UNITED CREDIT LIMITED

No. UCL-BSE/ 152 /2021-22

September 1, 2021

The Manager - Corporate Services BSE Ltd. Floor 25, P. J. Towers Dalal Street Mumbai - 400 001

Scrip Code No.531091

Dear Sir,

FIFTIETH ANNUAL GENERAL MEETING OF THE MEMBERS OF UNITED CREDIT LIMITED TO BE HELD ON 29TH SEPTEMBER, 2021

Pursuant to Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we forward herewith a copy of the Fiftieth Annual Report along with Notice of the Annual General Meeting to be held on 29th September, 2021.

Thanking you,

Yours faithfully,

For UNITED CREDIT LIMITED

(Arunabha Biswas)

Vice President & Co. Secretary

Encl: As above



UNITED CREDIT GROUP

REGISTERED OFFICE: 27-B, CAMAC STREET (8TH FLOOR), KOLKATA - 700 016 PHONE: -91-33-2287-9359, 2287-9360, 2287-9185, FAX: +91-33-2287-2047 CIN: L65993WB1970PLC027781

E-mail: unitedcreditltd@gmail.com, Website: www.unitedcreditltd.com

UNITED CREDIT LIMITED



ANNUAL REPORT 2020-2021



CONTENTS

	Page
Bnard of Directors	3
Notice	4-23
Directors Report	24-41
Independent Auditors' Report and Annexures	42-49
Balance Sheet	50
Statement of Profit and Loss	51
Cash Flow Statement	52
Statement of Changes in Equity	53
Notes to the financial statements	54-92

CIN: L65993WB1970PLC027781

BOARD OF DIRECTORS Mr. Ashok Kumar Dabriwala,

Chairman & Managing Director

Mr. Nandanandar Mishra

Mr. Raj Mohan Choubey

Devashish Dabriwal

Suresh Changra Saha

Mrs. Rashmi Dabriwal

VICE PRESIDENT AND Mr. Arunabha Biswas

COMPANY SECRETARY

CHIEF FINANCIAL OFFICER Mr. Samanii Jain

SOLICITORS AND ADVOCATES M/s. Khaitan & Co. LLP

Argus Partners

AUDITORS M/s, L, B, Jha & Co

BANKERS Punjah National Bank

State Bank of India

REGISTRARS & SHARE C 8 Management Services (P) Limited

TRANSFER AGENT P-22, Bondel Road

Kolkata • 700019

Phone (033) 2280-6692/2282-36437

2287-026374011-6700

: (033) 4011-6739 E-mail: rta@cbmsl.com Website: www.cbmsl.com

AUDIT COMMITTEE Mr. Suresh Chandra Saha

Mr. Nandanandan Mishra. Mr. Raj Mohan Choubey

NOMINATION AND

Mr. Raj Mohan Choubey. REMUNERATION COMMITTEE Mr. Nandanandan Mishra

Mr. Surosh Chandra Saha

STAKEHOLDERS RELATIONSHIP

COMMITTEE

Mr. Raj Mohen Chouboy Mr. Ashok Kumar Dabriwala

Mr. Devasnish Dabnwall

REGISTERED OFFICE

27B. Camac Street (8" Floor), Kolkata-700 016 Phone : (033) 2287-9359/9360, Fax : (033) 2287-2047.

E-mail: unitedoreditltd@gmail.com Website : www.unitedcredittd.com

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CIN: L65993WB1970PLC027781

REGISTERED OFFICE 27B, Camac Street (8th Floor), Kolkata - 700016.

Phone: (033) 2287-9359/9360, Fax: (033) 2287-2047.

E-mail: unitedcreditltd@gmail.com Website: www.unitedcreditltd.com

NOTICE TO SHAREHOLDERS CONVENING ANNUAL GENERAL MEETING

Notice is hereby given that the 50° (Fift eth) Annual General Meeting of the members of UNITED CREDIT LIMITED (the Company) will be held on Wednesday, the 29th September, 2021 at 11.00 A.M. through viceo conferencing (VC) or other audio visual means (OAVM). The Company will conduct the meeting from 7C. Micdleton Street, Kolkata - 700071, which shall be deemed to be the venue of the meeting to transact the following businesses.

ORDINARY BUSINESS

 To receive, consider and adopt the audited financial statements of the Company for the financial year ended 31st March, 2021 and the reports of the Board of Orrectors and Auditors thereon and, in this regard, to consider and, if thought fill, to pass, with or without modification(s), the following resolution as an Ordinary Resolution;

"RESOLVEU THAT the audited financial statements of the Company for the financial year ended 31st March, 2021 and the reports of the Board of Directors and Auditors thereon, as circulated to the Members, be and are hereby received, considered and adopted."

2 To appoint Mr. Devashish Dabriwal (DIN: 00037051), who retires by rotation as a Director and, in this regard, to consider and if thought fit to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT Mr. Devashish Dabriwal (DIN 00037051). Director of the Company, who refers by rotation under Section 152 of the Companies Act, 2013 read with Article 78(c) of the Articles of Association of the Company being eligible for re-appointment be and is hereby re-appointed as a Director of the Company."

SPECIAL BUSINESS

3 RE-APPOINTMENT OF MR ASHOK KUMAR DABRIWALA (DIN 00024498), MANAGING DIRECTOR OF THE COMPANY

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

RESOLVED THAT in accordance with the provisions of Sections 196, 197, 200, and 203 read with Schedule V and all other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 including any statutory modification(s) or re-enactment thereof for the time being in force, and all applicable guidelines issued by the statutory authorities from time to time approval of the members be and is hereby accorded to the re-appointment of Mr. Ashok Kumai Dabi wala (DIN 00024496) as Managing Director of the Company for a period of three years with effect from 1° November, 2021 to discharge the duties and responsibilities under the control and directions of the Board of Directors of the Company on the terms and conditions as set out below and in the statement pursuant to Section 192 of the Companies Act. 2013 annexed to the Notice convening this meeting with liberty to the Board of Directors to alter and vary the terms and conditions of this re-appointment in such manner as may from time to time be prescribed by the Central Government and any modification in Schedule V of the Companies Act, 2013 as may be agreed by the Board and Mr. Ashok Kumar Dabriwala (DIN: 00024498).

I. REMUNERATION :

A Basic Salary : Rs 1,60,000 (Rupees One Lakh Sixty Thousand) per month in the salary range of Rs. 1,60,000 – Rs 1,80,000/

B Bonus : As per rules of the Company.

- C. Perquisites in J. Perquisites, as detailed below, will be allowed in addition to salary and shall be restricted to an amount equal to the annual salary.
 - a. house rent allowance subject to a ceiling of 60% of the basic salary.
 - medical reimbursement for self and family subject to a ceiling of one month's basic salary in a year or three months, basic salary over a period of three years;
 - leave travel assistance for self and family in accordance with the rules of the Company.
 - c. fees of clubs subject to a maximum of two clubs, excluding admission and life membership fees
 - e. personal accident insurance of an amount, the annual premium of which is not to exceed Rs, 5000/- and
 - f. use of car and lelephone at residence on Company's business, will not be considered as perquisites. Personal long distance calls on telephone and use of the car for private purposes shall be billed by the Company.
 - ii) Perquisites, as detailed below, will be allowed in addition to salary but shall not be included in computation of the coiling on remuneration specified in Section II of Part II of Schedule V of the Companies Act, 2013;
 - contribution to provident fund, superannuation fund or annuity fund to the extent these either singly or put together are not taxable under the income Tax Act. 1961 (43 of 1961).
 - b) gratuity payable at a rate not exceeding half a month's salary for each completed year of service;
 and
 - encashment of leave at the end of the tenure as per rules of the Company

II. TOTAL REMUNERATION:

Total remuneration payable to Mr. Ashok Kumar Dabriwala. (DIN: 00024498) as Managing Director is restricted to the limits fixed under Section II of Part II of Schedule V of the Companies Act, 2013.

"RESOLVED FURTHER THAT Mr. Ashok Kumar Dabriwala (DIN: 00024498) be entrusted with the substantial powers of management of the affairs of the Company during the tenure of his appointment as Managing Director."

"FURTHER RESOLVED THAT, in consonance with Article 102(b) of the Articles of Association of the Company. Mr. Ashok Kumar Dabriwala (DIN: 00024498) shall not while he continues to hold the office of Managing Director be subject to retirement by rotation."

'RESOLVED FURTHER THAT appointment of Mr. Ashak Kumar Dabrivala (DIN: 00024498) may be terminated by either porty by giving to the other advance notice of three months in writing.'

"FURTHER RESOLVED THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds, matters and things as may be considered expedient to implement the resolution."

4. To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

AMENDMENT OF EXISTING ARTICLE 63(a) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY

*RESOLVED THAT pursuant to the provisions of Section 14 of the Companies Act. 2013 and all other applicable provisions. If any, of the Companies Act. 2013 including any statutory modification(s) or re-enactment thereof for the time being in force, and subject to the approval of the shareholders, existing Article 63(a) of the Articles of Association of the Company be substituted by the following new Article 63(a).

- (i) The Chairperson, if any, of the Board of Directors shall preside as Chairperson at every General Meeting of the Company
- (ii) The Managing Director of the Company may be appointed or ine-appointed to hold the position of the Chairperson of the Company.

*FURTHER RESOLVED THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds, matters and things as may be considered expedient to implement the resolution."

By Order of the Board of Directors Sd/-Arunabha Biswas Vice President & Company Secretary Membership No. F 4380

June 29, 2021 Kolkala - 7000**16**

NOTES

- In view of the COVID-19 pandemic, the Ministry of Corporate Affairs (MCA) has vice Circular No. 02/2021 dated 13th January, 2021 read with its Circular Nos. 14/2020, 17/2020, and 20/2020 dated 8th April, 2020, 13th April, 2020, and 5th May, 2020 respectively allowed companies to conduct their Annual General Meetings (AGM) through video conferencing (VC) or other audio visual means (OAVM) without physical presence of the members in the venue. In accordance with the various Circulars issued by MCA, provisions of the Companies Act. 2013 (the Act) and the SEBI (Listing Obligations and Disclosure Requirements). Regulations, 2015 (SEBI Listing Regulations) the 50th AGM of the Company will be conducted through VC/OAVM Facility, which does not require physical presence of members at a common venue. The deemed venue for the 50th AGM shall be 70, Middleton Street, Kolkata... 700071
- II) A statement pursuant to Section 102(1) of the Companies Act 2013 relating to the special businesses to be transacted at the forthcomino Annual General Meeting is annexed hereto.
- III) Mr. Devashish Dabriwal is retiring by rotation in the ensuing Annual General Meeting. His profile is given in Annexure I to the Notice as per requirement of Regulation 36(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SS-2.
- IV) Present tenure of office of Mr. Ashok Kumar Dabriwala as Managing Director of the Company will expire on 31st October, 2021. The Board of Directors, in its meeting held on 29th June, 2021, considered his re-appointment for a period of three years with effect from 1st November, 2021 subject to the approval of the members by way of special resolution at the furthcoming Annual General Meeting. His profile is given in Annexure If to the notice.
- Members are requested to notify immediately any change in their address to the Company and / or to the Depository Participants, wherever applicable.
- VI) Pursuant to the provisions of Section 72 of the Companies Act, 2013, shareholders holding shares in physical form may file nomination in the prescribed form \$H-13 with the Registrars & Share Transfer Agent of the Company, C B Management Services (P). Limited, P-22, Bondel Read, Kolkata 700 019 (CBM). In respect of shares held in demat form, the nomination form should be filed with the respective Depository Participant.
 - Members may note that as per SEBI Press Release No. 12/2019 dated 27th March, 2019, except in case of transmission or transposition of securities, requests for effecting transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository. This measure has come into effect from 1St April, 2019. Accordingly, members are requested to dematerialise their shares as early as possible, if not already done.
- VIII) The Company has complied with the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 by formishing and uploading information regarding unpaid and unclaimed amount of dividends lying with the Company in Form No IEPF-2 on the website of the Authority, www.iepf.gov.in and website of the Company, www.unitedorediffld.com.
 - Unclaimed dividend on preference shares in respect of the financial year 2012-13 and for the broken period 1° April 2013 to 3° September, 2013 to the date of redemption of preference shares and also the unclaimed redemption proceeds have been transferred to the Investor Education and Protection Fund within the stipulated time in the month of October 2020.
- VIII) Members are requested to note that pursuant to the provisions of Section 124(6) of the Act read with Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules. 2016 as amended vide Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules. 2017 (TEPF Rules') all such shares in respect of which dividend has not been paid or claimed for seven consecutive years or more are also required to be transferred to IEPF Authority. The Company has transferred the shares

1

in respect of unclaimed dividend up to the financial year 2009-2010 in favour of the IEPF Authority, on 30* November, 2017. As per record maintained by CBM, after this transfer, presently there are no shares of the Company which are required to be transferred to IEPF.

The voting rights on shares transferred to the Fund shall remain frozen until the rightful owner claims the shares.

- IX) Members are informed that once the unpaid / unclaimed dividend or the shares are transferred to IEPF, the same may be claimed by the Members from the IEPF Authority by making an application in prescribed Form IEPF-5 online and sending the physical copy of the same duty signed (as per the specimen signature recorded with the Company) along with requisite documents to the Registered Office of the Company for verification of the claim. The Form IEPF-5 is available on the website of IEPF at www.iepf.gov.in
- X) Members are informed that the scrips of the Company have been activated both in Central Depository Services (India) Limited and National Securities Depository Limited and may be cematerialised uncer the ISIN INF858C01027
- XI) Members holding shares in physical form are requested to advise any change in their address or bank mandates immediately to the Company or CBM. Members holding shares in electronic form are requested to ntimate immediately any change in their address or bank mandate to their depository participant with whom they are maintaining their demat accounts.
- XII) The members are also informed that the Company has to maintain the Register of Members in the prescribed Form MGT-1, which requires detail information of the members. The shareholders are requested to furnish the required information in the enclosed form marked Annexure 'A' and send back the same duty signed to CIBM soonest possible.
- XIII) The shareholders who have not yet surrendered their share certificates of erstwhile United Credit Financial Services Limited are requested to contact CBM for necessary action immediately.
- XIV) Members who hold shares in physical form under multiple folios in identical names or joint holding in
 the same order of names, are requested to send the share certificates to the Company (Registrars
 & Share Transfer Agent for consolidation into a single folio.
- XV) The shareholders are requested to register their e-mail address with the Company /CBM and / or with the concerned Depository Participant where applicable and changes therein from time to time, to enable the Company to serve documents and notice of meeting through e-mail.

The persons, who have not registered their email addresses with the Company, can get the same registered with the Company by filling the attached e-communication form marked Annexure 'B'.

- XVI) in view of the prevailing situation, owing to the difficulties involved in dispatching physical copies of the Annual Report containing Notice, financial statements including Board's report. Auditor's report and other documents required to be attached therewith, are being sent as per stipulation made in Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021 read with Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 only by email to the members whose email addresses are registered with the Company/ Registrars. & Share Transfer Agent / Depository Participant(s), and to all, other, persons so entitled.
- XVII; Members may note that the Notice of the 50th AGM, along with its endosures, will also be available on the Company's website www.unitedcredittd.com and the website of CDSL www.evotingindia.com for their cownload Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, Register of Contracts or Arrangements in which directors are interested under Section 189 of the Act will be available for inspection during the AGM in electronic mode.

- XVIII) Since the AGM will be held through Video Conferencing / Other Audio Visual means, the route map of the venue of the meeting. Proxy form and attendance slip are not annexed to this notice.
- XIX) Central Depository Services (India) Limited (CDSL) will provide service for e-voting and participating in the Filbeth Annual General Meeting through Video Conferencing / Other Audio Visual means.
- XX) Instructions for Members for e-voting and participating in the 50th AGM through Video Conferencing (VC) / Other Audio Visual Means (OAVM) are as under:
 - As you are aware, in view of the situation arising due to COVIO-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 5, 2029. The forthcoming AGM will thus be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
 - Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SFBI II isting Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 8, 2020, April 13, 2020 and May 5, 2020 the Company is providing facility of remote e-voting to its Members in respect of the husiness 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 a-Voting agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
 - 3. 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 Champersons 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.
 - The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
 - 5. Pursuant to MCA Circular No. 14/2020 dated April 8, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.
 - 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020 the Notice calling the AGM has been uploaded on the website of the Company at www.unredcreditlid.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and The Calcutta Stock Exchange Limited at www.bseindia.com and www.cse-india.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindla.com.

- 7 The AGM has been convened through VC/OAVM in compliance with applicable previsions of the Companies Act, 2013 and MCA Circular No. 02/2021 dated 13th January, 2021 read with MCA Circular No. 14/2020 dated 8th April, 2020, MCA Circular No. 17/2020 dated 13th April, 2020 and MCA Circular No. 20/2020 dated 5th May, 2020.
- 8. In continuation of General Circular No. 20/2020 dated 5th May, 2020 issued by the Ministry of Corporate Affairs. It has been decided to allow companies whose AGMs were due to be held in the year 2020, or become due in the year 2021, to conduct their AGMs on or before 31⁵¹ December, 2021, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020 as per MCA Circular no. 02/2021 dated 13¹⁶ January, 2021.

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- (i) The voting period begins at 9.00 a.m. on Saturday, the 25th September, 2021 and ends at 5.00 p.m. on Tuesday, the 28th September, 2021. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 22th September, 2021 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 9th December, 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-voling 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/HQ/CFD/CMD/CIR/P/2020/242 dated 9th December, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demait mode are allowed to vote through their demait account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demait accounts in order to access e-Voting facility.

Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demet mode CDSL / NSDL is given below:

Trans of	
Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode	1) Users who have opted for CDSL Easi / Easlest 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 / Easlest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
with CDSL	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting 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. CD\$L/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	 If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/Easi Registration
	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.edslindia.com/ home page or click on https://evoting.edslindia.com/ Evoting/EvotingLogin. 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 option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding sucurities in demat mode with NSDL	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.insdl.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-Voling services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voling page. Click on company hame or e-Voting service provices 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.
	 If the user is not registered for IDeAS e-Services, option to register is available at <u>https://eservices.nsdl.com</u>. 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.evoling.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 held 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	You can also login using the login credentials of your domat account through your
Shareholders (holding securities in demail mode) login through their Depository Participants	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

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	Members facing any technical issue in login can
in Demat mode with CDSL	contact CDSI, helpdesk by sending a request of
	helpdesk.evoting@edslindia.com or contact at 022-
	23058738 and 022-23058542-43.
Individual Shareholders holding securities	Members facing any technical issue in login can
in Demat mode with NSDL	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 meetings for **Physical shareholders and** shareholders other than individual holding in **Demat form**.
 - The shareholders should log on to the e-voting website www.evotingindia.com.
 - Click on "Shareholders" module.
 - 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,
 - Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.

- d. Next enter the Image Verification as displayed and Click on Login.
- e. If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier e-voting of any company, then your existing password is to be used.
- f. If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in			
	Démat.			
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 Divident Bank Details or Date of Birth (in dtl/mm/yyyy format) as recorded in your			
Bank	demat account or in the company records in order to login.			
Details OR Date of Birth (DOR)	 If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field 			

- (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 210724001 of 'UNITED CREDIT LIMITED'.
- (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) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are
 required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evotrng@cdslindia.com</u>
- 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 loglin should be mailed to helpdesk.evoting@cdslindla.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 and to the Company at the email address viz: unitedcrediftld@gmail.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3 Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.

- 4. Shareholders are encouraged to join the Meeting through Laptops / iPads for better expenence
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 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.
- 7. Shareholders who would like to express their views/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, demail account number/folio number email id, mobile number at company email id unitedcredittd@gmail.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 days prior to meeting mentioning their name, demail account number/folio number, email id, mobile number at company email id. These queries will be replied to by the company suitably by email.
- Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9 Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For Physical shareholders please provide necessary details like Folio No.. Name of shareholder, scanned copy of the share certificate (front and back). PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id.
- 2. For Demat shareholders Please update your email id & mobile no, with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no, with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to <u>helpdesk evoting@cdslindia.com</u> or contact at 022-23058738 and 022-23058542/43.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) 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@cdstindia.com or call on 022-23058542/43.

XXI) General:

- (i) Mrs. Indrani Chaudhuri, Practising Company Secretary, Kolkata. (Membership No. ACS 8739) and, failing her, Mr. Rajarshi Ghosh, Practising Company Secretary, Kolkata (Membership No. ACS 17717), have been appointed as Scrutinizer to scrutinize the remote e-voting process and voting at the meeting in a fair and transparent manner.
- (ii) The Scrutinizer shall, immediately after the conclusion of voling at the general meeting, first count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and make, not later than two working days of conclusion of the meeting a consolidated Scrutinizer's report of the total votes cast in favour or against, if any, and submit the same to the Chairman or a person authorised by him in writing who shall countersign the same.

Provided that the Chairman or a person authorised by him in writing shall declare the result of the voting forthwith.

- XXII) The results of the e-voting along with the Scrutinizer's report shall be placed in the Company's website www.unitedcrediftd.com and on the website of CDSL www.evotingindia.com immediately after the result is declared by the Chairman. The results will also be simultaneously communicated to the BSE Limited and The Calcutta Stock Exchange Ltd. where the shares of the Company are listed.
- XXIII) Subject to receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of the meeting, i.e. 29th September, 2021.

By Order of the Board of Directors
Sd/Arunabha Biswas
Vice President & Company Secretary
Membership No. F 4380

June 29, 2021 Kolkata - 700016

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

<u> ITEM - 3</u>

Mr. Ashok Kumar Dahrwala was re-appointed as Managing Director of the Company for a period of three years with effect from 1st November, 2018 on a remuneration fixed by the Board of Directors at its meeting held on 28th May, 2018 and approved by the shareholders in the Forty-seventh Annual General Meeting of the Company held on 28th September, 2018. His tenure of office will expire on 31° October, 2021. The Board of Directors, In its meeting held on 29th June, 2021, considered his re-appointment for a period of three years with effect from 1st November, 2021 on the expiry of his present tenure of office subject to the approval of the members by way of special resolution at the forthcoming Annual General Meeting at a basic salary of Rs.1,60,000/- per month in the salary range of Rs.1,60,000 - Rs.10,000 - Rs.1,80,000/- plus bonus and other benefits and perquisites as mentioned in the proposed resolution. The members of the Nomination and Remuneration Committee and Audit Committee also considered and approved the payment of remuneration and other terms and conditions of his re-appointment in the respective meetings held on 29th June, 2021.

The Managing Director is entrusted with substantial powers of management and he shall act in accordance with the Articles of Association of the Company and provisions contained in Section 166 of the Companies Act, 2013 (the Act).

The Office of the Managing Director may be terminated either by the Company or by Mr. Ashok Kumar Dabriwala by giving the other three months' notice in writing.

Mr. Dabriwala satisfies all the conditions set out in Part I of Schedule V to the Companies Act, 2013 as also conditions set out under Section 196(3) of the Act for being eligible for his re-appointment. He has confirmed that he is not disqualified to act as Director under Section 164 of the Act and any other applicable provisions of the said Act.

Brief resume of Mr. Ashok Kumar Dabriwala, nature of his expertise in specific functional areas and other details as per Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SS-2 are provided in Annexure II to the Notice

Information as per Schedule V- Part II - Section II of the Companies Act 2013 (as amended) is given hereunder

General Information:

(1) Nature of incustry - Non-Banking Financial Company

Date or expedied date of commencement of commercial production N.A.

(3) In case of new companies lexpected date of commencement of activities as per project approved by financial institutions appearing in the prospectus. - N.A.

(4)

Financia performance based on given indicators			
		-	Amount (in Ris)
Partiou ars	2020-2021	2019-2020	2018-2019
Total Income	2,77,98,246	2 95,98,947	7,91,24,448
Profit / (Loss) before Taxation	1,19,73.893	1 18,36 617	3.59 37 078
Provision for Taxation (Net)	32,35 595	26,86,550	1,50,00,283
Net Prof4	87,38 298	89,50,067	2.09.28.795
Earnings per Equity Share (Face value of Rs 107- each)	1.64	I G6	3.93

Consequent upon various restrictions imposed by the statutory authorities in view of outbreak of Covid 19 pandemic, performance of the Company during the year was not at the cesired level. The Company has achieved a total income of Rs. 277.98 lakhs in the current financial year as compared to Rs. 295.99 lakhs in the previous financial year.

(5) Foreign investments or collaborations, if any N.A.

- II. Information about the appointee
- Background details.

Mr. Ashok Kumar Qabriwala (DIN: 00024498) aged about 66 years, is an Hons. Graduate in Commerce and has more than 43 years of expenence in leasing, hire purchase, real estate development and other financial services. He started his professional career as Einector-in-charge of a sugar manufacturing Company and has experience in a wicle range of manufacturing and service related business. His family was one of the first stock brokers on The Calcutta Stock Exchange Limited.

Past remuneration.

Mr. Ashok Kumar Dahnwata is getting a basic salary of Rs 1,60,000/- p.m. plus bonus and other benefits and perquisites such as contributory provident fund, house ront allowance, medical reimbursement, leave travel assistance, club membership, etc.

(3) Recognition or awards.

- No recognition or award has been received by Mr. Dobriwala.
- (4) Job profile and his suitability.
- Mr. Ashok Kumar Dahnwala is entrusted with substantial powers of management of the Company and is responsible for overall performance of the Company.

Mr Debriwala, with his hands on experience in various commercial and industrial activities, is the most suitable candidate for the post.

- (5) Remuneration proposed.
- Basic salary of Rs. 1.80.000/- p.m. in the salary range of Rs 1.60.000 Rs 10.000 -Rs 1,80,000/- plus bonus and other benefits and percuisites such as contributory provident fund, house rent allowance, medical reimhursement, leave travel assistance, club membership, etc.
- (8) Comparative remuneration profile with respect to industry, size of the company profile of the position and person.
- Proposed remuneration is at par with that of similar other companies engaged in NBFC activities and within the tim tiprescribed by the Companies Act, 2013 for companies having inadequate profit.

(7) Pacuniary relationship directly or indirectly with the company, or relationship with the manager alpersonnel, if any Mr. Ashok Kumar Dabhwala is one of the promoters of the Company and is holding 738540 equity shares of Rs.10:- each in the Company which is 13.86% of the total paid- up equity share capital of the Company

Excepting remuneration receivable by him as Managing Director of the Company, Mr Dabinwala has no other pecuniary relationship with the Company.

III. Other information:

(1) Reasons of loss or madequate profes-

 The Company being a small NBFC, it is difficult for it to sustain stiff competition and earn substantial profit.

(2) Steps taken or proposed to be taken for improvement The Company intends to increase its range of activities by engaging itself in loan syndication, real estate, entertainment and any other activity as may be permissible under the objects clause of the Memorandum of Association of the Company instead of concentrating only on non-banking financial activities.

(3) Expected increase in productivity and profits in measurable terms The management is constantly enceavouring to diversify its activities and thereby increase revenue. It is expected that in a span of three years the Company will be able to increase its revenue and profit approximately to the extent of 50%.

(4) Disclosures :

At present Corporate Governance is not applicable to the Company. Accordingly disclosures in detail are not required to be given.

Statement containing other parameters under Section 200 of the Companies Act, 2013 (as amended) read with Rule 6 of the Companies (Appointment and Remuneration of Managenal Personnel) Rules 2014 (as amended)

In terms of the provisions of Section 200 of the Companies Act. 2013 and Rule 6 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (as amended), the Company has considered the following aspects in fixing the remuneration of Mr. Dabhwala

- 1) Financial Position of the Company During the financial year ended 31° March, 2021.total income of the Company is Rs. 277.98 Lakhs and net profit is Rs. 87.38 Lakhs is compared to Rs. 295.99 takhs and Rs. 89.50 Lakhs respectively in the previous financial year.
- Remuneration or commission drawn by individual concerned in any other capacity -Mr. Ashok Kumar Dabhwala has not drawn any remuneration or commission in any other capacity from the Company.
- Remuneration or Commission drawn from any other Company Mr. Datinwala has not drawn any remuneration or commission from any other company.
- Professional qualification and experience Please refer to Annexure-II to the Notice.

- 5) Financial and operating performance of the Company during the three preceding financial years. Details provided under Serial No. 1 (4) of the General Information formshed along with the Statement pursuant to Section 102 (1) of the Companies Act. 2013 given in respect of Resolution No. 2 of the Notice.
- 6) Relationship between remuneration and performance Remuneration offered to Mr. Dabriwala meets the required onteria prescribed by Nomination and Remuneration Committee and is justified and appropriate considering the service given by him to the Company and is based on evaluation of his performance.
- 7) The principle of proportionality of remuneration within the Company, ideally by a rating methodology which compares the remuneration of directors to that of other directors on the board who receive remuneration and employees or executives of the Company. –

Non-Executive directors do not receive any remuneration excepting sitting fee for attending meetings of the Board of Directors and its Committees. The remuneration proposed is based on assessment of his performance and is directly related to the competence of Mr. Dabriwala.

In determining the remuneration payable to Mr. Dabriwala, the Company has followed the principle of proportionality of remuneration received by the employees or executives of the Company

8) Whether remuneration policy for directors differs from remuneration policy for other employees and if so, an explanation for the difference

The remuneration paid to the managerial personnel is in accordance with the Nomination and Remuneration Policy of the Company, which is applicable for the Directors, Key Managerial Personnel and other employees of the Company and is based on the recommendations of the Nomination and Remuneration Committee and as approved by the Board.

- Securities held by the director, including options and details of the shares pledged as at the end of the preceding financial year
 - Mr. Dabriwala is holding 7,38,540 equity shares of Rs.10/- each representing 13.86% of the total paid-up equity share capital of the Company. He has not pledged any of his shares
- Reasons and justification for payment of remuneration —

Remuneration offered to Mr. Dabriwala is as per Section II of Part II of Schedule V of the Companies. Act, 2013 which is applicable for companies having no profits or inadequate profits.

Mr. Ashok Kumar Dabriwala (DIN: 00024498) is interested in the resolution set out at Item No. 3 of the Notice. Mr. Devashish Dabriwal (DIN: 00037051) and Mrs. Rashmi Dabriwal (DIN: 00393162). Directors of the Company being related to Mr. Ashok Kumar Dabriwala may be deemed to be interested in the said special resolution.

The other relatives of Mr. Ashok Kumar Dabhwala may be deemed to be interested in the said special resolution of the Notice, to the extent of their shareholding interest, if any; in the Company, Save and except the above, none of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the special resolution set out in Item No. 3 of the Notice

The Board of Directors recommends Mr. Ashok Kumar Dabriwala's re-appointment as Managing Director of the Company as given in Resolution No. 3 of the Notice of the 50th Annual General Meeting for members' approval in the forthcoming Annual General Meeting by way of Special Resolution.

The Statement together with the accompanying Notice is and should be treated as written memorandum setting out the terms of re-appointment of Mr. Ashok Kumar Dabriwala under Section 190 of the Companies Act, 2013 and is open for inspection at the Registered Office of the Company, between 12.00 noon and 5.00 p.m. on any working day except Saturdays without payment of fee. This is also available on the website of the Company at www.unitedcreditlfc.com

ITEM - 4

As per first proviso to Section 203(1) of the Companies Act, 2013 an incividual shall not be appointed or reappointed as the chairperson of the company, in pursuance of the articles of the company, as well as the managing director or Chief Executive Officer of the company at the same time after the date of commencement of this Act unless

- (a) the articles of such a company provide otherwise; or
- (b) the company does not carry multiple businesses.

As the Company has been trying to shift its focus point from the traditional business carried on by the Company and venture into other areas within the permissible range of the object clause laid down in the Memorandum of Association of the Company, the Board of Directors of the Company, in its meeting held on 29° June, 2021, has decided to amend the Articles of Association of the Company so that the Managing Director can also hold the position of Chairperson, even if the Company carries on multiple businesses.

A copy of the Articles of Association of the Company is available on the website of the Company at www.unitedcrediffd.com. The Articles of Association of the Company containing the proposed amendment is open for inspection at the Registered Office of the Company between 12.00 noon and 5.00 pm on any working day except Saturdays without payment of fee

None of the directors, key managerial personnel of the Company and relatives of directors and key managerial personnel are in any way concerned or interested, financially or otherwise, in the special resolution set out in Item No. 4 of the Notice.

The Board of Directors recommends the Resolution No. 4 as a Special Resolution in relation to amendment of the Articles of Association of the Company for approval of the Members of the Company in the forthcoming Annual General Meeting.

By Order of the Board of Directors
Sd/Arunabha Biswas
Vice President & Company Secretary
Membership No. F 4380

June 29, 2021 Kolkata - 700016

INFORMATION RELATING TO DIRECTOR SEEKING APPOINTMENT / RE-APPOINTMENT AT THE 50TH ANNUAL GENERAL MEETING

As per the requirement of Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and Clause 1.2.5 of the Secretarial Standard – 2 (Revised) as issued by the Institute of Company Secretaries of India, a statement containing the requisite details of the concerned Director is given below

- a) Mr. Devashish Dabriwal (DIN, 00037051) aged about 44 years, possesses Master's Degree in Accounting and Financial Management of Lancaster University, UK, Mr. Dabriwal was first appointed as Director of the Company on 21" January, 2004. He is liable to retire by rotation pursuant to Section 152 of the Companies Act, 2013 (the Act).
- b) Mr. Dabriwal has vast experience in varying fields from finance to real estate. He was also associated with a Company engaged in nanotechnology based products for a considerable time. Mr. Dabriwal has given his consent to be re-appointed as Director of the Company liable to retire by rotation and he has also given a declaration confirming that he is not disqualified to act as Director under the Act.
- Mr. Debriwal is related to Mr. Ashok Kumar Debriwala. Chairman & Managing Director and Mrs. Rashmi Debriwal, Director of the Company.
- d) Mr. Debriwal is also a member of the Stakeholders Relationship Committee
- Mr. Dabriwal is also the Managing Director of Dabriwala Banijya Udyog Limited, an unlisted public Company
- i) Names of the Companies in which, Mr Dobriwal is a Director, Chalrman of the Board, Board Committees and member thereof, excluding United Credit Limited, are given hereunder:

Name of the Company	Director/Chairman	Chainman of the Board Committees	Member of the Board Committees
Dabriwala Banijya Udyog Limited	Managing Orrector	-	-

- gt Mr. Dabriwal is not holding any shares in the Company.
- He is not entitled to any remuneration other than sitting fees for attending meetings of the Board and its Committees
- During the financial year ended 31" March, 2021 there were five meetings of the Board of Directors and Mr. Dabriwal was present in all the meetings.

INFORMATION RELATING TO DIRECTOR SEEKING APPOINTMENT / REAPPOINTMENT AT THE $50^{\rm TM}$ ANNUAL GENERAL MEETING

As per the requirement of Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and Clause 1.2.5 of the Secretarial Standard – 2 (Revised) as issued by the Institute of Company Secretaries of India, a statement containing the requisite details of the concerned Director is given below

- a) Mr. Ashok Kumar Dabriwala (DIN: 00024498) aged about 66 years is an Hons. Graduate in Commerce Mr. Dabriwala was first appointed as Director of the Company on 27[±] July, 1989 and Managing Director with effect from 1st November, 1990. He is not liable to refire by rotation pursuant to Article 102(b) of the Articles of Association of the Company. Details of Remuneration sought to be paid and the remuneration last drawn by Mr. Dabriwala are given under General Information.
- b) Mr. Dabriwale has vast experience in leasing, hire purchase, other financial services and real estate for more than 43 years. He has also experience in a wide range of manufacturing and service related business. His family was one of the first brokers on The Calcutta Stock Exchange Limited.
- c) Mr Dabriwala is also Chairman of the Board and a member of the Stakeholders Relationship Committee of the Company.
- d) Mr. Dabriwala is related to Mr. Devashish Dabriwal and Mrs. Rashmi Dahriwal, Directors of the Company.
- e) Names of the Companies in which Mr. Dahriwsta is a Director, Chairman of the Board. Board. Committees and member thereof, excluding United Credit Limited, are given hereunder;

Name of the Company	Director/Chairman	Chairman of the Board Committees	Member of the Board Committees
Dabriwala Barrijya Udyog Limited #	Chairman		
Ricge Valley Developers Private Limited *#	Chairman	-	-

- f) Mr. Dahriwala is holding 7.38,540 equity shares of Rs 10/- each, i.e. 13.86% of the total paid-up equity share capital of the Company.
- g) During the financial year ended 31º March, 2021 there were five meetings of the Board of Directors, and Mr. Dabriwala was present in all the meetings.

'Ridge Valley Developers Private Limited has filed an application on 23.02.2021 with the Registrar of Companies, Karneteke, under Section 248(2) of the Companies Act, 2013 in Form No. STK-2 for removal of name of the Company from the Register of Companies.

N B These two Companies are not listed with any of the stock exchanges.

By Order of the Board of Directors Sd/-

Arunabha Biswas Vice President & Company Secretary Membership No. F 4380

June 29, 2021 Kolkata - 700016

DIRECTORS' REPORT

TO THE MEMBERS

Your Directors are pleased to present the Fiftieth. Annual Report and the audited financial statements of the Company for the brancial year ended 31st March, 2021.

FINANCIAL HIGHLIGHTS

Financial Highlights of the Company for the financial year under review as compared to the previous financial year are given hereunder:

	(Rs. In Lakhs)	
Particulars	2020-2021	2019-2020
Revenue from operations	271 24	289 29
Other Income	6.74	6.70
Total	277.98	295.99
Profit / (Loss) before Taxation	119 74	118 37
Provision for Taxation	32 36	28.87
Net Profil	87.38	89 50
Other Comprehensive Income/(Loss) (net of tax)	0.87	0.66
Total comprehensive Income	88.25	90 16

STATE OF THE COMPANY'S AFFAIRS

During the financial year under review the Company has been able to achieve profit before tax of Rs.119.74 lakhs as against Rs. 118.37 lakhs in the previous year.

There is no change in the nature of business carried on by the Company. The Company is engaged in Non-Banking Financial activities. The Company earns a major portion of the revenue from interest on loan while a portion is contributed by carning from rent.

The financial statements for the financial year ended 31° March, 2021 have been prepared in laccordance with the provisions of Sections 129, 133 and Schedule III of the Companies Act, 2013 (the Act) las amended and Ind AS as applicable for Non-Banking Financial Companies.

During the financial year under review the Company has achieved a revenue from operations of Rs. 271.24 lakhs as compared to Rs.289 29 lakhs in the previous year.

Company's earnings from rent during the lockcown period have been affected adversely

A portion of revenue is generated from the commercial space given on rent. These let out spaces are mostly used for restaurants and retail business, which suffered a serious set back owing to restriction imposed by the statutory authorities and operation was totally stopped for more than two months; thereafter upon withdrawal of lock down economic activities started with timited capacity as per stipulation made by the State Government on account of maintenance of social distancing. This has accounsely affected income generation by the tenants. Consequently there has been substantial reduction in Company's income from rent.

FUTURE OUTLOOK

In the present economic scenario if has been drificult for the Company to expect remarkable success in the non-hanking financial activities. The management has been trying to shift its focus point from the traditional business of the Company and venture into other areas within the permissible range of the object clause laid down in the Memorandum of Association of the Company.

TRANSFER TO RESERVES

During the year under review, your Company has transferred a sum of Rs.17.47,860/- to Reserve Fund as per norms prescribed by the Reserve Bank of India

DIVIDEND

Considering the requirement of fund for day to day business operation and proposed diversification the Directors did not recommend any dividend for the year under review

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Particulars of loan given and investments made are furnished in Note Nos 6 and 7 of the Notes to the financial statements. The Company did not give any guarantee or provide any security in connection with a loan to any other body corporate or person during the financial year under review. The Company being an NBFC nothing contained in Section 186 of the Companies Act, 2013 except Sub-section (1) shall apply.

DEPOSITS

The Company has not accepted any public deposit during the year under review. There is also no unclaimed or unpaid deposit as on 31st March, 2021.

RELATED PARTY TRANSACTIONS

During the financial year ended 31st March, 2021 all contracts/arrangements/transactions entered into by your Company with Related Parties were or arm's length basis and in the ordinary course of business. There are no material transactions with any Related Party as defined under Section 188 of the Companies Act 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014. All Related Party transactions have been approved by the Auxilit Committee of your Company and are reviewed by it on a quarterly basis.

The Company has formulated the policy in dealing with related party transactions. The policy can be accessed in the web link https://www.unitedcreditltd.com/unitedadmin/upload/cmspage _ 678 _data.pdf.

The details of contracts and arrangements with Related Parties as per Companies Act, 2013. SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable statutory provisions are given in Note. No. 27 of the Notes to the Financial Statements, forming part of this Annual Report.

MATERIAL CHANGES OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR UNDER REVIEW AND THE DATE OF THE REPORT.

In view of extensive lockdown imposed to comhat the pandemic caused by COVID-19 inflow of income has suffered a great deal and the Company is facing substantial problem in absence of proper flow of fund. Other than this there is no material changes and commitments affecting the financial position of the Company between the end of the financial year under review and the date of the report.

GENERAL INFORMATION

Economic activities have suffered a great deal owing to nationwide lock down and statutory restrictions imposed to control the spread of virus

No strategic and financial partner was inducted in the Company during the period under review.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

The Board of Directors comprises of aix Directors out of which Mr. Ashok Kumar Dabriwala (DIN: 00024498) is functioning in executive capacity.

Pursuant to Section 149 of the Companies Act, 2013, Mr. Nandanandan Mishra (DIN: 00031342), Mr. Raj Mchan Choubey (DIN: 00031305) and Mr. Suresh Chandra Saha (DIN: 00464308) are acting as Independent Directors. One meeting of the Independent Directors was held during the year as per-statutory requirement.

In the opinion of the Board, the Independent Directors possess the requisite expertise and experience, including proficiency, and are persons of high integrity and repute. They fulfill the conditions specified in the Act as well as the Rules made thereunder and are independent of the management.

They have registered themselves with the Independent Director's Database maintained by the IICA,

Independent Directors had given declaration in accordance with the provisions of Section 149(7) of the Companies Act, 2013 stating that they meet the criteria of independence as per Section 149(6) of the said Act.

During the financial year under review there was no appointment or cessation of office of Directors and Keyl Managerial Personnel.

Tenure of office of Mr. Ashok Kumar Dabriwala (DIN, 00024498) as Managing Director of the Company will expire on 31st October, 2021, Based on the recommendation / approval of the Nomination and Remuneration Committee and the Audit Committee, the Board, in its meeting held on 29th June, 2021, has considered the matter and recommended his re-appointment for a further period of three years with effect from 1st November, 2021 for members' approval in the forthcoming Annual General Meeting.

Pursuant to Section 152 and other applicable provisions, if any, of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014 and the Articles of Association of the Company, Mr. Devashish Dabriwal (DIN: 00037051) Director of the Company, is hable to retire by rotation in the ensuing Annual General Meeting and being eligible offers himself for re-appointment

Mr. Ashok Kumar Dabriwala, Managing Director, Mr. Arunabha Biswas, Vide President & Company Secretary and Mr. Samanit Jain. Chief Financial Officer are the Key Managenal Personnel of the Company

None of the Directors of the Company are disqualified for being appointed as Directors as specified in Section 164(2) of the Companies Act, 2013 and Rule 14(1) of the Companies (Appointment and Qualification of Directors) Rules, 2014

In compliance with the provisions of Schedule IV of the Companies Act, 2013 and other applicable statutory provisions, Familiansation programme for Independent Directors was held on 10th February, 2021. The details of familiarisation programme could be accessed in the web link https://www.unitedcredottd.com/unitedadmin/upload/cmspage_1173_data.pdf.

MEETINGS OF THE BOARD AND ITS COMMITTEES.

Details of meetings of the Board and its Committees held curing the financial year ended 31° March, 2021 are given in the enclosed statement marked Annexure T

DIRECTORS' RESPONSIBILITY STATEMENT PURSUANT TO SECTION 134(3)(c) OF THE COMPANIES ACT, 2013

Pursuant to the provisions of Section 134(3)(c) read with Section 134(5) of the Companies Act, 2013, the Oirectors confirm that:

- i) In the preparation of the annual accounts, the applicable accounting standards had been followed and there is no material departure therefrom;
- ii) they had selected such accounting policies and applied them consistently and made judgements and estimates 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 profit of the Company for that period.

- they had taken proper and sufficient care for the maintenance of ladequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- iv) they had prepared the annual accounts on a going concern basis:
- they had faid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- they had devised proper systems to ensure compliance with the provisions of all applicable.
 laws and that such systems were adequate and operating effectively.

RISK MANAGEMENT POLICY

The Company has in place a comprehensive risk management policy, which is reviewed periodically by the Board of Directors. As of now the Directors do not envisage any element of risk which may threaten the existence of the Company. The Policy can be accessed on the Company's website at http://www.unitedcreditltd.com/unitedadmin/upload/cmspage_736_data.pdf.

ALTERATION OF ARTICLES OF ASSOCIATION OF THE COMPANY

As per decision taken in the meeting of the Board of Directors held on 29th June, 2021 Article 63(a) of the Articles of Association of the Company is proposed to be amended in the manner mentioned in the notice of the ensuing Annual General Meeting.

CORPORATE GOVERNANCE

In terms of Regulation 15(2) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, compliance with corporate governance provisions is not manufactry for the time being in respect of the Company as its paid-up equity share capital and net worth do not exceed Rs.10.00 Crores and Rs. 25.00 Crores respectively as on the last day of the previous financial year.

COMPOSITION OF AUDIT COMMITTEE

The Audit Committee consists of three Non-Executive Independent Directors, namely Mr. Suresh Chandra Saha, Mr. Nandanandan Mishra and Mr. Raj Mohan Choubey, Mr. Suresh Chandra, Saha is acting as the Chanman of the Committee. All the recommendations made by the Audit Committee were accepted by the Board.

COMPOSITION OF NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee consists of three Non-Executive Independent Directors, namely Mr. Raj Mohan Choubey, Mr. Nandanandan Mishra and Mr. Suresh Chandra Saha, Mr. Raj Mohan Choubey is acting as the Chairman of the Committee.

COMPOSITION OF STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders Relationship Committee consists of three Directors, namely Mr. Roj Mohan Choubey. Mr. Ashok Kumar Dabriwala and Mr. Devashish Dabriwal. Mr. Raj Mohan Choubey is acting as the Chairman of the Committee.

PROHIBITION OF INSIDER TRADING

The Company has formulated and published on its official website, Codes of Fair Disclosure and Conduct for prohibition of insider trading pursuant to the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended

The Company has formulated various Policies and Procedures as per requirement of Securities and Exchange Board of India (Prohibition of Inside Trading) (Amendment) Regulations, 2018 which, amongst others, include

(i) Policies and Procedures for enquiry in case of leak of unpublished price sensitive information or suspected teak of unpublished Price Sensitive Information

- (ii) Process for how and when people are brought inside on sensitive transactions.
- (iii) Internal Controls Systems

VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Company has established for directors and employees of the Company, a vigil mechanism as per requirement of Companies Act. 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015 and SEBI (Prohibition of Insider Trading) Regulations. 2015 as amended, to enable them to report genuine concerns about unethical behaviour actual or suspected fraud or violation of the Company's code of conduct or ethics policy. The policy of vigil mechanism / whistle blower may be accessed on the Company's website at the link http://www.unitedcreditltd.com/unitedadmin/upload/cmspage_755_data.pdf.

CORPORATE SOCIAL RESPONSIBILITY

The provisions of Section 135 of the Companies Act, 2013, in respect of Corporate Social Responsibility are not applicable to the Company as the net worth furnever and net profit during the financial year under review are less than the stipulated amount. Accordingly, no policy has been framed by the Company on Corporate Social Responsibility.

BUSINESS RESPONSIBILITY REPORT

As stipulated in Regulation 34(2)(f) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, business responsibility report is not applicable in case of the Company.

DIVIDEND DISTRIBUTION POLICY

The provisions of Regulation 43A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements). Regulations, 2015, in respect of formulation of dividend distribution policy is not applicable in case of the Company.

TRANSFER OF EQUITY SHARES AND UNPAID DIVIDEND TO THE INVESTOR EDUCATION AND PROTECTION FUND.

As per statutory requirement, dividends declared up to the financial year 2012-2013 which remained unpaid or unclaimed for a period of seven years have been duly transferred by the Company to the Investor Education and Protection Fund (IEPF) established by the Central Government under Section 125 of the Companies Act, 2013. (the Act) within the stipulated time. The Company had last declared dividend in the financial year 2018-2019 which would be due for transfer in the year 2026.

In terms of Section 124(6) of the Act read with Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Relund) Rules, 2016 as amended (1EPF Rules') all such shares in respect of which dividenc has not been paid or claimed for seven consecutive years or more are also required to be transferred to IEPF Authority. The Company has transferred the shares in respect of unclaimed dividend up to the financial year 2009-2010 in favour of the IEPF Authority on 30th November, 2017. As per record maintained by CBM, after this transfer presently there are no shares of the Company which are required to be transferred to IEPF.

STATUTORY AUDITORS AND AUDITORS' REPORT

Ms. L. B. Jha & Co. Chamered Accountants (Firm's Registration No. 301088E) were appointed as Statutory Auditors of the Company for a term of five consecutive years to hold office from the conclusion of the Forty-sixth Annual General Meeting (AGM) till the conclusion of the Fifty-first AGM of the Company subject to ratification of the appointment by the members at every AGM field after the Forty-sixth AGM.

Provisions regarding ratification of appointment of Statutory Auditors by the members has been omitted by the Ministry of Corporate Affairs vide Notification dated 7th May, 2018. Hence the resolution seeking ratification by the members of their appointment is not being placed at the ensuing Annual General Meeting of the Company.

The report made by the Statutory Auditors on the financial statements of the Company for the financial year ended 31° March, 2021 is free of any qualification, reservation or adverse remark or disclaimer.

SECRETARIAL AUDITOR AND AUDIT REPORT

In accordance with the requirement of Section 204 of the Companies Act. 2013, Mr. Ranjit Kumar Ghosh. Practising Company Secretary (ICSI Membership No. FCS 3724 and C.P. No. 11521) has been appointed to conduct Secretarial Audit for the linancial year ended 315 March, 2021.

A report made by him, pursuant to Section 204(1) of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuncration of Managerial Personnel) Rules, 2014 is attached marked Annexure III. The Secretarial Audit Report does not contain any qualification, reservation or adverse remark.

COMPLIANCE WITH SECRETARIAL STANDARDS

In terms of Para 9 of Secretarial Standard on meetings of the Board of Directors (SS-1), it is confirmed that all the applicable Secretarial Standards, saled by the Institute of Company Secretaries of India have been duly complied with.

NON-APPLICABILITY OF MAINTENANCE OF COST RECORDS

The Central Government has not prescribed the maintenance of cost records under Section 148(1) of the Companies Act, 2013 and Hules framed thereunder with respect to the Company's nature of business.

CONSERVATION OF ENERGY AND TECHNOLOGY ABSORPTION

The Company being engaged in non-banking financial activities, the question of conservation of energy and technology absorption does not anse.

FOREIGN EXCHANGE EARNINGS AND OUTGO

During the year under review, there was no earning in foreign exchange and there was no expenditure in loreign exchange also

SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS/COURTS/TRIBUNALS

There is no significant and material order passed by any regulator or court or tribunal impacting the going concern status of the Company and Company's operations in future.

LISTING WITH THE STOCK EXCHANGES

The Company's Equity Shares are listed with The Calcutta Stock Exchange Limited and BSE Limited.

INTERNAL FINANCIAL CONTROLS

The Company has taken appropriate measures to ensure adequate internal financial control commensurate with the activities of the Company. Internal financial control is the responsibility of the Board of Directors. In line with the requirement of the relative provisions of the Companies Act, 2013, the Company has taken necessary steps for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, safeguarding of its assets, prevention and detection of frauds and errors, the accuracy and completeness of the accounting records and timely preparation of reliable financial information.

In compliance with the requirement of Rule 8(5)(viii) of the Companies (Accounts) Rules, 2014, the management has taken necessary steps for design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair viewand are free from material misstatement, whether due to fraucior error.

ANNUAL RETURN

Pursuant to Section 92(3) of the Companies Act, 2013 as amended, the Annual Return of the Company as on 31° March, 2021 is available on the Company's website and can be accessed at the link https://www.unitedcreditlikl.com/unitedadmin/upload/cmspage_1259_data.pdf

POLICY ON DIRECTORS' APPOINTMENT, REMUNERATION ETC.

In compliance with Section 178(3) of the Companies Act, 2013 the Nomination and Remuneration Committee has formulated the criteria for determining qualifications, positive attributes and independence of a director and recommended to the Board a policy, relating to the remuneration for the directors, key managenal personnel and other employees

The Board of Directors of the Company based on the recommendation of the Nomination and Remuneration Committee, has adopted a policy relating to appointment of Directors and remuneration for Directors, Key Managerial Personnel and other employees

The salient features of the policy are given hereunder:

As a matter of policy, the Company appoints directors from various fields. The present composition of the Board comprises of personnel with experience in finance, statutory matters and various economic activities.

The Policy stipulates the criterial

- (i) to determine qualifications, positive attributes and independence of directors as well as to ensure a fair and reasonable remuneration on the basis of appropriate appraisal by the Nomination and Remuneration Committee in line with the requirement of Companies. Act. 2013:
- (ii) to tap out untapped creativity of the employees and to motivate the employees to give their best for the growth and prosperity of the Company;
- (iii) to ensure consistency in compensation on the basis of qualification, experience and ability to perform.

It also prescribes composition of remuneration payable to non-executive cirectors, managing directors, whole-time directors, managers and key managerial personnel and other employees

PERFORMANCE EVALUATION

The annual evaluation process of the Board of Directors as a whole, individual Directors and Committees of the Board was conducted in accordance with the provisions of the Companies Act. 2013 and the SEBI (LODR) Regulations. 2015.

Competency, experience and qualification are the principal criteria of evaluation and accordingly the performance evaluation of the Board, its committees and inclividual directors has been made on the basis of knowledge, expertise and experience in their respective fields and attendance of the directors in the meetings. The independent directors also reviewed the performance of the entire Board including the Chairman in their maeting held on 10. November, 2020.

The Board conducted the annual evaluation of the performance of the directors and the Chairman obtained like views of the members of the Board and its committees and feedback was provided to the members.

DISCLOSURE RELATING TO REMUNERATION OF DIRECTORS AND EMPLOYEES OF THE COMPANY

Disclosure pursuant to 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 provided in Annexure III'

The Company has got no employee who is in receipt of remuneration mentioned in Rule S(2) (ii) (iii) and (iiii) of the said Rules. However, a statement showing the names of top ten employees in terms of remuneration drawn and other date is in accordance with the requirement of Rule S(2) of the said Rules is ennexed marked Annexore IV.

COMPLIANCE OF PREVENTION OF SEXUAL HARASSMENT OF WOMEN AT WORK PLACE.

The Company has complied with the provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act. 2013.

The Company has in place an Anti Sexual Harassment Policy as per requirement of the said Act. During the year under review, no complaint has been received.

The Company has conducted workshops and awareness programme in compliance with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and Rules framed thereunder

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report, in compliance with Regulation 34(2)(e) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and as stipulated in Item No. 8 of Schedule V of the above Regulations, is appended to this report

SUBSIDIARIES

During the year under review no company has become or ceased to be subsidiary, or joint venture or associate of the Company.

The Company has no subsidiary as on 319 March, 2021.

The Company has formulated a policy for determining material subsidiaries. The policy has been disclosed on the website of the Company and may be accessed at the link http://www.unitedcreditltd.com/unitedadmin/upload/cmspage = 706 = data.pdf.

FRAUDS

The Auditors of the Company have not reported any fraud to the Audit Committee or to the Board as specified under Section 143(12) of the Companies Act. 2013.

CAPITAL STRUCTURE

During the year under review the Company has not issued any shares including sweat equity shares to the employees of the Company under any scheme and shares with differential rights as to dividenc, voting or otherwise.

There has been no change in the capital structure of your Company during the year under review.

INSOLVENCY AND BANKRUPTCY CODE

No application was made and no proceeding is pending under the Insolvency and Bankruptcy Code. 2016 during the year

ACKNOWLEDGEMENT

Your Directors take this apportunity to place on record their deep appreciation for the whole-hearted and sincere co-operation the Company has received from the statutory authorities, stakeholders, customers and hankers

Your Directors also wish to thank all the employees for their dedicated and committed service to the Company

For and on behalf of the Board Sd/-Ashok Kumar Dabriwata Chairman & Managing Director DIN : 30024498

June 29, 2021 Kolkata – 700 016

ANNEXURE - I

DETAILS OF MEETINGS OF THE BOARD AND ITS COMMITTEES HELD DURING THE FINANCIAL YEAR ENDED 31⁸⁷ MARCH, 2021

SI. No.	No. and Date of the meeting	Type of meeting	Name of the Directors who attended the meeting
1	No. 1/2020-21	Board Meeting	Mr. Ashok Kumar Dabriwala
	dated 29 04,2020		Mr. Devashish Dabriwal
			Mis Rashmi Dabriwal
2	No. 2/2020-21	Board Meeting	Mr. Ashok Kumar Dabriwala
	cated 23 07,2020		Mr. Raj Mohan Choubey
			Mr. Nandanandan Mishra
			Mr. Deveshish Dabriwal
			Mr. Suresh Chandra Saha Mrs. Reahmi Dabriwal
3	No. 3/2020-21	B oard Meeting	Mr. Ashak Kumar Dabriwala
	nated 14 09 2020		Mr. Raj Mohan Choubey
			Mr. Nandanandan Mishra
			Mr. Devashish Dabnwal
			Mr. Suresh Chandra Saha Mrs. Rashmi Dabriwal
4	No 4/2020 21	Board Meeting	Mr. Ashok Kumar Dabriwala
	cated 10 11.2020		Mr. Raj Mohan Choubey
			Mr. Nandanandan Mishra
			Mr. Devashish Dabriwal
			Mr. Suresh Chandra Saha
_	N. FIOROD OA		Mrs Rashmi Dabriwal Mr Ashok Kumar Dabriwala
ន	No. 5/2020-21 cated 11.02.2021	Board Meeting	Mr. Raj Mohan Chouhey
	Gated 11.02.2021		Mr. Nandanandan Mishra
			Mr. Devashish Dabriwal
			Mr. Suresh Chandra Saha Mrs. Rashmi Dabriwal
	l		

SI.No.	No. and Date of the meeting	Type of meeting	Name of the Directors who attended the meeting
B	No. 1/2020-21 cated 23 07.2020	Audi: Committee Meeting	Mr. Suresh Chandra Saha Mr. Nandanandan Mishra Mr. Raj Mohan Choubey
7	No. 2/2020-21 cated 14 09.2020	Audi: Committee Meeting	Mr. Suresh Chandra Saha Mr. Nandanandan Mishra Mr. Raj Mohan Choubey
8	No 3/2020-21 cated 10 11 2020	Audi: Committee Meeting	Mr. Suresh Chandra Saha Mr. Nandanandan Mishra Mr. Raj Mohan Choubey
9	No. 4/2020-21 dated 11 02:2021	Audit Commiltee Meeting	Mr. Suresh Chandra Saha Mr. Nandanandan Mishra Mr. Raj Mohan Choubey
10	No. 1/2020-21 cated 04 06 2020	Nomination and Remuneration Committee Meeting	Mr. Raj Mohan Choubey Mr. Nandanandan Mishra Mr. Suresh Chandra Saha
11	No. 1/2020-21 cated 11.02.2021	Stakeholders Relationship Committee Meeting	Mr. Ashok Kumar Dabriwala Mr. Devashish Dabriwal Mr. Raj Mohan Choubey

For and on behalf of the Bhard Sd/-Ashok Kumar Dabriwala Chairman & Managing Director OIN: 30024498

June 29, 2021 Kolkata – 700 016

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 3181 MARCH, 2021

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration of Managenal Personnel) Rules, 2014]

To, The Members United Credit Limited 27B. Camac Street (8th Floor) Kolkata-700016

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

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the infurmation provided by the Company, its officers lagents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March, 2021 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder.
- (ii) The Secunties Contracts (Regulation) Act, 1956 ("SCRA") and the rules made thereunder.
- (iii) The Depositories Act, 1995 and the Regulations and Bye-laws framed thereunder:
- 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 (ISBBI Act):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers).
 Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements). Regulations, 2018.
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
 - je) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008.
 - (*) The Securibes and Exchange Board of India (Registrars to an Issue and Share Transfer Agents). Regulations,1993 regarding the Companies Act and dealing with client.
 - (g) The Securities and Exchange Board of India (Delisting of Equily Shares) Regulations, 2009; and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018.

UDIN F003724C000523595

(vi) Payment of Gracuity Act : 1972.

(viii) The EPF & Misc. Provisions Act, 1952;

(VIII) Payment of Bonus Act, 1965;

(IX) The Sexual Harassment of Wrimen at Workplace (Prevention, Prohibition and Redressa) Art. 2013.

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

(i) Secretar all Standards 1 & 2 approved by the Ministry of Corporate Affairs and other Secretarial Standards issued by The Institute of Company Secretaries of India.

(ii) The Listing Agreements entered into by the Company with BSE Limited and Calcutta Stock Exchange Limited:

SEB (Listing Obligations and Disclosures Requirements) Regulations, 2015(notified on 2rd September, 2015).

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

I further report that

The Board of Directors of the Company is dury constituted with proper balance of Executive Directors. Non-Executive Directors and Independent Directors, No changes in the composition of the Board of Directors took place during the period under review.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, 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. The Company has system to capture and record dissenting members' views. But there was no such views during the period under review.

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

Apart from this, the Company has not taken any actions/decisions, having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

For Ranji: Ghosh & Co.

Sd/-Ranjit Kumar Ghosh Proprietor FCS No.:3724 C P No.:11521

Date: 29th June, 2021 Place : Kolkata

UDIN: F003724C000523595

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

To, The Members, United Credit Limited 27B Camac Street (8" Floor) Kolkata-700016

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

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

For Ranjit Ghosh & Co.

Sd/-Ranjit Kumar Ghosh Proprietor FCS No.:3724 C P No.:11521

Date:June 29, 2021 Place : Kolkata

UDIN F003724C000523595

INFORMATION PURSUANT TO SECTION 197(12) OF THE COMPANIES ACT, 2013 (AS AMENDED) READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (AS AMENDEO)

	Requirement of Rule 5(1)	Details		
			Ratio	
i)	The ratio of the remuneration of each	Mr. Ashok Kumar Dabriwala	11.57	
	Director to the median remuneration of the employees of the Company for the financial	Mr. Nandanandan Mishra	0.41	
	Vear	Mr. Raj Mohan, Choubey	0.45	
	,	Mr. Devashish Dabriwal	0.24	
		Mr. Suresh Chandra, Saha	0.41	
		Mrs. Rashmi Dabriwal	0.95	
il)	The percentage increase in remineral on of	Director	<u>Percen</u> l	
	each Director, Chief Financial Officer, Chief Executive Officer and Company Secretary In	Mr Ashok Kumar Dabriwala	19 59	
	The financial year	Mr. Nandanandan Mishra	(9.09)	
	,	Mr. Rej Mohan Chouboy	(15.38)	
		Mr. Dovashish Datr wal	(14.29)	
		Mr. Suresh Chandra Saha	(14 25)	
		Mrs. Rashim Dabriwal	(25.00)	
		K M.P. other than MD		
		Mr. Arunabha Biswas	0.58	
		Mr. Samarjit Jain	0.64	
ıii)	The percentage increase in the	-		
	magian remuneration of employees in	3.65%		
	The Imagoral year			
ΝŢ	The number of permanent employees on the rolls of the Company	12		
VΙ	Average percentile increase already made			
	in the last financial year			
la)	in the salaries of emologoes other than the managerial personnel	(2.24%)		
16)	in the managerial remoneration	13.27%		
(c)	justification for such increase in remuneration	Annual increase in remuneration is as per the concerned employee, excepting very increase is maile depending in the perfor respective employees.	lew cases where	
Id)	exceptional direumstances for increase in the managerial remuneration	NΔ		
vil	Affirmation	It is hereby affirmed that the remuneration directors, key managerial personnel and a employees is as per the remuneration policompany.	lher	

For and on behalf of the Bican) Se/ Ashok Kumar Dabriwala Chaliman & Managing Director DIN 100024498

June 29, 2021 Kokata – 700 016

DETAILS OF FOR TEN EMPLOYEES PURSUANT TO RULE 5(2) OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

SI N-I	Манас об Ива випрасуче	Сн-увайн об Ива соврЕ уво	Rama e- ratical noziro di ricrosa	Outline fan	Experience No cal years non direct providues employments employments	Date of commensa- med of griphymetel	Age of scale englayee (or yours)	Lest empt years empt years purcey?	Penna Jaga of equity at any finite try the employee in the employee in the exemptory with nitre meaning of clause (more submitted (2) of Rule 3 of the Companies More circumstance of Mariagenal Pensa Inc.). Some 2014	Whatles any error couple years. I cary director or manager of the company and if so, name of such director or manager.
1	Mi Ashak Karta Debrayasa	Chairman & Maring ing Canache	; R5 28 48 734	B.Com drone)	42	27.07.1989	ê6	Entertee or charge of Cocaments Corporates Pal	13 86%	Relative of Mi Cassadish Calcinostant Mrs. Reston Calcinost
2	bh Arunacha Risean	Vice President & Company Secretary	0.93452	UL 9. -03	46	01 03.2009	êa	CCM (Legal 8 Company Secretary et Mangalam 1 atter Products Lin	. N.A	, vo
7	Mit Samago Join	Chief Financial Office:	7,90,561	€ Coin	37	01 10 1996	59	Gree eighers as Accounted	N.A	' NO
+	Mi, Paten Kishwa Hortster	Maraga - Adomics Indom	3 32 376	8 Cam	42	01 01.2007	€3	Coextrario charge of Annony Congressies Provide Lid	N.A.	INC)
5	Ms. A. Malka	Son or Secretaria Exacutiva	3 79 167	B Ccm	46	15.06.2010	66	Balmor Lawes S Collisions Manager (Secretarial)	N.A	CM
5	Mr. Asiji Roy Cinwateny	Olfia	2,45,220	BSI.	29	01.09 1992	54	Lakhirila Contputer Centre as a Fanothy	N.A.	LVF.)
Ŧ	Mil. Biswarud Ganguly	Junior Executive	2 15 132	P Ccm	6	17.09.2018	21	1 Challenge 8 Assertates as Juntar Executive	h.4	CM
V	Militapas Chaudhun	CIH 05:	2 (0.480	M Sc	41	12,08 1996	€3	B M Chartran & Cq : Aced Firm as Bank Audy Specials		, wa
ù	bhi Arenesh Manna	Seniz Superisor	200200	A Com (Ed/A)	26	08.0E 2020	47	Caronella Bengs Ubyery Louted ex Seniour She Supervisor	Na	UNI
10	Mil. Kadares <i>t</i> er Dolla Chaudhury	Assislani	1,95,761	Higher Secondary	36	01.04 1984	63	First Emphysican	h.A	, CV

Notes: (i) Contractive and in accordance with the learns and conditions at appointment and applicable rules of the Company

Fig. 30 performer of jet to 30 cm t 50 per Ashok Kannar Babawata Charman & Managung Denotes Dita (2002)4950

April 20, 2021 4. February 2000

⁽iii) Assume approximately a notices is any influences, contribution to retrement fund and increasing sale of perquestes computed as per the provisions of income Tex Act and Rules.

⁽iii) No employee, other than Mr. Aspok Kumar Qahrasi a, is related to any of the Quertors or Key Managera. Personnel or the Company.

⁽iv) Note of the empty-sess has drawn in excess of renumeration drawn by the transport Checkmant halds 25, or more of the Houty 5t area of the Company as in 0.18 March 2021.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

(a) INDUSTRY STRUCTURE AND DEVELOPMENTS

The economy has started reviving after re-opening of the incustrial and business activities which had come to a grinding halt consequent upon nation-wide lock down in view of outbreak of pandemic COVID-19. During the year under review, economic activities became almost normal after the lock down was lifted allhough if was not in its original form, which existed prior to the lockdown.

(b) OPPORTUNITIES AND THREATS

The Company is engaged in non-banking financial activities where there are lot of opportunities especially in the field of infrastructure, transport and other support systems. However, there are threats as well which are applicable in case of any type of business activity. Small NBFCs like ours cannot take advantage of the various options available for raising funds and its proper utilization. The Company is passing through a phase which is not congenial for business development in view of nationwide lock down declared during a considerable part of the year when business activities came to a halt.

(c) PERFORMANCE OF THE COMPANY

The company is principally engaged in Non-banking financial activity. Although the Company has booked Profit before Tax of Rs. 119.74 lakths the performance of the Company is not as good as it was expected. During the year under review the company earned interest of Rs. 195.03 lakhs on loans given as compared to the previous year of Rs. 187.93 lakhs. The Company also earned Rs. 71.72 lakhs on property let out as against Rs. 97.16 lakhs in the previous year.

(d) OUTLOOK

The management is conficient that the present chairs being a passing phase only will be over shortly and the Company will turn around once the revival process starts.

(e) RISK\$ AND CONCERNS

Risk is inherent in every business; but NBFCs are exposed to certain additional risks. In fact there is high risk perception on NBFC sector.

(f) INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

Internal control systems of the Company is commensurate with its scale of operation and complexity involved in the nature of business carried on by the Company.

(g) OPERATIONAL AND FINANCIAL PERFORMANCE

During the year under review, the total revenue from operations is Rs. 271.24 takks as compared to that of Rs 289.29 takks for the previous financial year, Profit before tax in the current financial year is Rs. 119.74 takks as compared to that of the previous financial year of Rs 118.37 takks.

(h) HUMAN RESOURCES / INDUSTRIAL RELATIONS

During the financial year ended 31st March, 2021, there was no material development in human resources and industrial relations

There were twelve permanent employees in the Company as on 31% March, 2021. The Company maintains good relations with its workers.

(i) DETAILS OF SIGNIFICANT CHANGES

Details of Significant change (i.e. change of 25% or more as compared to the immediately previous financial year) in key financial ratios, along with detailed explanations therefor:

S . No.	Particulars	Financial Year 2020-21	Financial Year 2019-20	Change iii Financial ratio —	Percentage
(i)	Debtors Turnover	0.12	0.10	0.02	20%
(ii)	Inventory Turnover	N A	N.A	N A	
(iii)	Interest Coverage Ratio	0.00	0.00	0.00	
(iv)	Current Ratio	42.35	14.12	28.23	199 93%
(y)	Dobt Equity Ratio	0.04	0.07	(0.03)	(42.86%)
(vi)	Operating Profit Margin (%)	44 15	40.92		3.23%
(vir)	Net Profit Margin (%)	32.22	30.94	-	1.28%

Explanations (Serial Number-wise):

- Increase in debtors compared to last year by Rs 3,99,662/-
- (ii) N.A
- (iii) N.A
- (iv) Increase in Current Assets compared to last year by Rs. 14,81,951/-
- (v) Decrease in Debt Liabilities compared to last year by Rs. 88.38.141/-
- (vii) Increase in EBIT compared to last year by Rs 1,37,276/-
- (vil) Though there is small decrease in PAT by Rs. 2,11,769/- to tast year the net profit margin increases by 1,26%. This is mainly due to the decrease in total Revenue from operation, the denominator compared to last year by Rs. 18,05,492/-. This contributed the rise in percentage increase.
- Oetaits of any change in Return on Net Worth as compared to the immediately previous financial year along with a detailed explanation thereof.

Financial Year	Financial Year	Change in
2020-2021	2019-2020	Net Worth
3.54%	3.97%	(0.23%)

Explanations:

This is due to the decrease in Net Income (PAT) as compared to last year by Rs 2,11,769/-

(k) CAUTIONARY STATEMENT

This report is a forward looking statement subject to variation in real life situation. Actual results could differ substantially from those expressed or implied.

For and on behalf of the Board.

Sd/-Ashok Kumar Dabriwala Chairman & Managing Director DIN: 00024498

June 29, 2021 Kolkata - 700016

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF UNITED CREDIT LIMITED

Report on the Audit of the Financial Statements

Opinion

1. We have audited the accompanying financial statements of United Credit Limited ("the Company"), which comprise the Balance Sheet as at 31st March 2021, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Cash Flows the Statement of Changes in Equity for the year then ended on that date and notes to the financial statements including a summary of significant accounting policies and other explanatory information (herein after referred to as "Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("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, its profit (including Other Comprehensive Income). Changes in equity and its each flows for the year ended on that date.

Basis for Opinion

2. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the bushfule of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

3. 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 that there are no key audit matters to communicate in our report.

Other Information

- 4. The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis. Board's Report including Annextures to Board Report and Shareholders' Information but does not include the financial statements and our auditor's report thereon. The aforesaid documents are expected to be made available to us after the date of this auditor's report.
- Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

- 6. In connection with our audit of the financial statements, our responsibility is to read the other information, when it becomes available and, in doing so, consider whether the other information is materially means is rent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.
- 7 When we read the aforesaid documents, if we conclude that there is a material misstatement therein, we are required to communicate the matters to those charged with governance.

Management's Responsibility for the Financial Statements

- The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act. 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, changes in equity and eash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. 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 financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.
- 9. In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- 10 The Board of Directors are also responsible for overseeing the company's financial reporting process.

Auditor's Responsibility for the Audit of the Financial Statements

- Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material imisstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material missratement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from traud is higher than for one resulting from error, as traud may involve collusion, forgery, intentional ontissions, misrepresentations, or the override of internal control.

- Obtained 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 13. We communicate with those charged with governance regarding, among other matters, the planned scope and tinning of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 14. 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.
- 15. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matters or when 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.
- 10. Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work, and (ii) to evaluate the effect of any identified misstatements in the financial statements.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure-A, a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 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 behef 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 (including other comprehensive income) and the Cash Flow Statement, Statement of Changes in Equity dealt with by this report are in agreement with the books of account.
- (d) In our opinion, the aforesaid 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 31° March, 2021taken on record by the Board of Directors, none of the directors is disqualified as on 31° 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 the requirements of section 197(16) of the Act, as amended: In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (b) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us.
 - a. The Company has disclosed the impact of pending litigations as at 31st March. 2021 on its financial statements - Refer Note 25 to the financial statements.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foresecable losses.
 - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company

For L. B. Iha & Co. Chartered Accountants Firm Registration No.: 301088E

Sd:-(D. N. Roy) Partner (Membership No.: 200389) UDIN: 21300389AAAAEX5056

Place: Kolkata Date: 29th June, 2021

ANNEXURE: A: TO THE INDEPENDENT AUDITOR'S REPORT.

To the Members of UNITED CREDIT LIMITED

[Referred to in paragraph 17 of the Auditors' Report of even date]

- (a) The Company is maintaining proper records showing full particulars including quantitative details and situation of property, plant and equipment.
 - (b) The Property. Plant & Equipment of the Company have been physically verified by the management during the year and no material discrepancies between the book records and the physical inventory have been noticed. In our opinion, the frequency of verification is reasonable.
 - (c) According to the information and explanations given to us by the Management, the company does not have any immovable properties.
- The Company does not have any inventory.
- The Company has not granted any loans, secured or unsecured, to companies, firms, limited liability partnership or other parties covered in the register maintained under Section 189 of the Act
- 4. According to the information and explanations given to us and the records of the Company examined by us, the Company has not made any investment, advanced any loan, given any guarantee or provided any securities covered by provisions of section 185 and 186 of the Act.
- 5. The Company has not accepted any deposits from public during the year, within the meaning of 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 rules framed there under. Moreover, no order has been passed by Company Law Board or National Company Law Tribunal or Reserve Bank of India or any other court or tribunal.
- The Central Government of India has not prescribed maintenance of cost records under sub-section (1) of Section 148 of the Act for any of the products of the Company.
- 7. (a) According to the information and explanations given to us and the records of the Company examined by us, in our opinion, the Company is generally regular in depositing the undisputed statutory dues including provident fund, income-tax, goods and service tax, duty of customs, cess and any other statutory dues, as applicable, with the appropriate authorities.
 - (b) According to the information and explanations given to us and the records of the Company examined by us, there has been no dues of Income tax, goods and services tax, cess, provident fund and other statutory dues which have not been deposited on account of any dispute as at 31° March 2021.
- According to the information and explanation given to us, the company has neither taken
 only loan from financial institutions of bank or Government nor issued any debentures
 during the year.
- According to the information and explanation given to us, the company has neither raised any money by public issues of shares or debentures nor obtained any term loans during the year.

- During the coarse of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in Iudia, and according to the information and explanations given to us, we have neither come across any instance of fraud on or by the Company, naticed or reported during the year, nor have we been informed of such case by the management.
- 11. According to the information and explanations given to us and based on our examination of the records of the Company, in our opinion, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- The related statutes are not applicable as the Company is not a Nidhi company.
- 13. According to the information and explanations given to us and the records of the Company examined by us, the company has compiled with the requirements of sections 177 and 188 of the Act with respect to its transactions with the related parties. Pursuant to the requirement of the applicable Accounting Standard, details of the related party transactions have been disclosed in Note 27 of the financial statements for the year under party.
- The Company has not made any preferential allotment of shares or fully or partly convertible debentures during the year under audit.
- According to the information and explanations given to us and the records of the Company examined by us, the Company has not entered into any non-cash transactions, with any director of the Company and the holding company or persons connected with them, involving acquisition of assets by or from them for consideration other than cash
- 16. The Company is a Non-Danking Finance Company (NBFC) and is required to be registered under Section 45-1A of the Reserve Bank of India Act, 1934. The Certificate of registration no. 05.03110 has been issued by the Reserve Bank of India to the Company.

For L. B. Jha & Co. Chartered Accountants Firm Registration No.: 301088E

Sd -(D.N. Roy) Partner (Membership No.: 300389)

UDIN: 21300389AAAAEX5056

Place: Kolkaja Date: 29th June, 2021

ANNEXURE- B TO THE INDEPENDENT AUDITOR'S REPORT To the Members of United Credit Limited

[Referred to in paragraph 18 (t) of the Independent Auditor's Report of even date].

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

1 We have addited the internal financial controls over financial reporting of United Credit Limited ("the Company") as of 31" March, 2021 in conjunction with our addit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Control

2 The Company's management is responsible for establishing and maintaining internal financial control based on the internal control over financial reporting enteria 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 (the "Guidance Note") issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

- 3 Our responsibility is to express an opinion on the Company's internal linancial controls over financial reporting based on our audit. We conducted our audit in accordance with the "Guidance Note" and the Standard on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act, to the extent applicable. 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.
- 4. 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 includes obtaining an understanding of internal financial control over financial reporting, assessing the risk that a material Weakness exists, and testing and evaluating the design and operating effectiveness of internal controls based on the assessment of the risk of material misstatement of the financial statement, whether due to fraud or error.
- 5 We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Control over Financial Reporting

- 6. A Company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial control over financial reporting includes those policies and procedures that
 - Pertains to the maintenance of the records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
 - 2) Provide reasonable assurance that the transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accoming principles, and that receipts and expenditure of the Company are being made only in accordance with authorization of management and directors of 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 Control over Financial Reporting

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

Opinion

8. In our opinion, the Company has, in all material respect, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31° March 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 Control over Financial Reporting, issued by ICAI.

For L. B. Jha & Co. Chartered Accountants Firm Registration No., 301088E

Sd/-

Place: Kolkata Date: 29th June, 2021 (D.N. Roy) Partner (Membership No.: 300389) UDIN 21300389AAAAFX5056

UNITED CREDIT LIMITED Balance sheet as of March 31st, 2021

Amounts in Ray

_				Amoundin Rs.
	Carticulars	Nate ivo.	As ar March 31 st. 2021	As at March 344, 2020
_	ASSETS			
an.	Financial assets			
(4)	Cash and cost into volents.		14,53,105	744.723
121	Duck Butange offwirther table bose	4	1.15.523	11.21.999
171	Regionable	l		
	() Leg-berger valides	3	13,84,274	27,54,616
1/1	Latays	^	E. (9,60,95)	15,1250,283
(5)	LOVest ments	7	31	- 11
115	Calter circums of ussets	4	1.19.18.262	1.10.1.9621
121	Non-financial assets			
141	Cinim Clariasyats (Net-	9	46.79,490	66,22,952
151	Beterred Law Assets (MH)	10	27,43,227	72,05,436
121	Property, I' and and Expoprient	11	6,41.,41	8.57.586
1/1	Other non-distinguit aways	12	8 84 76,128	9,03,11,375
	Total Assets		34.N2.4K,221	26.K3.28.6NZ
	LIABBLITIES AND EQUITY LIABBLITIES			
l				
101	Femoretal Linkeliturs Payables	l		
1 1 1 1	OD Other Payables	l		
	Chord outstanding dues of mean exterprises and small	I		
	enterprises	I		
	An time imustancing dies of a regions relief transversa	lu lu		
	entripi ses aisl arall entergrises	l)8,90,754	18,33,178
121	Objections of the Authorities	IN	45,35,641	1,57,0 5,021
,	Non-Financial Ciabellius	l		
(4)	Pro-records	15	11,62,27)	1029 591
101	Ohe nor dirancia Labilities	14	32.713	62,270
١,	EOPHY			
1.4	Econy Share capital	16	5 49.3 (1.23)	5,290,0230
151	Cities Equity	17	20,37,44,412	19,4919412
				20 11 2 2 11 12
l	Total Liabilities and Equity	1	26,82,4k,223	244,45,616,45

Summary of Significant Accounting Policies

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

176.2 3 to 33

Ir terms of our reportant ched.
For L.B. JIJA & CO.
Chartered Accountants
Fire Projection No. 201008

Firm Registration No. 3010RFE.
Adv.
D.N. Roy

Petrace Memberskip Number 300089

Place : Kolkatu Date: 29th June: 1911 On brika if of the Dourd of Directors

Acunaliba Rivers Vice Prevident and Company Seguitary

Satuarjit Juiti Chief Financial Officer A. K. Duhranala Chairman & Managing Director DIN: 00024498

> Suresh Chantides Sales Director DIN: 004 84308

UNITED CREDIT LIMITED

Statement of Profit and Coss for the year ended March Mat, 2021.

Amount fill Rad

	Particulars	Note	Neur endeil March Star. 2021	Atmosphilis Ra.) Year ended March 31st. 2020
ı I I	Resease from operations	_		
	Interest Income	18	1,95,03,406	1 87 92 969
	Rental Income	- 1	71,71 975	97 In.137
	Nei gain on fair value changes	- 1	1,4+ 5 / 3	4,20,300
	Jocal Revenue from operations (1)		2,71,23,414	7.69.29.406
ılıtı	Other Income	14	6,74,002	6.6V.541
ıltlı	Total Income (1) th		7.77.99.34b	2,05,99,942
dV i	Exprenses			
	Met loss on fair value changes	- 1	55,047	1.04.068
	Impurmed in a factor materials	20	7.821	22.1.1
	Employee Bearlity Expresss	21	71 14,031	77 74,803
	Deposition, annotostum and represent		2 62,747	3,35,90
	Other expenses	22	\$1,36,707	170,22,776
	Total Expenses (IV)		1,58 24,353	1,77,62,330
18.1	Profit ly fore tax (III- IV)		1,(9,7),893	1,18,36,617
(51)	Tax Expense:			
	DD consult by	23	36.90,803	J9,48,428
	(2) Defored Tex		(4.8, 200)	
(VIII)	Crostic for the year (\$ 1/2).	- 1	87.3K.298	P#30.067
(VIII)	Other Comprehensive Income A 10- literary rhat milt put by pyrlassified to profit or loss			
	(a) Remeasurements of the defined forcelly plans	- 1	1,55119	CI 1929
	the Praime tax relating to items that will not be realized find to profit or laws	- 1	(33412)	
	Other Comprehense leculie		86.742	45.719
ιIXτ	7		¥30.25,000	VIII.15.786
(N)	Total Comprehensive Income for the year (VIIIVIII) Earnings per requity share (Fact value of \$10 - rack)	l H	P0_27,000	WE.82.780
131	David 4.1	"	1,04	l NK
		- 1		
	Diluxed (5.)	ı	1.64	1.68

Summary of Significant Accounting Policies 18.2. The accompanying units are an integral part of the financial statements. 200.23.

17 terms of our report attached

For L.B. JHA & CO.

On behalf of the Hound of Principles

Chattered Accordatably

Fire Registration No 3010KKE

Arunabha Bismas Nice President and Company Secretary A. K. Dabriwala Chaleman & Managing Director DCM, 90024498

Sd6 D.N. Box

Patter: Membership Number (100) N Saturit Jain Chief Tinancial Officer Suresh Channelro Solio Director DIN: 00484349

Place, Kolketa Date: 29th June, 2021

UNITED CREDIT LIMITED Statement of Cash Fines for the year ended March 31 st, 2021

		Armininglia Ry.
	Vest ended March 31vr. 2021	Vest ended March Mar. 2010
A. Cash Flutts from Operating Authories		2019
Partat Behavi Las	1,10,77,490	19,56,517
Adjustment for:		
Depresionant report of training as a linear ment expresses	2.62,747	3,38,542
Loss (Profit on said of property, plant and to opinion). Loss (Profit on said at Investment).	•	
Provision for Imputation's	7.621	2111
Provision for changement of the value of the garnery W back		= 111
Increase recovery (Gross)	(1.22.03.456)	(1.57.92,969)
Notional reduction in Employee Benefit reduction	1.10 115	रा (बंध
No conditional Loss on Early and aborgo	(3.95.486)	(0.16,202)
National Hamy Lines in Oscillato Depared	21,85,516	20,60 525
Incres Paul		
Operating profit before morking capital changes	[53,45,776]	147,58,327)
Changes in working capital :		
Increase in Trade Receivables and Offices assets	(18.70.495)	(1.03,87,479)
Trade Payables	8,34,545	12,20,249
Cash generated from Operations Into extend	(23,79,723)	(1,39,20,507)
Direct Taxes Parts Refine Disc.	(2,90,557)	23 467
Interest Received (Net)	1.80, 40, 950	1,69,17,834
Cash Flow from Operating Activities	93,70,310	38,44,433
I chambres blens	47414072	2444477
Not Cash wood in Operating Activities	93.79.370	30.16.633
B. Cash flows from Igreeting Activities		
Prival award property, plant and equipment	(47.303)	(10.389)
Sale (Prograss) of investing executify		
Proceeds from safe of property, plant and equipment		
Not Cash used in Insesting Agricultus	447,5031	(#JM),3HVF
C. Cash Flows from Financing Activities		
Replement of Bonomings (Term Light)	. = 11 484	
Payment to Prof. Shareholders on Berlan prior. Dividence Parit	(87.11.688)	11 400 (77 29,478)
Divident Tax Pan!	•	17 Studies
Not Cash generated from Japaneang Activaties	(87,11,685)	41Ha,eK,E+1
Note that the second	2 11 101	78.2 AB 48W
Not Improve (Operiouse) in Cash and Cash Equivalents	6.11.182	(86,48,437)
Cash & Cash Equivalents at the hyponing of the year	7,43,773	23,92,160
Cash and Cash Equivalents at the end of the seat trefer note J'r	13.55,105	7,43.723
Vage		
Consumers of Code and Cash	. 1 9 . 5	
Figuralists Caston ford In Connect Account	14 202 13,11 778	947 2,11 (2)
Challes of head	29.045	S.24 150
, margine 711 1171 H	2004	-, 1 ***

Nationally of Significant Accutating Policies

18:1

The accompanying units are an integral part of the financial statements, $^{-3.66\,33}$

For L.B. JMA & CO.

Charrered Accountances

Firm Registration No. 30106KE

Sido D. N. Ros Parlace

Member ship Number 30039

Plany: Kolkatu Dute: 19th June, 2021

On behalf of the Board of Directors

Arunatha Bemas New President and Company Secretary

Somarjii Jein Chief Furanceal Officer A. N. Dabrovala Chairman & Managing Director DIN: 00024498

> Suresh Chuendra Sahu Birostor DIPS-00004,300

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PNITED CREDIT LIMITED Malenient of Changes in Equity for the year ended as at March 3141, 2021

s. Equity Shate Capital

Amendment Ris (Bakanco no at Albrech Bakancons at April Disned during the beard damageths Ardietiens **Reductions** Balance to Af deting the lar, 2019 51mich 38m, 2924 during the year 31st, 2021

6 Other Equity

Amounton Ry (Reserves and Surptur Special processes forested production Particulars Securities spical redesipilion Total Retained Ceneral Research Capital Revise Increm PERCINC FILLERA hr Briston Hank il Tinlia Act. 1934 (Politization of Section 1975 (1979) Profit offer tandon the grad Reclassification who mential Profit and biss (8,44,195) 2,6%,46,214 111.39 141.58.592 1.54.39.154 647 34 849 240.56755 [4,63,64,7)]* 69.50066740,13,786 Direction including the Process from scanned comings Balance as at March Mile. 2800 4.4956 (4.444468)117,99,913 i 3,250,20,426 234,36274 3.11.48⁴ 3.90.51.8⁴E 154.JK.750 4.61.79.019 (18.8%) 39.45.89.435 Portaine fasilier begoar ×3,3×2×× FX.25746 46,702 priori ane las for for gas Righas had en valga en al Pava yad Jass Douch if an haling las La en La franciska majs Balance as an March (fin, 1811) 747,600 17/17,690 1,011,65,934 1,11,492 191,51 693 6.61,19,019 4,236 30.17,44.413

182 Summers of Segmificant Accounting Policies The accompanying neitre are an integral pain of the financial statements.

le crimis of our report after heal For L.B. JHA & CO. Directors

Chartered Accountants
Firm Registration No. 3000000E Nd"-D.N. Ros

Partner Membership Number 304389

Place: Kulkata Date: 29th June, 2021

On hehalf of the Board of

Armpalilla Bise as Vice Proxident and Company Secretary

Samorjet Jaja Chief Financial Officer

A. K. Dabrjonia Charman & Managing Desertor DIN: 00074498

Sugesh Channels Saha Dinector DBN: 004k4348

UNITED CREDIT LIMITED

Notes to the financial statements for the year ended 31st March 2021.

1. General / Corporate Information

United Credit Limited (UCL) is the successor to the crawbite United Bank of India Limited (UBIL). The name of the Company was originally British India Credit and Development Company Limited (UCDCL), which has been changed to United Credit Limited on 1st January. 1981 upon compliance of applicable statutory provisions. Consequent upon nationalization of the banking sector, the undertaking of BBIL became vested in the corresponding new bank. United Bank of India and pursuant to the scheme of amalgamation approved by the Hon-ble High Court at Calcutta by an Order dated 23td August, 1974 UBIL was merged with UCDCL, and the assets and liabilities of UBIL were transferred to and became vested in UCDCL.

The Company is mainly divided operationally into the lease, bire purchase, consumer ripancing, investment and capital market operation. The overall management of the Company is vested in the Board of Directors of the Company.

2. Significant accounting policies

2.1 Basis of preparation and Presentation

These diraneral statements have been prepared in accordance with the Indian Accounting Standards (becomafter referred to as the 'IndiAS') as notified by Ministry of Corporate Affairs pursuant to section 133 of the Companies Act, 2013 read with the rules made thereunder.

The financial statements are presented in Indian Rupees ("INR"), which is the functional europecy in which the Corppany operates

The financial statements of the Company for the year ended 31st March, 2021, were approved for issue in accordance with the resolution of the Board of Directors on 29th Inne, 2021.

The financial statements have been prepared on historical cost convention on the accrual basis, except for financial instruments that are measured at fair values at the end of reporting period, as explained in the accounting policies below:

Fair value is the pince that would be received to self an asset or paid to transfer a hability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company take into account the characteristics of the asset or hability if market participants would take these characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and or disclosures in these financial statements is determined on such a basis.

In view of the Company being an NBFC, the Financial Statements has a bearing of the directions and guide mes issued by the RBI to the extent applicable to the Company

2.2 Use of estimates

The preparation of the financial statements in conformity with Ind AS requires inapagement to make estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and habilities at the date of the financial statements and reported amounts of revenues and expenses during the period. Application of accounting policies that require critical accounting estimates involving complex and subjective judgments and the use of assumptions in these financial statements have been disclosed in Mate2.2.1. Accounting estimates could change from period to period. Artiful results civil differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surroursting 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.

2.3 Property, plant and equipment

All items of property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items and any attributable cost of bringing the assets to its working condition for its intended use.

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 to the company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is detecognized when replacest. All other repairs and maintenance are expensed curring the reporting period in which they are incurred.

An item of property, plant and equipment is de-recognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss drising on the disposal or retriement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in statement of profit and loss.

Depreciation methods, estimated useful lives and residual value:

Depreciation or property, plant and equipment commences when the assets are ready for their intended use for a recognized so as to amortise the cost of assets less their residual values over their useful lives, based on the useful lives and in the manner as prescribed by Schedule II of the Companies Act, 2013.

Capital work-in-progress:

flems of Property. Plant & Equipment under construction/installation/fabrication and not put to use are included under capital-work-in-progress.

2.4 Impairment of non-financial assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. Value in use is the present value of estimated future cash flows expected to arise from the community use of an asset and from its disposal at the end of its useful life. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or group of assets reach-generating times).

2.5 Foreign currency translation

The financial statements are presented in Indian Rupee (INR), Soing the functional currency of the Company Eurotional currency is the currency of the primary economic environment in which the Company operates.

Initial recognition of all transactions:

Recorded at the rates of exchange prevailing at the dates of the respective transactions

Conversion:

Foreign currency monetary items are restated using the exchange rate prevailing at the reporting date. Non-monetary items (carried at fair value) as on reporting date are restated using the exchange rate prevailing at the date when the fair value was determined. Translation differences on such items are reported as part of the fair value gain or less on such items.

For ron-monetary items rearried at historical cost; as on reporting date restatement is not required.

Foreign Exchange Gains and Losses:

Financial Assets:

The fair value of financial assets denominated in a foreign currency is determined to that foreign currency and translated using the exchange rate prevailing at the reporting date.

- For monetary financial assets measured at amortised cost, FVTOCI or FVTPL and non-monetary financial
 assets measured at amortised cost or FVTPL, the exchange differences are recognised in the statement of
 profit and loss except for those which are descenated as hodging instruments in a hodging relationship.
- Foreign currency changes for non-mometary financial assets measured at FVTOC1 are recognised in other comprehensive income.

Financial Liabilities:

The fair value of financial habilities denominated in a foreign entreacy is determined in that foreign courtney and translated using the exchange rate prevailing at the reporting date.

For immetary financial habilities measured at amortised cost, FVTOCI or FVTPI, and non-monetary financial habilities measured at amortised cost or FVTPL, the exchange differences are recognised in the statement of profit and loss except for those which are designated as nedging instruments in a fiedging relationship. For financial habilities that are measured as at FVTPL, the foreign exchange component forms part of the foir value gains or losses and is recognised in statement of profit and loss.

2.6 Provisions, Contingent Liabilities

and Contingent Assets Provisions

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

The amount recognised as a provision is the best estimate of the consideration required to settle the present onligation at the end of the reputing period, taking into account the risks and fincertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those eash flows (when the effect of the time value of money's material). When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reinhursement will be received and the amount of the receivable can be measured reliable.

Onerous contracts

An operation contract is considered to exist where the Company has a contract under which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received from the contract. Present obligation arising under operatis contracts are recognised and measured as provisions.

Contingent liabilities

Contingent liability is a possible obligation that arises from past events and the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company, or is a present obligation that arises from past events that is not recognized because either it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation, or a rehable estimate of the amount of the obligation cannot be made. Contingent liabilities are disclosed and not recognized. In the normal course of business, contingent habilities may arise from litigation and other claims against the Company Gitarantees are also provided in the normal course of business. There are certain obligations which management has concluded, based on all available fiers and circumstances, are no probable of payment or are very difficult to quantify reliably, and such obligations are treated as contingent habilities and disclosed in the notes but are not reflected as liabilities in the standalone financial statements. Although there can be no assurance regarding the final outcome of the legal proceedings in which the Company is involved, it is not expected that such contingencies will have a material effect or its financial position or profitability.

Contingent Assets

Contingent Assets are neither recugnized run disclosed except when realization of meconic is virtually certain.

2.7 Leases

As a lessee

The company recognises a right-of-use asset and a lease I ability at the lease commencement date. The right-of-use asset is initially measured at cost, which composes the initial amount of the lease liability adjusted for any lease payments made at or hefore the commencement date, plus any initial direct costs meanred and an estimate of costs to dismantly and repove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the eschil line of the right-of-use asset or the end of the lease term. The estimated useful tives of right-of-use assets are determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain re-measurements of the lease hability.

The leave hability is initially measured at the present value of the leave payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, commany's incremental borrowing rate

Generally, the company uses its incremental horrowing rate as the discount rate.

Lease payments included in the measurement of the lease hability comprise the following

Fixed payments, including in-substance fixed payments,

- -Variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date.
- Amounts expected to be payable under a residual value grarantee, and
- The exercise price under a perchase uption that the company is reasonably certain to exercise, lease payments in an optional tenewal.

As a lesson

Assets subject to operating leases are included in fixed assets. Lease treame is recognised in the statement of profit and loss on a straight-line basis over the lease term. Costs, including depreciation are recognised as an expense in the statement of Profit & Loss, Initial direct costs such as legal costs, brokerage costs, etc. are recognised immediately in the statement of Profit & Loss.

Assets given under a finance lease are recognised as a receivable at an amount equal to the net investment in the lease. Lease meants is recognised over the period of the lease so as to yield a constant rate of return on the net investment in the lease. Initial direct costs relating to assets given on finance leases are charged to Statement of Profit and Loss.

2.8 Traile receivables

Trade (see vables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impariment

2.9 Financial instruments

Recognition of Figancial Instruments

Promoted assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the financial instruments. Lineas & advances and all other regular way purchases or sales of financial assets are recognised and derecognised on the made date.

Initial Measurement of Financial Instruments

Financial assets and financial liabilities are initially incasured at foir value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial habilities (other than financial assets and financial habilities at PVPPL) are added to in addicted from their respective fair value on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial babilities at FVTPL are recognised immediately in statement of profit and loss.

Subsequent Measurement

(A) Financial Assets

Financial Assets carried at Amortised Cost (AC):

A financial asset is measured at amortised cost if it is held within a business model whose objective is to held the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to eash flows that are solely payments of principal and interest on the principal antount outstanding.

Financial Assets at Fair Value through Other Comprehensive Income (FVTOCI):

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contracted easily flows and selling financial assets and the contracted terms of the financial asset give rise on specified cates to easily flows that are solely payments of principal and interest on the principal amount outstanding

Financial assets measured at FVTOCI are subsequently measured at fair value, Interest income under effective interest method, lorging exchange gains and losses and impairment are reorganised in the statement of profit and loss. Other net gains and losses are recognised in Other Comprehensive Income (OCI). On derecugantion, gains and losses accomplated in OCI are reclassified to the statement of profit and loss.

Financial Assets at Fair Value through Profit or Loss (FVTPL):

A financial asset which is not classified in any of the above categories are measured at EVTPL. A financial asset that meets the amortised cust criteria in debt institutions that meet the EVTOCI criteria may be designated as at EVTPL upon in tial recognition if such designation of iminates or significantly reduces a measurement or recognition meanistency that would arise from measuring assets or habilities or recognising the gains and losses on them on different bases. The Company has not designated any debt instrument as at EVTPL.

Financial assets at FVTP1, are measured at fair value at the end of each reporting period, with any gains or losses ansing on re-measurement recognised in statement of profit and loss.

Effective Interest Rate (EIR) Method:

The Infertive Interest Rate Method is a method of calculating the amortized cost of a cent instrument and of allocating interest income or expense over the relevant period. The liffective Interest Rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial asset or turancial hability to the gross currying uncount of a financial asset or to the amortised cost of a financial liability on initial tecognition.

Impairment of Financial Assets:

The Company applies the expected credit loss model for recognizing impairment loss on financial assets measured at amortised cost, debt instruments at EVTOCI, lease/trade receivables, other contraction rights to receive easi, or other financial asset, and financial guarantees not designated as at EVTPL.

The Company measures the loss allowance for a financial instrument at an amount equal to the lifeture expected credit losses if the credit rosk on that financial instrument has increased significantly since initial recognition. If the credit risk on a financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses.

When making the assessment of whether there has been a significant increase in credit risk since initial recognition, the Company uses the change in the risk of a default occurring over the expected life of the financial instrument instead of the change in the amount of expected credit losses. To make that assessment, the Company considers reasonable and supportable anformation, that is available without anduc cost or effort, that is indicative of significant increases in credit risk since untital recognition.

In case of debt instruments at FVTOUL the loss allowance measured in accordance with the above requirements is tecognised in other comprehensive income with a corresponding effect to the statement of profit and lines but is not reduced from the carrying amount of the financial asset in the balance sheet, so the financial asset continues to be presented in the balance sheet at its fair value.

No Expected credit losses is recognised on occury investments but these are impaired if there is a permanent diministron in the value of such investments.

For trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Irisl AS 115, the Company measures the loss allowance at an amount equal to lifet the expected credit losses.

Further, for the purpose of measuring lifetime expected credit loss allowance for trade recovables, the Company has used a practical expedient as permined under Ind AS 109. The expected credit loss allowance is computed based on a provision matrix, which takes into account historical credit loss experience.

Derecognition of Financial Assets:

The Company derecognizes a financial asset when the contractual rights to the each flows from the asset expire, or when it transfers the (maneral asset and substantially all the risks and rewards of ownership of the asset to another samy.

On derecognition of a financial asset accounted under Ind. AS 109 in its entirery.

- for financial assets measured at amortised cost, the gain or loss is recognized in the statement of profit and loss.
- b) for financial assets measured at FVTOC1, the cumulative fair value adjustments previously taken to reserves are reclassified to the Statement of Profit and Loss unless the asset represents an equity investment in which case the cumulative fair value adjustments previously taken to reserves is reclassified within equity.

If the transferred asset is part of a larger financial asset and the part transferred qualifies for derecognition in its optivity, the previous corrying amount of the larger financial asset shall be allocated between the part that continues to be recognised and the part that is derecognised, on the basis of the relative fair values of those parts on the date of the transfer

If the Company norther transfers run retains substantially all the risks and rewards of ownership and continues to control the transferred asset, at recognises its retained interest in the assets and an associated liability for amounts it may have to pay

(B) Financial Liabilities and Equity Instruments:

Equity Instruments:

An Equity Instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its habilities.

Financial Liabilities:

Financial Liabilities are subsequently measured at amortised cost using the effective interest rate method.

Financial Guarantee Contracts:

Financial guarantee contracts issued by the Company are initially measured at their fair values and, if not designated as at FVTPL, are subsequently measured at the higher of.

- the amount of loss allowance determined in accordance with impairment paging improvements or Ind AS 109; and
- the amount initially recognised less, when appropriate, the cinatilative amount of income recognised in accordance with the principles of lind AS115.

Derecognition of financial liabilities:

The Company dereceposes tinancial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. An exchange between with a lender of debt instruments with substantially different terms is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. Similarly, a substantial modification of the terms of an existing financial liability (whether or not attributable to the financial difficulty of the debtor) is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in statement of profit and loss.

Fair Value

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the massaction to sell the asset or transfer the liability takes place either.

a). In the principal market for the asset or liability, or

b) In the absence of a principal market, in the most advantageous market must be accessible by the Company.

The fact value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

All assets and habilities for which fair value is measured or disclosed in the financial statements are categorised into flevel 1, 2, or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.
- Level 2 Other than quoted prices (reladed within Level) that are observable for the asset or hability orthor directly or indirectly; and
- · Level 5 Unobservable inputs for the asset or liability

2.10 Cash and cash equivalents

Cash and easts equivalents comprise of eash in hand and balances with banks, cheques on hand, remittances in transit and short-term investments with an original maturity of three months or less that are readily convertible to know amount of eash and which are subject to an insignificant change in value.

2.11 Barrowings

Burrowings are initially recognised at fair value, not of transaction costs incurred. Burrowings are subsequently measured at amortised cost. Any difference between the proceeds (not of transaction costs) and the redengation amount is recognised in profit or loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable than some or all of the facility will be drawn down in this case, the fee is deferred until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalized as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Proference shares, which are mandatorily redeemable on a specific date are classified as habilities. The dividends on these preference shares are recognised in profit or loss as finance costs.

Burrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been excirguished or transferred to another party and the consideration paid, including any non-east assets transferred to liabilities assumed, is programsed in profit or less as other game/lineses).

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period. Where there is a breach of a material provision of a long-term loan arrangement on or before the end of the reporting period with the effect that the liability becomes payable on demand on the reporting date, the entity does not classify the hability as current, in the lender agreed, after the reporting period and before the approval of the financial statements for issue, not to demand payment as a consequence of the breach

2.12 Employee henefits.

Short-term obligations:

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The habilities are presented as current employee henefit obligations in the balance sheet.

(ii) Other long-term employee benefit obligations:

The habilities for carned leave are not expected to be settled wholly within 12 months after the end of the period in which the conployees reader the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the repecting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligation. Remeasurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

(iii) Post-employment obligations:

The company operates the following post-employment schemes.

Defined benefit plans such as gratuity and Leave Encashment Gratuity and Leave obligations

Gratuity Enability and Long Term compensated absences are defined benefit plans. The cost of providing benefits is determined in accordance with the advice of independent, professionally qualified actuaries, using the professionally credit method.

Re-measurement, comprising actuarial gains and losses, the effect of the changes to the asset ceding tifapplicable) and the return on plan assets (excluding net interest), is reflected immediately in the balance sheet with a charge or credit recognised in other comprehensive income in the period in which they negar Re-measurement recognised in other comprehensive successes is reflected immediately in retained earnings and is not reclassified to statement of profit and loss. Past service is recognised in statement of profit and loss in the period of a plan amendment. Not interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit losts are categorised as follows:

- service cost (including current service cost, past service cost, as well as gains and losses on curtailments, and settlements);
- net interest expense or income; and
- * re-measurement

The Company presents the first two components of defined benefit costs instatement of profit and loss in the line item 'Employee benefits expense'. Curtailment gains and losses are accounted for as past service costs.

The present value of the defined benefit pain I ability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds.

The retriement benefit obligation recognised in the halance sheet represents the actual deficit or sumbis in the Company's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the torin of retunds from the plans or reductions in litture contributions to the plans.

Defined contribution plans

The company pays provident fund contributions to publicly administered provident funds as per local regulations. The company has no further payment obligations unce the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

2.13 Income taxes

Income tax expense represents the sum of the tax currently payable and deterred tax

Current tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and habilities attributable to temporary differences and to timised tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the country where the company operate and generate taxable medical. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

MAT credit is recognized as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. In the year in which the MAT credit becomes eligible to be recognized as an asset, the said asset is created by way of a credit to statement of profit and loss and shown as MAT credit entitlement. The Company reviews the same at each balance sheet date and writes down the carrying arrespot of MAT credit entitlement to the extent there is no longer convincing evidence to the effect that the Company will bey normal monnic tax during the specified period.

Deferred tax

Deferred tax is recognised on differences between the carrying amounts of assets and habilities in the balance sheer and the embespending tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductable temporary differences to the extent that it is probable that taxable profits will be available against which those deductable temporary differences can be utilised. Such assets and habilities are not recognised if the temporary difference arises from unitial recognition of other assets and liabilities in a transaction that affects nother the taxable profit nor the accounting profit.

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the hability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enserted by the balance sheet date. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the company, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and habilities are offset when there is a legally enforceable right to set off current tax assets against current tax habilities and when they relate to income taxes levied by the same taxation authority and the company intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax for the year

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

2.14 Revenue recognition

Revenue is recognized to the extent it is probable that the economic benefits will flow to the Company and the revenue can be rebably measured.

Revenue from Operations is recognized in the Statement of Profit and Liss on an account basis as stated become below:

- (a) Income for financial assets other than those financial assets class fied as at Fair value through profit and loss ("FYTPL") is recognized based on the effective interest rate method. Income from Credit Impaired Financial. Assets is recognized on not basis i.e. after considering linguinnent Loss Allowance.
- (b) Interest income on fixed deposits/margin money/pass through certificates is recognized on a time proportion basis—taking into account the amount outstanding and the rate applicable.
- (c) Rent Income/Loase reptals are recognized on accordal basis in accordance with the terms of agreements
- (d) Income from dividend is recognized when the Company's right to receive such dividend is established, it is probable that the economic benefits associated with the dividend will flow to the entity, the dividend does not represent a recovery of part of cest of the investment and the amount of dividend can be measured reliably.

2.15 Prodential Norms

The Company has followed the prudential porms for income recognition and provisioning against non-performing assets and standard assets as presented by the Reserve Hank of India for Non-Banking Financial Companies

2.16 Segment Reporting

- Based on the organizational structures and its Financial Reporting System, the Company has classified its
 operation into two c business segments namely Financing Activity and Renting Activity
- Revenue and expenses have been identified to segments on the basis of their relationship to the operating activities of the segment. Revenue and expenses which are telated to the enterprise as a whole and are not allocable to segments on a reasonable basis have been included under un-allocable expenses.

2.17 Trade and other payables

These amounts represent liabilities for goods and services provided to the company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually and within 30 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised injurially at their fair value and subsequently measured at amortised cost using the effective interest method.

2.18 Basic carnings per share

Hasic carnings per share is calculated by dividing, the profit attributable to owners of the company by the weighted average number of county shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year and excluding treasury shares.

2.19 Cash Flow Statement

Cash Flow is reported using the indirect method, whereby profit before tax is adjusted for the effects of mansactions of a non-cash nature and any deferrals or accurate of past or future each receipts or payments. The cash flow from regular revenue generating, futureany and investing activities of the Company are segregated.

2.20 Exceptional Irem

When stems of income and expenses within statement of profit and loss from ordinary activities are of as such size, nature and or incidence that their disclusure is relevant to explain the performance of the enterprise for the period, the nature and amount of such material items are disclused separately as exceptional items.

2.21 Critical estimates and judgements.

The following are the critical pidgements, apart from those involving estimations, that the management have made in the process of applying the Company's accounting pulseles and that have the most significant effect on the amounts recognised in the financial statements.

Expected credit loss on loans and advances

The Company has used its judgensent in determining various parameters of expected credit loss. These parameters include staging, default, discount rates, expected life, significant increase in credit risk, amount and timing of future cash flows. In estimating these cash flows, the Company makes judgement about the realisable value of the securities hypotheeated/mortgaged to it, based on the historical data and/or independent valuation reports.

These assumptions are based on the assumptions about a number of factors and actual results may differ, resulting in finute changes to the impairment allowance

A collective assessment of impartment takes into account data from the loan portfolio (such as credit quality, nature of assets underlying assets financed, levels of arrears, credit utilization, loan to colluteral ratios etc.), and the economic data tinchiting levels of unemployment, country risk and performance of different individual groups). These critical assumptions have been applied consistently to all period presented

Business Model Assessment

Classification and measurement of financial assets depends on the results of the SPPI and the business model test. The Company determines the financial assets model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. The Company monitors financial assets measured at amortized cost or fair value through other comprehensive income that are derecognized prior to their maturity to orderstand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is pair of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

2.22 Recent Pronouncement

On March 24, 2021, the Ministry of Corporate Affairs ("MCA") through a notification, amended Schedule III of the Companies Act, 2013. The amendments revise Division I. II and III of Schedule III and are applicable from April 1, 2021. Key amendments relating to Division II which relate to companies whose financial statements are required to comply with Companies (Indian Accounting Standards) Rules 2015 are.

Balance Sheet:

- Lease habilities should be separately disclosed under the head -financial liabilities', duly distinguished as current
 or non-current
- Certain additional disclosures in the statement of changes in equity such as changes in equity share capital due to
 prior period errors and restated balances at the beginning of the current reporting period.
- Specified formar for disclosure of shareholding of promoters.
- Specified former for agoing schedule of trade receivables, trace payables, capital work-in-progress and intangible asset under development.
- If a company has not used funds for the specific purpose for which it was borrowed from banks and financial
 institutions, then disclosure of details of where it has been used

- Specific disclosure under 'additional regulatory requirement' such as compliance with approved schemes of arrangements, compliance with number of layers of companies, little deeds of injunovable property not hold in name of company, loans and advances to promoters, directors, key managemal personnel (KMP) and related parties, details of benarm property held gre
 - Statement of profit and loss:
- Additional disclosures relating to Corporate Social Responsibility (CSR), undisclosed income and crypto or virtual currency specified under the head fadditional information; in the notes forming part of the standatone financial statements.
 - The amendments are extensive and the Company will evaluate the same to give effect to them as required by law

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

3. Cash and cash equivalents:

Ammun bjin Rs. (

Particulars	As at March 31st, 2021	As at March 31st, 2020
Cash in hand	14,262	1.847
Batances with Banks in Current Account	13.11.778	2,17,726
Cheques in hard	29,065	5,24,130
Latel	13,55,105	7,40,723

 4. Other Bank Balances
 Appendix Rs. I

 Particulars
 As at Slavch 31st, 2021
 As at Slavch 31st, 2020

 Farmarked Balances: Unpaid Dividend
 1.15,527
 11,71,959

 Total
 1,15,527
 11,71,959

5. Receivables:

ji) Trade Receivables		Amount(in Rx.)
Particulars	As at March Mar, 2021	As at March 31st, 2020
(a) Unsecuted considered good Less: Allowance for impairment lass allowance	33,84,278	29,54,616
Tutal	33 84 278	79 HJ 616

UNITED CREDIT LIMITED.

NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021.

Amount(wilks)

6. Luuns

Particulars	As at March 31st, 2021	As at March 31st, 2020
Luans at Amortised Cost		
{ % 1	I	
(i) Loan repayble on comain!	15,58,46,675	15,31,71,673
Intal(4) Gross	15,58,46,675	15,31,71,675
Less: Impairment loss allowence	18.84,742	18,77,692
Total (A) Net	15,39,60,963	15,12,93,783
483		
(i) Secured by tangente assets	28.56.000	28.5ú.000
4ii) Unsecured	15,29,90,675	15,03,15,673
Toral (B) Gjoss	15.5%,46,675	15.31.71.675
Less: Impairment loss altlowence	18.85,712	18,77,692
Lotal (R) Yet	15,39,60,963	15,12,95,783
(C)		
In India		
(i) Public Sector	· I	
an; Others	15,58,46,675	15.31.71.675
Total (C) Gross	15.58.46.675	15.31,71,675
Less, lin pairment loss allow ance	18,85,712	18,77,892
Total (C) Net	15,39,60,963	15,12,93,783

UNITED CREDIT LIMITED NOTES FO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31S1,2021

7. Investments

Ameuntti	11 16 6 1

Particulars	As at March 31st, 2021	Anat March 31st, 2020
Investment at tair value through Profit & Loss Debt Scentilles		
Lanted Narouech Products (ad		-
Equity Instruments		
(QUOTED)		
Burla Power Solutions Ltd	1,75,987	1.25,982
(UNQUOTED)		
Calculta Metropolitan Group Ltd	30	30
Sky Bi(Bangta) Pot Ltd	1702,000	TELYHIO
Business India Publications Ltd	27,40,0MO	27 50 000
Intal Gross (A)	29,76,812	29,74,012
(ii) Overseas Investments		
oir Investments in Ind 4	29,763012	29,56,012
Total (B)	29,76,012	29,76,012
Less , tapparment loss allow since (C)	297/5/981	29,75,981
Total - Net D+ (A)-(C)		
	31	31

7.1 - Detalls of Impairements

Amoung in Rs.)

Paptinglers	As at Atlarch 31st, 2021	As at Alarch 31st, 2020
United Narratech Products Ltd		
Burks Power Sulutions Ltd	1,25,982	1.25.982
Calcula Metropolitan Group Etd	0	0
Sky B (Bangle) Pot Lot	1702,000	1.080,000
Business India Publications Ltd	27,49,999	27 44,999
Total impairements	29,75,981	29,75,981

UNITED CREDIT LIMITED.

MOTES TO THE TINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 2151, 2021

The state of the s
N. Okhor Fugagaiat scorts

Particulars	As at Moreh 31", 2021	As at Moreh 31", 2020
Security deposits		
Tu Related Parties	68.56.151	64,07,618
Talothers	7.73 ×K1	7.73.881
Interest accrated on Lean	42.88.030	38 J 5,522
Total	1.19.1R.162	1.10.17.021

9.Current tox assets (Net)

A quotall High RCS	
Tarch 31",2020	

756 011600104 230610 [1160]		Q ((price)) et al 1 / 2 / 2
Perticulars	As at March 31*,2021	As at March 31*,2020
Advance insuring the first of fraction for provincing of \$1.77.65 labels (March 31s) (2006) — \$1.57.75 labby.j	ने,करिश्चेता। -	H,H20 953
Total	4.679.460	4.677.143

Particulars	Av at March 31*,2021	Anat March 31 ²¹ ,2020
Chaferrad Law Assets on		
Provision for Employee Henofits	3.33,144	3,42,072
Provision for Impagement on Laten Assets	5.24 /400	5,22,430
Provision for Diminution in the Value of	8.27,918	k,27.918
Investments		
Property Plant & Equipment	5.66.65%	621.141
Fair Value of Security Depaint Given	14.98.642	M0.07.080
Total Deterrod Tay Assess (A)	37.41.168	J5.20,64I
Deterred Fax Listshity on		
Fair Value of Sean 15 Deposit received	7:041	15,285
Total Deferred Tax Luchility (B)	7,641	15,245
Not Defer (ed. Fox Asset of Linbility) (A-H)	37.33.227	33.05,434

Hill Movement of Deferred Tax (31.03.21

Amount(in Rs.)

			21200001(00 11:1:
Partirulars -	As at March 31st, 2020	31st, Movement	
Deferred Tax Assets on			
Provision for Employee Benefits	342,672	(16,728)	323,344
Provision for Impairement on Loan Assets	522,430	2,176	524,606
Provision for Durmation is the Value of	827,918		827.918
his estiments			
Property - Phot & Equipment	621,141	(54,482)	56F,65X
Fair Value of Security Deposit Given	1,007,0801	491,562	1,498,642
Tutal Deferred Tax Assets (A)	3,120,641	420,527	3,741,168
Deferred Tax Luchility on			
Sair Value of Security Deposit received	15,205	17.264)	7.941
Total Deferred Tax Liability (B)	15,205	(7,244)	1,041
Net Deferred Tax Assets/(Liability) (A-B)	3,305,436	427,791	3,733,277

12. Other Non-Financi (Fussels

Amountaine Ra.)

Particulars	As at March Jist. 2021	As at March Jiss. 2010		
Prepard Rem - Relates, Parts	87,758 92h	89.972, lws		
Balances with GST authorities Other assets Train	4,500 697,700 88,459,128	4,500 354,679 90,331,774		

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH SINT, 2021

11. Property, Plant and Equipment

A parenti from R s	j
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										A length time (cc.)
		Greek Hork			Depreciation/amounts at ion/impairment				Net book value	
Particulars	As at April lst,	Additions		As at Morek Mst,			impoirment Charge	Dispusals and other	As at March 31st.	As at March 31st.
	2020		odjestilichts	2021	2020	Charge		adjewillichts	2021	2021
Emminute and fishures	31,04,024	1,897	-	31705.923	29,00,657			-	2,929,670	
Office Equipment	7.77,231	25,163	-	8,02,366	6.39306	(या क्षत	-	-	689 527	117,876)
Computers	10/26/074	20,239	-	100,76,313	6,79,904	39,623		-	1,017,597	58,736
Motor Cars	20.07,500			e (2,300	21,79,546	1,37,850			2.517.196	294,300
Total for Tangible ossets	75,44,829	47,303	-	75,92,112	66,87,243	2,62,747	-		69,49,990	6,42,142

Amount(in Rs.)

Gross black Deprecation/amortisation/amortisation/							Net buok value			
Partleglars	As at April Ist. NHV		Disposuls and	As at March 31st. 2020	As at April 1st, 2019	Depreciation/	Impairment Charge	Dispusals and other adjustments	As at March 31st. 2020	As at March 31 st. 2020
Eurotoge and Totales	ПЛАТСА	-		21,747,024	28.59.537	45,124		· ·	29,000,657	2,93,367
Office Equipment	6,52,593	1.24,63%		7.77.238	5.71.435	57,6,11		-	6,29,066	1,48,165
Computers	140,040,323	55,751		ML56 074	9.32,527	45,447		-	9,77,974	TK. NIO
Mater Cars	25,07,500	-	-	26,07 Soc	14,85,002	1434		-	21.79.546	4,07,954
Lutat for Tangible assets	73,64,440	1,80,389		75,44,829	63,48,700	3,38,542			6h,\$7,243	H,57,5H6

HAITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH SIST, 2001.

13. Payables

(I) Other Payables

(i) Dues of Micro Enterpt lses and Small Enterprises

Amount in Rs.)

Pa Miculary	As at March 31st. 2021	5 sai March 74st, 703ll
a) The principal arbamic and interest the filtream remaining crystal for any supplier. b) The amount of interest paid by the buyer in serms of section 15 of the Atterd. Small Enterprises. Development Act. 2005, along with the amount of princent mode to the supplier beyond the appointed day.	ė	÷
c) The arrotant of interest this and payable for the period of delay in making payment (which have been paid but beyond the appropried day 1 but softwar adding the interest specified under the Micro. Small and Medium Enterprises. Development Act. 2006.	18	8
1) The amount of interest accorded and remaining unpaid s) The assumption (in their interest remaining due and pay able even in the successive year into such date which the interest dues above are actually paid to the small enterprise, for the purpose of disallocance of a deduct life expenditure under section 2% of the Micro, is mall, and, Medium Enverprises Dave opinion, Act, 2006.		-
Tels	-	-

Dues to Micro and Small Enterprises base been determined to the extentisuely parties have been identified on the basis of information as a lable.

(ii) total aucstanding dues of crediturs to other than micro enterprises and small enterprises

Amountile Rs.)

Particulars	As at March 34st. 2021	As at March 31st. 2020
Due in orders	38 40,354	14,72,178
Telsi	38,40,354	18,72,478

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

14. Other Financial & Non-financial Liabilities

Amount(in Rs.)

A- Other Fluoricial Liabilities

Particulars	As at March 31st, 2021	As at March 31st, 2020
Unpaid Dividend	1,05,321	11,71,939
Security Depress received	44.20.014	54,31,377
Dire to Preference standarties On Redemption		87,11,685
Total	45,35,641	1,53,15,021
B-Other non-ligageigt Habilities		
Advance Rent	25,313	62.250
Total	35,313	62,350

15. Provisions Amount(in Rx)

Particulars	As at March 31st, 2021	As at March 31st, 2020
Provision for Gratuity Provision for compensated absence	2U9.023 9.23.251	2,63,254 9,66,33
Total	11362,278	12,29,591

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

16. Share Capital.

(Amount(in Rs.), except number of shares)

jointainjin Karj		excelle monitoer of situates,
Particulars	As at March 31st, 2021	As at March 31st, 2020
Authorised		
Equity shares, Ry 10% pag value		
1,50,00,000 (515) March, 2020 - 1,50,00,000, 15; April, 2019 1,50,00,000, Egyrity shares	15,08(30),000	15,00,00,000
The state of the s		
Preference shares, Rs. 101, par Nalac. \$0.00 (100) [31st March. 2020 : \$0.00.030, 1st April. 2014; \$0.00.030.	5.00 (00.1R0)	5,00.09 (0)8
Profession prisa statem 2020 (30 0050500, risa septim 2014) 30 00.0080	233 300,000	320334503
FIGURE STATES	20,00,00,000	20,00,00,000
Ksped		
Egitify shares, Ry. 106 por value		
57,90,729 (31st March, 2020), 57,90,729, 1st April, 2019, 57,90,729 (5,79,07,290	\$,79,817,290
Equity Shares		
	5,79,07,290	5,79,07,290
Subscribed and fully paid-up		
Equity shares, Rs. 10% par ealar		
5 V 27.8 23 TS TS (March, 2010) 53.2 7.8 2 U. TSF April, 2019 53.2 7.8 2 3 E.	5,32,58,230	5.92.78.230
Equity Shares		
330,400 (Previous year 330,400) Shares Fortisted-Amount originally	16,52,000	16,52,000
East, tib		
Total	5,49,30,230	5,49,30,230

16.1 Reconciliation of Equity Shares

The reconciliation of the number of Equity Shares outstanding and the corresponding amount thereof as at the Dalance Sheet date is set out below:

P. 1. 118	As at March 31st, 2021		As all March 31 st, 2021	
Equity Shares	No. of shares	Amaiam i (in R.s.)	No. of shares	Amount(in Rs.)
At the hogginning of the year	53,27,823	5,32,78,139	53,27.823	53,278,130
Added Issued as fully pand during the year		-		
At the end of the presidence	5.5,27,82.3	5,52,78,2.10	53,27,823	5.5,27 H,2.191

16.2 Terms/rights attached to Shares

The Company's authorized capital consists of two classes of shares referred to as Equity Shares and Preference shares having parcathes of Rs. 10% each land. Rs. 10% each, respectively. Each trobler of Especty Shares is only culturate state per share.

These Shares rank part passar in advespeeds including varing rights and enratement of the deut-

16.3 The details of shareholders holding more than 5% shares are set out as below:

Class of shares and names of shareholders	AsatMar	reli 314t, 2021	As at Mar	ch 31 st. 2020
Equity shares, Rs. 10% par value	Niocof shares	% held	No. of shares	54 held
Dabrovalo Barriya Udyog Lid	22,99,264	47.16	25/46/284	45.16
United Nanotech Products Ltd (Formerly Amirag	7,43,374	13.93	7,42,374	13.93
Properties Pv(L)(d since merged with United				l
Namorech Products Ltd.				
Sri Ashok Kunjar (Jahrovala	7,38,540	13.86	7,38,540	3.86

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH JIST, 2021

17. Other Equity

			-
- 34.1	пили	ı idən	16.5

Amou		
Particulars	As at March 317,2021	As at March 31 12020
raniculars		
Capital reserve Opering balance Add / Less Transferred from / to Surphs.	2.11.487	3.11.487
Closing bahance	3,11,487	3,41,487
Near rivies premium Operung balance And: Repenyes on issue at equity shares for the year	2,92,51,892	3.93 £ 1.892
Clasing balance	3,93,51,892	3,93,51,892
Capital Redemption Reserve Opening balance Add, Transferred from Surplus in the Statement of Profit and Loss for the year Less, Transfer to Surplus in the Statement of Profit and Loss for the year on Redemption.	2.54.3%,754	2 54 2K.750
Closing balance	2,54,38,750	2.54,38,750
Special reserve (created pursuant to Section 451C of the Reserve Bank of India Act.		3, 7, 7, 1,
1934) Opening balance Add. Translated from Surplus nathe Statement of Purlit and Lass to the year	2,84,36,234 17,47,660	
Clasing balance	3,01,83,894	2,84,36,234
General Reserve Opening balance Add: Transferred from Surplus in the Statement of Profit and Loss for the year	6,87,39,090	4 x 7 J 8 J 9 9 9 9
Closing halance	6,87,39,099	6,97,39,099
Other Comprehensive Income Operang balance Add Transferret from Surp is nothe Statement of Purlit and Lass by the year Closing balance	(78.476) (4.70) 8,224	65,7.0
Surplus in the Statement of Profit and Loss Opening balance Add. Profit after two transferred but? Statement of Profit and Loss Amuent available for appropriation Appropriations:	J.27.20.426 87,38,299 4.0.4.58,724	
Less: Toxincend on Equaty Shares Less: Dividend on Equaty Shares Less: Toxin Dividend	1.747,660	1,790.015 3,729,476 766,605
Closing balance	3,97,10,#64	
Total	20,17,44,412	19,49,19,412

Note 17- Continued

Special reserve (created pursuant to Section 45 K1 of the Reserve Bank of India Act, 1934).

The amount its asferred to statutory reserves has been calculated at accordance with the provision of Section 45-40 of the RBI Act. 1934 which requires transfer of 24% of the profit after tax to the statutery reserves.

Capital Reserve:

This reserve represents the reissue of forfeited shares and capital receipts towards transfer of tenancy right.

Securities Premium:

This reserve represents the premium on issue of shares and can be unliked in accordance with the provisorus of the Companies Act, 2013.

Cupital Redemption Reserve

In accordance with Rule 18(7 (6) int of the Companies (Share Capital and Debentures) Rules, 2014 read with Section 71(4) of the Companies Act, 2013 the Company has created CRR analy for redemptions of Preference share capital.

General Reserve

General Reserve includes Reverse Reserve of Rs 17 871,8495 (Previous Year Rs 17,871,8495) being difference between assets and liabilities taken over after adjustment of consideration among yn terms of Schools of Amalgamation with United Credit Financial Services. Lid

Retained Earnings:

This reserve represents the cumulative profits of the Company

NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021.

18. Interest Incume Amount(in Rs.)

Particulars	For the year ended March 11st, 2021	For the year ended March 11st, 2020
On Financial Assets uncasured at Amortised Cost		
Interest on Loans	1,95,03,40%	1,87,93,960
Total	1,95,03,406	1,87,92,969

19. Other Income.

Amount (in Rs.)

Porticulars	For the year ended March 314t, 2021	For the year ended March 31st, 2020
Provision for Diminition in the Value of Incomment WiBack Net gain/floss) on derecognition of property, plant and equipment	-	
Interest of Income Las Refuld	9,848	-
4 Others	6,65,387	6,59,541
Fotal	6,74,332	6,69,541

20. Impairment on financial instruments

Аполинів Вез

Particulars	Fur the year ended March 51st, 2021	For the year ended Alarch 31st, 2020
On Financial instruments measured at Amortised Cost		
Laums	7,931	22.111
Foral	7.821	22.111

21. Employee Benefits Expenses

Amountain Rsa

Particulars	For the year ended March 51st, 2021	For the year emiled March 51st, 2020
Salaries and wages	59.06.96h	57,56,339
Centinburies to proceeding and other funds *	5.00,686	3,26047
Stoff welfare expenses	5,30,383	6,73,449
Company's Contribution to Cirateity For d	3,43,696	3.18.198
Total	73.14.031	72,74,803

UNITED CREDIT LIMITED AGTER TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 318T, 2021

22. Other expenses Amount(in Rs.)

Particulars	For the year ended Afairch 51st, 2021	For the year ended Afairch 51st, 2020
Rent	7.319032	7,33,952
Insurance	2.17,186	2.00.944
Law Charges	2.60,230	2,60,200
Printing & Stanonery	87,353	1.68.194
Postage & Telephone	1.26,739	2,52,574
Electricity Expenses	3,40,602	3,30,552
Travelling & Conveyance	1,86,895	18,76,664
Advertisement	98,414	1.09.251
Andmost Reprinciation (Befor Note 24a)	2,43,900	3,27,5181
Cot Exponents	3.93.560	4,74,814
Rates & Taxes	5,32,182	1.59.816
Maintenance & Repairs Others	93,936	2,00,056
Sales Promotian	1.10.837	1,47,409
Computer Expenses	1.28,634	1,00,355
Computer Software Expenses	5,057	A.333
Directors' Fees	5,809000	6,90,1891
Posfessional Fees	1,77,549	5,20,100
Consultancy Forsi	900000	1.00.313
Bank Charges	4,337	15.00.5
Service Charges	3,16,594	1,05,784
Miscellanguas Expenses	10.22,019	9,34,328
Amortization of Prepaid Rent	22.15.472	23,15,472
Total	81,86,707	1.80,22,776

Note: 22a - Auditor Remuneration

Amount(in Rs.)

Particulars	For the year ended March 34st, 2021	For the year earlied March 34st, 2020
Audetors' Remuneration		
Statistory Audit	1,20,000	1,20,000
Tax Aught	12,000	IEBI,5 [
Lenited Review	30,000	F 30,08 at
Certification Work	48.000	48.000
18her Services	35,000	[7,5]41
Total	2.45,000	2.27.500

Note: 23-Current Tax

Amount(in Rs.)

Particulars	For the year ended March 31st, 2021	For the year ended March 31st, 2020
Provising for Taxolina	37,319000	34,75,000
Expess Provision of Income Tax (AY 2017-18) written back	(33,197)	
Income Tax of Earlier Vein (AV-18-19)		71,428
MAT Creat Entitlement		
Total	36.96,803	35,48,428

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021.

24. EARNINGS PER SHARE

Particulars	For the year ended			
Falleding	March 5154, 2021	March 51st, 2010		
Net Probt satisfactor beinty Shareholders (Amount in Rs.)	87,38,298	89.503/67		
Weighted average number of Equal Shares Basic (New)	59.01.828	53,27,823		
Weighted average number of Equaty Shares Diluted (New)	53,27,823	50,27,823		
Nontinal Value of Equity per share √ ₹ 3	10	101		
Basic Earnings per share 1 * 1	1.64	1.68		
Drinted Earnings per slune (\$ 1)	1.64	1.68		

25. CONTINGENT CIABILITIES AND COMMITMENTS (TO THE EXTENT NOT PROVIDED FOR)

		Action and on the con-
Purticulars	Ay at March 31st, 2021	As at March Mat, 2020
Contingent liabilities Clams against the company not acknowledged as debt Disputed demands *	A-,00,00	w-00/al-
- Income tax		
[inta]	48,m1,9 [9	8/4,00,9 P

• Income tax demand for the Assessment Year 1996-97 amounting to KSA 980.9197- (Previous year KSA 980.9197-) against which the Company has filed an appeal under Section 261 of the Income Tax Act, 1961, betwee the Homble Separate Court against High Court Judgement which was asseed in Taxour of Revence Department. The Case has been admitted for trial hearing. The Company had already paid a sum of KS6.980.9197- (Previous year Rs6.980.9197) under protest which has been shown under Current fax assets (Netjun NOTE 9. The Government has bounded the "Vivad se Vishwas Scheme 2020", the Company has accorded to apit for the scheme to etaim refund of interest paid by M and will subsequently withdraw appeal from Homble Subseque Court if a confidence order to granted by the Designated Authority (DA). The Cumpany has successfully filed declaration online to Firm 1. & 2 on 10th December, 2020. The order of the Designated Authority in the unstate is pending.

The Board has recommended a divisional of Rs.0.00 on each equity share which is subject to the approval of the members of the Company at the cosaing Annual General Meeting.

NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

26. Employee Benefits

Defined benefit plans

(A) Gracuity Fund :-

The Company makes period court busines to the LIC Gratury Fund, a forced defined benefit-plan for qualifying employees. The plan provides for a lung-sum payment to vested employees at retirement, death while in employment or or termination of employment of an animal equivalent to 15 days salary (last drawn) payable for each completed year of service. Vesting occurs upon completion of five years of service. The Company makes annual contributions to gratuity funds to LIC. The Company accounts for the hability for gratuity benefits payable in the future based on an actuarial valuation.

Risk Management

The Defined Benefit Plans expose the Company to risk of actuaria, defice) arising out of interest rate risk, Lequidity Risk, Salary Escalation Risk. Demographic Risk, Regulatory Risk, Asset Liability Mismatching or Market Risk and Investment Risk.

- (a) Interest rate risk: The plan exposes the Company to the risk of fall in interest rates. A fall in the interest rates will result in an increase in the identity cost of Providing the above benefit and will thus result in an increase in the value of the Liability.
- (b) Enquidity Risk: This is the risk that the Company is not able to meet the short-term gratuity payouts. This may arise due to not availability of chough cash/each equivalent to meet the habilities or holding of illiquid assets not being and in time.
- (c)Salary Escalation Risk. The present value of the defined benefit plan is calculated with the assumption of salary increase rate of alan participants in fertile. Deviation in the cate of increase of salary in future for plan participants from the rate of increase in salary used to determine the present value of obligation will have a bearing or the plan's habity.
- (d) Demographic risk: the company has used certain mortably and attrition assumptions to valuation of the liability. The Company is exposed to the assumption
- (e) Regulatory Risk : Gratuity benefit is paid in accordance with the requirements of the Payment of Gratuity Act,1972 (as amended from time to time). There is a risk of change in regulations requiring higher gratuity payoutsteig Increase in the maximum high on gratuity of Rs. 20,00,000).
- (f) Asset Liability Mismarching or Market Risk. The duration of the hability is longer compared in duration of assets, expessing the Company to market risk for volatilities/fall in interest rate.
- (g) Investment Risk: The probability or likelihood of occurrence of insses relative to the expected return on any particular investment.

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

26.4 Particulars in respect of post restrement defined benefit plans of the Company are as follows :-

Amuseut(in Rs.) Gestilits (Funded) Compensated absence (Uniforded) Description A carrended hiese ended Year ended Voor ended March 31st. 2028 March 31st, 2021 Masch 31st, 2024 March 31st 2021 t. Change in the defined benefit obligation (DBO) becominated of old garlon at the paginning of the year. IN 75.577 19 73,000 0.65.330 March and Z Comeni pervice Cola 1,07,989 08,500 22,450 7.504 35,551 51.0% 69,202 amenda Cola $\{J_iB_{i,j}\}B_{i,j}$ Acquar a ligar ricosy - experience y arrayou in el actual (34,729) (2.06,011) (1,09,680) (33,623) ехропение укламитрион. As the circ (gold) stay - demographic samplings. Astusi'r (gurt sis) (finansîa assumpt mis (53,080) ,07,475 5,157 19,859 (fm,939) (1,43,553) Benefits and Present value of obligation at the end of the year. 24.64,366 19,15,577 9,23,251 9,66.337 2. Change le plan ussers Jun salue of than Assess at the beginning of the sear 18 (12.52.) 16 ×5.850 processing ome on plantasser-93,5×4 .07,460 Contributions by the curp to so Return on Plan assets greater dessert than discount rate. 26,834 (2,439) 72,603 (143,338) Dengity and 14,11,313 Fair value of Plan Assets at the end of the Year 17,15,344

Basis used to determine the Experted Rate of Return on Plan Assets.

The expected rate of return on plan a-sets is determined by-erford government bond rate

	Granuts	(Funded)	Compensated absence (Unfunded)	
Description	Near corted March 31st, 2028	Yes ended March Stat, 2026	Year ended March 31st, 2021	Year onfield March 31st, 2024
 Amount recognised in Balance Sheet entracts of: Functioning of Pan Assess on the end of the Year 	1,825,544	1772,525		
Nesem Makue or Obligation at the end of the Alear Funded status state asyldefield i Nei del ace henefil AssertLiahi files	2.,6 4,366 (230,022) (230,022)	1,975,577 (765,254)	930,251 (923,251)	(966,331

Description	Grafully	(Funded)	Compressive abse	nee (Unfunded)
 Expenses recognised in the state wear of profit and loss consists of. 	Near ended March Mai, 2021	Near ended March 31st, 2034	Year ended March 31st, 2021	Year ended March 33st, 2020
Employee honeton expenses:				
, mem Schage gilsk	1,05,739	98,369		
No Improve com	14,512	12,391	54,076	
A. francil (cions). Task the tr DBO experience			(1,09,550)	
Automat (Ciam)/Trus due to TSBC assumptions (Famges			5.157	[4500
Local Ac	1,22,721	1,16,256	(41,066)	69,942
Wher Comprehenses Income				
Actional (Com) / Less durin DBC experience	(34,729)	(2,06,0)		
Actional (Ciam)/Tess due to DRO assumptions changes	(57,787)	1.02.523		
Reforming Plances give greaters be see along discrepant care.	(32,603)	7,439		
Arthonial (Goins) / Lasses reenginged in OCH [B]	(4,20,119)	(91,045)		
Adjustment for front incost asset				
Caliz Imeni Cosi (Cristici				
Expense recognised during the year [A+B]	1,642	25,207	(43,086)	69,942

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

26.2 Particulars in respect of post retirement defined benefit plans and long term employment benefits of the Cumpany are as follows:-

Amazantin Raj

Description	Granues %, h	(Funded) rested	Compensated absence (Unfunded) % Invested		
Particulars	Av at March 31st.2021	As at March 31st, 2020	As at Alareh 3151, 2021	As an blanch 31st, 2020	
Assumptions					
Symmetriality per commit	9.77 .	S INPA.	5.704	4.60%	
Salary escalation mit per arrium	0.00%	7,000%	7 00m a	5,00%	
Methodosed				Projected Unit Credit Medical	

26.3 The estimate of future salary increases take into account inflamm, seniority, promission and other relevant ressure

26.4 Sensitivity Analysis

The sensitively results below desermine their recoverted important and of your Defined Benefit Obligation. In recovering the plants subject to multiple external experience every which are more the Defined Benefit Obligation in similar in appears directions, while the plants are subject to such a horizon to the plants are subject to such a horizon to the plants.

_		Year ended blanch (1986, 202)				174	an endedi N	(arch)	st, 2020
		Guatoity (Funded)		Compensated absolute (Unit and ed)		Guatuity (Funded)		Compensated absence (Unfanded)	
		7/4	4 for Rat	200	(In That	**	(In Rs)		(lm Rs)
T	Discount Rate + 100 lases points	-22.	145,1465	1.51	(17.002)	-2 Pt.	(46 (25)	(2.11)	(20)445)
3	Discount Rate - Hill Leave points	2.4%	50,151	0.0	15,463	2.5%	44,243	2.3	22742
3	Salary Increase Rate + 15	2.0%	(80),674)	- 5	17,586	2.5%	D-110	2.2	21.500
1	Salary Encrease Rule 11%	-27%	(45,432)	1.51	तर,990	-2.4%	145 65 77	(2.1)	(20,371)

26.5 Maturity analysis of the defined benefit plans Weighted average duration (based on discounted cash flows) 2 years

Ammunitin Rs.)

	Year ended Mare	Year ended March 31st, 2021		March Mist,
	Usra(ust) (Funded)	Coingetts aved wherever (Confemples)	Gratnity (Funded)	Compensared whise ace (1 infooded)
1 1 var	1,452,653	226,101	R70 (d.H	351,015
2 3 to 5 year	419 771	123,948	114. [14]	377,0666
2 - 6 pt 10 Year	27(0)39	110.855	244.469	116.159
4. Murg than 10 year	203,621	49,300	67.207	46,616

UNITED CREDIT LIMITED MOTENTO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH SIST, 1021

27. Related Party Disclosure

A-List of Related Parties

Nume	Designation	
St. Ashok Kumar Dab reala	Chairt an & Managing Director	
St. Devasaish Dani wal	Priestin	
sini Kashiri Dahriwat	Director	
Fr. Aramabha Biso is	Mice President & Company Secretary	
Si Samar d Lim	Clust E tradeful Officer	

ŀ.	nterprise over which KMP has significance influence
0	atmikala Barri vo Udiko di Limired

B-Summary of Fransactions

Amounthin Rs.)

				-Philippillindell by 5
Name of the Related Ports	Nature of relationship	Number of scannicions	andred March	Fup the year ended March 34st, 2020
Dabrowala Harryea Udeng Emuted	Enterprise over which KMP has significance influence	Rept pard Rept Received Man, ipal Tuves E'evit in Charges Maintenance charges	12,000 12,000 4,82,195	12,000
Str & K Dalsowala	Key Manageriz [Personnel	Redge gratien	25 48,714	23.82.177
Sti A. Biswan	Key Manager/alPersonnel	Remunaration	8,83,495	8,78,440
Sri y Tam	Key Managerod Personnel	Remuniquien	7,89,584	7,75,654
Sn D.Dabnwsl	Relative of KMP	Sitting Fees	60,000	70,000
Sint R.Dabriwal	Relative of KMP	Sitting Foos	2,131,0000	2,80,800

C- Balance Ontstanding

Amount(in Rs.)

Name of the Related Party	Nature of relationship	Nature of transactions	Halance as as March 31st, 2021	Bolance os at March 3 Ist, 2020
Dabrovala Itanijya	Enterprise lover which	Security Deposit	9,46 (3,977	9.61,80.014
Udyog Lonnted	KMP has significance offueree	Floorne Charge « Payable	-	6.477

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31-ST. 2021.

28. CAPITAL MANAGEMENT

For the purpose of the Company's capital management, capital includes issued equity capital, share premium and all other teserves attributable to the equity holders of the parent. The primary objective of the Company's capital management is to maximize the value of the shareholder.

The Company manages its capital so as to safeguard its ability to continue as a group concern and to optimise returns to shareholders. The capital situature of the Company is based on management's judgment of its strategic and day-to-day needs with a focus on total equity so as to maintain investor, creditors and market confidence.

The Management and the Board of Directors monitors the capital structure and may take appropriate steps in order to maintain, or if necessary adjust, its capital structure. The Company has no external borrowings in the current wear and the previous year.

No changes were made in the objectives, policies or processes for managing capital during the years ended Match 31, 2021 and Match 31, 2020.

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31NT, 2021

29. FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES

They section gives an overview of the arguifficance of financial matterments for the Company and provides additional information on balance sheet items that contain financial instruments.

The details of significant accounting policies, including the criteria for recognition, the basis of measurement and the basis on which meaning and expenses are recognised in respect of each class of Entaireral asset. Financial liability and equity instrument are disclosed in Note 2 to the financial statements.

A) Categories of Financial Instruments

Set out below, is a comparison by class of the carrying amounts and fair value of the Company's financial instituments.

Amounting Rad

	As at March 31s	a, 2021	As at March 31s	sc, 2020
	Carrying Value	Fair Value	Carrying Value	Fair Value
Figureial assets				
a) Measured at amortised cost				
D. Cash and east equivalents	13,55,105	13,55,105	7,43.723	7,43,723
iii Other hank nalances	. 15,527	1,15,307	11,71,959	11,7 ,959
iio Trade Regreables	33.84,278	31.84,278	29,847616	29,84,646
ist Leans	14,63,30,931	14.63,40.931	14.41.12.284	14.41.12.284
v) Other financial assets	1,19.18,362	1/19,13,162	1,10,17,021	1,10.17,821
Sub-rotal	16,31,04,203	16,31,04,203	16,00,29,603	16,00.29,603
M. Alamsworth at Face value through Profit or Lass.				
() be estiment	29.74,012		29,76,012	21
1.70 ther financial assets	76,30,032	38,30,002	71,81,409	71,81,497
Sub-dural	9,66 (66),044	76,50,063	1,01,52,511	74,k1,530
Total financial assets	17.37.10.247	17,67,54,264	17,03,87,114	16,72,11,155
Financial liabilities				
u) Measured at amortised cost				
ir Payables	38,46,354	38,40,354	LK,72,178	18,72,178
c: Horrest ngs (Hither than Heht Sectiones) c: Oil et financia: tjabilotes	1.15.527	1,05,525	98,83,644	98,87,844
Sub-tural	39.55.KKT	39,55.8H E	1,17.55,002	1.11.55.822
by Measured at Fair value through Profit				
nctoss				
n Other Empreial Liab by	44 20,114	91,20,114	34.01.017	54.04.377
Sub-tatal	44,20,114	44,20.114	54.31,377	54,34,377
Total timaecial habilities	80.55.495	83,75,995	1,71,87,199	1,71,67,149

Before are the methodologies are assumptions used to determine for values for the above financial instruments which are too recorded and measured at tan value in the Company's morning statements. These fair values were calculated for disclosure purposes only. The below methodologies and assumptions relate only to the instruments in the above tables.

UNITED CREDIT LIMITED NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH JIST, 2021.

29. FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES (continued).

B. Fair value hierarchy

The following table movides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Level 16 Level 3, as described below.

Quoted prices in an active market (Level 1): Level 1 hierarchy includes financial instruments measured using conted prices. This includes listed equity instruments that trave cuoted price. The fair value of all equity instruments which are traded in the stock exchanges is valued using the closing price as at the reporting period.

Valuation techniques with observable inputs (Level 2). The fair value of financial institutions that are not traded in an active market (for example over-the counter derivatives) is determined using valuation techniques which maximuse the use of observable market data and celly as bittle as possible orientity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Valuation techniques with significant unobservable inputs (flevel 3): If one or more of the significant inputs is not based on observable market data, the insurament is included in level 3. This is the case for unlisted equity securities included in level 3.

Amount(in Rs.)

		As at March 31st, 2021				
	Level I	Level 2	Level 3	Total		
Financial Assets						
i) [hycsango]		-	31	31		
in Other financial assets	-	-	7620.032	76.30.032		
	-	-	76.30.063	76.30.063		
Financial liabilities						
i) Other Ferancial Leability			44,20,114	44,20,114		
			44,20,114	44,20,114		

Amount(in Rx.)

	1	As at March 31st, 2020			
I_	1	Level (Level 2	Level 3	Total
Financial Assets	1				
it lavestmem		-	-	31	31
ii) Other financial assets		-	-	71,81,400	71,81,499
	1		-	71.81.530	71.81.530
Financial liabilities	1				
ij Other Forancial Liability		-		54.31.377	54,31,377
	1			5431377	5131377

NOTES TO THE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED MARCH 31ST, 2021

29. FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES (continued).

Co Financial risk management objectives.

The Company's senior management has the overall responsibility for establishing and governing the Company's risk management from establishing and governing the Company's risk management from each The Company's setting management is responsible for developing and manifesting the Company's risk management potents. The Company's risk management potents are established to identify and analyse the sisks 'asset by the Company, to set and management potents and control is periodically review the changes in market conditions and reflect the changes in the policy accordingly. The key risks and minimal actions are also placed before the Board. The Board of Directors reviews and agrees policies for managing each of these risks, which are summarized below.

a) Market risk

Market Back is the nex that the fair value of future goals Pows of a financial asstrument will fluctuate because of changes in market factors. Market rest comprises three types of risk Interest rate rest, entremely risk and other processed, such as its eventy price risk, hypothysissk and communitary risk.

The Company's Financial Institutions are exposed to market changes. The Company is expessed to the following significant market (14).

- Foreign Charency Rask
- n Interest Rate Risk
- in. Other Price Risk

i. Foreign currency risk

The Company has no exposure to foreign currency instruments and hence not sosceptible to Foreign Currency Risks.

ii. Interest rate risk

The Company's not exposed to interestrate risk as the Company currently has no external horrowing

iii. Price risk

Equity price risk is related to change in market reference price of suveyiments in equity securities held by the Company. The fair value of quoted investments held by the Company exposes the Company to equity price risks. In general, these investments are not held for trading purposes. However, as the Company has fully impaired its investments, the Company is no longer exposed to price risks,

Liquidity risk

Exquadity Risk is the risk that the Crimpany will encounter difficulty in meeting the utilityations associated with its financial liabilities that are sented by delivering cash or another financial asset

The Company's treasury maintains flexibility in funding by borrowing short term funds as and when required. However, the Company does not have any external hormwings in the current year and the preceding year.

The Company's Heard of Directors lays down a broad framework for bquidity risk management to ensure that it is in a position to meet its daily liquidity obligations as well as to withstand a period of figuridity stress from industry, market or a combination of them. The aquidity profile is analyzed on a static as well as on a dynamic hasis by using the gap analysis technique supplemented by monitoring of key liquidity ratios and conduct of liquidity stress tests periodically.

Credit risk

The principal business of the company is to provide financing in the form of loans to its clients primarily to acquire assets. Credit Risk is the risk of default of the counterparty to repay its obligations in a timely manner resulting in financial loss. The Company also provides renting services to its cherits which result in accutal of Trade Receivables. The Company is exposed to exertit risk to the extent of such Trade Receivables. Credit risk encompasses both the discrimisk of default and the risk of deterioration of credit worthings as well as concentration risks. The Company has credit policies approved by the Board which lays down the credit evaluation and approval process in compliance with regulatory guidelines.

The Company uses the Expected Chedir Loss (ECL) Methodology to ussess the impairment on both lost assets and made receivables. The Company reviews its large exposures on quarterly basis to identify cases where the expected credit loss is expected to be higher than the annual reconfied and recognises such impariments additionally.

Notes to the financial statements for the year ended Mst March 2021

Reconciliation of tax expenses and the accounting profit multiplied by Indian tax rate Amount(in Es.)

	Arnoun	(in Bs)
T	Year	Ended
Particulars	31-Mar-2021	31-Mar-2020
Profit before tax	1,19,73,893.00 34,31,137.03	1.18,36,617.00
Lax at the Indian tax rate of 27.82% (previous year - 27.82)	33.31.137.03	32.92.946.B5
Icalculating taxable income		
Tax at the Indian tax rate of 27.82% (previous year - 27.82) Tax effect of amounts which are not deductible (taxable) in calculating taxable income - Companies Act Depreciation	73,096.22	94,192,38
- Expenses on fair Valuation of Security Deposit	6.31,101,99	6,45,304,37
- Disallowance on sec 43 B	(18,727.87)	6.176.87
- Actural impact of OCI		25,329,83
- Dthers	4,35,41.3.88	3 tH,utn.9H
Tax effect of amounts which are deductible (non-taxable)		
in calculating taxable income		
- Income Or Reversal of dimunition in the value of		-
Investments		
Income On Fair Valuation of Security Deposit	(1.24.781.88)	(1.39,477,32)
Income On Fair Valuation of Security Deposit (Rental)	(1.493.87)	
- Income from fair valuation of mutual runds	,	
- Income from repted property		
-Income Tax Depreciation	11,27,579,741	[1,44,283.14]
Tax effect of other adjustment	, , , , , ,	, , , , , , , ,
Income Taxable at Different rates	[5,03,630,19]	[7.05.449.27]
- Income tax for earlier years	432,197.00;	73,428,99
- MAT Credite any forward lusses adjustment & Others		
- Others	41,465.00	102,258 50
Tax Expense	3,696,803.57	3,548,428.06

Notes to the financial statements for the year ented \$850 March 2020.

Note 31: Segment information

Based on the organizational structures and its Financial Reporting System, the Company has classified its operation into two e-business segments namely Financing Activity and Renting Activity.

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Chief Executive Officer.

The measurement principles for segment reporting are based on Ind AS segment's performance and evaluated based on segment revenue and profit or loss from operating activities.

Unallocated expenses/results, assets and liabilities include expenses/results, assets and liabilities(including inter-segment assets and liabilities) and other activities not allocated to the operating segments. These also include current taxes, deferred taxes and certain financial assets and liabilities not allocated to the operating segments.

Amount (in Rs.)

S. Particulars) car end	cd
N Particulars	J1-Mar-2021	71-61 nr-2024
1. SEGMENT REVENUE (Gross)		
ar. Emancing Activity	1950340n	18792969
b) Reming Activity	7620508	10136437
Less : Inter Segment Revenue	n	C
Net Sales/Income from operation	27123914	28929406
2. SEGMENT RESULTS		
Profit before Interest & Tax		
a) Financing Activity	18973355	17490110
b) Renting Activity	2838484	\$476722
Add/ (Less) : Unaffocable Exp	(98)38446)	(11630215)
Total Profit before Tax	11973893	11836617
3 SEGMENT ASSETS		
ar Financing Activity	138249293	155129305
b) Renning Activity	98771236	100035900
e) Unallocable	11227694	12163477
	268248223	268328682
4 SEGMENT LIABILITIES		
ar Financing Activity	d d	ú
h) Renting Activity	5283800	5493627
er Una locable	4289781	12985413
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Notes to the financial statements for the year ended 31st March 2021.

Note 32: Additional Notes to financial statements

A. Leases-

The company has adopted IND AS 116 "leases" effective 1st April, 2019 as not find by the Ministry of Corporates Affairs (MCA) vide Companies (Indian Accounting Standard). Amendment Rules, 2019 using the modified retrospective method. There has been no significant impact as a result of such adoption.

B- Estimation uncertainty relating to the global health pandemic on COVID-19

In assessing the recoverability of receivables, the Company has considered internal and external information up to the date of approval of these financial statements. The Company expects to recover the carrying amount of these assets

Although, the Company does not foresee any major contraction in demand in financing activity there is a possibility of downward impact in the rental Income due to closure/ semi-closure of Offices throughoutdown and post lockdown period. However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and duration.

C- RBI Disclosure

As required in terms of paragraph 18 under Chapter IV of Non-Banking Financial Company – Non-Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016, as applicable and amended, the schedule to the Balance Sheet is appended in **Annexure 1**.

A comparison between provisions required under IRACP and impairment allowances made under Ind AS 1890s appended in Annexure II.

33. Figures pertaining to the previous years have been rearranged/ regrouped, wherever considered necessary,to make them comparable with those of the current year.

Signatories to Notes 1 to 33.

In terms of our report attached

For L.B. JHA & CO. Chartered Accountants Firm Registration No. 3010881.

D.N. Roy Partner
Membership Number JMI389

Place : Kolkata Date : 29th June 2021

On behalf of the Board of Directors

Ananabha Biswas A. K. Dahmwala Vice President and C. hairman, and Managing Director

Samarjit Tain Saresh Chuisha Saha Chiof Fijiancial Officer Discour DIN 480484308

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C B Management Services (P) Ltd. Unit. United Credit Limited P-22. Bondel Road Kokata – 700019

Updation of Shareholder Information

17 We request you to record the following information against my/our Folio No./DP ID/CLIENT ID:

FOLIO NO	•
Personal details	
Name of the member	i :
Name of joint holders, if any	:
Address / Registered address	<u>-:</u> =
(in case of body corporate)	
E-mail Id	<u> </u>
CIN / Registration No.	-:
(in case of body corporate)	
Unique Identification No.	
Father's/Mother's/Spouse's name	
Status	
Occupation	:
PAN	,: .
Nationality	
In case member is a minor	
Name of Guardian	ri =
Date of birth of minor	:
Details of membership	
Date of becoming member	Į.:
Date of declaration under section 89, if	•
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Name and address of beneficial owner	<u> </u>
Date of receipt of nomination, if	:
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Name of the Bank	ui u
Bank Branch Address	-:

^{*} A blank cancelled cheque is enclosed to enable verification of bank details.

CIN: L65993WB1970PLC027781

Rogd Office : 278, Camac Street (8* Floor), Kolkata = 700016

Phone : (033) 2287-9359 / 3360, Fax : (033) 2287-2047

E-mail = unitedureditId@prasil.com | Website, www.uniteduredit.com

E-COMMUNICATION REGISTRATION FORM

(In terms of Circular Nos.17/2011 and 18/2011 dated 21 04.2011 and 29 04 2011 respectively issued by the Ministry of Corporate Affairs)

Name:	, e-mail td
Address:	
OP IQ. :	
Client ID.:	
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No of Shares held:	
/ we shareholder(s) of United Credit Limited agree to Company in electronic mode.	receive communication from the
Please register my / our above e-mail id in your record mail	ds for sending communication through e-
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Note: Shareholder(s) are requested to keep the Com	pany informed as and when there is any

Note: Shareholder(s) are requested to keep the Company informed as and when there is any change in the e-mail address