

# MARUTI & SUZUKI



33rd
ANNUAL REPORT
2021-22



# **BOARD OF DIRECTORS**

S. Rahulinder Singh Sidhu Chairman and Managing Director

Mrs. Rupinder Kaur Independent Director

Ravinder Singh Turna Independent Director Mrs. Neha Sidhu Whole Time Director

Mr. Harmandeep Singh Independent Director

# **CFO**

**RAJAN KAUSHAL** 

# **BANKERS**

**PUNJAB NATIONAL BANK** 

# **AUDITORS**

# **MOHAN JUNEJA & CO.**

Chartered Accountants, SCO 56A-57A, 1st Floor, Budha Dal Shopping Complex, Lower Mall, Patiala

# **PRINCIPAL**

MARUTI SUZUKI INDIA LIMITED PALAM-GURGAON ROAD, GURGAON

# REGISTERED OFFICE

REGISTERED OFFICE - #0598, SECTOR 18-B, CHANDIGARH, 160018

# **SHOWROOMS & WORKSHOPS**

# SHOWROOM (SALES OUTLETS) :-

- 1. Rajbaha Road, PATIALA
- 2. Bhai Complex, Malout Road, MUKTSAR
- 3. Muktsar Road, MALOUT
- 4. Radhaswamy Satsang Road, NABHA
- 5. Patiala Pehowa Road, DEVIGARH
- 6. Bathinda Malout Road, GIDDERBAHA
- 7. Nabha Road, BHADSON
- 8. Malout Road, KILLIANWALI
- 9. Patiala Road, SAMANA
- 10. Narwana Road, PATRAN (Patiala)
- 11. Patiala Rajpura Road, PATIALA
- 12. Green Park Colony, Muktsar Kotkapura Bypass, MUKTSAR

#### **WORKSHOPS:-**

- 1. 13-B, Factory Area, PATIALA
- 2. Narwana Road, PATRAN (Patiala)
- 3. Bhai Complex, Malout Road, MUKTSAR
- 4. C-20, Focal Point, PATIALA
- 5. Muktsar Road, MALOUT
- 6. Radhaswamy Satsang Road, NABHA
- 7. Patiala Pehowa Road, Devigarh
- 8. B-1A, Focal Point, Patiala
- 9. Bathinda Malout Road, Gidderbaha
- 10. Nabha Road, Bhadson
- 11. Patiala Road, Samana



#### **HIRA AUTOMOBILES LIMITED**

Registered Office- # 0598, Sector 18B, Chandigarh, 160018, CIN-L50101CH1989PLC009500 Email: <a href="mailto:hiraaccounts@gmail.com">hiraaccounts@gmail.com</a>, website: <a href="www.hiraautomobiles.com">www.hiraautomobiles.com</a>,

Telephone: +91-92170-48111, +91-92572-39113

#### "NOTICE"

Notice is hereby given that the **33**<sup>rd</sup> **Annual General Meeting** of the Company will be held on **Friday**, **30**<sup>th</sup> **day of September**, **2022** at 05:00 p.m. at the registered office of the company situated at # 0598, Sector 18B, Chandigarh, 160018 to transact the following business-

#### **ORDINARY BUSINESS**

- **1.** To consider and adopt the Audited Financial Statements of the Company for the financial year ended **31**<sup>st</sup> **March**, **2022** and the Reports of the Board of Directors and the Auditors thereon.
- **2.** To appoint a Director in place of **Mrs. Neha Sidhu** who retires by rotation and being eligible, offers herself for reappointment.

#### 3. RE-APPOINTMENT OF STATUTORY AUDITORS AND TO FIX THEIR REMUNERATION

And to consider and if thought fit, to pass with or without modification (s), the following resolution as an **ORDINARY RESOLUTION:** 

"RESOLVED THAT pursuant to the provisions of Section 139 of the Companies Act, 2013 and other applicable provisions of the Act, if any and the Rules framed there under, as amended from time to time, M/s. Mohan Juneja & Co., Chartered Accountants, Patiala, Punjab (Firm Registration No. 020488N) be and is hereby reappointed as Statutory Auditors of the Company for a second term of Five Financial Years from FY - 2022-23 to FY 2026-27 and to hold office from the conclusion of 33<sup>rd</sup> Annual General Meeting till the conclusion of 38<sup>th</sup> Annual General Meeting of the Company at such remuneration as may be mutually agreed upon between the Board of Directors of the Company and the Auditors."

#### **SPECIAL BUSINESS**

# 4. APPOINTMENT OF MR. RAVINDER SINGH TURNAAS AN INDEPENDENT DIRECTOR

And in this regard to consider and if thought fit, to pass with or without modification (s), the following resolution as an **SPECIAL RESOLUTION**:

"RESOLVED THAT pursuant to the provisions of Sections 149,150, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), Mr. Ravinder Singh Turna (DIN-09675648) who was appointed as additional Director of the Company on 01-08-2022 and whose term expires at this annual general meeting be and is hereby appointed as an Independent Director of the Company for a period of Five years i.e. up to 31-07-2027."

# 5. APPOINTMENT OF MR. HARMANDEEP SINGH AS AN INDEPENDENT DIRECTOR

And in this regard to consider and if thought fit, to pass with or without modification (s), the following resolution as an **SPECIAL RESOLUTION**:

"RESOLVED THAT pursuant to the provisions of Sections 149,150, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), Mr. Harmandeep Singh



(DIN-09676107) who was appointed as additional Director of the Company on 01-08-2022 and whose term expires at this annual general meeting be and is hereby appointed as an Independent Director of the Company for a period of Five years i.e. up to 31-07-2027."

By order of the Board
For HIRA AUTOMOBILES LIMITED
Sd/RAHULINDER SINGH SIDHU
CHAIRMAN AND MANAGING DIRECTOR
DIN-00447452

DATE: 01-08-2022 PLACE: CHANDIGARH

#### **NOTES**

1.A member entitled to attend and vote at the Annual General Meeting (the "Meeting") is entitled to appoint a proxy to attend and vote on a poll instead of him and the proxy need not be a member of the Company. The instrument appointing the proxy should, however be deposited at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting.

A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.

- 2. The Register of Members and the Share Transfer Books of the Company shall remain closed from 29<sup>th</sup> day of September, 2022 to 30<sup>th</sup> day of September, 2022 (both days inclusive).
- 3. The Company has appointed Mr. Ravinder Kumar, Company Secretary in Practice as Scrutinizer to scrutinize the e-voting process in a fair and transparent manner and to declare results.
- 4. Pursuant to the provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of SEBI (Listing and Disclosure Requirements) Regulations, 2015., the Company is pleased to provide members facility to exercise their votes by electronic means and the business may be transacted through e-voting as per time schedule and as per instructions annexed with the notice.
- 5. Members are requested to register their e-Mail id with the company or its Registrar or their depository participant to enable the company to send the notices and other reports through email.
- 6. The Scrutinizer shall within a period of two working days from the conclusion of e-voting period, unblock the votes in presence of at least two witnesses not in employment of the Company and make a report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company. The results shall be declared within two working days from the conclusion of the AGM. The results declared along with the report of Scrutinizer shall be placed on the Company's website and the website of CDSL and communicated to the stock exchanges.
- 7. Details of Directors seeking re-appointment at the forthcoming Annual General Meeting as required under Secretarial Standards-2 on General Meetings and in pursuance of Regulation



36 (3) of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 is given as an attachment to the notice.

#### TIME SCHEDULE FOR E-VOTING PROCESS IS GIVEN BELOW

- (a) Date and time of commencement of voting through electronic means: **Tuesday, September 27, 2022 at 9.00** a.m.
- (b) Date and time of end of voting through electronic means beyond which voting will not be allowed: **Thursday**, **September 29**, **2022** at **5.00** p. m.
- (c) Details of Website: www.evotingindia.com
- (d) Details of persons to be contacted for issues relating to e-voting: Mr. Puneet Mittal, M/s Beetal Financial and Computer Services Private Limited, New Delhi, Tel. No.011-29961281-283, e-mail:beetalrta@gmail.com; and CDSL at Tel No. 18002005533, e-mail: helpdesk.evoting@cdslindia.com
- (e) Details of Scrutinizer Mr. Ravinder Kumar, Company Secretary in Practice

The e-voting module shall be disabled for voting on **Thursday**, **September 29**, **2022 at 5.00 p. m.** Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently. The voting right of shareholders shall be in proportion to their share in the paid up equity share capital of the Company as on the **cut off (record date)date** as on **23**<sup>rd</sup> **September**, **2022**.

#### THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING

- (I) The voting period begins on **27**<sup>th</sup> **September**, **2022** at **09.00** a.m. and ends on **29**<sup>th</sup> **September**, **2022** at 05.00 p.m. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the **cut-off date** (**record date**) of **Friday**, **23**<sup>rd</sup> **September**, **2022** 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 **09.12.2020**, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders' retail shareholders is at a negligible level.

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

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



authentication but also enhancing ease and convenience of participating in e-voting process.

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

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

Type of	Login Method
shareholders Individual Shareholders holding	Users of who have opted for CDSL'sEasi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URLs for users to login to Easi / Easiest are <a href="https://web.cdslindia.com/myeasi/home/login">https://web.cdslindia.com/myeasi/home/login</a> or <a href="https://web.cdslindia.com/myeasi/home/login">www.cdslindia.com</a> and click on Login icon and select New System Myeasi.
securities in Demat mode with CDSL	After successful login theEasi / Easiest user will be able to see the e-Voting Menu. On clickingthee-voting menu, the user will be able to see his/her holdings alongwith links of the respective e-Voting service provider i.e. CDSL/NSDL/ KARVY/ LINK INTIME as per information provided by Issuer / Company. Additionally, we are providing links to e-Voting Service Providers, so that the user can visit the e-Voting service providers' site directly.  3) If the user is not registered for Easi/Easiest, option to register is available <a href="https://web.cdslindia.com/myeasi./Registration/EasiRegistration">https://web.cdslindia.com/myeasi./Registration/EasiRegistration</a> 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a link in <a href="https://www.cdslindia.com/nome.org/">www.cdslindia.com/nome.org/</a> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be provided links for the respective ESP where the e-Voting is in progress during or before the AGM.



Individual
Shareholders
holding
securities in
demat mode
with NSDL

- 1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a> either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period.
- 2) If the user is not registered for IDeAS e-Services, option to register is available at <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a>. Select "Register Online for IDeAS "Portal or click at <a href="https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp">https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp</a>

Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <a href="https://www.evoting.nsdl.com/">https://www.evoting.nsdl.com/</a> either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.

Individual
Shareholders
(holding
securities in
demat mode)
login through
their

Depository Participants

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider's website for casting your vote during the remote e-Voting period.

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

- (V) Login method for e-Voting and joining virtual meeting for shareholders other than individual shareholders & physical shareholders.
  - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
  - 2) Click on "Shareholders" module.
  - 3) Now enter your User ID
    - a. For CDSL: 16 digits beneficiary ID,
    - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
    - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
  - 4) Next enter the Image Verification as displayed and Click on Login.
  - 5) If you are holding shares in demat form and had logged on to <a href="www.evotingindia.com">www.evotingindia.com</a> and voted on an earlier e-voting of any company, then your existing password is to be used.
  - 6) If you are a first-time user follow the steps given below:

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

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are



- eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (IX) Click on the EVSN for the relevant **<HIRAAUTOMOBILES LIMITED>** on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password, then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

# (xvi) Facility for Non – Individual Shareholders and Custodians – Remote Voting

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



# **ATTACHMENT**

# ADDITIONAL INFORMATION ON DIRECTORS SEEKING RE-APPOINTMENT /APPOINTMENT

Name	Neha Sidhu	Ravinder Singh Turna	Harmandeep Singh
Age	39	45	36
Brief Resume	Working as Director in the company for the last 16 years	Appointed as Independent Director of the Company	Appointed as Independent Director of the Company
Nature of his expertise in specific functional areas	Vehicle industry	Administration and Marketing in different sectors	Administration and Marketing in different sectors
Date of first appointment on the Board,	25.05.2006	01.08.2022	01.08.2022
Qualifications	Graduate	Senior Secondary	Graduate
Experience	16 years	20 years	12 years
Terms and conditions of appointment or re-appointment along with details of remuneration sought to be paid	As per Company's policy on appointment of Board members	As per Company's policy on appointment of Independent Directors	As per Company's policy on appointment of Independent Directors
Last drawn remuneration, if applicable	As mentioned in the Corporate Governance Report (forming part of Annual Report 2021 -22)	Nil	Nil
Shareholding in the company held either himself or on a beneficial basis for any other persons	1000 equity shares of Rs.10/- each	Nil	Nil
Relationship with other Directors, Manager and other Key Managerial Personnel of the company	Related with Shri Rahulinder Singh Sidhu, Chairman and Managing Director of the Company as wife	Nil	Nil
The number of Meetings of the Board attended during the Year	11 (for details please refer to the Corporate Governance Report, forming part of Annual Report 2021-22)	NA	NA



	1		
Names of companies in	1. Rahul Sidhu	Nil	Nil
which the person also	Enterprises Private		
holds the directorship	Limited		
and the	2. Rahul Sidhu		
membership/Chairman	Media Private		
of Committees of the	Limited		
Board	3. Pacific Finlease		
	Private Limited		
	4. RSG Studios		
	Private Limited		
Chairmanship/member	Nil	Nil	Nil
of the Committees of			
Board of Directors of			
other Indian Public			
Companies			

By order of the Board

For HIRA AUTOMOBILES LIMITED

Sd/-

RAHULINDER SINGH SIDHU CHAIRMAN AND MANAGING DIRECTOR DIN-00447452

DATE: 01-08-2022

PLACE: CHANDIGARH



**– 10 --**

#### **PROXY FORM**

Hira Automobiles Limited

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Name of the Company

CIN	L50101CH1989PLC009500
Registered Office -	# 0598, Sector 18B, Chandigarh, 160018
Email	hiraaccounts@gmail.com
Website	www.hiraautomobiles.com
Tel. No.	+91-92170-48111, +91-92572-39113
Name of the member (s):	
Registered address:	
E-mail Id:	
Folio No/ Client Id:	
DP ID:	
I/We, being the member (s) of	shares of the above named company, hereby appoint
1. Name:	
Address:	
E-mail Id:	
Signature:, or failing him	
2. Name:	
Address:	
E-mail ld:	
Signature:, or failing him	
3. Name:	
Address:	
E-mail ld:	
Signature :	
	or me/us and on my/our behalf at the 33 <sup>rd</sup> Annual General Meeting

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 33<sup>rd</sup> Annual General Meeting of the company to be held on Friday, 30<sup>th</sup> day of September, 2022 at 05.00 p.m. at Registered Office of the Company # 0598, Sector 18B, Chandigarh, 160018 and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution	ution		Vote*	
No.	Resolution	For	Against	
Ordinar	/ Business			
1.	Approval of Annual Accounts for the year ended 31.03.2022			
2.	To appoint a Director in place of Mrs. Neha Sidhu who retires by rotation and			
	being eligible, offers herself for reappointment.			
3.	Re-Appointment of Statutory Auditors and to fix their remuneration			
Special	Business			
4.	Appointment of Mr. Ravinder Singh Turna as an independent director			
5.	Appointment of Mr. Harmandeep Singh as an independent director			

1 1	1 0		
Signed this day of	2022	Affix Revenue	
Orginataro or oriaronoladi	, 	Stamp	

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.



# **ATTENDANCE SLIP**

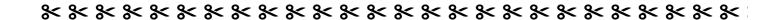
Name of the Company	
CIN	
Registered Office-	
E-mail	
Website	
Tel. No.	

(Please complete this attendance slip and hand it over at the entrance of the Hall)

I hereby record my presence at 33<sup>rd</sup> Annual General Meeting of the company to be held Friday, 30<sup>th</sup> day of September, 2022 at 05.00 p.m. at Registered Office of the Company at # 0598, Sector 18 B, Chandigarh, 160018

Folio No./DP ID-Client ID	
Full Name of the Shareholder in Block Letters	
No. of Shares Held	
Name of Proxy (if any) in Block	
Signature of the Shareholder/Proxy/Representative*	

<sup>\*</sup>Strike out whichever is not applicable





#### **BALLOT PAPER**

[Pursuant to section 109 (5) of the Companies Act, 2013 and rule 21(1) (c) of the Companies (Management and Administration) Rules, 2014]

HIRA AUTOMOBILES LIMITED
CIN - L50101CH1989PLC009500
Registered Office- # 0598, Sector 18 B, Chandigarh, 160018
Email- hiraaccounts@gmail.com website- www.hiraautomobiles.com
Tel. No.:- +91-92170-48111, +91-92572-39113

33rd Annual General Meeting of the company to be held on **Friday, 30th day of September, 2022** at 05.00 p.m. at registered office of the Company # 0598, Sector 18 B, Chandigarh, 160018

S.No.	Particulars	Details
1.	Name of the First Named Shareholder (In block letters)	
2.	Postal Address	
3.	Registered folio No./ *Client ID No. (*Applicable to investors holding shares in dematerialized form)	
4.	Class of Share	

I hereby exercise my vote in respect of Ordinary/ Special resolution enumerated below by recording my assent or dissent to the said resolution in the following manner:

S.No.	Item No.	No. of Share held	I assent to the resolution	I dissent from the resolution
Ordina	ary Business			
1.	Approval of Annual Accounts for the year ended 31.03.2022			
2.	To appoint a Director in place of Mrs.Neha Sidhu who retires by rotation and being eligible, offers herself for reappointment.			
3.	Re-Appointment of Statutory Auditors and to fix their remuneration			
Special Business				
4.	Appointment of <b>Mr. Ravinder Singh Turna</b> as an Independent Director			
5.	Appointment of <b>Mr. Harmandeep Singh</b> as an Independent Director			

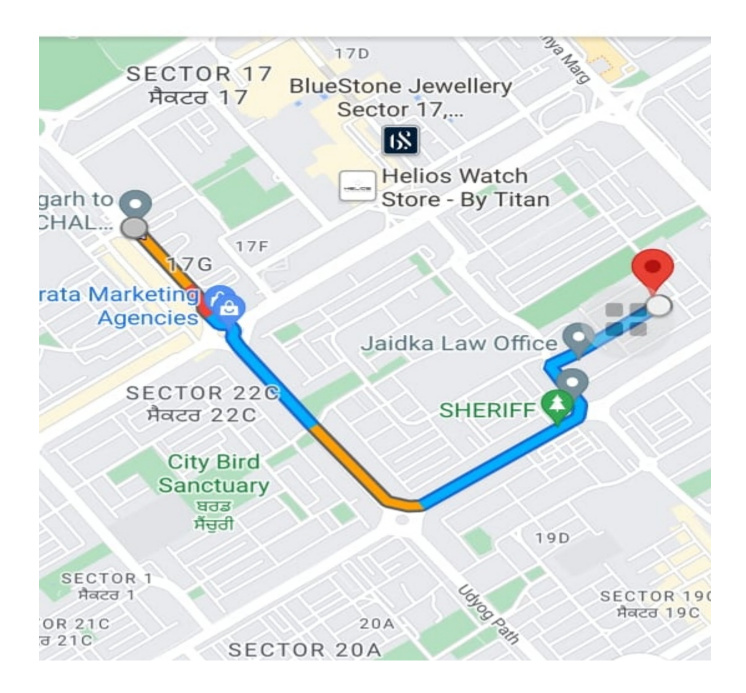
Place :	
Date :	

(Signature of the Shareholder)



# Route Map





Sector 17, Bus Stand to 598 Sector 18 B, Chandigarh



#### "BOARD'S REPORT"

# TO, THE MEMBERS OF HIRAAUTOMOBILES LIMITED

Your Directors have pleasure in presenting the **33rd** Board's Report of your Company together with the Audited Statement of Accounts and the Auditors' Report of your company for the financial year ended **31st March**, **2022**.

# **FINANCIAL HIGHLIGHTS**

Standalone	(Rs. in Lakhs)	(Rs. in Lakhs)
Particulars	F.Y. 2021-22	F.Y. 2020-21
Total Income	22472.45	20443.91
Profit Before Interest and Depreciation	1002.21	876.69
Finance Charges	792.32	698.47
Depreciation & Amortization Expenses	138.90	143.06
Profit/Loss (-) Before Exceptional Item,	70.99	35.55
Prior Period adjustments and Tax		
Exceptional Item	0.00	0.00
Prior period adjustment	0.00	0.39
Profit/Loss (-) Before Tax	70.99	35.16
Tax Expense	9.45	6.38
Net Profit/Loss (-) After Tax	61.54	28.78
Surplus carried to Reserve and	61.54	28.78
Surplus		

#### STATE OF COMPANY'S AFFAIRS AND FUTURE OUTLOOK

The Company is an authorized dealer of Maruti Suzuki India Limited and is engaged in selling and providing after sale services of all its Brands. The Company is also carrying on the insurance of vehicles being sold as an agent of Motor Insurance Companies. The Company foresees tough competition in selling of cars in future as well as present in sales due to economic slow down.

# **ADOPTION OF Ind AS**

The Company has adopted Indian Accounting Standards (Ind AS) and Annual Financial Statements for the current financial year have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under the Companies (Indian Accounting Standards) Rules as amended from time to time notified under Section 133 of the Companies Act, 2013.

#### **CHANGE IN NATURE OF BUSINESS**

There has been no change in the business activities of the Company during the year under report.



#### DIVIDEND

The Board of Directors has not recommended any dividend this year.

#### AMOUNTS TRANSFERRED TO RESERVES

The Board of the company has decided to carry profit of **Rs. 61.54 Lakhs** to its reserves and surplus account.

#### CHANGES IN SHARE CAPITAL

There is no change in authorized, issued and paid up share capital of the Company during the year under report.

#### INFORMATION ABOUT SUBSIDIARY/JV/ASSOCIATE COMPANY

The Company does not have any Subsidiary, Joint venture or Associate Company and the provisions regarding disclosure of names of companies which ceased to be the subsidiary, joint venture or associate companies are not applicable.

# TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

The provisions of Section 125(2) of the Companies Act, 2013 do not apply as there was no dividend declared and paid last year and there is no unclaimed dividend.

#### MATERIAL CHANGES AND COMMITMENTS

No material changes and commitments affecting the financial position of the Company occurred between the period from the end of the financial year to which these financial statements relate and on the date of this report.

#### **ANNUAL RETURN**

As required under sub-section (3) of section 92 of the Companies Act, 2013 as amended, copy of the annual return will be placed on website of Company www.hiraautomobiles.com under the heading investors under link-http://www.hiraautomobiles.com/forms.php after filing with ROC/MCA.

#### MEETINGS OF THE BOARD OF DIRECTORS

During the Financial Year, the Company held **11 meetings** of the Board of Directors as per Section 173 of Companies Act, 2013 which is summarized below. The provisions of Companies Act, 2013 and listing agreement were adhered to while considering the time gap between two meetings -

31.05.2021	30.06.2021	22.07.2021	14.08.2021	16.10.2021	13.11.2021
03.12.2021	04.12.2021	14.02.2022	16.03.2022	28.03.2022	

#### DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013 the Board of Directors of the Company confirms that -

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



- (c) The directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) The directors have prepared the annual accounts on a going concern basis; and
- (e) The directors have laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- (f) The directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

# RE-APPOINTMENT OF AUDITORS AND REPORT THEREON

The present term of M/s. Mohan Juneja & Co., Chartered Accountants, Patiala, Punjab has been completed and it is proposed to re- appoint them as statutory auditors for a second term of 5 years from FY 2022-23 to FY 2026-27 to hold office from the conclusion of 33rd Annual General Meeting till the conclusion of 38th Annual General Meeting of the Company as required under section 139(2) of the Companies Act, 2013 There are no qualifications or adverse remarks in the Auditors' Report which require any clarification/ explanation. The Notes on financial statements are self-explanatory, and needs no further explanation. Further the Auditors' Report for the financial year ended on **31st March**, **2022** is annexed herewith for your kind perusal and information.

# LOANS, GUARANTEES AND INVESTMENTS

There were no loans, guarantees or investments made by the Company under Section 186 of the Companies Act, 2013 for third party during the year under review and hence the said provision is not applicable.

# RELATED PARTY TRANSACTIONS

The Company has entered into various Related Parties Transactions as defined under Section 188 of the Companies Act, 2013 with related parties as defined under Section 2 (76) of the said Act. Further all the necessary details of transaction entered with the related parties are attached herewith in Form No. AOC-2 for your kind perusal and information.

# CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE OUTGO

The Information pursuant to Section 134(3) (m) pertaining to Conservation of Energy, Technology Absorption and Foreign Exchange Outgo is provided in annexure herewith.

# **RISK MANAGEMENT**

The Company has insurance policy for all the assets of the Company and all the insurance policies are renewed well in time.

# **DIRECTORS AND KMP**

During the current financial year no changes have occurred in the constitution of Board of Directors and KMP of the company. However, following changes have occurred in the constitution of Board of Directors of the Company after the close of current Financial Year up to the date of this report-



S.No.	NAME		NATURE OF CHANGE	<u>DATE</u>
1.	Mr. Gagandeep Singh Brar	Independent Director	Resigned	01-08-2022
2.	Mrs. Kuldeep Kaur Gill	Independent Director	Resigned	01-08-2022
3.	Mr. Ravinder Singh Turna	Independent Director	Appointed	01-08-2022
4.	Mr. Harmandeep Singh	Independent Director	Appointed	01-08-2022

#### **DEPOSITS**

The company has not accepted or renewed any deposits during the year and there are no unclaimed or unpaid deposits at the end of the financial year except from Directors.

#### CORPORATE SOCIAL RESPONSIBILITY

The company does not meet the criteria of Section 135 of Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014 so there is no requirement to constitute Corporate Social Responsibility Committee.

#### PARTICULAR OF EMPLOYEES

The information required pursuant to Section 134(3) and Section 197(12) read with Rule 5 (1) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in respect of employees of the Company and Directors is attached herewith. Further, information required under Rule 5 (2) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is nil as no employee of the Company is in receipt of remuneration as stated therein.

#### **ANNUAL EVALUATION**

Pursuant to the provisions of the Companies Act, 2013, the Board has carried out an annual performance evaluation of its own performance, the directors individually as well as the evaluation of the working of its Audit, Nomination & Remuneration Committee. A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of engagement and contribution, independence of judgment, safeguarding the interest of the Company and its minority shareholders etc. The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non Independent Directors was carried out by the Independent Directors who also reviewed the performance of the Secretarial Department.

#### SECRETARIAL STANDARDS

The Directors state that the Company has complied with both the applicable Secretarial Standards i.e. SS-1 and SS-2 relating to 'Meetings of the Board of Directors' and 'General Meetings', respectively.

# **CORPORATE GOVERNANCE**

Report on Corporate Governance along with the Certificate of M/s. Mohan Juneja & Co., Chartered Accountants, Patiala, Statutory Auditors of the Company confirming compliance of conditions of Corporate Governance as stipulated in the SEBI (LODR) Regulations, 2015 with the Sto forms part of the Board Report.



The information under Schedule V Part II Section II point IV is as under,

a) The remuneration package of the directors are as follows:

Name of Director	Rahulinder Singh Sidhu	Neha Sidhu
Salary	Rs. 13,56,500/-	Rs. 9,87,667/-
Bonus	0.00 0.00	
Stock Options	0.00	0.00
Pension	0.00	0.00

b) Performance linked incentives- Nil, Service contracts, notice period, servant fees- Nil, Stock option details - Nil

#### INDEPENDENT DIRECTORS AND DECLARATION

Smt. Kuldip Kaur Gill and Mr. Gagandeep Singh, Independent Directors have resigned on 01-08-2022 and the Board has appointed Mr. Ravinder Singh Turna and Mr. Harmandeep Singh as Independent Directors on the same date. Now there are three Independent Directors namely Smt. Rupinder Kaur Gill, Mr. Ravinder Singh Turna, Mr. Harmandeep Singh. The Board of Directors of the Company hereby confirms that all the Independent directors have given the declaration and they meet the criteria of Independent as provided under Section 149(6) of Companies Act, 2013.

#### RECONSTITUTION OF NOMINATION AND REMUNERATION COMMITTEE

Nomination and Remuneration Committee was reconstituted ON 01-08-2022 after the close of current financial year and as per the Section 178(1) of the Companies Act, 2013 the Company's Nomination and Remuneration Committee comprises of three Non-executive Independent Directors and Chairman of the committee is Independent and Non-Executive Director. The table sets out the composition of the Committee as on the date of this report

Name of the Director	Position held in the Committee	Category
Rupinder Kaur	Chairman	Independent/ Non Executive
Harmandeep Singh	Member	Independent/ Non Executive
Ravinder Singh Turna	Member	Independent/ Non Executive

The date of meetings of committee and attendance of members is given in report on corporate governance attached with the report.

#### Terms of Reference of Nomination and Remuneration Committee

The terms of reference of Nomination and Remuneration Committee are all the matters as provided under Section 178 of the Companies Act, 2013 and the rules made there under and the provisions contained in SEBI(LODR) Regulations, 2015 as amended from time to time.



#### **REMUNERATION POLICY**

#### Remuneration to Executive Directors:

The remuneration paid to Executive Directors is recommended by the Nomination and Remuneration Committee and approved by Board in Board meeting, subject to the subsequent approval of the shareholders at the General Meeting and such other authorities, as may be required. The remuneration is decided after considering various factors such as qualification, experience, performance, responsibilities shouldered, industry standards as well as financial position of the Company.

#### Remuneration to Non-Executive Directors:

The Non-Executive Directors have not been paid any Sitting Fees during the year.

#### RECONSTITUION OF AUDIT COMMITTEE

Audit Committee was reconstituted on 01-08-2022 after the close of current financial year and according to Section 177 of the Companies Act, 2013 the company's Audit Committee comprised of **three Non-Executive Independent Directors and Chairman** of the committee is Independent and Non-Executive Director. The Board has accepted the recommendations of the Audit Committee. The table sets out the composition of the Committee **as on the date of this report-**

Name of the Director	Position held in the Committee	Category
Rupinder Kaur	Member	Independent/ Non Executive
Harmandeep Singh	Chairman	Independent/ Non Executive
Ravinder Singh Turna	Member	Independent/ Non Executive

The date of meetings of committee and attendance of members is given in report on corporate governance attached with the report.

#### **Terms of Reference of the Audit Committee**

**The terms of reference** of the audit committee are all the matters as provided under Section 177 (4) of The Companies Act, 2013 and the rules made there under and the provisions contained in SEBI (LODR) Regulations, 2015 as amended from time to time.



#### RECONSTITUTION OF STAKEHOLDERS RELATIONSHIP COMMITTEE

Stakeholders Relationship Committee was reconstituted ON 01-08-2022 after the close of current financial year and accordingl to Section 178 of the Companies Act, 2013 which comprised of three Non-Executive Independent Directors and Chairman of the committee is Independent and Non Executive Director. The table sets out the composition of the Committee as on the date of report-

Name of the Director	Position held in the Committee	Category
Rupinder Kaur	Member	Independent/ Non Executive
Harmandeep Singh	Member	Independent/ Non Executive
Ravinder Singh Turna	Chairman	Independent/ Non Executive

The date of meetings of committee and attendance of members is given in report on corporate governance attached with the report.

#### SECRETARIAL AUDIT REPORT

There are certain observations in the Secretarial Audit Report which require corrective actions and the Board has given necessary instructions to take corrective action to the concerned persons in this regard. Further the Secretarial Audit Report as provided by Mr. Ravinder Kumar, Company Secretary in Practice for the current financial year is annexed herewith for your kind perusal and information.

#### ANNUAL SECRETARIAL COMPLIANCE REPORT

As required under Regulation 24A of SEBI (LODR) Regulations, 2015, the Company has appointed Mr. Ravinder Kumar, Company Secretary in Practice to undertake the audit and certification and to submit the report. The observation made by him was placed before the Board and suggestive measures were taken.

# **VIGIL MECHANISM**

As per Section 177(9) and (10) of the Companies Act, 2013, and as per the Clause 49 of the Listing Agreement, the company has established Vigil Mechanism for directors and employees to report genuine concerns and made provisions for direct access to the chairperson of the Audit Committee. Company has formulated the present policy for establishing the vigil mechanism/ Whistle Blower Policy to safeguard the interest of its stakeholders, Directors and employees, to freely communicate and address to the Company their genuine concerns in relation to any illegal or unethical practice being carried out in the Company.

#### **SHARES**

- **a. Buy Back of Securities -** The Company has not bought back any of its securities during the year under review.
- b. Sweat Equity The Company has not issued any Sweat Equity Shares during the year under review.
- c. Bonus Shares No Bonus Shares were issued during the year under review.
- **d. Employees Stock Option Plan -** The Company has not provided any Stock Option Scheme to the employees.

#### ORDER OF COURT

There is no significant and material order passed by the regulators or courts or Tribunals impacting the going concern status and company's operation in future.



#### DETAILS OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS

Internal Financial Controls are adequate and are in consonance with the size and operations of the Company and such internal financial controls are operating effectively. The Company has also appointed M/s. Rajbir Singh & Co. Cost and Management Accountant, Patiala as Internal Auditor as required under Section 138 of the Companies Act, 2013.

# SHARES IN SUSPENSE ACCOUNT

- i. Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year=nil
- ii. Number of shareholders who approached issuer for transfer of shares from suspense account during the year=nil
- iii. Number of shareholders to whom shares were transferred from suspense account during the vear=nil
- iv. aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year=nil

# SHARES IN UNCLAIMED SUSPENSE ACCOUNT

- i. Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account at the beginning of the year=nil
- ii. Number of shareholders who approached the issuer for transfer of shares from the Unclaimed Suspense Account during the year=nil
- iii. Number of shareholders to whom shares were transferred from the Unclaimed Suspense Account during the year=nil
- iv. Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account at the end of the year=nil

#### **MATERIAL VARIATIONS**

The material variations between the projections and the actual utilization are not applicable.

#### **CODE OF CONDUCT**

The Code of Conduct of Hira Automobiles Limited is attached herewith.

#### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report is attached herewith.

# DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT THE WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013

The Company has in place `Prevention of Sexual Harassment Policy`. This Anti-Sexual Harassment policy of the Company is in line with the requirements of The Sexual (permanent, contractual, temporary and trainees) are covered under this policy. The company has complied with provisions relating to the constitution of Internal Complaints Committee and an Internal Complaints Committee (ICC) is in place to redress complaints received regarding sexual harassment. The following is a summary of sexual harassment complaints received and disposed off during the year, - No. of complaints received: Nil, -No. of complaints disposed off: NA.



#### **COMPLIANCES OF ALL LAWS**

The Board hereby states that the company has devised proper systems to ensure compliance of all laws applicable to the company.

#### **COST RECORDS**

The provisions of Section 148(1) of the Companies Act, 2013 for maintenance of cost records are not applicable to the Company.

#### **ACKNOWLEDGMENT**

Your Directors wish to express their grateful appreciation to the continued co-operation received from the Banks, Government Authorities, Customers, Vendors and Shareholders during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the committed service of the Executives, staff and Workers of the Company.

For and on behalf of Board of Directors
For HIRA AUTOMOBILES LIMITED
Sd/-

Sd/-

RAHUL INDER SINGH SIDHU CHAIRMAN AND MANAGING DIRECTOR

DIN: 00447452

NEHA SIDHU WHOLE-TIME DIRECTOR DIN: 00460875

DATE: 01-08-2022 PLACE: CHANDIGARH

# REPORT OF THE BOARD OF DIRECTORS ON CORPORATE GOVERNANCE

Pursuant to Regulation 34 read with Schedule V to the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Report on Corporate Governance is given below,

# 1. COMPANY PHILOSOPHY ON CODE OF GOVERNANCE

The report on Corporate Governance is requirement under Listing Agreement entered into with Stock Exchange and forms part of the report of the Board of Directors to the shareholders of the Company. This report gives an insight into the organizational structure of the Company. The vision of the company is to be a financially sound, profitable, growth oriented company committed to building and maximizing sustainable value for all the shareholders. In its endeavor to attain the goal visualized, the company is laying maximum emphasis on the effective system of Corporate Governance.

#### 2. BOARD OF DIRECTORS

Composition

The present Strength of Board of Directors of the Company is five comprising of two Promoter Directors and three Independent Directors having diversified professional experience. Out of total strength of five directors two are executive and three are Non-Executive. The composition of Board of Directors as on 31st March, 2022 is as under-



S.N.	Name	DIN	Designation	Nature of Directorship
1.	Rahulinder Singh Sidhu	00447452	Chairman and Managing Director	Promoter/ Executive
2.	Neha Sidhu	00460875	Whole-time Director	Promoter/ Executive
3.	Rupinder Kaur	06403845	Director	Independent/ Non-Executive
4.	*Gagandeep singh	08316794	Director	Independent/ Non-Executive
5.	**Kuldeep Singh Gill	08621579	Director	Independent/ Non-Executive

<sup>\*</sup>Gagandeep Singh, Independent Director has resigned on 01-08-2022. \*\* Kuldeep Kaur Gill, Independent Director has also resigned on 01-08-2022.

Attendance of each Director at the Board Meetings held during the year 2021-22 and last Annual General Meeting and number of other Boards or Board Committees in which he/she is a member

S.No.	Name of Director	No. of Board Meeting attended	No. of other Directorship	Membership in other Committees	Attendance at Last AGM
1	Rahulinder Singh Sidhu	11	4	-	Yes
2	Neha Sidhu	11	4	-	Yes
3	Rupinder Kaur	10	-	3	-
4	Gagandeep Singh	11	-	3	Yes
5	Kuldeep Kaur Gill	11	-	3	-

Shri Rahulinder Singh Sidhu, Managing Director of the Company and Smt. Neha Sidhu, Whole Time Director on the Board of Directors are related to each other as husband and wife.

During the Year, 11 meetings of the Board of Directors were held on the following dates-

31.05.2021	30.06.2021	22.07.2021	14.08.2021	16.10.2021	13.11.2021
03.12.2021	04.12.2021	14.02.2022	16.03.2022	28.03.2022	



Note- Ravinder Singh Turna and Harmandeep Singh have been appointed as Independent Directors on 01-08-2022 in place of both outgoing Independent Directors.

The details of number of shares and convertible instruments held by non-executive directors is given as below,

S.No.	Name of Non - Executive Director	No. of Equity Shares Held	No. of convertible instruments Held
1	Rupinder Kaur	Nil	NA
2	Gagandeep Singh	Nil	NA
3	Kuldeep Kaur Gill	Nil	NA
	Total	Nil	NA

The familiarization program imparted to independent directors is disclosed on web link <a href="https://www.hiraautomobiles.com">www.hiraautomobiles.com</a> of the Company

#### 3. AUDIT COMMITTEE

The terms of reference of the audit committee include all the matters as provided under Section177 (4) of The Companies Act, 2013 and the rules made there under and SEBI (LODR) Regulations, 2015 as amended from time to time.

# **Composition and Meetings**

In compliance with the provisions of Section 177(2) of the Companies Act, 2013, Audit Committee comprised of three Non-executive Independent Directors and Chairman of the committee is Independent and Non executive Director. Six meetings of Audit Committee were held during the year under consideration on following dates -

31.05.2021	30.06.2021	14.08.2021	13.11.2021	14.02.2022	28.03.2022
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The details of members of the audit committee as on 31.03.2022 and their attendance during the year is as under-

Name of	Position held in	Category	ings	
Directors	the Committee		Held	Attended
*Gagandeep Singh	Chairman	Independent/Non Executive	Six	Six
Rupinder Kaur	Member	Independent/Non Executive	Six	Six
**Kuldeep Kaur Gill	Member	Independent/Non Executive	Six	Six

<sup>\*</sup>Gagandeep Singh, Independent Director has resigned on 01-08-2022. \*\*Kuldeep Kaur Gill, Independent Director has also resigned on 01-08-2022.

Note- Ravinder singh Turna and Harmandeep Singh have been appointed as independent Directors and members of Committee on 01\*-08-2022 in place of both outgoing Independent Directors.

#### 4. NOMINATION AND REMUNERATION COMMITTEE

The terms of reference of Nomination and Remuneration Committee covers all the matters provided under the Companies Act, 2013 and the rules made there under and SEBI (LODR) Regulations, 2015.



# **Composition and Meetings**

In compliance with the provisions of Section 178(1) of the Companies Act, 2013, Nomination and Remuneration Committee comprises of three Non-Executive Independent Directors and Chairman of the committee is Independent and Non-Executive Director. One meeting of Nomination and Remuneration Committee was held on 14.08.2021 during the year under consideration.

The details of members of the committee as on 31.03.2022 and their attendance during the year is as under-

Name of	Position held in	Category	Meet	tings
Directors	the Committee		Held	Attended
*Gagandeep Singh	Chairman	Independent/Non Executive	One	One
Rupinder Kaur	Member	Independent/Non Executive	One	One
**Kuldip Kaur Gill	Member	Independent/Non Executive	One	One

<sup>\*</sup>Gagandeep Singh, Independent Director has resigned on 01-08-2022. \*\*Kuldip Kaur Gill, Independent Director has also resigned on 01-08-2022.

Note- Ravinder singh Turna and Harmandeep Singh have been appointed as independent Directors and members of Committee on 01-08-2022 in place of both outgoing Independent Directors.

# **Remuneration Policy**

Remuneration policy ensures that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully and that relationship of remuneration to performance is clear and meets appropriate performance benchmarks and that remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

# 5. REMUNERATION OF DIRECTORS

There is no pecuniary relationship or transaction of the company with its independent directors and that no payment of sitting fee is made to them for attending Board and Committee meetings. Following Executive Directors were paid as per detail given below -

S.No.	Name of Director	Designation	Salary Rs.	Benefits	Bonus	Stock Options	Pension
1	Rahulinder Singh Sidhu	Managing Director	13,56,500/-	-	-	-	-
2	Neha Sidhu	Whole Time Director	9,87,667/-	-	-	-	-

No Commission on profits is paid to any of the Directors. No stock option has been given to any of the Directors, including Executive Directors.



#### 6. STAKEHOLDERS' GRIEVANCE COMMITTEE:

# **Composition and Meetings**

In compliance with the requirement of Section 178(5) of The Companies Act, 2013, Stakeholder Relationship Committee comprises of three Independent and Non-executive Directors and Chairman of the committee is Independent and Non executive Director, to consider and resolve the grievances of security holders of the company. One meeting of Stakeholder Relationship Committee was held on 14.08.2021 during the year under consideration.

The details of members of the committee as on 31.03.2022 is as under-

Name of	Position held in	Category Meetings		
Directors	the Committee		Held	Attended
*Gagandeep Singh	Chairman	Independent/Non Executive	One	One
Rupinder Kaur	Member	Independent/Non Executive	One	One
**Kuldeep Kaur Gill	Member	Independent/Non Executive	One	One

<sup>\*</sup>Gagandeep Singh, Independent Director has resigned on 01-08-2022. \*\*Kuldip Kaur Gill, Independent Director has also resigned on 01-08-2022.

Note- Ravinder singh Turna and Harmandeep Singh have been appointed as independent Directors and members of Committee on 01-08-2022 in place of both outgoing Independent Directors.

# NOTE ON ALL COMMITTEES OF THE BOARD OF DIRECTORS

All the three Committees of the Board of Directors viz: Audit Committee, Nomination and Remuneration Committee and Stakeholders' Relationship Committee have been reconstituted on 01-08-2022 and following tables depicts the detail of members of the Committees after the reconstitution-

#### A-AUDIT COMMITTEE AFTER RECONSTITUTION

Name of the Director	Position held in the Committee	Category
Rupinder Kaur	Member	Independent/ Non Executive
Harmandeep Singh	Chairman	Independent/ Non Executive
Ravinder Singh Turna	Member	Independent/ Non Executive

# **B-NOMINAION AND REMUNERATION COMMITTEE AFTER RECONSTITUTION**

Name of the Director	Position held in the Committee	Category
Rupinder Kaur	Chairman	Independent/ Non Executive
Harmandeep Singh	Member	Independent/ Non Executive
Ravinder Singh Turna	Member	Independent/ Non Executive



# C. STAKEHOLDERS RELATIONSHIP COMMITTEE AFTER RECONSTITUTION

Name of the Director	Position held in the Committee	Category
Rupinder Kaur	Member	Independent/ Non Executive
Harmandeep Singh	Member	Independent/ Non Executive
Ravinder Singh Turna	Chairman	Independent/ Non Executive

# **Compliance Officer**

Ms. Sukhdeep Kaur, Company Secretary, has been appointed as Compliance officer for the purpose of complying with various provisions of the Guidelines, Regulations issued by Securities and Exchange Board of India, Listing Agreement with Stock Exchanges.

# **Complaints**

The Company has not received any complaint during the year from the shareholders and there is no pending complaint with the Company.

# 7. GENERAL BODY MEETINGS

Location and time, where last three Annual General Meetings were held is given below-

Financial Year	Date	Time	Venue
2018-19	30.09.2019	5.00 P.M.	# 0598, Sector 18B, Chandigarh, 160018
2019-20	30.09.2020	5.00 P.M.	# 0598, Sector 18B, Chandigarh, 160018
2020-21	30.09.2021	5.00 P.M.	# 0598, Sector 18B, Chandigarh, 160018

Following Special Resolutions were passed in the previous 3 Annual General Meeting:

Date of Meeting	Special resolution passed
30.09.2019	One Special resolution was passed for appointment of Independent Director
	Mrs. Rupinder Kaur for second term of 5 years
30.09.2020	Nil
30.09.2021	Nil

# **BALLOT**

No special resolution has been passed last year through postal ballot and no special resolution is proposed to be conducted through postal ballot.

# 8. MEANS OF COMMUNICATION

Quarterly results are normally published in the newspapers and also sent to BSE Limited. Physical copy of annual report which inter alia includes the Directors Report, Corporate governance report, Audited Accounts, Cash Flow Statements etc. was sent to shareholders by post and also to BSE Limited. The quarterly results and annual report is also available on company's website at www.hiraautomobiles.com under investors section.



#### 9. GENERAL SHAREHOLDER INFORMATION

#### **Annual General Meeting**

Date: 30.09.2022, Time: 05.00 PM, Day: Friday and Venue: Registered Office of the Company at #0598, Sector-18B, Chandigarh, 160018

#### **Financial Year**

The company's Financial Year starts from 1st April every year and conclude on 31st March, next year.

#### **Book Closure**

The Register of Members and the Share Transfer Books of the Company shall remain closed from 29th day of September, 2022 to 30th day of September, 2022 (both days inclusive).

#### Dividend

No dividend has been recommended by the Board this year and therefore information under this sub clause is nil.

# Listing

The shares of the Company are listed at BSE Limited only. The Company has paid listing fee to BSE Limited. Securities of the Company were not suspended from trading by BSE Limited during last year.

#### Stock Code

The Stock Code of the Company on BSE Limited is 531743.

# **Stock Market Data**

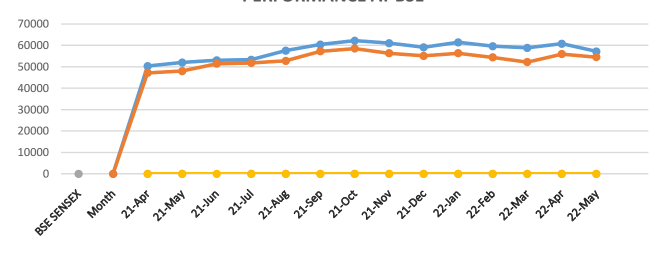
Details of High and low market price and traded volume each month in last financial year BSE is as under-

Month	Open	High	Low	Close	No. of Shares	No. of Trades	Total Turnover
Apr 21	0	0	0	0	0	0	0
May 21	0	0	0	0	0	0	0
Jun 21	0	0	0	0	0	0	0
Jul 21	0	0	0	0	0	0	0
Aug 21	0	0	0	0	0	0	0
Sep 21	0	0	0	0	0	0	0
Oct 21	0	0	0	0	0	0	0
Nov 21	0	0	0	0	0	0	0
Dec 21	0	0	0	0	0	0	0
Jan 22	0	0	0	0	0	0	0
Feb 22	0	0	0	0	0	0	0
Mar 22	12.60	12.60	12.60	12.60	500	1	6,300

Share Performance in Comparison to broad-based indices of BSE Sensex is as under-



# **PERFORMANCE AT BSE**



PERFORMANCE AT BSE

#### **Registrar and Share Transfer Agents**

The Company has appointed M/s Beetal Financial & Computer Services Private Ltd, New Delhi as Common Agency (RTA) for Share Transfer work in both modes physical as well as electronically. Detail of RTA is as under.

M/s Beetal Financial & Computer Services Private Limited

Beetal House, 3<sup>rd</sup> Floor,99 Madangir, Behind Local Shopping Center, Near Data HarsukhdasMandir New Delhi- 110062, Ph: 011-29961281/82, Fax: 011-29961284, e-mail: beetalrta@gmail.com

#### **Share Transfer System**

The company's shares in dematerialized form transferable through depository system and Shares in physical form are processed by M/s Beetal Financial & Computer Services Private Limited. The Board has authorized Shri Rahulinder Singh Sidhu, Managing Director of the company to approve share transfers and matter related therewith.

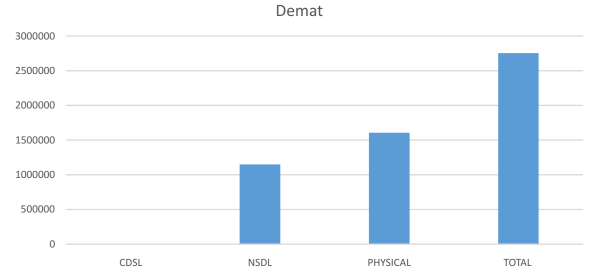
#### **Reconciliation of Share Capital Audit**

M/s. Mohan Juneja and Associates, Chartered Accountants carries out the Reconciliation of Share Capital Audit as mandated by SEBI, and reports on the reconciliation of total issued and listed Capital with that of total share capital admitted / held in dematerialized form with NSDL and CDSL and those held in physical form. This audit is carried out on quarterly basis and the report thereof is submitted to the Stock Exchanges.

#### Dematerialization of shares and liquidity

The Shares of the company have not been traded on stock exchange during the period under review. The **ISIN** of the Company is **INE258Z01013** and 41.73% shares of the Company are held in dematerialized form and graphically represented as under-





CDSL=0, NSDL=1148900, PHYSICAL=1604540, TOTAL=2753440

# Distribution of shareholding

Detail of distribution of shareholding of equity share of the Company by size and ownership class as on **31.03.2022** is given as under

Share Holding of Nominal Value of Rs. 10	Number of Shareholders	% To Total	No of Shares	Amount in Rs	% To Total
Up To 5000	129	62.93	38,840	3,88,400.00	1.4106
5001 To 10000	49	23.90	44,500	4,45,000.00	1.6162
10001 To 20000	7	3.41	10,000	1,00,000.00	0.3632
20001 To 30000	4	1.95	9,000	90,000.00	0.3269
30001 To 40000	2	0.98	6,800	68,000.00	0.2470
40001 To 50000	1	0.49	4,400	44,000.00	0.1598
50001 To 100000	1	0.49	5,200	52,000.00	0.1889
100001 And Above	10	5.85	26,34,700	2,63,47,000.00	95.6876
Total	203	100.00	27,53,440	2,75,34,400.00	100.0000

Category	Number of holders	Number of Shares	% age to total	
Promoter-Individual Indian	8	2573300	93.46	
Promoter- Non Resident Individual	3	62400	2.26	
Non Resident Individual	1	500	0.02	
Bodies Corporate	1	500	0.02	
Resident Individuals-HUF	190	116740	4.24	
Total	203	2753440	100	



# **ISSUE OF GD Rs/ADRs/INSTRUMENTS**

The Company has not issued any GDRs/ADRs/Warrants or any Convertible instruments.

### **Showroom/Workshop Locations**

# Showroom Locations

- 1. Hira Automobiles Limited, Rajbaha Road, Patiala Ph. No .0175-2209100
- 2. Hira Automobiles Limited, 13-B, Factory Area, Patiala. Ph No.0175-2361361
- 3. Hira Automobiles Limited, B-1/A, Focal Point, Patiala Ph. No.0175-2232296
- 4. Hira Automobiles Limited, C-20, Focal Point, Patiala Ph No. 0175-2232377
- 5. Hira Automobiles Limited, Patiala Rajpura Road, Patiala Ph No.0175-2219100
- 6. Hira Automobiles Limited. Malout Road, Muktsar, Ph. No 01633-262020
- 7. Hira Automobiles Limited. Narwana Road, Patran, Ph. No 01764-245788
- 8 Hira Automobiles Limited, Radha Swami Satsang Road, Nabha, Ph.No. 01765-505959
- 9. Hira Automobiles Limited, Muktsar Road, Malout, Ph. No.01637-263724
- 10. Hira Automobiles Limited, Patiala Pehowa Road, Devigarh, Ph. No.0175-2631152
- 11. Hira Automobiles Limited, Bathinda Malout Road, Gidderbaha, Ph. No.
- 12. Hira Automobiles Limited, Nabha Road, Bhadson, Ph No. 01765-260060
- 13. Hira Automobiles Limited, Patiala Road, Samana
- 14. Hira Automobiles Limited, Malout Road, Killianwali.

### Address for Correspondence

Following is the address for correspondence:

Registered Office – Hira Automobiles Limited, #0598, Sector 18B, Chandigarh, 160018

#### 10. OTHER DISCLOSURES

# **Related Party Transactions**

There are no materially significant related party transactions that may have potential conflict with the interests of company at large. There were transactions with related parties at market price at arm's length basis which are disclosed in Form AOC-2 attached herewith. The policy on dealing with related party transactions is available on web link www.hiraautomobiles.com of the Company

#### Compliance

The Company has complied with all the provisions of listing agreement and that no penalties and /or strictures has been imposed on the company by Stock Exchange or SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

#### Vigil Mechanism

Detail of Vigil Mechanism is provided in the same heading in Director's Report.

#### **Whistle Blower Policy**

Company has formulated the Whistle Blower Policy to safeguard the interest of its stakeholders, Directors and employees, to freely communicate and address to the Company their genuine concerns in relation to any illegal or unethical practice being carried out in the Company and that no personnel has been denied access to the audit committee.

#### **Mandatory Requirements**

The Company has complied with all the mandatory requirements as stipulated in SEBI (Listing and Disclosure Requirements) Regulations, 2015 as amended from time to time.



# COMPLIANCE CERTIFICATE BY CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER

We, Rahulinder Singh Sidhu, Managing Director and Rajan Kaushal, Chief Financial Officer of the Company hereby certify that;

- A. We have reviewed financial statements and the cash flow for the year ended 31st March 2022 and that to the best of our knowledge and belief;
- (1) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading:
- (2) These statements together present a true and fair view of the company affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year that are fraudulent, illegal or volatile to the company's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial Reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the audiors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which they are awae and the steps they have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee:
- (1) Significant changes in internal control over financial reporting during the year
- (2) Significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements and
- (3) There were no instances of fraud of which they have become aware and the involvement therein of the management or an employee having a significant role in the company's internal control system over financial reporting.

For HIRA AUTOMOBILES LIMITED

Sd/-

Sd/-

DATE: 01-08-20222 PLACE: CHANDIGARH RAHULINDER SINGH SIDHU MANAGING DIRECTOR DIN-00447452

RAJAN KAUSHAL CHIEF FINANCIAL OFFICER

# CEO DECLARATION ON CODE OF CONDUCT

I, Rahulinder Singh Sidhu, Managing Director of the Company hereby declare that all Board Members and Senior Management Personnel have affirmed compliance with the code of conduct for the Directors and Senior Management Personnel as approved by the Board, for the Financial Year ended **31ST MARCH**, **2022**.

For **HIRA AUTOMOBILES LIMITED** 

Sd/-

RAHULINDER SINGH SIDHU MANAGING DIRECTOR DIN- 00447452

DATE: 01.08.2022 PLACE: CHANDIGARH



#### **AUDITORS CERTIFICATE ON CORPORATE GOVERNANCE**

The Board of Directors Hira Automobiles Limited Chandigarh,

We have examined the compliance of conditions of Corporate Governance by Hira Automobiles Limited for the financial year ended **March 31, 2022** as stipulated in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the company.

In our opinion and to the best of our information and according to the explanations given to us we certify that the company has complied with the conditions of Corporate Governance as stipulated in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

For Mohan Juneja &Co. Firm Registration Number-020488N (Chartered Accountants)

Sd/-Mohan Juneja (Proprietor) Membership No.- 099825

Place: Chandigarh Date: 01-08-2022



#### FORM NO. AOC. 2

Form for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto.

(Pursuant to clause ( $\dot{h}$ ) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

1. Details of contracts or arrangements or transactions in ordinary course of business and at arm's length basics

SN	Particulars	Details
Α	Name(s) of the related party and nature of relationship	Rahulinder Singh Sidhu
В	Nature of contracts/arrangements/transactions	working as Managing Director
С	Duration of the contracts/arrangements/transactions	5 years
D	Salient terms of the contracts or arrangements or transactions including the value, if any	Rs. 13,56,500/- paid as remuneration and Rs. 56,22,518/- paid as interest on unsecured loan.
Е	Justification for entering into such contracts or arrangements or transactions	NA
F	Date of approval by the Board	31.05.2021
G	Amount paid as advances, if any	-
Н	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NA

2. Details of contracts or arrangements or transactions in ordinary course of business and at arm's length basis

SN	Particulars	Details	
Α	Name(s) of the related party and nature of relationship	Neha Sidhu	
В	Nature of contracts/arrangements/transactions	Working as Whole Time Director	
С	Duration of the contracts/arrangements/transactions	5 years	
D	Salient terms of the contracts or arrangements or transactions including the value, if any	Rs. 9,87,667/- paid as remuneration	
E	Justification for entering into such contracts or arrangements or transactions	NA	
F	Date of approval by the Board	31.05.2021	
G	Amount paid as advances, if any	-	
Н	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NA	

RAHUL INDER SINGH SIDHU CHAIRMAN AND MANAGING DIRECTOR DIN: 00447452

NEHA SIDHU WHOLE-TIME DIRECTOR DIN: 00460875

DATE: 01-08-2022 PLACE: CHANDIGARH



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

(A)	Conservation of energy:		
	Steps taken / impact on conservation of ene	rgy, with special reference to the follo	wing:
(I)	Steps taken by the company for utilizing alte	rnate sources of energy including	
	waste generated -		NIL
(ii)	Capital investment on energy conservation e	equipment -	NIL
(B)	Technology absorption:		
1.	Efforts, in brief, made towards technology at	osorption -	NIL
2.	Benefits derived as a result of the above effort	orts, e.g., product improvement,	
	cost reduction, product development, import	substitution, etc	NIL
3.	In case of imported technology (imported during the last 3 years reckoned		
	from the beginning of the financial year), followers	owing information may be furnished:	
(a)	a) Details of technology imported		
(b)			
(c)			
(d)	) If not fully absorbed, areas where absorption has not taken place, and the		
` ,	reasons therefore-		
4.	. Expenditure incurred on Research and Development :		NIL
(C)	Foreign exchange earnings and Outgo		
E	arnings	NIL	
	Outgo	NIL	

### **RATIO OF REMUNERATION**

<ul> <li>(i) the ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year;</li> </ul>	6.67:1
(ii) the percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year;	Nil
(iii) the percentage increase in the median remuneration of employees in the financial year;	Nil
(iv) the number of permanent employees on the rolls of company;	444
(v) the explanation on the relationship between average increase in remun <b>éic</b> and company performance;	NA
(vi) comparison of the remuneration of the Key Managerial Personnel against the performance of the company;	As per individual performance



<ul> <li>(vii) variations in the market capitalisation of the company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase over decrease in the market quotations of the shares of the company in comparison to the rate at which the company came out with the last public offer in case of listed companies, and in case of unlisted companies, the variations in the net worth of the company as at the close of the current financial year and previous financial year;</li> <li>(viii) average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration;</li> </ul>	Nil
(ix) comparison of the each remuneration of the Key Managerial Personnel against the performance of the company	As per individual performance
(x) the key parameters for any variable component of remuneration availed by the directors;	Nil
(xi) the ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year;	Nil
(xii) Affirmation that the remuneration is as per the remuneration policy of the company.	Yes

### **DECLARATION**

A Code of Conduct for the Directors and Senior Management Personnel has already been approved by the Board of Directors of the Company. As stipulated under the provisions of SEBI (Listing and Disclosure Requirements) Regulations, 2015 all the Directors and the designated personnel in the Senior Management of the Company have affirmed compliance with the said code for the financial year ended **March 31, 2022.** 

RAHULINDER SINGH SIDHU MANAGING DIRECTOR DIN- 00447452

DATE: 01-08-2022

**PLACE: CHANDIGARH** 



### SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31st March, 2022

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

То

The Members

HIRA AUTOMOBILES LIMITED #0598, SECTOR 18B, CHANDIGARH, 160018

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Hira Automobiles Limited**, **CIN L50101CH1989PLC009500** and having registered Office at **# 0598**, **Sector 18-B**, **Chandigarh**, **160018** (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliance and expressing my opinion thereon.

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on **31st March**, **2022** 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 Hira Automobiles Limited for the financial year ended on **31st March**, **2022** according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz.:-
- (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, 1992;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;



- (vi) Payment of Wages Act, Gratuity Act, Employees State Insurance Act, 1948, The Employees Provident Fund & Miscellaneous Provisions Act, 1952, The Employment Exchange (Compulsory Notification of Vacancies) Act, 1956
  - I have also examined compliance with the applicable clauses of the following:
- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreement entered into by the Company with BSE Limited.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except to the extent as mentioned below:

- 1. Promoters share holding in the Company is 95.72% whereas required limit as per SEBI (LODR) Regulations, 2015 is 75%.
- 2. 41.69% promoters' share holding is in dematerialized form only whereas required limit as per SEBI (LODR) Regulations, 2015 is 100%.

I further report that

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

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

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

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

> RAVINDER KUMAR FCS NO. 4569, C P NO.: 8444 UDIN - F004569B000591848

PLACE: CHANDIGARH DATE: 30.05.2022

This report is to be read with our letter of even date which is annexed as **ANNEXURE A** and forms an integral part of this report.



### **ANNEXURE-A**

To

The Members

### HIRAAUTOMOBILES LIMITED

#0598, SECTOR 18B, CHANDIGARH, 160018

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.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. 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 limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Sd/-RAVINDER KUMAR, FCS NO. 4569, C P NO.: 8444 UDIN-F004569D000435417

PLACE: CHANDIGARH

DATE: 30.05.2022



### **CODE OF CONDUCT**

### PERSON TO WHOM THE CODE IS APPLICABLE

This code is applicable to the following persons (hereinafter referred to as 'Officers' of the company):

- All the Board Members.
- The entire Core group Members of the Company and heads of the department

### IGENERAL STANDARD OF CONDUCT

- 1. Officers are expected to exercise good judgment to ensure the safety and welfare of employees, consumers, customers, suppliers, shareholders, lenders and other stakeholders, and to maintain a cooperative, efficient, positive, harmonious and productive work environment, practice integrity in interpersonal relationships, work on the principal of mutual trust, transparency and team work.
- 2. Officers are expected to acquire and maintain professional competence.
- 3. Officers are expected to observe discipline and conduct themselves, both on and off-duty, in a manner to uphold the high image of the company.
- 4. Officers are expected to assist the company in identifying, controlling, mitigating and managing business risks within the company's risk management policy framework.
- 5. Officers are expected to assist the company in providing to its employees a work environment free of harassment and free of discrimination based on race, religion, creed, color, physical or mental disability, age, sex, etc.
- 6. Officers should not engage in selling or distribution, or be in possession of or use narcotics/psychotropic drugs or be under influence of alcohol while on duty.
- 7. As Officers represent the Company before the public and various authorities they are expected to dress neatly and appropriately in a manner consistent with the nature of their work and the image of the company.
- 8. Officers should not claim from the company unauthorized personal expenses.
- 9. Customer/supplier/investor Relationships-Officers who need to deal with customers, suppliers and investors should understand that they are dealing and therefore should uphold the image and goodwill generated and built-up by the Company over the year.

### II APPLICABLE LAWS

Officers must acquire adequate Knowledge of all the applicable laws, rules, regulations, order and notifications under regulatory framework as applicable to their functions and duties and should follow and comply with the same and avoid violation, breach or infringement thereof.

### **III CONFLICT OF INTEREST**

Officers of the Company will avoid conflict of interest. Conflict of interest is said to exit when personal interest may have a potential conflict with the interest of the company at large. Where any transaction involves conflict of interest, prior approval of the Managing Directors / Executive Director and in case of a Director, of the Board should be obtained.

### IV PROTECTING CONFIDENTIAL INFORMATION

The Company's confidential information is a vita and asset. It may relate to product, product formula, process, product plans and road maps, cost and financial information, information as to



customers, suppliers, dealers and employees, business arrangements and agreements as well as to patents, trademarks, copyrights and trade secrets. For the purpose of this Code, confidential information would also include the information obtained by the Company from a third party under a Non Disclosure Agreement. Such confidential information should be protected and safeguarded against unauthorized/ personal use and should not be disclosed to any one expect (i) with prior authorization (ii) in the ordinary course of carrying on the business of the Company. In the course of conducting the Company's Business, Officers may come in possession of confidential information about its employees, customers, suppliers, etc. Officers should handle the same with utmost responsibility and prevent its misuse.

### V PREVENTION OF INSIDER TRADING

Officers are privy to price sensitive inside information and should not use it to make personal gains. The Company has framed "Code of Conduct for prevention of insider trading in the Securities of the Company," Officers should follow the same in letter and spirit.

### VI COMPANY'S ASSETS

Protecting and safeguarding the Company's assets and properties and preventing their unauthorized use/ personal use is one of the key and prime responsibility of Officers. Officers are personally responsible of the Company's funds under their control. Officers should use electronic communication facilities like e-mail, Internet etc. in a legal ethical and appropriate manner and not expose the Company to liability resulting from the illegal, unauthorized or unethical use thereof.

### VII NON COMPLIANCE

In case of non-compliance of any of the provisions of this Code of conduct, the same shall be reported to the Chairman of the Board of Directors of the Company.

### VIII ANY AMENDMENTS OR MODIFICATION TO THE CODE OF CONDUCT

This Code of Conduct is subject to modification. The Board of Directors has the requisite power and the authority to update and amend the Code of Conduct from time to time.

### IX ACKNOWLEDGEMENT OF RECEIPT OF CODE OF CONDUCT AND ETHICS

I have received and read the Company's Code of Conduct and Ethics and have understood the standards and policies contained therein. I agree to comply with the Company's Code of Conduct and Ethics. I hereby affirm to the Company compliance with the Code Conduct and Ethics on an annual basis and also undertake to renew such affirmation in the first week of April every year.

\*\*\*\*\*\*\*\*\*\*



### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

### 1. Industry structure and development

The year 2021-22 also started amidst the nationwide lockdown to contain the spread of COVID-19 pandemic. This once-in-a-century public health emergency led to temporary closure of economic activities, leading to overall supply side shock creating an uncertainty, which dented consumer confidence inducing a steep fall in domestic demand. Additionally, Shortage of Semi-Conductor chips supply from China, Taiwan and America also affected badly the business this year. As a consequence, Indian economy plunged into deep contraction during Q2 & Q3 FY 2021-22. As a result, the Company couldn't sell vehicles as per demand during 2021-22.

. The government and the Reserve Bank of India (RBI) quickly stepped in to put the economy back on track in the quickest possible time and undertook multi-dimensional policy interventions to minimize the impact of the crisis. Along with moderation in the spread of the virus and scaling down of the lockdown restrictions, the Indian economy progressed on the path of recovery demonstrating remarkable resilience. A strong rural demand, robust government expenditure and pent-up demand supported this recovery process.

The FY 2021-22 began with lower sales for Q1. With the gradual easing of the lockdown restrictions as well as improved position of supply of semi-conductor chips, the Company has been able to make marginal improvement in its sales amount wise by according utmost priority to safety of health of all its stakeholders in the value chain.

The Company realized that the pandemic is here to stay for some time and has the potential to change the way the business is done. To ensure the safety of employees and customers, and to ensure business continuity, the Company reengineered thebusiness processes at dealerships and the customer journey inside the showroom as per MSIL Guidelines.

From Q3 the quantum of Sales started to improve as compared to last year but our company has been able to achieve a growth in terms of profits as compared to last year but could not achieve higher sales volume.

### 2. Opportunities and threats

Still the Indian market is at the adolescence stage as the number of cars per 100 populations is quite low as compared with the west or the developed economies. In India we have a large scope to increase our sales and create new markets for us keeping in view the potential available. The opportunity in the replacement segment is immense as the used car industry has just started to become organized. All these opportunities put together makes our future bright and we have to make efforts to grab the required share. Major threats before the company are availability of working funds, increase in selling price of entry level cars due to implementation of various product regulations like (BS-VI) and safety regulations, increase in road tax and insurance premium and Diesel Cars manufacturing stoppage by principals, But all these factors which are affecting demand adversely may be countered by increase in production and supply of CNG cars as replacement of diesel cars by the MSIL. However, festival season will tell us the future of Company about growth or Sustainance. Government has also taken several measures to raise demand like cut in Rate of Interest, making funds availability to NBFCs and in form of ECLGS. and Launching of CNG Vehicles at affordable rates by MSIL. In the FY 22-23 RBI has started to increase rate of interest to counter inflation due to which funds cost is also rising effecting profitability of the company adversely. This will also hamper demand of vehicles which is again a threat for company.

### 3. Segment wise or product wise performance

Maruti Suzuki has its strength in the range of products. At every Lac starting from three lacs they have a car to offer to their customers. We are at an advantage that we can supply the products to whichever segment upto 14 Lac if the customer is ready. With the stagnation looming across the industries the medium cars are more in demand which is the strength of your company. The focus is continuous on the sales of each segment and growth is being monitored on every product but due to Covid outbreak in 2020 and 2021as well as shortage of semi-conductor chips supply, the company has not been able to maintain its growth in sales volume.



### 4. Outlook

During FY 2021-22, the passenger vehicle industry saw a good recovery with easing of lockdown restrictions and the demand momentum continued throughout the year. If this trend continues, the passenger vehicle industry in FY 2022-23 may witness a good recovery from the lows of FY 2020-21. However, it remains to be seen if the domestic passenger vehicle industry could reach the peak sales of FY 2018-19. Some near term risks on supply and demand side may dampen the recovery. Resurgence of another wave of COVID across the country may slowdown the pace of economic recovery and in-turn affect automobile demand environment. Your Company has witnessed unprecedented degrowth this year since its inception due to threats mentioned in point no. 2 and outbreak of COVID-19. Present year performance also depends on demand of vehicles in festival season, Control of COVD-19 and Supply of vehicles from MSIL. However, Company has been successful in controlling its expenses at the front of manpower, Interest and other administration expenses during this 2<sup>nd</sup> and 3rd quarters of 21-22 due to which Company may also register profit during current year.

### 5. Risks and concern

The Company places utmost importance to the health and safety of all people across its value chain. It collaborated with various stakeholders and worked together to implement measures across its value chain to keep the spread of COVID-19 in check.

The competition and the recessionary economy is always perceived as a threat but with us it is an opportunity. Cars now are necessary comfort for each individual who is mobile and has to move to places. So for him/her we are the choice as our vehicles are economical to buy and easy to maintain.

### 6. Internal control systems and their adequacy

The Company has a proper and adequate system of internal control to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition, and that all transactions are authorised, recorded and reported correctly. The internal control system is designed to ensure that financial and other records are reliable for preparing financial information and other data, and for maintaining accountability of assets. The internal control system is supplemented by an extensive program of internal audits, reviews by management, and documented policies and guidelines. The internal controls have been made more stringent with team of auditors working to check each transaction and verify the same. The audit, pre-audit and the concurrent audit is keeping the operation team on their toes and let them not make any mistake.

### 7. Discussion on financial performance with respect to operational performance

Due to overall recessionary economy, there has been minor adverse impact on the financial stability of the company with respect to operational performance as the working capital limits of the company had increased substantially in comparison to minor growth in operational performance in comparison to sales volume. Profitability of the company has been impacted adversely during the year due to higher burden of interest expenditure.

### 8. Human Resources

The Company always strives to promote a safe, healthy and happy workplace. It creates and instils a culture of partnership among its employees The empowerment of the human resource to acquire knowledge and build capability, grow and prosper in a healthy work environment is the guiding philosophy of the Company's HR policies. With people centric policy interventions, a constant two-way communication led by the MD & CEO to promote participative decision-making and various welfare measures that are taken from time to time, the Company's motivated human resource has been making strong contribution to the best of its ability in responding to business challenges successfully. The Company puts paramount importance on employee health and well-being. During the year, it was even more important to ensure the well-being of employees. The Company also strengthened its medical teams to provide timely support and round-the-clock assistance to all the people. By leveraging the use of technology, the Company was successfully able to monitor health



The Company focused on sensitising its workforce on proper COVID safety precautions. Continuous communication led by the top leadership, along with constant awareness drives were conducted throughout the year. Special video training modules were developed for ease of understanding of COVID safety protocols. Internal communication was beefed up significantly to keep reinforcing the importance of following the COVID safety protocols

Thus Human Resource is considered to be the most priced asset of the company by the management. Hence the work-force is being looked after well and ensured that they remain motivated. The time to time Management appraisal system ensures their satisfaction and brings out their concerns and bikerings which are addressed by the management immediately. This improves the employee- management relationship and makes them work for the better future of the company.

### 9. Management of the Company

As Company has a large network of branches spread over 15 locations in two district of Patiala and Muktsar, each location is being managed by a rich experienced deemed CEO who is also known deemed key managerial personnel. All the branches key Managerial Personnel are reporting to the CMD as well as Vice President of respective Departments sitting at Patiala Corporate office of the company.



### INDEPENDENT AUDITOR'S REPORT

### To the Members of M/s. Hira Automobiles Limited

### **Report on the Standalone Financial Statements**

### **Opinion**

We have audited the standalone financial statements of *Hira Automobiles Limited* ("the Company"), which comprise the balance sheet as at 31st March 2022, and the statement of Profit and Loss, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements")

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act 2013, as amended ( "the act")in the manner so required and give a true and fair view in conformity with ( Indian Accounting Standards prescribed under section 133 of the Act read with Companies ( Indian Accounting Standards) Rule 2015, as amended ( "Ind AS") and otheraccounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, and profit/loss, changes in equityand its cash flows for the year ended on that date.

### **Basis for Opinion**

We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules 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.

### Responsibility of Management for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance withthe accounting principles generally accepted in India, including the Ind AS—and other accounting policies generally accepted in India. 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 implementation and maintenance of 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, which have been used for the purpose of preparation of this Consolidated Financial Results by the Directors of the Company, as aforesaid.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. The Board of Directors are also responsible for overseeing the Company's financial reporting process.



### **Key Audit Matters**

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

- Rolled out of enquiry letters to the Company's management and noted the responses receive and assessed the same.
- · Reviewed the disclosures made by the Company in the financial statements in this regard.
- · Obtained representation letter from the management on the assessment of these matters
- b) "The Company is covered under Secretarial Audit and compliances under Companies Act, 2013. Our opinion on financial statement of the company is subject to qualification / non compliances (if any) reported/covered under Secretarial Audit and Compliance report by the practicing company secretary."
- c) We identified IT systems and controls over financial reporting as a key audit matter for the Holding Company because its financial accounting and reporting systems are fundamentally reliant on IT systems and IT controls to process significant transaction volumes, specifically with respect to revenue and raw material consumption. Also, due to such large transaction volumes and the increasing challenge to protect the integrity of the Group's systems and data, cyber security has become more significant. Our procedures included and were not limited to the following:
- · Assessed the design and evaluation of the operating effectiveness of IT general controls over program development and changes, access to programs and data and IT operations by engaging IT specialists.
- Performed inquiry procedures with the head of cybersecurity at the Holding Company in respect of the overall security architecture and any key threats addressed by the Company in the current year.
- Assessed the design and evaluation of the operating effectiveness of IT application controls in the key processes impacting financial reporting of the Company by engaging IT specialists.
- Assessed the operating effectiveness of controls relating to data transmission through the different IT systems to the financial reporting systems by engaging IT specialists.

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

The company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Annual Report such as Management Discussion and Analysis, Board's Report including Annexure to Board's report, Business Responsibility Report, Corporate Governance and Shareholder's information, Printing of Annual report and financial statements, but does not include the standalone financial statements and our auditor's report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise

appears to be materially misstated. If, based on the work we have performed, we concluded that there is a material misstatement of their information, we are required to report that fact. We have nothing to report in this regard.

### Auditor's Responsibilities for the Audit of the Ind AS Financial Statements

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



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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of such controls.
- Under section 143(3)(i) of the <u>Companies Act, 2013</u>, 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 results, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

### Report on Other Legal and Regulatory Requirements

As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the 'Annexure A' a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examinations of those books [and proper returns adequate for the purposes of our audit have been received from the branches not visited by us].
- c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are agreement with the relevant books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act.
- e) On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164(2) of the Act.



- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A".
- g) In our and to the best 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.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
  - i) The Company has disclosed the impact of pending litigations on its financial position in its financial statements. Further explained by the management, there no such major/ materialistic litigations are pending which would impact its financial position.
  - ii) The Company has made provision, as required under the applicable law or Indian Accounting Standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
  - iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company. However, it is informed and explained to us that there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the

For Mohan Juneja & Co. Chartered Accountants Firm Registration No.020488N

CA Mohan Juneja Partner Membership Number 099825 UDIN: 22099825AJWIEU1898

Place: Chandigarh Date: May 30, 2022



### Annexure A to the Independent Auditor's Report

Annexure referred to in paragraph 6(I) under "Report on other Legal and Regulatory requirements" of our report of even date to the members of the Company on the standalone Ind AS financial statements of our report of even date

- 1. The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets at Corporate Office and in the process of maintaining at outlets.
  - We have been informed that the fixed assets of the company have been physically verified by the management at reasonable interval sand no material discrepancies were notice don such verification. However as informed, Discrepancies noticed on such verification, which are not material, have been properly dealt with in books of accounts.
  - According to information and explanation given to us, the title deeds of immovable properties are held in the name of the Company.
  - According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment or Intangible Assets or both during the financial year.
- 2. As informed to us, physical verification of inventory of the company has been conducted by the management at reasonable intervals during the year.
  - In our opinion and according to the explanations given to us, the procedures of Physical verification of inventory followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
  - In our opinion and according to the explanations given to us, the Company is maintaining proper records of inventory. We have been informed that no material discrepancies have been noticed on physical verification as compared to records.
  - According to the information and explanations given to us and on the basis of our examination given to us and on the basis of our examination of the records of the Company, the Company has been sanctioned and availing working capital Limits in excess of Five crores rupees, in aggregate, from banks or financial institutions on the basis of the security of current assets at any point of time during the year. Further disclosed that the company has submitted quarterly statement on timely basis, however we could not verify the data submitted to bank due to a lot of changes in day-to-day changes in books of accounts.
- 3. According to the information and explanation given to us, the Company has granted / advanced inter corporate deposits amounting to Rs. Nil covered in the register maintained under section 189 of the Companies Act, 2013.
- 4. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of grant of loans, making investments and providing guarantees and securities.
- 5. According to the information and explanation given to us, the Company has not accepted deposits from public. Advances from customers for sale of vehicles and services are received and paid in the ordinary course of business.



- 6. The maintenance of cost records under section 148(1) of the Companies Act, 2013 has not been prescribed by the Central government for the Company since it is not manufacturing Company.
- 7. According to the information and explanations given to us, the undisputed statutory dues including provident, investor educationandprotectionfund, employees state insurance, incometax, salestax, we although duty, excise duty, cess and any other statutory due as applicable have generally been regularly deposited during the year by the company with appropriate authority though there has been delay in certain cases. As explained to us the company did not have any due on account of excise duty.

The disputed amount various statutory dues which have not been deposited are as under: -

Name of the Statute	Nature of the dues	Rs. In lakhs	Period to which the amount relates	Forum where dispute is pending	Date of Payment
Vat ACT 2005	Vat, Interest & Penalty	9.80	2007-08	Sales Tax PTA	Unpaid
Vat ACT 2005	Vat, Interest & Penalty	12.37	2006-07	Sales Tax PTA	Unpaid

- 8. According to information and explanations given to us, no amount was lying with the company which was required to be transferred to Investor Education and Protection Fund in accordance with the relevant provisions of the Companies Act, 1956 (1 of 1956) and rules made there under.
- 9. According to the records of the Company examined by us and the information and explanations given to us, the Company has not defaulted in repayment of loans or borrowing to financial institutions, banks and governments though there has been delay in certain cases from their due dates.
- 10. The company has no accumulated losses at the end of the financial year and it has not incurred cash losses in current and immediately preceding financial year.
- 11. In our opinion and according to information and explanation given to us, the Company has not raised any money by way of initial public offer or further public offer (including debt instruments).
- 12. During the course of our examination of books and records of the company, carried out in accordance with generally accepted audit practice in India, and according to the information and explanation given to us, we have neither come across any instance of material fraud by the company or on the Company by its officers or employees, noticed or reported during the year, nor have been informed any such case by the Management.
- 13. According to the records of the Company examined by us and information and explanations given to us, the Company has paid/ provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with schedule V to the act.
- 14. In our opinion and according to the information and explanation given to us, the Company is not a Nidhi company and the Nidhi Rules, 2014 are not applicable to it.
- 15. According to the information and explanation given to us and based upon our examination of the records of the Company, transaction with the related parties is in compliance with section 177 and 188 of the Act and details of the such transactions have been disclosed in the standalone Ind AS financial statements are required by the applicable Indian Accounting Standards. Further refer to Notes 34.
- 16. According to the records of the Company examined by us and information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debenture during the year.



17. On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, whether the auditor is of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due between a period of One year from Balance Sheet date.

### Current Year 2021-22

- a. Current ratio = 814604957 / 508123813 = 1.60
- b. Debt equity Ratio = 290888338 /122329301 = 2.38
- c. Earnings Per Share = 6154318/2753440 = 2.24
- d. Debt Service Coverage Ratio = 100221291 / 290888338 = 0.34
- e. Total Fixed Assets to Fund Ratio= 124501670 / 436081091 = 0.29

### Last Year - 2020-21

- a. Current Ratio = 824668145.98/541967992.78 = 1.52
- b. Debt Equity ratio = 282124727 /116175303 = 2.43
- c. Earnings Per Share =2878485 /2753440 = 1.05
- d. Debt Service Coverage Ratio = 87707799/282124727 = 0.31
- e. Total Fixed Assets to Fund Ratio= 133821217/421993346 = 0.32
- 18. According to the records of the Company examined by us and information and explanations given to us, the Company has not entered into non cash transactions with directors or persons connected with him.
- 19. The Company is not required to be registered under section 45-IA of Reserve Bank of India Act, 1934.
- 20. Based on the audit procedures performed for the purpose of reporting the true and fair view of the standalone Ind AS financial statements and as per the information and explanation given by the management, were port that no fraud by the company has been noticed or reported during the course of our audit.

For Mohan Juneja & Co. Chartered Accountants Firm Registration No.020488N

CA Mohan Juneja Partner Membership number 099825 UDIN: 22099825AJWIEU1898

Place: Chandigarh Date: May 30, 2022



### **Annexure A to the Independent Auditor's Report**

(Referred to in paragraph (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

### Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ('the Act')

We have audited the internal financial controls over financial reporting of Hira Automobiles Limited, incorporated in India as at March 31, 2022 in conjunction with our audit of the standalone Ind AS financial statements of the company for the year ended and as on that date.

### Management's Responsibility for Internal Financial Controls

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

### **Auditors' Responsibility**

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Standards on Auditing prescribed under Section143(10) of the Act and the Guidance Note, to the extent applicable to an audit of internal financial controls over financial reporting. Those Standards and the Guidance Note require that we comply with the ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over reporting was established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditor (if any)of the company incorporated in India, in terms of their reports referred to in the other Matter paragraph below, 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 Controls Over Financial Reporting

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

### Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

### **Opinion**

In our opinion to the best of our information and according to the explanations given to us, the Company incorporated in India, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company in India considering the essential components of internal control stated in the Guidance Note issued by the ICAI.

For Mohan Juneja & Co. Chartered Accountants Firm Registration No.020488N

CA Mohan Juneja Partner Membership number 099825 UDIN: 22099825AJWIEU1898

Place: Chandigarh Date: May 30, 2022



### **Balance Sheet as at 31st March 2022**

(All amounts in Lacs, unless otherwise stated)

	Notes	31 March 2022	31 March 2021
ASSETS			
Non-current assets			
Property, plant and equipment	3	1,245.02	1,338.21
Investment properties	4	14.56	14.56
Financial assets			
Investments	5	0.12	0.12
Loans	9	-	-
Other financial assets	10	36.30	38.98
Other non-current assets	11		-
		1,296.00	1,391.87
Current assets			
Inventories	12	4,136.41	4,244.06
Financial assets			
Trade receivables	6	2,319.05	2,221.09
Cash and cash equivalents	7	58.49	94.14
Bank balances other than cash and cash equivalents	8	124.05	118.48
mentioned above			
Other current assets	11	1,508.04	1,569.97
		8,146.05	8,247.73
TOTAL		9,442.05	9,639.60
		9,442.03	9,039.00
Equity and liabilities			
Equity	40	275 24	075.04
Equity share capital	13	275.34	275.34
Other equity	14	947.95	886.41
Total equity		1,223.29	1,161.75
Liabilities			
Non-current liabilities			
Provisions	15	128.38	125.41
Financial liabilities			
Borrowings	16	2,861.88	2,774.33
Deferred tax liability (net)	30	100.26	111.52
Other non-current liabilities	17	47.00	46.92
Total non-current liabilities		3,137.52	3,058.18
Current liabilities			
Financial liabilities			
Borrowings	16	4,520.75	4,479.64
Trade payables	18	4,520.75	143.88
Other financial liabilities	19	47.46 344.01	481.48
Other illiancial liabilities Provisions	19 15	65.60	72.37
Other current liabilities	17	103.40	242.31
Total current liabilities		5,081.24	5,419.67
Total liabilities		8,218.76	8,477.85
Total equity and liabilities		9,442.05	9,639.61
Significant accounting policies	2		
Notes to the financial statements	26-44		

The notes referred to above form an integral part of the financial statements

As per our report of even date attached

For and on behalf of the Board of Directors of Mohan Juneja & Co.

Chartered Accountants **Hira Automobiles Limited** Firm Registration Number - 020488N CIN NO: L50101CH1989PLC009500

CA Mohan Juneja Rahulinder Singh Sidhu Neha Sidhu Rajan Kaushal Chief Finance Wholetime Director Partner Chairman and Managing Membership No. 099825 Director Officer DIN: 00447452 DIN: 00460875

Place: Chandigarh Date:- 30.05.2022 Place: Chandigarh Date:- 30.05.2022 Place: Chandigarh Date:- 30.05.2022 Place: Chandigarh Date:- 30.05.2022



Statement of Profit and Loss for the year ended 31st March 2022
(All amounts in Lacs, unless otherwise stated)

	Notes	31 March 2022	31 March 2021
Continuing operations			
Revenue from operations	20	22,431.56	20,424.48
Other income	21	40.89	19.43
Total income		22,472.45	20,443.91
Expenses			
Cost of materials consumed	22	159.98	129.31
Purchases of stock-in-trade	23	19,652.89	18,074.71
Change in inventories of stock-in-trade	24	107.65	9.70
Employee benefit expense	25	913.06	776.44
Finance costs	26	792.32	698.47
Depreciation and amortisation expense	27	138.90	143.06
Other expenses	28	636.66	576.67
Total Expenses		22,401.46	20,408.36
Profit before exceptional items and tax		70.99	35.55
Exceptional items (Income)		_	<del>-</del>
Prior Period Adjustment		_	0.39
Profit before tax		70.99	34.16
Current tax	30	20.71	7.11
Deferred tax credit		(11.26)	(0.74
Excess/(short) provision of tax of earlier years (r	net)	(:::=3)	(0
Total tax expenses	30	9.45	6.38
Profit after tax		61.54	28.78
Other comprehensive income			
Items that will not be reclassified subsequen	tly to profit or loss		
Fair value of equity investments through OCI	44	0.01	0.01
Remeasurements of defined benefit liability (ass	et)	-	-
Incometax relatedto items that will not be reclassi	fiedto	-	-
profit or loss			
Net other comprehensive income not to be rec subsequently to profit or loss	classified	0.01	0.01
Total comprehensive income for the year		0.01	0.01
Earnings per share	29		
- Basic		2.24	1.05
- Diluted		2.24	1.05
Significant accounting policies	2		
Notes to the financial statements	26-44		
The notes referred to above form an integral par	t of the financial statements		
As per our report of even date attached			
Mohan Juneja & Co.	For and on behalf of the Board	of	
Chartered Accountants	Directors of		
Firm Registration Number - 020488N	Hira Automobiles Limited CIN NO: L50101CH1989PLC0	009500	
CA Mohan Juneja	Rahulinder Singh Sidhu Chairman and Managing Director	<b>Neha Sidhu</b> Wholetime Director	Rajan Kaushal Chief Finance Officer
Partner Membership No. 099825	DIN: 00447452	DIN: 00460875	
Membership No. 033023	DIIN. 00447432	DIN. 00400070	
Place: Chandigarh Date:- 30.05.2022	Place: Chandigarh Date:- 30.05.2022	Place: Chandigarh Date:- 30.05.2022	Place: Chandigarh Date:- 30.05.2022



Hira Automobiles Limited
Cash Flow Statement for the year ended 31st March 2022
(All amounts in Lacs, unless otherwise stated)

	(All alliquits in Eacs, t		31 March 2022		31 March 2021
A.	Cash flow from operating activities				
	Profit before tax		70.99		35.16
	Adjustments:				
	Depreciation	138.90		143.06	
	Interest expense	766.44	905.35	666.08	809.14
	Operating cash flow before working capital changes		976.34		844.30
	Changes in working capital:				
	(Decrease) in other long term liabilities	-		-	
	Increase/ (decrease) in other long term liabilities	0.08		(6.43)	
	Increase/ (decrease) in trade payables	(96.40)		45.70	
	(Decrease)/ increase in other liabilities	(138.91)		68.19	
	Increase in other financial liabilities	(137.47)		349.67	
	Increase/(decrease) in provisions	(3.80)		(26.04)	
	Increase/ (decrease) in loans and advances	-		-	
	(Increase)/decrease in other assets	61.92		(257.87)	
	(Increase)/decrease in other financial assets	2.67		5.89	
	(Increase) in inventories	107.65		9.70	
	Decrease/(Increase) in trade receivables	(97.97)	(302.23)	198.90	387.72
	Cash generated from operations		674.11		1,232.02
	Income taxes paid (net of refunds and including tax deducted at source	) (20.71)		(7.11)	,
	Previous Year Taxes (Net)		(20.71)	(15.69)	(22.80)
	NET CASH FROM OPERATING ACTIVITIES (A)	-	653.40	_	1,209.21
В.	Cash flow from investing activities				
-	Purchase of fixed assets (tangible and intangible assets, CWIP, intangible assets under development) and capital advance	(66.31)		(55.48)	
	Proceeds from sale of fixed assets	20.60		25.12	
	Sale(Purchase) of Investment	-			
	NET CASH FROM/(USED IN) INVESTING ACTIVITIES (B)	_	(45.71)	_	(30.35)
C.	Cash flow from financing activities	-	(637.77)	-	(1,159.30)
	Proceeds from Long Term Borrowing (Net)		· ·		
	Secured Loan	87.55		972.09	
	Unsecured Loan	41.12		(1,465.31)	
	Interest paid	(766.44)		(666.08)	
	NET CASH (USED IN) FINANCING ACTIVITIES (C)		(637.77)		(1,159.30)
			· · ·		· · ·

### Cash Flow Statement for the year ended 31st March 2022

(All amounts in Lacs, unless otherwise stated)

		31 March 2022		31 March 2021
Net increase/ (decrease) in cash and cash equivalents (A+B+C	)	(30.08)		19.56
Effect of foreign exchange fluctuation in cash and cash equivale	ents gain/(loss)	-		-
Cash and cash equivalents at the beginning of the year		212.62		193.06
Cash and cash equivalents at the end of the year		182.54	- -	212.62
Notes to cash flow statement				
Components of cash and cash equivalents		31 March 2022		31 March 2021
Cash on hand		20.89		35.53
Balance with banks:				
In current accounts		25.15		53.52
Deposit with original maturity of less than three months		124.05		118.48
Gold coins		1.96		1.96
Cheques on hand		10.49	_	3.12
Total cash and cash equivalents (Refer note 9)		182.54	=	212.62
Total taxes paid		31 March 2022	31 March 2021	
Income tax paid on operating activities				
Interest paid on income tax				
Total tax paid on operating activities (A)		-	-	
Income tax on gain on sale of discontinued operation (B)				
Income tax on gain on sale of business (C)				
Total tax paid (A+B+C)				
The notes referred to above form an integral part of the financia	al statements			
The fields referred to above form an integral part of the infallold				
As per our report of even date attached				
Mohan Juneja & Co.	For and on behalf of	of the Board of Directors	of	
Chartered Accountants	Hira Automobiles	Limited		
on an end of a new contraction				

CA Mohan Juneja Partner Membership No. 099825	Rahulinder Singh Sidhu Chairman and Managing Director DIN: 00447452	Neha Sidhu Wholetime Director DIN: 00460875	Rajan Kaushal Chief Finance Officer
Place: Chandigarh Date:- 30.05.2022	Place: Chandigarh Date:- 30.05.2022	Place: Chandigarh Date:- 30.05.2022	Place: Chandigarh Date:- 30.05.2022



### Hira Automobiles Limited Statement of Changes in Equity for the year ended 31st March 2022

3	tatement of Chang (All amo	unts in Lacs, unle	•		<b>022</b>	
a Equity share capital	Notes					31 March 2022
Equity share capital  Balance as at 1 April 2020  Changes in equity share capital dur	ring 2020-21					275.34 -
Balance as at the 31 March 2021					•	275.34
Changes in equity share capital dur  Balance as at 31 March 2022	ring 2021-22 13					275.34
Building as at 61 maion 2022	10					210.04
b Other equity	Notes	Reserves a	ind surplus	Items	of OCI	Total
	_	General reserve	Retained earnings	Equity instrument through OCI	Other items of OCI	
Balance at 1 April 2020	_	72.37	800.94	-	-	873.31
Add : Arising on employee share ba	ased payment 14A.	-	-	-	-	-
Total comprehensive income for the 31 March 2020	e year ended		(15.69)			(15.69)
Profit or loss	14A.	-	28.78	-	-	28.78
Other comprehensive income (ne	t of tax) 14B	-	0.01	-	-	0.01
Total comprehensive income	_	-	13.10	-	-	13.10
Balance at 31 March 2021	_	72.37	814.04	-	-	886.41
Balance at 1 April 2021		72.37	814.04	-	-	886.41
Add : Arising on employee share ba	ased payment 14A.	-	-	-	-	
Total comprehensive income for the 31st March 2022	e period ended					-
Profit or loss	14A.	-	61.54	-	-	61.54
Other comprehensiveincome(net	of tax) 14B.	-	-	-	-	-
Total comprehensive income	_	-	61.54	-	-	61.54
Balance at 31st March 2022	_	72.37	875.58	-	-	947.95



# Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

3 Property, plant and equipment

Reconciliation of carrying amount

	Buildings	Plant and	Office	Furniture and	Vehicles	Computers		Software	Total	
		equipment	equipment	fixtures						
Deemed cost (gross carrying amount)	nount)									
As at 1 April 2020	613.69	549.29	9 42.57	7 167.23	23	231.38	38.95	6.21		1,649.31
Additions	7.84	6.93	3 9.45	5 5.74	.,	. 22.69	1.87	96.0		55.48
Disposals	•	•	•	•	7	41.67				41.67
As at 31 March 2021	621.53	556.22	2 52.01	172.97	2′	212.41 4	40.82	71.7		1,663.13
As at 1 April 2021	621.53	556.22	2 52.01	172.97	2.	212.41 40	40.82	71.7		1,663.13
Additions	0.53	11.27	7 20.55		.,		3.39	٠		66.31
Disposals	•	•	٠	1	(.,	34.09		•		34.09
As at 31st March 2022	622.06	567.50	0 72.57	7 175.40	2(	206.45	44.21	7.17		1,695.34
Depreciation										
As at 1 April 2020	30.72	91.39	9 17.38	3 39.40		(10.49) 20	26.06	3.93		198.39
Charge for the year	19.08	49.77	7 8.16	3 19.56	(.,	38.98	6.62	0.89		143.06
Depreciation on disposals		•	•	•	•	16.54		•		16.54
As at 31 March 2021	49.80	141.16	6 25.54	4 58.97	,	11.96 3.	32.68	4.82		324.91
As at 1 April 2021	49.80	141.16	6 25.54	1 58.97		11.96 3.	32.68	4.82		324.91
Charge for the year*	19.13	50.23	3 9.99	19.94	(,)	36.17	2.55	0.88		138.90
Depreciation on disposals		•	•		•	13.49		•		13.49
As at 31st March 2022	68.93	191.39	9 35.53	3 78.90		34.64 3.	35.23	5.70		450.33
Carrying amount (net)										
As at 1 April 2020	582.96	457.91	1 25.19	127.82	77	241.87	12.89	2.28		1,450.92
As at 31 March 2021	571.73	415.07	7 26.48	3 114.00	7	200.45	8.15	2.34		1,338.21
As at 31st March 2022	553.12	376.11	1 37.03	3 96.50	1.	171.82	8.98	1.46		1,245.02

4 Investment property

**31 March 2022 31 March 2021** 14.56 14.56

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### Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

5	Investments
---	-------------

		31 March 2022	31 March 2021
A	Non-current investment		
	Quoted equity instruments		
	200 equity shares of Rs. 35.05 each (31 March, 2022 and 01 April, 2021 200 shares)	0.07	0.07
	Unquoted equity instruments		
	500 equity shares of Rs. 10 Each (31 March, 2022 and 01 April, 2021 500 Shares)	0.05	0.05
	,	0.12	0.12
	Aggregate value of unquoted investments	0.05	0.05
6	Trade Receivables		
	(Unsecured, considered good unless otherwise stated)		
		31 March 2022	31 March 2021
	Trade Receivables		
	Unsecured, considered good	2,319.05	2,221.09
	Considered doubtful	3.67	5.25
		2,322.72	2,215.84
	Loss allowance		
	Unsecured, considered good	- (0.07)	-
	Considered doubtful	(3.67)	(5.25)
		2,319.05	2,221.09
	Net trade receivables	2,319.05	2,221.09
	Non-current	-	-
	Current	2,319.05	2,221.09
		2,319.05	2,221.09
	Of the above, trade receivables from related parties are as below:	31 March 2022	31 March 2021
	Total trade receivables from related parties		
	Loss allowance	_	_
	Net trade receivables		-
	*All transaction with these related parties are priced on an arm's length basis and result within six months of the reporting date.  The Company's exposure to credit and currency risks, and loss allowances related to tra		

### Cash and cash equivalents

	31 March 2022	31 March 2021
Cash and Cash equivalents		
Balance with banks:		
In current accounts	25.15	53.52
Deposits with original maturity of less than three months		
Gold Coins	1.96	1.96
Cash on hand	20.89	35.53
Cheques on hand	10.49	3.12
	58.49	94.14
Bank balances other than cash and cash equivalents mentioned above		
·		

Deposits with original maturity of more than 3 months and remaining maturity of less than 12 months 124.05 118.48 124.05 118.48

(This space has been left intentionally blank)



### Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

Loans
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(Unsecured, considered good unless otherwise stated)

	Non-current		Curr	ent
	31 March 2022	31 March 2021	31 March 2022	31 March 2021
Inter corporate deposits to related parties (Refer note 34)	-	-	-	-
		-		

### 10 Other financial assets

(Unsecured, considered good unless otherwise stated)

		Non-current	Curre	ent
_	31 March 2022	31 March 2021	31 March 2022	31 March 2021
Security deposits	36.30	38.98	-	-
Long term deposits with banks with remaining maturity period more than 12 months	-	-	-	-
Interest accrued on bank deposits	-	-	-	-
_ _	36.30	38.98		

### 11 Other assets

(Unsecured, considered good unless otherwise stated)

	Non-cu	rrent	Curre	ent
	31 March 2022	31 March 2021	31 March 2022	31 March 2021
Capital advances	-	<del>-</del>	-	-
Prepaid expenses	-	-	9.43	8.11
Advance to suppliers	-	-	928.85	943.78
Balances with government authorities	-	-	127.09	189.34
Other advances	-	-	442.67	428.75
- Considered doubtful				
Balances with government authoritie	s -	-	-	-
Less: Allowance for doubtful other	<u> </u>	<u> </u>	<u> </u>	
_	-	<u> </u>	1,508.04	1,569.97

### 12 Inventories (valued at lower of cost and net realizable value)

Stock-in-trade [including goods in transit (2022: INR , 2021: INR , 2020: INR )]	3,806.32	3,917.56
Stores, spares and loose tools [including goods in transit (2022: INR , 2021: INR , 2020: INR )]	330.09	326.50
	4,136.41	4,244.06

### 13 Equity share capital

	31 March 2022	31 Warch 2021
<b>Authorised:</b> 6000000 ((31 March 2022 & 01 April 2021 : 6000000) equity shares of Rs.10 each fully paid up	600.00	600.00
Issued, subscribed and paid up 2753440 (31 March 2022 & 01 April 2021 : 6000000 : 2753440) equity shares of Rs.10 each fully paid up	275.34	275.34

### a. Reconciliation of number of shares

31 March 2022		31 March 2021	
Number	Amount	Number	Amount
2,753,440	275.34	2,753,440	275.34
-	-	-	-
2,753,440	275.34	2,753,440	275.34
	Number 2,753,440	Number Amount 2,753,440 275.34	Number         Amount         Number           2,753,440         275.34         2,753,440

### b. Terms/rights attached to equity shares

The Company has a single class of equity shares. Accordingly, all equity shares rank equally with regard to dividends and share in the Company's residual assets. The equity shares are entitled to receive dividend as declared from time to time. The voting rights of an equity shareholder are in proportion to its share of the paid-up equity capital of the Company.

of the paid-up equity capital of the Company.

On winding up of the Company, the holders of equity shares will be entitled to receive the residual assets of the Company, remaining after distribution of all preferential amounts in proportion to the number of equity shares held.



31 March 2022 31 March 2021

	Hira Notes to the financi (All amo	Hira Automobiles Limited financial statements as at 31st March 2(All amounts in Lacs, unless otherwise stated)	Hira Automobiles Limited  Notes to the financial statements as at 31st March 2022 (Continued)  (All amounts in Lacs, unless otherwise stated)	itinued)	
c. Particulars of shareholders holding more than 5% shares of a class of shares	% shares of a class of sh	hares			
	31 March 2022	2	31 M	31 March 2021	
	Number	% holding in the class	Number	% holding in the class	
Equity shares of Rs.10 each fully paid up by:					
Rajinder Kaur Bhattal	826,000	30.00%	826,000	30.00%	
Hardev Kaur (earlier in the name of S. Kuldeep Singh Bhattal)	tal) 272,100	9.88%	272,100	%88%	
Rahulinder Singh Sidhu	270,000	9.81%	270,000	9.81%	
Simran Bajwa Manjeet Kaur Sangha	265,000 862,900	9.62% 31.34%	265,000 862,900	9.62% 31.34%	
14 Other equity Refer Statement of Changes in Equity for detailed movement in Equity balance.	vement in Equity balance.				
A. Summary of other equity balance					
	Note		31 March 2022	31 March 2021	
(i) General reserve					
At the commencement and at the end of the year Add: Transferred from Surplus in Statement of Profit and loss during the year			72.37	72.37	
			72.37	72.37	
(ii) Retained earnings: Profit and loss balance At the commencement of the year Add: Profit for the year Add: Adjustments on account of Ind AS Less: Appropriations Transfer to General reserve Less: Adjustments on account of Ind AS Closing balance			814.04 61.54 - - - - - 875.58	800.94 28.78 - 15.69	
(iii) ESOP reserve			ı	•	
<ul><li>(iv) Other items of OCI</li><li>Equity instrument through OCI</li><li>Remeasurements of defined benefit plans</li></ul>	υυ		00:00	0.01	
Total other equity			- 647.95	886.41	
fame calculation			6:15		



# Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

# B. Other comprehensive income accumulated in other equity, net of tax

The disaggregation of changes in other comprehensive income by each type of reserve in equity is shown below:

	Equity instrument through OCI	Remeasurements of defined benefit plans	Total
As at 1st April, 2020			
Equity instrument through OCI - net change in fair value	0.01	0.01	0.05
Remeasurement gain/(loss) on defined benefit plans			
Deferred tax charge / (credit) on remeasurement gain/(loss) on defined benefit plans			•
As at 31st March 2021	0.01		
Equity instrument through OCI - net change in fair value	0.00	0.01	0.05
Remeasurement gain/(loss) on defined benefit plans			•
Deferred tax charge / (credit) on remeasurement gain/(loss) on defined benefit plans			•
As at 31st March, 2022	10.0	0.01	0.02

### C. Nature and purpose of reserves

(a) Equity instrument through OCI: The company recognises changes in the fair value of investment in equity securities in other comprehensive income.

(b) Remeasurements of defined benefit plans: Remeasurements of defined benefit liability (asset) comprises actuarial gains and losses and return on plan assets (excluding interest income).

### D. Capital Management

Equity share capital and other equity are considered for the purpose of Company's capital management.

The Company's objectives when managing capital are:

- The Company manages its capital so as to safeguard its ability to continue as a going concern and to optimise returns to shareholders.
- Maintain an optimal capital structure to reduce the cost of capital



### Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

### 15 Provisions

		Non-cu	urrent	Curre	ent
	_	31 March 2022	31 March 2021	31 March 2022	31 March 2021
	Provision for employee benefit				
	Gratuity (Refer note 24)	128.38	125.41	-	-
	Others _	128.38	125.41	65.60 <b>65.60</b>	72.37 <b>72.37</b>
	-			·	
16	Borrowings	Non-cı	ırrent	Curre	ant
	_	31 March 2022	31 March 2021	31 March 2022	31 March 2021
	Term loans	31 Watch 2022	31 Watch 2021	31 Maich 2022	31 Mai Cii 2021
	From banks				
	Secured loans-Net	1,945.70	1,898.16	4,520.75	4,479.64
	Unsecured loans	916.18	876.17	-	-
	-	2,861.88	2,774.33	4,520.75	4,479.64
17	Other liabilities				
		Non-cu	urrent	Curre	ent
	<del>-</del>	31 March 2022	31 March 2021	31 March 2022	31 March 2021
	Security from Employees	47.00	46.92	-	-
	Advance from customers	-	_	35.56	40.90
	Statutory dues payable			40.21	160.95
	Other payable	-	-	27.63	40.47
	- -	47.00	46.92	103.40	242.31
18	Trade payables				
10	Trado payablos			31 March 2022	31 March 2021
	Trade payables				
	- Total outstanding dues of mid	cro and small enterp	rises	-	-
	- Total outstanding dues of cre	ditors other than mi	cro and small enterp	rises 47.48	143.88
	As per the MSMED Act and to the				
	the Company there is no outstand	ding or any interest	due to Micro and Sm		442.00
	Of the above, trade payables from	n related parties are	as below:	47.48	143.88
	Total trade payables from related	•		_	_
	Total trade payables from Totalea	partioo		-	-
	The Company's exposure to curre	ency and liquidity ris	sks related to trade p	ayables is disclosed in	Note 36
19	Other financial liabilities				
				31 March 2022	31 March 2021
	Current maturities of long term de	ebts		344.01	481.48
	Employee benefits payable			<u> </u>	-
				344.01	481.48
		(This space has be	een left intentionally	blank)	



### Notes to the financial statements as at 31st March 2022 (Continued)

	Notes to the financial statementsas at 31st Ma (All amounts in Lacs, unless otherwise	-	
20	Revenue from operations		
	Out of any death	31 March 2022	31 March 202
	Sale of products Traded goods	20,421.52	18,618.55
	114404 90040	20,421.52	18,618.55
	Sales of services	1,045.21	888.11
	Other operating revenue	964.82	917.81
	Total	22,431.56	20,424.48
		<del></del>	
21	Other income	31 March 2022	31 March 2021
	Interest income		
	- on bank deposits	18.04	12.34
	- others -as per Ind AS	20.46	1.68
	Unwinding of discount on security deposits		
	Profit on sale of fixed assets	2.40	5.41
	Miscellaneous income	- 40.00	- 10.42
22	Cost of materials consumed	40.89	19.43
	Cool of materials consumed	31 March 2022	31 March 2021
	Inventory of materials at the beginning of the year	-	-
	Purchases	159.98	129.31
	Inventory of materials at the end of the year	159.98	129.31
	Cost of raw materials consumed	159.98	129.31
23	Purchases of stock-in-trade	19,652.89	18,074.71
		,,,,	-7-
24	Change in inventory of finished goods and stock-in-trade	31 March 2022	31 March 202
	Inventories at the end of the year		
	Trading goods	4,136.41	4,244.06
		4,136.41	4,244.06
	Inventories at the beginning of the year		
	Trading goods	4,244.06	4,253.76
		4,244.06	4,253.76
		107.65	9.70
25	Employee benefits expense		
		31 March 2022	31 March 2021
	Salaries, wages and bonus	805.81	700.65
	Contributions to provident and other funds [Refer note 24 (i) below]	71.29	63.01
	Gratuity expense [Refer note 24 (i) below]	9.27	(10.69)
	Provision for Gratutity	2.96	00.47
	Staff welfare expenses	23.72 913.06	23.47 <b>776.44</b>
			770.44
26	Finance costs		
		<b>31 March 2022</b> 766.44	<b>31 March 2021</b> 666.08
	Interest (net)		
	Bank charges	25.88 <b>792.32</b>	32.39 <b>698.47</b>
27	Depreciation and amortisation expense		
		31 March 2022	31 March 2021
	Deposition on toppible possiti	400.00	440.00
	Depreciation on tangible assets	138.90 138.90	143.06 <b>143.06</b>



### Notes to the financial statements as at 31st March 2022 (Continued) (All amounts in Lacs, unless otherwise stated)

28 Other expenses
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28	Other expenses		
	D 16.1	31 March 2022	31 March 2021
	Power and fuel	77.93	64.10
	Forwarding, freight and packing	2.90	2.20
	Rent	94.52 26.57	72.51 22.75
	Repairs and maintenance of Building	26.57 15.96	18.62
	Insurance Rates and taxes	10.81	8.53
		50.14	56.56
	Travel and conveyance	14.69	11.34
	Communication expenses		
	Legal and professional charges	28.50 2.28	28.74 2.00
	Payment to auditors (Refer note below) Provision for Doubtful Debts	2.26 3.67	5.25
	Commission	4.00	7.79
		4.00 0.28	0.34
	Accessories Expenses	0.26 0.17	0.34
	News Paper & Periodicals		
	Festival Expenses	10.95	11.68
	Business Entertainment	1.29	0.89
	Donation Courier	0.45	0.20 0.29
		0.45 3.37	6.44
	Discounts Customer welfare	3.37 20.76	17.50
		30.15	26.55
	Demo Expenses & PDI Expenses Sales Promotion	41.39	59.05
	Printing and Stationery	6.18 5.92	5.71
	Product advertisement	5.92 14.21	4.78 8.76
	Software expenses	4.05	5.50
	General Expenses		
	Sub - Contract / Temp. Services	35.01	14.58
	MDS Expenses	2.94	1.88
	Workshop Expenses	30.55	30.56
	Pool Cancellation and lifting charges	-	-
	Security Charges	11.34	12.40
	Free service charges	36.25	30.57
	True Value Expenses	29.79	26.57
	autocard	19.64	11.88
		636.66	576.67
	Note: Payment to auditors		
		31 March 2022	31 March 2021
	As auditor		
	- Statutory audit	1.50	1.50
	- Tax audit	0.50	0.50
	-	2.00	2.00
29	Earnings per share (EPS)		
		31 March 2022	31 March 2021
	Profit for the year, attributable to the equity holders	61.54	28.78
	Weighted average number of equity share soutstanding during the current	2,753,440	2,753,440
	period for calculation of basic and diluted EPS	2,700,770	2,700,770
	Earnings per share		
	a) Basic earning per share	2.24	1.05
	b) Diluted earning per share	2.24	1.05
	b) biluted earning per share	2.24	1.05



2 (Continued)		31 March 2022 31 March 2021	20.71		(11.26) (0.74)		9.45 6.38		•		9.45 6.38	31 March 2021	Before Tax (expense) Net of tax benefit		ax rate h 2022 31 March 2021	70.99	18.00 26.00% 9.00	- %00.0 -	- %00.0 -	- 0.00% -	- %00.0 -	- 0.00%	- %0.00 -	- 0.00%	- 0.00%	- %000 -	- %00.0	
Hira Automobiles Limited otes to the financial statements as at 31st March 2022 (Continued) (All amounts in Lacs, unless otherwise stated)												31 March 2022	Tax (expense) Net of tax benefit		ounting profit multiplied by India's tax rate	Nate	26.00%	%00:0	%00.0	%00.0	%00.0	%00.0 %00.0	%00:0	%00.0	%00.0	%00.0	0.00	Z0.0U%
Hira Aut  Notes to the financial stat  (All amounts in La	See accounting policy in Note 2		Continuing operations Current tax	Changes in estimates related to prior years (b)	Deferred tax Reduction in tay rate	reduction in tak rate Change in unrecognised deductible temporary differences	Recognition of previously unrecognised tax losses Tax expense of continuing operations	Discontinued operations	Current tax	Deterred tax Tax expense of discontinued operations	Tax expenses of continuing operation (a)+(b)+(c)	Income tax recognised in other comprehensive income	Before Tax Tax	Fair value of equity investments through OCI Remeasurements of defined benefit liability (asset)	Reconciliation of effective tax rate and reconciliation of tax expense and accounting profit multiplied by India's tax rate	Profit before tax	Tax using the Company's domestic tax rate	Tax deducted in foreign countries charged off	Share of profit of equity accounted investees	Higher tax rate on gain on sale of discontinued operation	Reduction in tax rate	Non-deductible expenses	Dilleteriual tax irripact due to tower rate or forig terrir capital gairr Excess/(short) tax of earlier years (net)	Others	Recognition of previously unrecognised tax losses [13(H)]	Current year losses for which no deferred tax asset was recognised	Change in unrecognised temporary differences	



D. Income tax assets (net) Advance income tax (net) and tax deducted at Deposits with Income Tax Authorities #						31 March 2022		
Advance income tax (net) and tax ded Deposits with Income Tax Authorities #							31 March 2021	01 April 2020
	ucted at source							
# Amounts paid to Income Tax Authorities unc		ler protest, pending appeal	_		·	1		1
Recognised deferred tax assets and liabilities     Deferred tax assets and liabilities are attributable to the following:	Ilabilities attributable to the	following:						
	31	31 March 2022	Deferred to 31 Ma	Deferred tax (assets) 31 March 2021	01 April 2020	Net defe 31 March 2022	Net deferred tax (assets) liabilities 2022 - 31 March 2021 - 01 April	liabilities 01 April 2020
Property, plant and equipment		~	100.26	111.52	112.26	100.26	111.52	112.26
Intangible assets			ı	İ	ı	1	ī	1
Diological assets Investment property			1 1					
Investments at fair value through profit or loss	t or loss		1	İ	1	1	ī	1
Investments at fair value through OCI			ı	1	1	1	ı	
Derivatives Inventories								
Borrowings			1	,	•	•	•	'
Equity settled share-based payment transactions	ansactions			ı	ı	ı	ı	
Provisions - employee benefits  Provisions for warranty				1 1				
Differences on account of Section 43B/Section 40	3/Section 40			1		1	1	
(a)(ia) of Income tax Act, 1961 Other items				,	1	1	1	,
Deferred tax (assets) liabilities			100.26	111.52	112.26	100.26	111.56	112.26
Offsetting of deferred tax assets					•			
Net deferred tax (assets) liabilities			100.26	111.52	112.26	100.26	111.56	112.26
E. Recognised deferred tax assets and liabiliti Movement in temporary differences	es (c	tinued)						
Ba 1/	Balance as at Red 1 April 2020	Recognised in profit or loss Recognised in during 2020-21	it or lossci 1	ognised in luring 2021- 22	Balance as at 31 March 2021	Recognised in profit or loss during 2020-21	Recognised in OCI during 2021- 22	Balance as at 31 March 2022
Property, plant and equipment	112.26		(0.74)	1	111.52	(11.26)	1	100.26
Provisions - employee benefits	ı		ı	ı	•	1	ı	
Provisions for warranty			1				1	
Unrerenceson accountor Section 43B/Section40 (a)(ia) of Income tax Act, 1961	1		ı	1	1	1	1	
Investmentæt fair value through OCI	ı		1	•	1	1	1	
Less: Allowance for deferred tax on fair valuation of investment through OCI (Refer note below)	ı		1	1	•	ı	1	•
Other items	ı		1	ı	1	ı	ı	
	112.26		(0.74)		111.52	(11.26	-	100.2



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### Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

### 31 Capital and other commitments

31 March 2022 31 March 2021

### a) Capital commitments

Estimated amount of contracts remaining to be executedon capital accountand not provided for (net of advance)

### b) Other commitments

Lease commitments (Refer note 32)

### 32 Contingent liabilities

### a Claim against the Company not acknowledged as debts 31 March 2022 31 March 2021

Income tax matters pending in appeal (excluding interest and penalties)
Service tax matters pending in appeal

### 33 Operating leases

### A Leases as lessee

The Companyhasenterednto operatingleasearrangements or office spacefor six to nine years and computerrelated equipment's for a initial period of 3 years. Certain lease arrangements on tain a clause for renewal of the lease agreement and the others are supported by letters from the lessor for renewal options. Certain lease agreements contain escalation clauses.

Leaserent on operatingleasearrangementdebitedto the Statement Profit and Loss and the future minimum leasepayments respect of non-cancellable operating leases are summarised below:



### **Hira Automobiles Limited** Notes to the financial statements as at 31st March 2022 (Continued) (All amounts in Lacs, unless otherwise stated) Related party disclosures 34 31 March 2022 31 March 2021 a) Parent and ultimate controlling party Ultimate holding company NA NA **Holding Company** NA NA **Associate Company** NA NA b) Other related parties with whom transactions have taken place during the year: Fellow Subsidiaries NA NA c) Key management personnel Related party transactions other than those with KMP NΑ NA d) Transactions with Ultimate holding company NA NA Transactions with fellow subsidiaries during the year have been set out below: NA NA Transactions with key management personnel are set out below: 13.57 10.97 Rahulinder Singh Sidhu Neha Sidhu 9.88 18.29 **Interest Paid** 56.23 Rahulinder Singh Sidhu 37.34 **Unsecured Loans received** g) Rahulinder Singh Sidhu 400 53 262 79 Seating Fees Paid During the Year o i) o Transactions with fellow subsidiaries comprising more than 10% of the total transaction: g) Software revenue during the year **Revenue from Support Services** Sales made during the year Sale of fixed assets during the year Purchases made during the year Purchase of fixed assets during the year Software expenses during the year Payment of annual maintenance charges Commission income accrued during the year Expenses backcharged during the year Expenses backcharged during the year by fellow subsidiaries Unbilled revenue as at year end Reimbursements of travelling, other expenses and assets backcharged



	(All amounts in Lacs, unless otherwise stated)	ilinueuj	
34	Related party disclosures (Continued)		
g)	Transactions with fellow subsidiaries comprising more than 10% of the total transaction (Cont	31 March 2021 inued)	31 March 2020
	Software expenses during the year		
	Inter-corporate deposits given during the year	-	-
	Inter-corporate deposits repaid during the year	-	-
	Rent Received	-	<u>-</u>
	Interest received on Inter- corporate deposits	-	-
h)	Other receivables as at year end	<u>-</u>	<u>-</u>
i)	Payable to creditors as at year end	<u>-</u>	-
j)	Receivables as at year end	-	-
k)	Loans and advances to related parties		
I)	Inter-corporate deposits outstanding at year end		



# Notes to the financial statements as at 31st March 2022 (Continued) (All amounts in Lac, unless otherwise stated)

The carrying amounts and fair values of financial instruments by class are as follows:   Financial Assets   Financial assets	Refer Note 2 for accounting policy on Financial Instruments.  Accounting Classifications And Fair Values						
the measured at fair value  substantial team of the measured at fair value  substantial team of the measured at fair value  substantial team of the measured at fair value  substantial team of the measured at amortised cost  to bank deposits  the measured at amortised cost  the measured at amortised cost  the measured at amortised cost  tables  assured at fair value  tables  tables  tables  the measured at amortised cost  the measured at amortised cos	ne carrying amounts and fair values of financial instruments by class are	as follows:					
tes measured at fair value  semestared at fair value  semestared at fair value  semestared at amortised cost  the measured at fair value  semestared at amortised cost  tes measured at fair value  semestared at amortised cost  tes measured at fair value  semestared at amortised cost  tes measured at fair value  semestared at amortised cost  tes measured cost  tes measured cost  te			rying amount	1 love 1	Fave 1	air value	Total
Second Second	nancial Assets				)		5
tes measured at amortised cost test measured at amortised cost test measured at amortised cost test measured at amortised cost test measured at amortised cost test measured at amortised cost test measured at amortised cost test measured at fair value ts measured at amortised cost ts measured at	Financial assets measured at fair value						
the measured at amortised cost siskwith banks with remaining maturity period more than 12 to bank deposits the same assured at amortised cost test measured at amortised cost test measured at amortised cost test measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at fair value ts measured at amortised cost test measured at fair value ts measured at amortised cost test measured cost test mea	Investments measured at fair value	5	0.12				•
2, 319.05     2, 319.05     3, 30.00     1, 24.05     1, 24.05     1, 24.05     1, 24.05     1, 24.05     1, 24.05     1, 2, 38.02     1, 36.30	Financial assets measured at amortised cost						
cotuvalents         7         58.49           other than cash and cash equivalents mentioned above is sitswith banks with remaining maturity period more than 12         70         12.053.02           is sitswith banks with remaining maturity period more than 12         10         2.538.02         Image: Carrying amount and a mortised cost that value assured at fair value assured at fair value assured at amortised cost than cash and cash equivalents mentioned above is sitswith banks with remaining maturity period more than 12         10         2.221.09         Image: Carrying amount and anothised cost and a mortised cost are assured at amortised cost and a mortised cost are assured at amortised cost and a mortised cost are assured at amortised cost and a mortised cost are assured at amortised cost are assured assured assured at a amortised cost are assured assured assured at a amortised cost are as	ade Receivables	9	2,319.05				
12-0.05	sh and cash equivalents	_	58.49				
10   36.30   1.11   1	nk balances other than cash and cash equivalents mentioned above	8	124.05				
10   36.30     11   2.538.02     12   2.538.02     13   2.538.02     14   47.48     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     15   34.40     16   31 March 2021     17   36.30     18   34.40     18   34.40     19   34.40     19   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     10   38.90     11   38.90     12   38.90     38	ans	6	,				
ton bank deposits titles titles titles measured at amortised cost ton bank deposits titles titles measured at amortised cost ton bank deposits titles measured at amortised cost ton bank deposits titles measured at amortised cost to bank deposits titles measured at amortised cost to bank deposits titles measured at amortised cost to bank deposits to bank deposit	curity deposits	10	36.30				
100 bank deposits   10   2.538.02     111es     10	ng term depositswith bankswith remainingmaturity period more than 12 onths		1				
titles         2,536.02           titles measured at amortised cost         18         47.48         Fair value           ts measured at fair value assured at fair value the requivalents are duivalents mentioned above the rither than cash and cash equivalents mentioned above the rither than cash and cash equivalents mentioned above the rither than cash and cash equivalents mentioned above the rither than cash and cash equivalents mentioned above the rither than cash and cash equivalents mentioned above the rither than cash and cash equivalents mentioned above the rither than cash and cash equivalents mentioned above than 12 for a significant than the rither than cash and cash equivalents mentioned above than 12 for a significant than the rither than cash and cash equivalents mentioned above than 12 for a significant than the rither than cash and cash equivalents mentioned above than 12 for a significant than the rither than cash and cash equivalents are rither than cash and cash equivalents mentioned above than 12 for a significant than the rither than cash and cash equivalents amortised cost than 12 for a significant than 143.88	grest accrued on bank deposits	10	1				
titles         47.48         47.41         47.41         47.41         47.41         47.41         47.44 <t< td=""><td></td><td></td><td>2,538.02</td><td></td><td></td><td></td><td></td></t<>			2,538.02				
19   19   19   19   19   19   19   19	iancial Liabilities						
ts         47.48           isbilities         79         34.748           ts         34.48         Fair value           ts measured at fair value         Carrying amount         Fair value           is measured at fair value         5         0.12         Level 1         Level 2         Level 3         Total 1           is measured at amortised cost         6         2.221.09         94.14         Person 1         Person 2         Person 3	ancial liabilities measured at amortised cost						
19   344.01     19   344.01     19   391.48     19   391.48     19   391.48     19   391.48     19   391.48     19   391.48     19   391.48     19   391.48     10   2.221.09     10   2.321.09     10   38.98     11   2.472.80     10   2.472.80     10   38.98     11   38.98     11   39.98     11   39.98     12   39.48     12   39.48     13   39.48     14   38.88     15   39.48     16   39.49     17   39.49     18   39.48     19   39.49     19   39.49     19   39.49     10   39.49	de payables	18	47.48				
391.48         Fair value           ial Assets         Carrying amount         Fair value         Fair value           ents measured at fair value         5         0.12         Level 1         Level 2         Level 3         Total           ial assets measured at fair value         6         2.221.09         2.221.09         Acceptables	er financial liabilities	19	344.01				
Iail Assets         Carrying amount         Fair value           iail assets measured at fair value ents measured at fair value ents measured at amortised cost measured at amortised cost measured at amortised cost equivalents mentioned above a control or as hequivalents and cash equivalents mentioned above a corrued on bank deposits with remaining maturity period more than 12 10			391.48				
aid Assets         Note         31 March 2021         Level 1         Level 2         Level 3         Total           aid assets measured at fair value reints measured at fair value is all assets measured at amortised cost cost where we are are an anotised cost section belos.         6         2,221.09		Car	rying amount		ŭ	air value	
ial Assets         0.12           ial assets measured at fair value         5         0.12           ial assets measured at amortised cost is all assets measured at amortised cost massers measured at amortised cost ceivables         6         2,221.09           deceivables         7         94.14           all cash equivalents         7         94.14           all cash equivalents         7         38.98           rm deposits         70         -           I revenue         70         -           accrued on bank deposits         70         -           all Liabilities         70         -           all liabilities measured at amortised cost         78         481.48           and liabilities         78         481.48           and liabilities         79         481.48		1	March 2021	Level 1	l۵	Level 3	Total
ial assets measured at fair value       5       0.12         ents measured at amortised cost       6       2.221.09         declevables       7       94.14         alances other than cash and cash equivalents mentioned above of deposits       8       118.48         deposits       10       38.98         m depositswith banks with remaining maturity period more than 12       10       38.98         recorded on bank deposits       10       -         all Liabilities       10       -         autorial liabilities       143.88         and liabilities       184.48	ancial Assets						
tents measured at fair value         5         0.12           ial assets measured at amortised cost         6         2,221.09           teceivables         7         94.14           diamonate above and cash equivalents mentioned above aliances other than cash and cash equivalents mentioned above and an amortised cost is accured on bank deposits accured on bank deposits accured on bank deposits         10         -           Intervenue         70         -         -           accured on bank deposits         10         -           accured on ba	ancial assets measured at fair value						
teceivables  Indicash equivalents  Indicash	estments measured at fair value	5	0.12				•
teceivables  Indicash equivalents  Indicash equivalents  Indicash equivalents  Indicash equivalents  Indicash equivalents mentioned above  Indicash equivalents mentioned above  Indicash equivalents	ancial assets measured at amortised cost						
nd cash equivalents  alances other than cash and cash equivalents mentioned above  8  9  7  7  8  10  10  10  11  12  12  13  14  15  16  17  18  18  19  19  19  19	de Receivables	9	2,221.09				
alances other than cash and cash equivalents mentioned above 8 9 7 deposits rm depositswith banks with remaining maturity period more than 12 10 accrued on bank deposits 10 11 12 13 14 15 19 18 19 19	sh and cash equivalents	7	94.14				
7 deposits rm depositswith banks with remaining maturity period more than 12 10 1 revenue accrued on bank deposits 10 10 10 10 11 Liabilities measured at amortised cost 18 19 11 availabilities meanicial liabilities 19	nk balances other than cash and cash equivalents mentioned above	8	118.48				
7 deposits rm depositswith bankswith remaining maturity period more than 12 10 11 10 10 10 10 10 10 10 10 10 10 10 10 1	sui	6					
rm depositswith bankswith remaining maturity period more than 12 10  10  accrued on bank deposits  11  12  13  14  18  19  19  19	curity deposits	10	38.98				
accrued on bank deposits  al Liabilities  al Iiabilities measured at amortised cost  ayables  nancial liabilities  19	ng term depositswith bankswith remaining maturity period more than 12 nths		ı				
10 2 2 Set 18 19 19 19 19 19 19 19 19 19 19 19 19 19	oilled revenue	10	ı				
ost 18 19 19	erest accrued on bank deposits	10	1				
ost 18 19			2,472.80				
18	iancial Liabilities						
01 00 10 10 10 10 10 10 10 10 10 10 10 1	de navables	78	143 88				
	de payables ner financial liabilities	0 6	143.00				
		2	625.36				

The company has disclosed financial instruments such as trade receivable cash and cash equivalents, loans security deposits long term deposits with banks with remaining maturity period more than 12 months, unbilled revenue interest accrued on bank deposits trade payable on account of capital purchase at carrying value because their carrying amounts are a reasonable approximation of the fair values due to their short term nature.



### Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

### 35 Financial Instruments (continued)

### B. Measurement of fair values

### (i) Financial Instruments - fair value and risk management

The fair value of financial instruments as referred to in note (A) above have been classified into three categories depending on the inputs used in the valuation technique. The hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and lowest priority to unobservable inputs (Level 3 measurements).

### The categories used are as follows:

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices;

Level 2: The fair value of financial instruments that are not traded in active market is determined using valuation technique which maximises the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to fair value on instrument are observable, the instrument is included in level 2; and

Level 3: If one or more of the significant input is not based on observable market data, the instrument is included in level 3. Accordingly, investment in unquoted equity shares have been considered as level 3 financial instrument.

### (ii) Valuation techniques

Specific valuation techniques used to value the financial instruments include:

- The deposits are initially measured at fair value and subsequently at amortised cost using effective interest rate method. Effective interest rate is a market interest rate similar to deposits it placed with bankers.
- Investment in equity shares have been valued using discounted cash flow (DCF) method under 'Income' Approach method of valuation.

### (iii) Valuation process

The finance team performs the valuation of financial assets and financial liabilities required for financial reporting purposes. The results are reviewed by Director Finance.

### (iv) Valuation technique for significant unobservable input

The following table shows the valuation technique used in measuring level 3 fair values for financial instruments measured at fair value in the balance sheet, as well as the significant unobservable inputs used.

Туре	Valuation technique	Significant unobservable inputs	Inter relationship between significant unobservable inputs and fair value measurement
Investment in Equity securities	Discounted cash flow method under 'Income' approach of method of valuation	- Forecast of annual revenue growth rate ( 31 March 2019- 4 to 10%) - Forecast EBITDA margin (31 March 2019- 6 to 11%) - Discount rate (31 March 2019- 13.30%)	- The estimated fair value would increase (decrease) if: - the annual revenue growth rate were higher/ (lower) - the EBITDA margin were higher/ (lower) - the discount rate were higher (lower)
			Generally, a change in the annual revenue growth rate is accompained by a directionally similar change in EBITDA margins.

### (v) Reconciliation of Level 3 fair values

The following table shows a reconciliation from the opening balances to the closing balances for Level 3 fair values.

Note	•	FVOCI Equity securities
Balance at 1 April 2020		-
Loss included in OCI		
- Net change in fair value (unrealised)	_	-
Balance at 31 March 2021		-
Balance at 1 April 2021		-
Loss included in OCI		
- Net change in fair value (unrealised)	_	-
Balance at 31 March 2022		-



### H

## Hira Automobiles Limited

Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

## 36 Financial Risk Management

## Risk management framework

The Company's business activities are exposed to a variety of financial risks, namely liquidity risk, market risks and credit risk. The Company's senior management has the overall responsibility for establishing and governing the Company's risk management framework. The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set and monitor appropriate risk limits and controls, periodically review the changes in market conditions and reflect the changes in the policy accordingly. The key risks and mitigating actions are also reviewed by the senior management of the Company. The note

### i Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counter-party to financial instrument fails to meet its

### Trade Receivable

Concentration of credit risk with respect to trade receivables are limited, due to majority of its customers being group companies. The Considering the historical experience of collecting receivables we do not foresee credit risk for such trade receivables. Hence, the value of third party trade receivables is not material and further there was no material impairment observed in the past years. company has is not applied expected credit loss model for valuing such third party trade receivables.

nas always been managed by each business segment through credit approvals, establishing credit limits and continuously monitoring he credit worthiness of customers to which the Company grants credit terms in the normal course of business. As per Ind AS 109, the Irade receivables and unbilled revenue are typically unsecured and are derived from revenue earned from the customers. Credit risk Company shall use expected credit loss (ECL) model to assess the impairment loss or gain. ECL methodology depends on whether here is any significant increase in credit risk. In case of significant increase in credit risk, life time ECL is used; otherwise twelve-month

	Debtors Outstanding Weighted	Weighted		Provison for
Outstanding less than 90 days	2,107.00		00.	0.63
Outstanding between 90 days to 180 days	203.75	0	0.01	2.93
Outstanding between More than 180 days	4.63	0	0.02	0.10

### Cash and cash equivalent

Credit risk on cash and cash equivalent is limited as the company generally invests in term deposits with banks with higher credit rating. Investment primarily includes certificates of deposit which are funds deposited at bank for lesser than three months of maturity hence, there is lesser exposure to credit risk

### Other financial assets

intercorporate deposits. Loans and advances and intercorporate deposits are placed with Hira goup companies and hence, the The Company has other financial assets such as security deposits, unbilled revenue, loans and advance to related parties and here have been no instances of any defaults with receipts of security deposits placed with third parties, hence no provision for Company does not foresee any credit risk for such class of assets. In respect of security deposits, considering historical trend mpairment is made for the same.

# Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

### iiLiquidity Risk

equivalents (to the extent required) and excess, if any, is invested in interest bearing term deposits with appropriate maturities to optimise the cash returns on investments while ensuring sufficient liquidity to meet its liabilities. Liquidity risk is the risk that the Company will face in meeting its obligations associated with its financial liabilities. The Company's approach in managing liquidity is to ensure that it will have sufficient funds to meet its liabilities when due. The Company believe Any amount required for working capital management and other operational requirements, is retained as cash and cash that the working capital is sufficient to meets its current obligations. Accordingly, no liquidity risk is perceived.

The following table shows the maturity analysis of the Company's financial liabilities based on contractually agreed undiscounted cash flows along with its carrying value as at the Balance Sheet date.

	Carrying amount	Less than 6	Total
As at 31st March, 2021		Months	
Non-derivative liabilities			
Trade payables	47.48	47.48	47.48
Other financial liabilities	344.01	344.01	344.01
As at 31st March, 2022			
Non-derivative liabilities			
Trade payables	143.88	143.88	143.88
Other financial liabilities	481.48	481.48	481.48
As at 1st April, 2020			
Non-derivative liabilities			
Trade payables	98.18	98.18	98.18
Other financial liabilities	131.81	131.81	131.81
As at 31 March 2022, the company has working capital of Rs. 3064.,81 Lacand as of 31 March 2021 of Rs. 2828.06. The working capital of the company for this purpose has been derived as follow:	of 31 March 2021 o	f Rs. 2828.06. The	

8,247.73 2,828.06 5,419.67 8,146.05 5,081.24 3,064.81 Total current liabilities (B) Working capital (A - B) Total current assets (A)

31 March 2021

31 March 2022

The working capital calculated above includes cash and cash equivalent of Rs. 58.48 Lac (31 March 2021 Rs. 94.13 Lac) and erm deposits with banks of Rs. 124.05Lac (31 March 2021 Rs. 118.48 Lac )



### Notes to the financial statements as at 31st March 2022 (Continued)

(All amounts in Lacs, unless otherwise stated)

In terms of Section 203 of the Companies Act, 2013, the Company has not appointed a qualified Company Secretary.

### 37 The Company has not advanced any Inter corporate deposits ("ICD") to any Person as on 31st March 2022

Considering that the Participant is a fellow subsidiary, the Company has evaluated whether the ICD is in compliance with section 185 of the Companies Act, 2013. Emphasis is placed on explanation (e) to section 185, which states that no company shall directly or indirectly advance any loan to any body corporate, the Board of directors, managing director or manager, whereof is accustomed to act in accordance with the directions or instructions of the Board, or of any director or directors, of the lending company.

The Company has considered the following factors in evaluating whether the Participant's Board or its Managing Director is accustomed to act in accordance with the directions and instruction of the Company's Board:-

There is no substantial interest of the Company in the financial and/or operating policies of the Participant. The Board of Participant takes independent decisions

The ICD agreement has been approved by the Board of both the companies on an arm's length basis-Both the companies have a separate business vertical at a group level

Based on above factors and legal opinion obtained from a renowned law firm, the Company has concluded that the ICD is not within the purview of section 185 of the Companies Act, 2013.

### 38 Corporate Social Responsibility (CSR) -----NA ------

As per provisions of section 135 of Companies Act 2013, the Company was required to spend INR NIL (March 31, 2019: INR NILL) being 2% of average net profits made during the three immediately preceding financial years, in pursuance of its Corporate Social Responsibility Policy on the activities specified in

### The breakup of expenditure incurred on CSR activities

Particulars of CSR activity	31 March 2022	31 March 2021
(i) Construction / acquisition of any asset	Nill	Nill
(ii) Promotion of Education	Nill	Nill
(iii) Reducing child mortality and improving maternal health	Nill	Nill

Mohan Juneia & Co. For and on behalf of the Board of Directors of

Chartered Accountants Hira Automobiles Limited

Firm Registration Number - 020488N CIN NO: L50101CH1989PLC009500

CA Mohan Juneja	Rahulinder Singh Sidhu	Neha Sidhu	Rajan Kaushal
Partner	Chairman and	Wholetime	Chief Finance
	Managing Director	Director	Officer
Membership No. 099825	DIN: 00447452	DIN: 00460875	
Place: Chandigarh	Place: Chandigarh	Place: Chandigarh	Place: Chandigarh
Date:- 30.05.2022	Date:- 30.05.2022	Date:- 30.05.2022	Date:- 30.05.2022



### 1. SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO ACCOUNTS

### A) General Information

The Company is an authorized dealer of Maruti Suzuki India Ltd. for purchase and sale of Motor Vehicles, Spare parts and service of its vehicles. The company also deals in pre-owned car sales and purchase. The other activities carried out in the company are getting vehicles financed from banks and NBFCs, dealing in insurance business and running of Maruti Driving School. The company is Public Company listed on Bombay Stock Exchange in India and is incorporated under the provision of the Companies Act, 1956 as replaced by the Companies Act, 2013 applicable in India. Its principal place of business is located in Patiala, further branches are in the district Patiala and district Muktsar of Punjab.

### B) Basis for Preparation of Financial Statements

These financial statements have been prepared in accordance with the generally accepted accounting principles in India under the historical cost convention on an accrual basis. These financial statements have been prepared to comply in all material respects with the applicable accounting principles in India, the applicable Indian accounting standards notified under Section 211(3C) [Companies (Indian Accounting Standards) Rules, 2015 as amended] of the Companies Act, 1956, issued pursuant to the Companies (Accounting Standards) Rules, 2006 as per Section 211(3C) of the Companies Act, 1956 read with the General Circular 15/2013 dated 13th September 2013 of the Ministry of Corporate Affairs in respect of Section 133 of the Companies Act, 2013, Accounting Standard 30, Financial Instruments: Recognition and Measurement issued by the Institute of Chartered Accountants of India to the extent it does not contradict with any other accounting standard referred to in Section 211 (3C) [Companies (Accounting Standards) Rules, 2006 as amended] of the Act, other recognised accounting practices and policies and the relevant provisions of the Companies Act, 1956.

All assets and liabilities have been classified as current or non-current as per the Company's operating cycle and other criteria set out in the Revised Schedule VI to the Companies Act.. Based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current – noncurrent classification of assets and liabilities.

### C) Revenue Recognition

- a) Sale and purchase of products is recognized when the products are supplied and received in accordance with the terms of sale and purchase recorded net of trade discounts but inclusive of Goods & Service Tax for the year under consideration.
- b) Service Income is accounted for as and when vehicles are serviced in accordance with the terms of service and recorded net of discount but inclusive of Goods & Service Tax for the year under consideration.
- c) Interest income is recognized on accrual basis.

### D) i) Tangible Assets

Fixed assets (except freehold land which is carried at cost) are carried at cost of acquisition or construction in the year of capitalisation less accumulated depreciation. Assets acquired under finance leases are not capitalised in the books of accounts.



### ii) Intangible Assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortisation/depletion and impairment loss, if any. The cost comprises purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use and net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

### E) Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets are capitalised till the month in which each asset is put to use as part of the cost of that asset.

### F) Depreciation

Depreciation on Fixed Assets is provided on the basis of Straight Line Method (SLM). Depreciation is provided based on useful life of the assets as prescribed in Schedule II to the Companies Act, 2013.

### **G)** Inventories

Inventories are valued at Cost or Net Realizable value, whichever is lower. The cost is ascertained on Average basis except vehicles where cost is ascertained on specific cost basis.

### H) Employee Benefit Costs

### **Short - Term Employee Benefits:**

Recognised as an expense at the undiscounted amount in the statement of profit and loss for the year in which the related service is rendered. These benefits include performance incentive and compensated absences.

### Post-Employment and Other Long Term Employee Benefits:

The Company has Defined Contribution Plans for post-employment benefit under which company pays specified contribution to a separate entity. The Company makes specified monthly contributions towards Provident Fund, Superannuation Fund and Pension Scheme. The Company's contribution is recognized as an expense in the Profit and Loss Statement during the period in which the employee renders the related service.

### I) Foreign Currency Translations:

The Company does not deal with Foreign Currently, hence AS-!! "Effect of changes in Foreign Exchanges issued by the Institute of Chartered Accountants of India is not applicable

### J) Cash Flow Statement:

Cash Flow Statements has been prepared following the indirect method set out in the Accounting Standard-3 on "Cash Flow Statement" issued by the Institute of Chartered Accountants of India.

### K) Taxes

Tax expense for the year, comprising current tax and deferred tax, is included in determining the net profit/ (loss) for the year.

Current tax is recognised based on assessable profit computed in accordance with the Income Tax Act and at the prevailing tax rate.



Deferred tax is recognised for all timing differences. Deferred tax assets are carried forward to the extent it is reasonably / virtually certain (as the case may be) that future taxable profit will be available against which such deferred tax assets can be realised. Such assets are reviewed at each balance sheet date and written down to reflect the amount that is reasonably/ virtually certain (as the case may be) to be realised.

Minimum Alternative Tax credit is recognised as an asset only to the extent and when there is convincing evidence that the Company will pay normal income tax during the specified period. Such asset is reviewed at each balance sheet date and the carrying amount is written down to the extent there is no longer convincing evidence to the effect that the Company will pay normal tax during the specified period.

Deferred tax assets and liabilities are measured at the tax rates that have been enacted or substantively enacted at the balance sheet date.

### L) Impairment of Assets

At each balance sheet date, the Company assesses whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recognised in the statement of profit and loss to the extent the carrying amount exceeds the recoverable amount.

### M) Provisions and Contingencies

Provisions are recognised when there is a present obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the balance sheet date and are not discounted to their present value.

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

### N) Earnings Per Share

The calculation of Earnings Per Share (EPS) as disclosed in the balance Sheet Abstract has been made in accordance the requirement of Accounting Standard (AS) -20 on Earnings Per Share issued by the Institute of Chartered Accounts of India. Diluted Earning per Share is the same Basis Earning per share because there is no potential equity shares which would have dilutive effect on earning per shares to equity shareholders.



### 1)O) Segment Reporting

2)

The Company is Authorized Dealer of Maruti Suzuki India Limited (MSIL) and hence, is engaged in the business of sale and service of MSIL vehicles. As the basis nature of sale of variants of vehicles is governed by the same set of risk & returns, these have been grouped as single segment as per Accounting Standard (AS-14) on segment reporting issued by the Institute of Chartered accountants of India.

Balance Sheet of Current year has been prepared as per Ind AS per application to listed companies and figures of previous year have also been recalculated, re-group and re classified wherever necessary in order to conform to the current year's presentation. Due to applicability of Ind AS previous year figure have changed.

(a) During the year, the company has recognized the following amounts as Defined Contribution Plan in the Profit and Loss Account:

Employer's Contribution to Provident Fund
 Employer's Contribution to Employee State Insurance
 Rs. 49.94 lacs
 -Rs. 21.35 lacs

- (b) During the year the Company has made provision for Gratuity of Rs.2,96,432 in books as designed benefit plan.
- 4) Subsequent to Accounting Standards -22" Accounting for Taxes on Income", Issued by the institute of Chartered Accountants of India, Deferred tax expenses of Rs. (11,26,297.00) for the periods is recognized in the profit and loss amount.

Employer's Contribution to Provident Fund
 Employer's Contribution to Employee State Insurance
 Rs. 49.94 lacs
 -Rs. 21.35 lacs

 $Calculation \, of \, Deferred \, Tax \, Liability \, is \, as \, follows: \,$ 

Written down value of Fixed Assets as on 31.03.2022	12,59,57,623
(as per Company Act)	0.70.07.500
Written down value of Fixed Assets as on 31.03.2022	8,73,97,500
(as per Income Tax Act)	
* Timing Difference	3,85,60,123
* Tax @ 26.00%	1,00,25,632
* Deferred Tax Liability as on 31.03.2022	1,00,25,632
* Deferred Tax Liability as on 31.03.2021	1,11,51,929
* Deferred Tax Liability to be adjusted	(11,26,297.00)



5) Legal & Professional fees includes Payments to Auditors comprising as follows:

I) Statutory Audit Fee Rs. 1,50,000.00
II) Tax audit Fee Rs. 50,000.00

6) Calculation of Earnings Per Share is as follows:

Net Profit after Tax as per Profit & loss Account as on 31.03.2022 Rs.61,54,318/-

No. of Equity Share (Face Value Rs. 10/- each)

For Basic Earning Per Share 2753440
For Diluted Earning Per Share 2753440

Earning Per Share

Basic 2.24 Diluted 2.24

7) Balance Confirmation letters have been obtained from some of the parties on test check basis.

### P) Estimation of uncertainties relating to the health pandemic from COVID-19

The Company has considered the possible effects that may result from the pandemic relating to COVID-19 in the preparation of these interim condensed standalone financial statements including the recoverability of carrying amounts of financial and non-financial assets. In developing the assumptions relating to the possible future uncertainties in the economic conditions because of this pandemic, the Company has, at the date of approval of these condensed financial statements, used internal and external sources of information including credit reports and related information and economic forecasts and expects that the carrying amount of these assets will be recovered. The impact of COVID19 on the Company's financial statements may differ from that estimated as at the date of approval of these interim condensed standalone financial statements

As per out report of even date

For Mohan Juneja & Co. For and on Behalf of the Board

Firm Registration Number: 020488N

Chartered Accountants

Rahulinder Singh Sidhu Chairman & Managing Director

Mohan Juneja

**Partner** 

Membership Number : 099825 Neha Sidhu
Whole Time Director

Place: Chandigarh

Date: 30.05.2022 Rajan Kaushal Chief Finance Officer

