

Annexure I

Disclosures to be provided along with the application for listing as per SEBI Circular on Framework for Listing of Commercial Paper dated October 22, 2019

- 1. Issuer details:
- 1.1 Details of the issuer:

(i)

Name	Kotak Mahindra Investments Limited
Registered Office	27 BKC, C27, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051
Mumbai Address	3rd Floor 12BKC, C-12 G Block Bandra Kurla Complex, Bandra East, Mumbai-400051.
CIN	U65900MH1988PLC047986
PAN	AAACH1075K

Line of Business: Kotak Mahindra Investments Limited is a Systematically Important Non-Banking Finance Company (NBFC). The Company is classified as NBFC – Investment and Credit Company (NBFC-ICC) by the RBI. The Company is engaged in providing finance for various lending business i.e. corporate loans, developer funding, servicing the existing portfolio of lending against securities, such other activities as holding long term strategic investments, etc.

(ii) Chief Executive (Managing Director / President/ CEO / CFO)

CEO	Mr. Amit Bagri
CFO	Mr. Jay Joshi

(iii) Group affiliation (if any): Kotak Mahindra Group



Kotak Mahindra Investments Limited

 $Disclosure\ as\ Per\ as\ per\ SEBI\ Circular\ on\ Framework\ for\ Listing\ of\ Commercial\ Paper\ dated\ October\ 22,2019$

1.2 Details of the Directors:

Name	Designatio n	DIN	Date of Birth	Address	Director of the	Details of other directorship
					Company since	
Mr. Uday Kotak	Chairman	00007467	15/3/1959	62, NCPA Apartments, Dorabjee Tata Marg, Nariman Point, Mumbai – 400 021.	1/10/2013	- Kotak Mahindra Bank Limited - Kotak Mahindra Asset Management Company Limited - Kotak Mahindra Capital Company Limited - Kotak Mahindra Life Insurance Company Limited (earlier known as Kotak Mahindra Old Mutual Life Insurance Limited) - Kotak Mahindra United World College of India— Governing member (section 25 company) - Indian Council for research on International Economic Relations- Member Board of Governors - The Anglo Scottish
Mr. Phani Shankar	Director	09663183	17/01/1971	Flat no 05, Kanchan Society, Sane GurujiRoad, Dadar West, Mumbai	05/07/2022	- Kotak Infrastructure Debt Fund Ltd (Formerly known as Kotak Forex Brokerage Limited)
Mr. Amit Bagri	Managing Director	09659093	20/12/1973	904, B Wing, Dheeraj SerenityTowers, 2 nd Hansaband Lane, Santacruz West, Mumbai-400054	01/07/2022	
Mr. Paritosh Kashyap	Non- Executive Director	07656300	05/10/196 8	Vervian, A/2202, Mahindra Eminente, S V Road Near Patkar College, Goregaon (West) Mumbai - 400062	09/12/201	Kotak Infrastructure Debt Fund Limited (Formerly known as Kotak Forex Brokerage Limited)

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Mr. Chandrashekh ar Sathe	Independen t Director	00017605	01/09/195 0	C-10, Dattaguru co-op Housing Society, Deonar Village Road, Deonar, Mumbai - 400 088	30/3/2015 Reappointe d on 30 th March, 2020	- Kotak Mahindra Prime Limited - Kotak Mahindra Trustee Company Limited - Kotak Mahindra
Mrs. Padmini Khare Kaicker	Independen t Director	00296388	15/04/196 5	107 Cumbala Crest, 42, Peddar Road, Mumbai- 400026	17/08/201 5 Reappoint ed on 17th August 2020.	- Tata Cleantech Limited - Rallis India Limited - B. K. Khare & Co. Accountants (Managing Partner) - M&M ESOP Trust — - Kashinath Charitable Trustee - Adyatmik Pratishtan — Trustee - Tata Chemicals - Mumbai Mobile - Tata Trustee Company - J B Chemicals and Pharmaceuticals
Mr. Paresh Shreesh Parasnis	Independent Director	02412035	October 11, 1961	14, Chaitra Heritage, Plot no 550, 11th Road, Chembur East, Mumbai 400071	18/10/2022 appointed	- Invesco Asset Management (India) Private Limited



1.3. Details of change in directors in last three financial years including any change in the current year:

Name, designation and DIN	Date of appointment/ resignation	Remarks (viz.reasons for change ect)
Arvind Kathpalia (DIN: 02630873)	1" April 2022	Resigned as a director
Paritosh Kashyap (DIN: 07656300)	1" May 2019	Resigned as a Managing Director & CEO. However, continues to be a Non-Executive Director on the Board of the Company
Rajiv Gurnani (DIN: 09560091)	4 th April 2022	Appointed as Director
Rajiv Gurnani (DIN: 09560091)	30 th June 2022	Resigned as a director
KVS Manian	30 th June 2022	Resigned as a director
Amit Bagri	1 st July 2022	Appointed as Director
Phani Shankar	5 th July 2022	Appointed as Director
Amit Bagri	8 th August 2022	Appointed as Managing Director
Paresh Shreesh Parasnis	18 th October 2022	Appointed as Independent Director

1.4. List of top 10 holders of equity shares of the company as on date or the latest quarter end:

Sr.No	Name and category of shareholder	Total no. of equity shares	No of shares in demat form	Total shareholding as % of total no. of equity shares
1	Kotak Mahindra Bank Limited (along with KMBL nominees)	5,622,578	-	100

1.5. Details of the statutory auditor:

Name and address	Name and address	Remarks
Kalyaniwalla & Mistry LLP	Esplanade House,29, 2nd Floor,	Statutory Auditor from FY 22
,	Hazarimal Somani Marg,	
	Fort, Mumbai- 400001.	

1.6. Details of the change in statutory auditors in last three financial years including any change in the current year:

Name, address	Date of appointment/ resignation	Date of cessation (in case of resignation)	Remarks (viz. reasons for change etc)
Price Waterhouse Chartered Accountant LLP(From FY 2017-18 onwards) 252 Veer Savarkar Marg, Opp. Shivaji Park, Dadar, Mumbai		31 st March 2021	Retired at the conclusion of the 33 th AGM of KMIL held on 28 th July 2021. (Reason - Rotation of Auditors)
Kalyaniwala & Mistry LLP Chartered Accountants (From FY 2021-22 onwards) Esplanade House, 29, 2nd Floor, Hazarimal Somani Marg, Fort, Mumbai- 400001.	28 th July 2021. Appointed for a period of three years from the conclusion of the 33 rd AGM held on 28 th July 2021 till the conclusion of 36 th AGM		



1.7. List of top 10 debt securities holders as on 31st October 2022.

Sr No	Name of the holder	Category	Sum of Amount	Face Value	Holding of debt securities as a percentage of total debt securities outstanding of the issuer
1	Wipro Limited	Corporate	10500000000		32.50
2	Azim Premji Trust	Corporate	5500000000		17.02
3	HDFC Bank Ltd	Bank	4000000000		12.38
4	Delhivery Pvt Ltd	Corporate	2500000000		7.74
5	Kotak Mahindra Bank Ltd	Bank	2500000000	1000000	7.74
6	Kotak Securities Ltd	Corporate	1800000000	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5.57
7	IIFL WEALTH PRIME LIMITED	Corporate	1640000000		5.08
8	VALUEDRIVE TECHNOLOGIES PRIVATE LIMITED	Corporate	1500000000		4.64
9	IIFL WEALTH MANAGEMENT LIMITED	Corporate	1320000000		4.09
10	Avendus Finance Private Limited	Corporate	1052000000		3.26

1.8. List of top 10 CP holder as on 31st October 2022.

Sr No	Name of CP holder	Category of CP holder	Face Value of CP holding	CP holding percentage as a percentage of total CP outstanding of the issuer
1	IDFC Mutual Fund	Mutual Fund		25.53
2	ICICI Prudential Life Insurance Co. Ltd.	Insurance Company		10.64
3	Invesco Mutual Fund	Mutual Fund		10.64
4	Max Life Insurance Company Ltd	Insurance Company		10.64
5	Birla Mutual Fund	Mutual Fund	500000	8.51
6	TATA Mutual Fund	Mutual Fund		8.51
7	UTI Mutual Fund	Mutual Fund		8.51
8	Aditya Birla Sun Life Insurance Company Limited	Insurance Company		6.38
9	SBI DHFI Ltd	Corporate		6.38
10	Dakshin Bihar Gramin Bank	Bank		4.26

2. Material Information:

2.1. Details of all default/s and/or delay in payments of interest and principal of CPs, (including technical delay), debt securities, term loans, external commercial borrowings and other financial indebtedness including corporate guarantee issued in the past 5 financial years including in the current financial year:

Interest amount of Rs 2.08 crs due on rated Non-Convertible debenture (Series - KMIL/2016-17/014) was paid on next business day i.e. July 31, 2017 instead of July 28, 2017 due to an operational error

2.2. Ongoing and/or outstanding material litigation and regulatory strictures, if any.

There are no material litigation/s as on date. However, all the pending litigations by and against the Company are in the ordinary course of business. There are no regulatory strictures on the Company.

2.3. Any material event/ development having implications on the financials/credit quality including any material regulatory proceedings against the Issuer/promoters, tax litigations resulting in material liabilities, corporate restructuring event which may affect the issue or the investor's decision to invest / continue to invest in the CP.

None

- 3. Details of borrowings of the company, as on the latest quarter end:
- 3.1. a. Secured Non-Convertible Debentures as on September 30, 2022.
 - b. Unsecured Non-Convertible Debentures as on September 30, 2022.
 - c. CP as on September 30, 2022.

Refer Borrowing Annexure A attached.



3.2. Details of secured/unsecured loan facilities/ bank fund based facilities/ rest of the borrowing, if any, including hybrid debt like foreign currency convertible bonds (FCCB), optionally convertible debentures / preference shares from banks or financial institutions or financial creditors, as on last quarter end:

Lender's name (As on 30.09.2022)	Type of facility	Amt sanction ed (INR In Crs)	Principal Amt outstandi ng (INR In Crs)	Repayme nt date/Sch edule	Security	Credit rating	Asset classific ation
State Bank of India	CC/WCDL/N	400	100	20th December 2022	Refer Note 1 below	CRISIL AAA/Stable	Standard
Illuia	CD	500	500	27 th September 2025			:
HDFC Bank Limited	CC/WCDL/T	200	150	26 th December 2022	Refer Note 1 below	CRISIL AAA/Stable	Standard
		500	300	26 th September 2025			
Kotak Mahindra Bank Ltd	CC/WCDL/T erm Loan	300	Nil	-	-	-	- : :
Canara Bank	CC/WCDL	300	91.50	26 th December 2022	Refer Note 1 below	CRISIL AAA/Stable	Standard

Note 1: The above facility are secured by way of first and 's pari passu charge in favour of security Trustee on the Company the "Moveable Properties" which shall means the present and future:

- (i) Receivable;
- (ii) Other book debt of the Borrower (except the one excluded from the definition of Receivables);
- (iii) Such other current assets of the Borrower (except the one excluded from the definition of Receivables);and
- (iv) Other long term and current investments (except any strategic investment of the Borrower in the nature of equity shares, preference shares and venture capital units or any receivables therefrom.
- 3.3. The amount of corporate guarantee or letter of comfort issued by the issuer along with name of the counterparty (like name of the subsidiary, JV entity, group company, etc) on behalf of whom it has been issued, contingent liability including debt service reserve account (DSRA) guarantees/ any put option etc.

 None

Issue I:

PROPOSED DATE OF ISSUE	December 14, 2022				
CREDIT RATING FOR CP	CRA-1	CRA-2			
CREDIT RATING	A1+	A1+			
ISSUED BY	CRISIL	ICRA			
DATE OF RATING	December 02, 2022	December 05, 2022			
VALIDITY FOR ISSUANCE	30 Days	3 Months			
VALIDITY PERIOD OF RATING	1 Year	1 Year			
FOR AMOUNT	Rs.7000.00 Crores and	Rs.7000.00 Crores and			
	Rs.3500.00 Crores(IPO)	Rs.3500.00 Crores(IPO)			
CONDITIONS (if any)	STANDALONE	<u></u>			
EXACT PURPOSE OF ISSUE	After issue expenses, used for financing	activities, repay debts, business ops			
OF CP	including working Capital & investments.				
CREDIT SUPPORT (if any)	NO				
DESCRIPTION OF	Commercial Paper				
INSTRUMENT					
ISIN	INE975F14XU7				
ISSUE AMOUNT (INR)	75,00,00,000				
AMOUNT (Discounted)	72,25,28,250	<u> </u>			
Date of Allotment	14-12-2022				
MATURITY DATE	12-06-2023				
ISSUED BY	Kotak Mahindra Investments Limited				
NET WORTH OF THE	NA				
GUARANTOR COMPANY	40000				
NAME OF COMPANY TO	NA				
WHICH THE GUARANTOR					
HAS ISSUED SIMILAR					
GUARANTEE		Add Annihilation to the control of Particles			
EXTENT OF THE GUARANTEE	NA				
OFFERED BY THE					
GUARANTOR COMPANY					
CONDITIONS UNDER WHICH	NA				
THE GUARANTEE WILL BE					
INVOKED	16.1-17.4-1				
Listing	Issue is proposed to be listed on BSE				
ISSUING AND PAYING AGENT	Kotak Mahindra Bank Ltd.				
	27 BKC, 3 rd Floor, Plot No. C-27, G – block, Bandra Kurla Complex, Bandra (E), Mumbai -400 051.				
	Bandra Kuria Complex, Bandra (E), Mun	IDai -400 001.			

4.2. CP borrowing limit, supporting board resolution for CP borrowing, details of CP issued during the last 15 months.

The Board approved CP borrowing limit is Rs.8000 crore. The Board resolution for the same is attached as Annexure B. The details of CP issued during last 15 months is attached as Annexure C.

4.3. End-use of funds.:

Issue proceeds will be used for various business operations including working capital requirements.

4.4. Credit Support/enhancement (if any): None

- (i) Details of instrument, amount, guarantor company: N.A.
- (ii) Copy of the executed guarantee :N.A
- (iii) Net worth of the guarantor company: N.A
- (iv) Names of companies to which guarantor has issued similar guarantee: N.A
- (v) Extent of the guarantee offered by the guarantor company: N.A
- (vi) Conditions under which the guarantee will be invoked: N.A
- 5. Financial Information:
- 5.1. Audited / Limited review half yearly consolidated (wherever available) and standalone financial information (Profit & Loss statement, Balance Sheet and Cash Flow statement) along with auditor qualifications, if any, for last three years along with latest available financial results. Refer Annexure D

In case an issuer is required to prepare financial results for the purpose of consolidated financial results in terms of Regulation 33 of SEBI LODR Regulations, latest available quarterly financial results shall be filed.

Not Applicable

5.2. Latest audited financials should not be older than six month from the date of application for listing. Provided that listed issuers (who have already listed their specified securities and/or 'Non-convertible Debt Securities' (NCDs) and/or 'Non-Convertible Redeemable Preference Shares' (NCRPS)) who are in compliance with SEBI (Listing obligations and disclosure requirements) Regulations 2015 (hereinafter "SEBI LODR Regulations"), may file unaudited financials with limited review for the stub period in the current financial year, subject to making necessary disclosures in this regard including risk factors.

The financials with limited review report for the half year ended 30th September 2022 are attached as Annexure E.

- 6. Asset Liability Management (ALM) Disclosures:
- 6.1. NBFCs seeking to list their CPs shall make disclosures as specified for NBFCs in SEBI Circular nos. CIR/IMD/DF/ 12 /2014, dated June 17, 2014 and CIR/IMD/DF/ 6 /2015, dated September 15, 2015, as revised from time to time. Further, "Total assets under management", under para 1.a. of Annexure I of CIR/IMD/DF/ 6 /2015, dated September 15, 2015 shall also include details of off balance sheet assets.

The above disclosure are attached as Annexure F.

For Kotak Mahindra Investments Ltd

Authorised Signatory

a. Secured Non-Convertible Debentures as on September 30, 2022.

Series	ISIN	Tenor/ Period of maturity	Coupon	Amount issued (INR Crore)	Date of allotment	Redemption date/ Schedule	Credit rating	Secured/ Unsecured	Security
LDD/2020-21/6194	INE975F07HD0	751	5.3000%	75	21-Sep-20	12-Oct-22	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6195	INE975F07HD0	751	5.3000%	50	21-5ep-20	12-Oct-22	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6197	INE975F07HD0	751	5.3000%	50	21-Sep-20	12-Oct-22	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6196	INE975F07HD0	751	5.3000%	125	21-Sep-20	12-Oct-22	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6192	INE975F07HD0	751	5.3000%	100	21-Sep-20	12-Oct-22	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6458	INE975F07HE8	722	4.8500%	250	30-Dec-20	22-Dec-22	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6459	INE975F07HF5	909	5.0000%	50	30-Dec-20	27-Jun-23	CRISIL - AAA	Secured	Refer Note
LDD/2020-21/6612	INE975F07HG3	741	5.5500%	250	17-Feb-21	28-Feb-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/6810	INE975F07HH1	730	5.3800%	200	27-Apr-21	27-Apr-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/6812	INE975F07HH1	730	5.3800%	50	27-Apr-21	27-Apr-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7044	INE975F07HI9	814	5.2500%	250	27-Jul-21	19-Oct-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7045	INE975F07HI9	814	5.2500%	25	27-Jul-21	19-Oct-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7250	INE975F07HJ7	854	5.3800%	350	28-Sep-21	30-Jan-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7251	INE975F07HK5	1095	5.5000%	150	28-Sep-21	27-Sep-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7252	INE975F07HK5	1095	5.5000%	150	28-Sep-21	27-Sep-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7413	INE975F07HL3	730	5.3500%	200	16-Nov-21	16-Nov-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7414	INE975F07HM1	1095	5.8500%	200	16-Nov-21	15-Nov-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7445	INE975F07HN9	736	5.4500%	300	29-Nov-21	05-Dec-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7446	INE975F07HN9	736	5.4500%	99	29-Nov-21	05-Dec-23	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7447	INE975F07H07	1100	5.9000%	100	29-Nov-21	03-Dec-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7487	INE975F07HP4	786	5.5000%	150	08-Dec-21	02-Feb-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7617	INE975F07HP4	767	5.5000%	50	27-Dec-21	02-Feb-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7616	INE975F07HQ2	821	5.6500%	50	27-Dec-21	27-Mar-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7614	INE975F07HR0	1124	6.0000%	10	27-Dec-21	24-Jan-25	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7615	INE975F07HR0	1124	6.0000%	65	27-Dec-21	24-Jan-25	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7827	INE975F07HP4	736	5.5000%	100	30-Mar-22	02-Feb-24	CRISIL - AAA	Secured	Refer Note
LDD/2021-22/7828	INE975F07HP4	736	5.5000%	100	30-Mar-22	02-Feb-24	CRISIL - AAA	Secured	Refer Note
LDD/2022-23/8298	INE975F07HS8	700	7.4400%	225	27-Sep-22	27-Aug-24	PPMLD AAAr	Secured	Refer Note

Notes:

The Debentures are secured by way of a first and pari passu mortgage in favour of the Security Trustee on the Company's immovable property of Rs.9.25 lakks (gross value) and further secured by way of hypothecation/mortgage of charged assets such as receivables arising out of loan, lease and hire purchase, book debts, current assets and investments (excluding strategic investments of the Company which are in the nature of equity shares) with an asset cover ratio of minimum 1,00 time value of the debentures during the tenure of the debentures.



Kotak Mahindra Investments Ltd.

Annexure A

b.Unsecured Non-Convertible Debentures as on September 30, 2022.

Series	ISIN	Tenor/ Period of maturity	Coupon	Amount issued (INR Crore)	Date of allotment	Redemption date/ Schedule	Creditrating	Secured/ Unsecured	Security
LDD/2015-16/1582	INE975F08CR9	3,653	9.0000%	50	31-Dec-15	31-Dec-25	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2672	INE975F08CS7	3,650	8.3500%	8	20-Dec-16	118-Dec-26	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2673	INE975F08CS7	3,650	8.3500%	2	20-Dec-16	18-Dec-26	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2674	INE975F08CS7	3,650	8.3500%	5	20-Dec-16	118-Dec-26	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2675	INE975F08CS7	3,650	8.3500%	3	20-Dec-16	118-Dec-26	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2676	INE975F08CS7	3,650	8.3500%	2	20-Dec-16	18-Dec-26	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2662	INE975F08CS7	3,650	8.3500%	30	20-Dec-16	18-Dec-26	CRISIL- AAA ICRA - AAA	Unsecured	NA
LDD/2016-17/2925	INE975F08CT5	3,652	8.5500%	100	24-Mar-17	124-Mar-27	CRISIL- AAA ICRA - AAA	Unsecured	NA

Kotak Mahindra Investments Ltd.

b.Commercial paper as on September 30, 2022.

sSeries	ISIN	Tenor/ Period of maturity	Coupon	Amount issued (INR Crore)	Date of allotment	Redemption date/ Schedule	Credit rating	Secured/ Unsecured	IPA
100/2021 22/7420	INE975F14WO2	322	4.8500%	25	25-Nov-21	13-Oct-22	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7430		-				,	CRISIL - A1+ ICRA -	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7535	INE975f14WU9	349	4.9100%	100	16-Dec-21	30-Nov-22	A1+ CRISIL - A1+ ICRA -	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7663	INE975F14WY1	363	5.0700%	25	20-Jan-22	18-Jan-23	CRISIL - A1+ ICRA -	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7664	INE975F14WY1	362	5.0700%	50	21-Jan-22	18-Jan-23	A1+ CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank i.td
LDD/2021-22/7731	INE975F14WZ8	365 364	5.1000%	75 75	22-Feb-22 16-Mar-22	22-Feb-23 15-Mar-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7780 LDD/2021-22/7781	INE973F14XB7	364	5.2500%	50	16-Mar-22	15-Mar-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
	INE975F14XC5	255	5.0200%	100	25-Mar-22	05-Dec-22	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7807		361	5.2000%	125	28-Mar-22	24-Mar-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7815	INE975F14XD3		5.2000%	25	28-Mar-22	15-Mar-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7811	INE975F14X87	352	*****	50	28-Mar-22	15-Mar-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2021-22/7810	INE975F14XB7	352	5.2000%	25	28-Jun-22	28-Jun-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2022-23/8039	INE975F14XG6	365	6.8000%	25	28-Jun-22	28-Jun-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2022-23/8040	INE975F14XG6	365	6.8000%			28-Jun-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2022-23/8047	INE975F14XG6	363	6.8000%	5	30-Jun-22 30-Jun-22	28-Jun-23 28-Jun-23	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2022-23/8046	INE975F14XG6	363	6.8000%	25			CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd
LDD/2022-23/8287 LDD/2022-23/8301	INE975F14XK8	58 76	6.8800%	150	28-Sep-22 30-Sep-22	25-Nov-22 15-Dec-22	CRISIL - A1+ ICRA - A1+	Unsecured	Kotak Mahindra Bank Ltd





Kotak Mahindra Investments

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING (12/2021-2022) OF THE BOARD OF DIRECTORS OF KOTAK MAHINDRA INVESTMENTS LIMITED HELD AT SHORTER NOTICE ON FRIDAY, 11TH MARCH 2022 AT 03:00 P.M. VIA VIDEO CONFERENCE.

"RESOLVED that, in supersession of all the earlier resolutions passed at the Meeting of the Board of Directors, Company to borrow funds by way of Commercial Paper (CP) upto such amounts as required but provided that the total outstanding borrowing CP limit from time to time does not exceed Rs. 9,500 crores."

"RESOLVED FURTHER that in respect of authority for issue of CP, the value of commercial paper to be issued by the Company from time to time be limited to the lesser of (i) the limits and norms permitted by Reserve Bank of India and (ii) such short term limit as may be approved from time to time by Rating Agencies for the Company (iii) Rs. 9,500 crores on an outstanding basis from time to time but provided that the amounts so borrowed together with the other borrowings of the Company are within the limits laid down under Section 180(1)(c) of the Companies Act 2013."

"RESOLVED FURTHER that the above outstanding borrowing CP limit of Rs. 9500 crores is a temporary surge granted till 30th June, 2022 post which the outstanding borrowing CP limit shall revert back to Rs. 8000 crores"

"RESOLVED FURTHER that any two of the following officials be authorized to sign any document, deed, form, etc. jointly, for the purpose of executing CP deals:

- 1. Mr. Paritosh Kashyap
- 2. Mr. Amit Bagri
- 3. Mr. Jignesh Dave
- 4. Mr. Sandip Todkar
- 5. Mr. Rohit Singh
- 6. Mr. Jay Joshi
- 7. Mr. Nilesh Dabhane
- 8. Mr. Shubhen Bhandare

Kotak Mahindra investments Ltd.

CIN U65900MH1988PLC047986 T+91 022 62185320 3rd Floor 13BKC, Plot C-12.

F +91 022 52215400

Registered Office: 278KC, E 27, G Block Bandra Kuria Complex

G Block, Bandra Kuris Complex Bandra (East), Mumbai-400 051 www.kotak.com

Bandra (E), Mumbai - 400 051

Il such acts, deeds and

things as may be necessary and incidental for the issue, listing, redemption and buy back of Commercial Papers including but not limited to finalising the terms of issue/buy back of Commercial Paper and signing on behalf of the company such documents as may be required."

CERTIFIED TRUE COPY

For KOTAK MAHINDRA INVESTMENTS LIMITED

COMPANY SECRETARY

Kotak Mahindra Investments Ltd.

CIN U65900MH1988PLC047986 T+91 022 62185320 3rd Floor 12BKC, Plot C-12 G Block, Bandra Kuila Complex Bandra (East), Mumbar - 400 051

F+91 022 62215400 www.kotak.com

Registered Office: 278KC, C 27, G Block Bandra Kurla Complex Bandra (E), Mumbai - 400 GS1

Details of CP issued during last 15 months by Kotak Mahindra Investments Ltd. Annexure "C" Annexure I:

ISIN	Issue Date	Amount	Maturity Date	Amount outstanding	Name of IPA	Credit Rating agency	Credit Rating	Rated Amount
INE975F14UY5	16-Jun-21	2,500,000,000	23-Jun-21	NIL.	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14UY5	16-Jun-21	1,000,000,000	23-Jun-21	NIL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
iNE975F14UY5	16-Jun-21	250,000,000	23-Jun-21	NIL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14UY5	16-Jun-21	250,000,000	23-Jun-21	NiL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14UY5	16-Jun-21	500,000,000	23-Jun-21	NiL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14UZ2	18-Jun-21	3,000,000,000	25-Jun-21	NIL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VB1	25-Jun-21	250,000,000	23-Sep-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VA3	25-Jun-21	250,000,000	20-Jul-21	NIL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VA3	25-Jun-21	500,000,000	20-Jul-21	NIL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VA3	25-Jun-21	500,000,000	20-Jul-21	NIL	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VC9	25-Jun-21	1,850,000,000	20-Sep-21	Nii	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VD7	25-Jun-21	500,000,000	05-Jan-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
iNE975F14VE5	07-Jul-21	1,500,000,000	06-Jan-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14UE7	07-Jul-21	250,000,000	28-Jan-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14UE7	07-Jul-21	500,000,000	28-Jan-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	08-Jul-21	3,000,000,000	16-Ju i- 21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	5,000,000,000	16-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	2,500,000,000	16-Jul-21	liN	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
(NE975F14VF2	09-Jul-21	1,750,000,000	16-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	1,000,000,000	16-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	400,000,000	16-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	500,000,000	16-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	2,500,000,000	16-Jui-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VF2	09-Jul-21	3,000,000,000	16-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+,	7000
INE975F14UD9	14-Jul-21	500,000,000	04-Feb-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14TV3	14-Jul-21	500,000,000	20-Jan-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
ÍNE975F14VG0	14-Jul-21	1,500,000,000	01-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VH8	15-Jul-21	1,250,000,000	11-Apr-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VI6	15-Jul-21	2,200,000,000	23-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VI6	16-Jul-21	13,250,000,00 0	23-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VJ4	20-Jul-21	2,000,000,000	28-Jul-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000



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700		CINIDIE	Bank Ltd Kotak Mahindra	Nil	28-Jul-21	1,000,000,000	20-Jul-21	INE975F14VJ4
700	A1+	CRISIL	Bank Ltd	Nil	28-Jul-21	500,000,000	20-Jul-21	INE975F14VJ4
700	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	17-May-22	250,000,000	23-Jul-21	INE975F14VK2
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	14-Feb-22	1,000,000,000	27-Jul-21	INE975F14VL0
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	14-Feb-22	250,000,000	27-Jul-21	INE975F14VL0
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	28-Jan-22	250,000,000		
70	A1+	CRISIL	Kotak Mahindra				28-Jul-21	INE975F14UE7
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	05-Aug-21	1,250,000,000	29-Jul-21	INE975F14VM8
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	06-Aug-21	5,100,000,000	30-Jul-21	INE975F14VN6
			Bank Ltd Kotak Mahindra	Nil	01-Dec-21	500,000,000	30-Jul-21	INE975F14VG0
70 ———	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	07-Mar-22	1,000,000,000	30-Jul-21	INE975F14VO4
70	A1+	CRISIL	Bank Ltd	Nil	13-Aug-21	1,750,000,000	05-Aug-21	INE975F14VP1
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nii	13-Aug-21	1,500,000,000	06-Aug-21	INE975F14VP1
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nii	13-Aug-21	4,000,000,000	06-Aug-21	INE975F14VP1
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	13-Aug-21	750,000,000	06-Aug-21	INE975F14VP1
70	A1+	CRISIL	Kotak Mahindra					
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	13-Aug-21	6,500,000,000	06-Aug-21	INE975F14VP1
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nii	13-Aug-21	250,000,000	06-Aug-21	INE975F14VP1
			Bank Ltd Kotak Mahindra	Nil	13-Aug-21	250,000,000	06-Aug-21	INE975F14VP1
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	13-Aug-21	5,000,000,000	06-Aug-21	INE975F14VP1
70	A1+	CRISIL	Bank Ltd	Nit	20-Aug-21	2,250,000,000	11-Aug-21	INE975F14UX7
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	20-Aug-21	500,000,000	11-Aug-21	INE975F14UX7
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nîl	20-Aug-21	3,000,000,000	11-Aug-21	INE975F14UX7
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	20-Aug-21	3,000,000,000	11-Aug-21	INE975F14UX7
70	A1+	CRISIL	Kotak Mahindra				_	
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	20-Aug-21	1,000,000,000	11-Aug-21	INE975F14UX7
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	20-Aug-21	1,500,000,000	11-Aug-21	INE975F14UX7
	-		Bank Ltd Kotak Mahindra	Nil	20-Aug-21	1,750,000,000	11-Aug-21	INE975F14UX7
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	09-Sep-21	2,000,000,000	17-Aug-21	INE975F14VQ9
70	A1+	CRISIL	Bank Ltd	Nil	07-Sep-21	3,000,000,000	30-Aug-21	INE975F14VR7
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	NIL	03-Mar-22	750,000,000	31-Aug-21	INE975F14VS5
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	NIL	03-Mar-22	500,000,000	31-Aug-21	INE975F14VS5
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	03-Mar-22	550,000,000	31-Aug-21	INE975F14VS5
70	A1+	CRISIL	Kotak Mahindra			, ,		
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	10-Mar-22	1,000,000,000	31-Aug-21	INE975F14VT3
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	16-Sep-21	2,000,000,000	01-Sep-21	INE975F14VU1
			Bank Ltd Kotak Mahindra	Nil	13-Sep-21	750,000,000	03-Sep-21	INE975F14VV9
70	A1+	CRISIL	Bank Ltd Kotak Mahindra	Nil	08-Apr-22	500,000,000	07-Sep-21	INE975F14VX5
70	A1+	CRISIL	Bank Ltd	Nil	28-Apr-22	1,000,000,000	07-Sep-21	INE975F14VW7
70	A1+	CRISIL	Kotak Mahindra Bank Ltd	Nil	04-May-22	250,000,000	07-Sep-21	INE975F14VY3

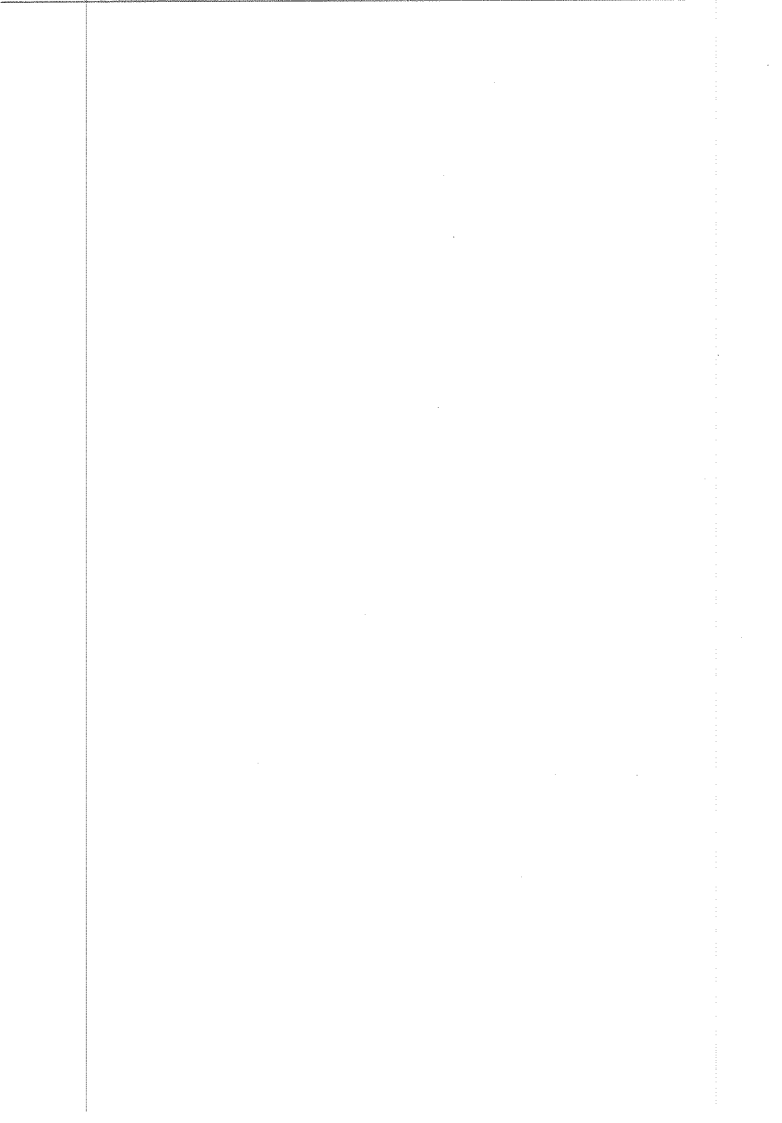
INICO7EC143/70	07-Sep-21	1,250,000,000	24-May-22	Nil	Bank Ltd	CINION	V11.	7000
INE975F14VZ0					Kotak Mahindra	CRISIL	A1+	7000
INE975F14WA1	08-Sep-21	2,750,000,000	29-Sep-21	Nil Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14WB9	16-Sep-21	1,500,000,000	08-Oct-21	Nil	Bank Ltd Kotak Mahindra		AIT	
INE975F14WB9	16-Sep-21	650,000,000	08-Oct-21	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14VY3	20-Sep-21	500,000,000	04-May-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
				Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VK2	20-Sep-21	400,000,000	17-May-22	IVII	Kotak Mahindra	CRISIL	A1+	7000
INE975F14WD5	23-Sep-21	1,450,000,000	30-Sep-21	Nil	Bank Ltd Kotak Mahindra			
INE975F14UR9	24-Sep-21	500,000,000	18-Mar-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14WC7	24-Sep-21	1,200,000,000	22-Mar-22	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14WE3	28-Sep-21	2,700,000,000	29-Oct-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
				NII	Kotak Mahindra	CRISIL	A1+	7000
INE975F14WF0	27-Oct-21	2,500,000,000 12,750,000,00	10-Nov-21	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14WG8	29-Oct-21	0	12-Nov-21	Nil	Bank Ltd Kotak Mahindra			
INE975F14WF0	01-Nov-21	5,000,000,000	10-Nov-21	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14WF0	01-Nov-21	5,000,000,000	10-Nov-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
		1,500,000,000	10-Nov-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WF0	01-Nov-21	1,500,600,000	,,,		Kotak Mahindra	CRISIL	A1+	7000
INE975F14WF0	01-Nov-21	1,500,000,000	10-Nov-21	Nil	Bank Ltd Kotak Mahindra	-	811	7000
INE975F14WG8	01-Nov-21	4,950,000,000	12-Nov-21	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14WG8	02-Nov-21	4,000,000,000	12-Nov-21	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14WG8	03-Nov-21	1,500,000,000	12-Nov-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
					Kotak Mahindra	CRISIL	A1+	7000
INE975F14WG8	03-Nov-21	500,000,000	12-Nov-21	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14WG8	03-Nov-21	1,500,000,000	12-Nov-21	Nil	Bank Ltd Kotak Mahindra			
INE975F14UA5	11-Nov-21	2,000,000,000	18-Nov-21	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14WH6	12-Nov-21	4,250,000,000	22-Nov-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WJ2	12-Nov-21	1,000,000,000	11-Apr-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
[NE975F14V0]2					Kotak Mahindra	CRISIL	A1+	7000
INE975F14WI4	12-Nov-21	1,000,000,000	12-Apr-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14WK0	16-Nov-21	500,000,000	10-May-22	Nil	Bank Ltd Kotak Mahindra		ATT	
INE975F14WK0	16-Nov-21	500,000,000	10-May-22	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14WL8	17-Nov-21	5,000,000,000	25-Nov-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WM				Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
6	22-Nov-21	5,000,000,000	29-Nov-21		Kotak Mahindra	CRISIL	A1+	7000
INE975F14WN4	25-Nov-21	250,000,000	15-Jul-22	Nil	Bank Ltd Kotak Mahindra			
INE975F14WO2	25-Nov-21	250,000,000	13-Oct-22	Nii	Bank Ltd	CRISIL	A1+	7000
INE975F14WP9	03-Dec-21	4,000,000,000	10-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WQ7	13-Dec-21	6,750,000,000	20-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
*****			3.5	-	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WQ7	13-Dec-21	1,000,000,000	20-Dec-21	Nil Nil	Kotak Mahindra	CRISIL	A1+	7000
INE975F14WQ7	13-Dec-21	500,000,000	20-Dec-21	Nil	Bank Ltd Kotak Mahindra			1
INE975F14WR5	13-Dec-21	1,250,000,000	02-Jun-22	Nil	Bank Ltd	CRISIL	A1+	7000



INE975F14WS3	14-Dec-21	2,000,000,000	22-Dec-21	l Nil	Bank Ltd	CINIDIE	~ ⁴ [∓] .	,,,,,
INE975F14WS3	15-Dec-21	2,000,000,000	22-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WS3	15-Dec-21	1,000,000,000	22-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WT1	15-Dec-21	2,000,000,000	23-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7,000
INE975F14WT1	15-Dec-21	2,750,000,000	23-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WU9	16-Dec-21	1,000,000,000	30-Nov-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WV7	20-Dec-21	1,850,000,000	27-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
iNE975F14WV7	20-Dec-21	2,000,000,000	27-Dec-21	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14VK2	27-Dec-21	1,000,000,000	17-May-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WW 5	29-Dec-21	2,000,000,000	03-Jun-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WX3	07-Jan-22	1,750,000,000	15-Jun-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WY1	20-Jan-22	250,000,000	18-Jan-23	250,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WY1	21-Jan-22	500,000,000	18-Jan-23	500,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14WZ8	22-Feb-22	750,000,000	22-Feb-23	750,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XB7	16-Mar-22	750,000,000	15-Mar-23	750,000,000	Kotak Mahindra Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XB7	16-Mar-22	500,000,000	15-Mar-23	500,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XA9	16-Mar-22	750,000,000	30-May-22	Nil	Bank Ltd	CRISIL	A1+	7000
INE975F14XC5	25-Mar-22	1,000,000,000	05-Dec-22	1,000,000,00	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XD3	28-Mar-22	1,250,000,000	24-Mar-23	1,250,000,00	Kotak Mahindra Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XB7	28-Mar-22	250,000,000	15-Mar-23	250,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XB7	28-Mar-22	500,000,000	15-Mar-23	500,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XE1	28-Apr-22 27-May-	1,500,000,000	22-Jul-22	Ni!	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XF8	27-10149-	1,500,000,000	27-Jul-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XG6	28-Jun-22	250,000,000	28-Jun-23	250,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XG6	28-Jun-22	250,000,000	28-Jun-23	250,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XG6	30-Jun-22	50,000,000	28-Jun-23	50,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XG6	30-Jun-22	250,000,000	28-Jun-23	250,000,000	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XH4	25-Aug-22	1,250,000,000	12-Sep-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XI2	26-Aug-22	2,000,000,000	05-Sep-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XJ0	16-Sep-22	3,500,000,000	23-Sep-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XJ0	16-Sep-22	1,000,000,000	23-Sep-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XK8	28-Sep-22	1,500,000,000	25-Nov-22	Nil 1,000,000,00	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XL6	30-Sep-22	1,000,000,000	15-Dec-22	2,500,000,00	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XM4	06-Oct-22	2,500,000,000	04-May-23	0	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XN2	07-Oct-22	2,750,000,000	14-Oct-22	Nil	Bank Ltd Kotak Mahindra	CRISIL	A1+	7000
INE975F14XN2	07-Oct-22	750,000,000	14-Oct-22	Nil	Bank Ltd	CRISIL	A1+	7000

INE975F14XO0	02-Nov-22	1,500,000,000	10-Nov-22	Nil	Bank Ltd	CIMOIL	MT.	7000
INE975F14XP7	07-Nov-22	2,000,000,000	15-Nov-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XP7	07-Nov-22	2,000,000,000	15-Nov-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XP7	07-Nov-22	8,000,000,000	15-Nov-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XQ5	11-Nov-22	4,000,000,000	18-Nov-22	Nil	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XR3	17-Nov-22	1,000,000,000	03-Apr-23	1,000,000,00 0	Kotak Mahindra Bank Ltd	CRISIL.	A1+	7000
INE975F14XS1	21-Nov-22	250,000,000	21-Nov-23	250,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XS1	21-Nov-22	500,000,000	21-Nov-23	500,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XS1	21-Nov-22	100,000,000	21-Nov-23	100,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000
INE975F14XS1	21-Nov-22	500,000,000	21-Nov-23	500,000,000	Kotak Mahindra Bank Ltd	CRISIL	A1+	7000





CHARTERED ACCOUNTANTS

Independent Auditor's Review Report on Unaudited Quarterly Financial Results of Kotak Mahindra Investments
Limited pursuant to the Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and
Disclosure Requirements) Regulations, 2015

The Board of Directors Kotak Mahindra Investments Limited

- 1. We have reviewed the accompanying Statement of Unaudited Financial Results of Kotak Mahindra Investments Limited ('the Company') for the quarter and half year ended September 30, 2022, together with the notes thereon ('the Statement') being submitted by the Company pursuant to the requirements of Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ('the Regulations'), initialed by us for identification.
- 2. This Statement, which is the responsibility of the Company's Management and has been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on November 12, 2022, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 'Interim Financial Reporting' ('Ind AS 34'), prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with relevant Rules issued thereunder, the circulars, guidelines and directions issued by Reserve Bank of India ("RBI") from time to time, as applicable and other accounting principles generally accepted in India. Our responsibility is to issue a report on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including the manner in which it is to be disclosed, or that it contains any material misstatement or that it has not been prepared in accordance with the relevant prudential norms issued by the Reserve Bank of India in respect of income recognition, asset classification, provisioning and other related matters.

For KALYANIWALLA & MISTRY LLP

Chartered Accountants

Firm Registration No: 104607W/W100166

Roshni R. Marfatia

Partner

Membership No. 106548

UDIN: 22106548BCXHOC7982

Place: Mumbai

Date: November 12, 2022

Kotak Mahindra Investments Limited
Regd.Office: 278KC, C 27, G Block, Bandra Kurls Complex, Bandra (E), Munboi - 400 951
CIN: 185900/M1988PLC047986
Websile: www.kmit.co.in Telephone: 91 22 62185303
Stetement of Unaudited Financial Results for the Period ended September 30, 2022

HILL	ent of Profit and Loss Particulars	T	Quarter ended		Half you	Year ended	
	repuctual 5	September 30, 2022	June 30, 2022	September 39, 2021	September 38, 2022	Saptember 30, 2021	March 31, 2022
		Unaudited	Ungudited	Unaudited	Upsudited	Unaudited	Audited
	REVENUE FROM OPERATIONS						
	REVENUE FROM DPERATIONS Interest Income	19,050,14	20,545,63	18,857.88	39,605.97	37,844,36	79,595.
	Dividend Income	25,37	59,27		84,64		204. 8,605.
(60)	Net gain on fair value changes	829.48	347.62	3,246,29	1,177.11	4,020.28 28,80	110
	Net gain on derecognition of financial instruments under amortised coal	- !	-	28.60	-	20.00	110
	catagory	0,50	120,69	53,93	182,25	53,93	630
	Others	19,976,56	21,073,41	22,186,90	41,048,97	41,947.37	89,141
(1)	Total Rovenue from operations	15/5/0/20	41,47,471				
M)	Other income	213,90	59.61	52.18	264.51	103.59	285
815	Total Income (i + il)	20,190,46	21,124.02	22,239,06	41,314,48	42,060.90	89,431
ia,	Talia) iliconia (i + k)				'		
1	EXPENSES			8,254,55	15,244,84	16,007,70	34,683
	Finance Costs	7,862,51	8,382,33 1,097,21	1,649.02	1,673,01	1,612.88	(5,27)
	mpoirment on financial instruments	575,80 863,08	1,097.21	927.81	1,951,10	1,727.08	3,47
	Employes Benefis expenses Depreciation, amorization and impairment	53,60	54.04	65.08	107.84	109,94	22
	Net loss on fair value changes	178.31		-	175,31	-	
	Other expenses	702,52	761,68	813,32	1,464.30	1,565,39	3,11
Š	Total expenses	10,223,92	11,393,28	11,699,78	21,817,20	20,922,79	38,21
-	Profit/(loss) before lax (ill -IV)	9,906.54	9,730.74	10,539.27	19,697.28	21,128.17	50,21
VE)	Tax expense						12,47
,	(1) Current tax	2,785.17	2,117.72	3,338.99	4,902,89 147,79	5,715,42 (328,40)	1,12
	(2) Deferred tax	(228,74)	374.53	(658,98) 2,680.01	5,050,88	5,386,83	13,59
	Yolof tax expense (1+2)	2,558.41	2,492,15	2,680.01	5,000,00		
nn.	Profittions) for the period (V - VI)	7,408,11	7,238,49	7,859.16	14,646,60	15,741,24	39,61
a in	Other Comprehensive Income				ļ		
	(i) thems that will not be reclassified to profit or loca			ŀ			(
	- Remeasurements of the defined benefit plans	(30.63)	45.92			(8,47)	
	(ii) income tax relating to froms that will not be reclassified to profit or loss	7,71	(11.56)	1,02	(3.85)	2.30	
	Total (A)	[22,92]	24,26	36,0)	11.44	(7,09)	
	• •						
	(f) Rems that will be rectassified to profit or loss			71.07	(1,540.34)	18,82	(2)
	- Financial instruments measured at FVOCI	(2.47)	(1,537.87) 387.05	(17,89)		(4.74)	. "
	(ii) income tex relating to items that will be reclassified to profit or lose	0.62	201.00	117,00	1		<u> </u>
	Yotal (B)	(1,85)	(1,180.82	63.18	(1,152.07	14,0B	(19
	Other comprehensive income (A + B)	(24.37)	{1,116,46	50.12	(1,141,23	6.99	(2:
	·			7,509,38	13,506,37	15,748.23	39,39
X	Total Comprehensive income for the period (VII + VIII)	7,383,34	6,122,03		T		
X)	Paid-up equity share capitel (face value of Rs. 10 per share)	562.26	502,20	562.24	562.28	562.26	1 5
XI)	Estrings per squity share,		30541	139.78	280,50	279,96	71
	Basic & Diluted (Rs.)	131.76	128,74	139./0		4	

^{*} numbers are not annualized for six months ended September 30, 2022 and September 39, 2021 and quarter ended September 30, 2022, June 30, 2022 and September 30, 2021

Place : Mumbel Date : Novembe*t* 12, 2022





Kotak Mahindra Investments Limited Regd.Office: 27BKC, C 27, G Stock, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051 CIN: U65900MH1986PLC047986 Website: www.kmil.co.in Telephone: 91 22 52155303 Statement of Unaudited Financial Results as at September 30, 2022

Sr. P. No. A	ent of Assets and Liabilities Particulars	As at September 30, 2022	As at March 31, 2022
No. A	Particulars	September 30, 2022	March 31 2022
1 F	ļ		function of ther
1 F		Unaudited	Audited
	ASSETS		
a) (c	inancial assets		
	Cash and cash equivalents	36,035,76	36,984.89
b) B	Bank Balance other than cash and cash equivalents	48.08	45.03
c) R	Receivables	55.00	72.87
T	Frade receivables	55.28	
0	Other receivables	215.19	214.67
d) L	.oans	6,75,790.70	6,68,848.66
e) lin	nvestments	2,03,229.58	2,59,615,00
0 0	Other Financial assets	252.81	224.19
S	Sub total	9,15,625,38	9,63,983.31
2 N	Non-financial assets	İ	
	Current Tax assets (Net)	2,909,05	1,702.42
	Deferred Tax assets (Net)	2,445.43	2,149.62
	Property, Plant and Equipment	73,69	87.40
d) k	ntangible assets under development	4.18	3.25
	Other Intangible assets	111.35	192.6
	Other Non-financial assets	162.65	245,12
	Sub total	5,706.35	4,380.4
ľ	Total Assets	9,21,331,73	9,68,363,71
1 F a) C b) P	LIABILITIES Financial liabilities Derivative (trancial instruments Payables	2,982,88	-
	(i) Trade Payables (j) Total outstanding dues of micro enterprises and small enterprises (ii) Total outstanding dues of creditors other than micro enterprises and small enterprises (ii) Other Payables (i) Total outstanding dues of micro enterprises and small enterprises (ii) Total outstanding dues of creditors other than micro enterprises and small enterprises	765,81 1,158,53	311.0 - 1,198.2
,	Debt Securities	3,75,760,82	3,93,287.0
c) [Dept Securities Borrowings (Other than Debt Securities)	2,55,148.10	3,03,082.8
	Subordinated Liabilities	21,090,21	20,234.2
	Sub total	6,57,906.35	7,18,113.4
- [
	Non-Financial liabliffies	2,443.11	2,427.9
	Current tax Babilities (Net)	745,67	1,053.2
	Provisions	475.77	531.0
	Other non-linancial itabilities Sub total	3,864,55	4,012.3
ľ	200 town		
	EQUITY	562.26	562.2
	Equity Share Capital	2.59.198.57	2,45,675,7
b) (Other equity	2,59,760.83	2,46,237.9
	Sub total	9,21,331.73	9,68,363,7





KOYAK MAHINDRA INVESTMENTS LIMITED

Regd.Office: 278KC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051 CIN: U65900MH1988PLC047986
Webbile: www.kmil.co.in Telephone: 91 22 62185303
Statement Of Cash Flows For The Half Year Ended September 30th, 2022

	For the half year ended	For the half year ended
Particulars	September 30th, 2022	September 30th, 2021
• • • • • • • • • • • • • • • • • • • •	Unaudited	Unaudited
Cash flow from operating activities		54 400 47
Profit before tax	19,697.28	21,128.17
Adjustments to reconcite profit before tax to not cash generated from / (used in) aperating		
activities	107.64	109.94
Depreciation, amortization and impairment	(84,64)	
Dividend Received Profit on Sale of Property, Plant and Equipment	(1.78)	(S.94)
Impairment on financial instruments	1,673.01	1,512.68
Met loss on fair value changes	176.31	-
Net gain/ (loss) on financial instruments at fair value through profit or loss	(1,177.11)	(4,020.28)
Interest on Borrowing	15,244.84	16,007,70
Interest on Borrowing paid	(12,781.09)	(16,853.68)
ESOP Expense	15.41	33.02
Remousurements of the defined benefit plans	15.29	(9.47)
Debt instruments through Other Comprehensive Income	(1,540.94)	18.82
Operating profit before working capital changes	22,344.82	17,920.96
Working capital adjustments		(1.15)
(Increase) / Decrease in Bank Balance other than cash and cash equivalent	(1.03)	l i i i i
(Increase) / Decrease in Loans	(11,584.91)	(64,552.33) 585.82
(Increase) / Decrease in Receivables	17.07	(0.10
(increase) / Decrease in Other Financial Assets	(28,62)	47.89
(Increase) / Decrease in Other Non Financial Assets	82.47	592.95
increase / (Decrease) In Trade payables	454.74	
Increase / (Decrease) in other Payables	(39.74)	
increase / (Oscrease) in other non-financial liabilities	(55,29)	(92.91
Increase / (Decrease) provisions	(307.62)	
(increase) / Decrease in unamortized discount	8,835.11	10,552,43 (53,031.81
	(2,627.82)	***************************************
Net Cash (used in) / generated from operations	19,717.00	{35,110.85
1	(6,155.61)	(4,847.26
Income tax pold (net) Net cash (used in) / generated from operating activities	13,561,39	(39,958.11
Mar Casu lasen with Researce your absures accounts		
Cash flow from investing activities		
Purchase of Investments	(16,11,252.90)	
	16,64,985.50	16,77,762.28
Interest on Investments	4,801.11	2,646,96
Dividend on Investments	84.64	
Purchase of Property, Plant and Equipment	(13.57	'I
Sale of Property, Plant and Equipment	1.81	
Net cash (used in) / generated from investing activities	58,606.59	(80,099.44
Cash flow from financing activities	30 -00 00	1,08,063.29
Proceeds from Debt Securities	22,500.00	1
Repayment of Debt Securities	(44,790,00	4
Intercorporate Deposit Issued	56,700.00	1
Intercorporate Deposit Redeemed	(27,500.00	'1
Commercial Paper issued	1,39,283.01	1
Commercial Paper Redecraed	(2,61,500.00	1
Term Lozns Drawn/(repaid)	49,999.70	1
Increase/(Decrease) In Bank overdraft(Net)	(7,850.00 (73,097.29	<u> </u>
Net cash generated/(used in) from Financing Activites	[/5,097.25	Continue





KOTAK MAHINDRA INVESTMENTS LIMITED Statement Of Cash Flows For The Half Year Ended September 30th, 2022 (Continued)		
Particulars	For the half year ended September 38th, 2022	For the half year ended September 30th, 2021
	Unaudited	Unaudited
The state of make continuants	(929.31)	9,086.42
Net increase/ (decrease) in cash and cash oquivalents Cash and cash equivalents at the beginning of the year	36,972.10	14,694.70
Cash and cash equivalents at the end of the half year	36,042.79	23,781.12
Reconciliation of cash and cash equivalents with the balance sheet		
Cash and cash equivalents as per belance sheet	_	_
Cash on hand Balances with banks in current account	36,042.79	23,781.12
Cheques, drafts on hand Cash and cash equivalents as restated as at the half year end *	36,042,75	23,781.12
 Cash and cash equivalents shown in Balance Sheet is net of ECL provision of Rs. 7.03 lakhs as at Soptember 30, 2022 (Previous year: Rs. 4.64 lakhs) 		

i) The above Statement of cash flow has been prepared under the 'indirect Method' as set out in ind AS 7 - 'Statement of cash flow'.
ii). The previous period figures have been re-grouped, wherever necessary in order to conform to this period presentation.





Kotak Mahindra Investments Limited

Regd.Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbal - 400 051 CIN: U65900MH1988PLC047986

Cin : 065800mi 186715047805 Websile: www.kmil.co.in Telephone: 91 22 62185303 Statement of Unaudiked Financial Results as at September 30, 2622

- The financial results are prepared in accordance with the requirement of Regulation 52 of the SEB! (Listing Obligations and Disclosure Requirements) Regulations 2015, recognition and measurement principles taid down in the indian Accounting Standard 34 " Interim Financial Reporting" as prescribed under section 133 of the Companies Act, 2013 read with relevant rules thereunder and other accounting principles generally accepted in India.
- The above results were reviewed by the Audit Committee and approved and taken on record by the Board of Directors at their respective meetings held on November 12, 2022. The results for the quarter and half year ended September 30, 2022 have been reviewed by the Statutory Auditors of
- 3 Transfer to Special Reserve u/s 45 IC as per RBI Act,1934 will be done at the year end.
- Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015 for the half year ended Septemebr 30, 2022 is attached as Annexure i.
- The security cover certificate as per Regulation 54(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached as Annexure II.

6 Figures for the previous period/year have been regrouped wherever necessary to conform to current period/year presentation.

女

Place: Mumbal Date : November 12, 2022 For Kotak Mahindra Investments Limited

YWWY? Amit Bagri Managing Director

Paringha (a)

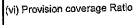
Annexure I

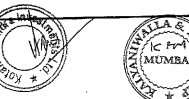
Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015 for the half year ended Septemebr 30, 2022

Sr No.	Particulars	Ratio
a)	Omitted	-
b)	Omitted	-
c)	Debt Equity Ratio*	2.51:1
d)	Omitted	-
e)	Omitted	-
f)	Debt Service Coverage Ratio	Not applicable
g)	Interest Service Coverage Ratio	Not applicable
h)	Outstanding Reedemable Preference Shares(Quantity and value)	Not applicable
i)	Debenture redemption reserve	Debenture redemption reserve is not required in respect of privately placed debentures in terms of rule 18(7)(b)(li) of Companies(Share capital and debentures) Rules ,2014
j)	Net Worth	Rs. 259,760.83 Lakhs
'i'	Net Profit after Tax	Rs. 14,646.60 Lakhs
ti	Earning per share	Basic & Diluted - Rs. 260.50
m)	Current Ratio	1.30:1
n)	Long term debt to working capital ratio	3.75:1
0)	Bad Debt to account receivable ratio	0%
p)	Current Liability Ratio	45.94%
q)	Total Debt to Total assets*	70.88%
rì	Debtors Turnover	Not Applicable
s)	inventory Turnover	Not Applicable
t)	Operating Margin(%)*	51.73%
uì	Net profit Margin(%)*	35.45%
v)	Sector Specific equivalent ratios such as	
] "	(I) Stage III ratio*	1.61%
-	(II) Provision coverage Ratio*	51.84%
	(iii) LCR Ratio	79.65%

*Formula for Computation of Ratios are as follows :-

(i) Debt Equity Ratio	(Debt Securites+Borrowing other than Debt Securities+Subordinate Liabilities)/(Equity Share Capital+Reserve and Surplus)
(ii) Total Debt to Total assets	(Debt Securites+Borrowing other than Debt Securities+Subordinate Liabilities)/Total assets
(iii) Operating Margin	(Profit before tax+Impairment on financial instruments)/Total Income
(iv) Net profit Margin (v)Stage III ratio	Profit after tax/Total Income Gross Stage III assets/Total Gross advances and credit Substitutes
(vi) Provision coverage Ratio	Impairment loss allowance for Stage III/Gross Stage III assets





America II	Simon	curity cover ce	diffestive per	Kegulation 54	S) of Securities an	o Exchange Board	O Justil Shing O	higations and Disco.	(reRequirentents) R	eguistions 201 Culcion con [17]	Security consecutions where regulations stall as Securities and Section of the index (User) good and security consecutions (Security as on Security as on Se	stember 20, 2022.		Celman
Colorie R	Control of the last	Colombo Didules Charge	Charles Course	Tanana Canana	College of the Colleg	S. S	Section of the sectio	states to the tau Halbaton beautiful	Designation		Alto al paragra		Nice White	
	Personal Communication of the	the state of the s				Characteristics					Control of the contro		American Investment of the Company o	
				松原区				(February)				Rehitencellasti	ew Collabor	
A CONTRACTOR OF THE PROPERTY OF	SI.	CO CHANGE OF THE PARTY OF THE P	W. Sook Pathern Con.	distri	William N. Bood San S				73.69	+	·	44.10		44.10
Property, Plant and Envisorent	Building (Note 1)		-	, A	6.64	-	CO: 10			·			1	,
Capital Work-in-Progress		+	1	2 2		1	•		•	+				
Riphed Use Assets		H	·	No			31.315		35. 25.		,		•	
INCOMPRETE ASSOCIA			+	2 2	1		4,13		4.18		-			
Intanglate Assets under Development	Mutual Fund, Debeature, Venture		,	2					2.03.229.58	•	•	23,850.34	21,544.73	45,394.57
Investments	Fond etc.	-	-	, Jes	45,394.57		10,418,15,1			-				
loans	Receivables under (Inanckap activities			3	6.70.294.05	•	5,496.54		6,75,793.70	1		-	6,70,234,05	6,70,194,06
	(4916.2)	†	+	No	,			-	86.33	 		,	55.28	55.28
Inventofice Trade Beceivables				, ÇÇ	55.28	•							25.505.51	36.595.69
Cash and Cash Equivalents	Selances with banks in Cornel account		-	¥	35,595,66	'[440.10	'	35,035,76	•				
Bank Balances other than Cash and Cash	Balance in Fixed		-	Yes		_	46.08		45,005	-		, ,		1.1
Equivalents		,		No.		-	1,689,831		9,25,351.73	-		23,854,44	7.27,419.23	7,53,383.67
Total			+		7,51,346,20		77.77			 				
UABILITIES								1000	24.057.75.12	•	٠	•	3,78,674.23	3,78,674.23
Delt securities to wreat the commerce		·	1	ž	3,78,574,23			122,000					1.04.205.63	1,04,205,63
Other debt sharing park-passar charge with			-	No	1,04,205.63			62.35)	1	1		·		ľ
Other Debt			+	1		,	21,11,12			7	,	1		,
Subordinated debt		•	•	γo		'	1,51,978,42	(6.60)	1,51,369.82	†	-	,	,	•
Bonowlags			-	ž									*	
Oabt Securities		200		₩.										ľ
Others			†	No.			16,207	1	765.81	1		 		,
Trade payables		-,-		No				,,,,	745.67	•			,	
Providence		_		2			4.247.2			•			51.971 CX A	4.87.879.86
Dibecs				200	4 82 879.85		1,73,646.40	95.351			•			
Cover on Book Value	THE VIEW RESENTATION OF	DINESTE CONTRA	以现代的数据编数	THE PROPERTY OF	STATES AND STATES AND STATES	THE REPORT OF THE PARTY OF THE	STATE OF THE STATE			Anternation of	Wilder State of the State of th	100000000000000000000000000000000000000	The state of the s	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Cover on Market Volue		[لفنجن					
		Security Cover			Parl-Parau Security Cover Parto									
				1										

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The Managery is a specificate, as specificated 31 May 2021.
The Managery is a construction compared to be a sourced to the contract of the construction of the





Kotak Mahindra Investments Limited Regd.Office: 27BKC, C 27, G Block, Bendla Kotak Camplex, Bendra (E), Mumbal - 400 C61 CN: 71BS906/M1939P-LO47986 Vicibite: www.kmis.cu. in Telephone: 91 22 6216303 Consolidated Related Party Transactions For Six Mentine Ended As on 30th September, 2022

				PART A			(0, 1-	1200-2
							(Re in lakhs) i in case monies are due to either	
	Details of the party illited entity /subridiary] entering into the transaction	De taits of the c	ounterparty		Value of the related party transaction as approved by	Value of transaction	party as a result of the transaction	
	Name	Nome	Relationship of the counterparty with the fisted analty or its substitiony	Type of related party transaction	the Audit committee (FY 2022) 2023}	teparting period	Opening balance	Cloring halante
S.No.		- Parking	Holding Company	Equity Shares		-	562-26	562.26
1	Kolok Mahindra Investments Ltd		Holding Company	Share Premium			33,240.37	33,240,37
2 <u> </u>	Kotak Mehindra Investments Ltd Kotak Mehindra Investments Ltd		Holding Company	Term Deposits Ploced	Subject to regulatory limits (multiple times during the year)	1,69,180.00	-	-
4	Kotak Mahindra Investments Ltd	Kotak Mahindra 8ank Ud.	Holding Company		Subject to regulatory limits (multiple times during the year)	1,69,100.00	-	-
	114	Kotak Mahindra Bank Lid.	Holding Company	Interest Received on Term Daposits	1,600.00	119.07		
5	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Borrowings availed	2,10,000.00	10,000.00	<u> </u>	
5	Kotak Mahindra Investments Utd	Kotak Mahindra Bank Ltd.	Holding Company	Sorrowings Repaid		10,000.00	<u> </u>	 : -
7	Kotak Mahindra Investments Ltd	Kotak Mahindra Benk Ltd.	Stolding Company	Interest accused on borrowing	5,150.00	89.92		\$
3	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Sarvice Charges Received	125,00	52.68		
9	Kotak Mahindra investments Lid	Kotak Mahindra Bank Ltd.	Holding Company	Demat Charges Pald	3,00	0,20	<u></u>	
10	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Bank Charges paid		0.78	<u> </u>	<u> </u>
11	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Lid.	Holding Company	Operating expenses paid	350.00	135.18		
12	Kotak Mahindre investments Ltd	Kotek Mehindra Bank Ud.	Holding Corspany	Share Service Cost	650.00			<u>.</u>
1,3	Kotak Mahindra investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Lipence Feet paid	630.00	265.57		
14	Xotox Mahindra Investments Ltd	Kotak Mahindra Bank Lid.	Holding Company	Royalty paid	300,00			
15	Kotak Mahindra Investments Ltd		Holding Company	interest on borrowings paid	5,150.00	737.80		
16	Katak Mahladra Investments Ud	Kotak Mahindra Bank Ltd.	Heiding Company	SARS, ESOP Compensation Paid	75.00			
17	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Referral fees paid	53.00	11,18	1	<u> </u>
18 19	Kotak Mahindra investments Ltd Kotak Mohindra investments Ltd	Kotak Mahindra Bank Ltd. Kotak Mahindra Bank Ltd.	Holding Company	Yransfer of liability to group companies	On Actual	43.10	-	-
20	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Transfer of Hability from group companies		23.74		35,729,26
		Kotak Mahindra Bank Ltd.	Holding Company	Balance in current account			36,683.79	
21	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Capital contribution from Parent	<u> </u>		\$65.19	
22	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Term Deposits Placed	<u> </u>		44,94	
28	Zotak Mahindra Investments Ltd Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Company	Interest accrued on Term Deposits piaced		-	0.11	
	Kotak Mahindra Investments Ltd	Xotak Mahindra Bank Ltd.	Holding Company	Berrowings	-			
25	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Lid.	Holding Company	Service charges payable				
26	Kotak Mahindra investments dis	Kotak Mahindro Bank Ltd.	Holding Company	Service charges receivable	<u> </u>			
27	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Holding Comp≥ny	Demat Charges Payable	<u> </u>	 	0.6	
28	Kotak Mahindra Investments Ltd Kotak Mohindra Investments Ltd	Kotak Secudiles Limited	Subsidiaries of Holding Company	Interest paid on Non Convertible Debentures issued	1,830.00	779.88	1	
30	Kotak Mahindra Investments Ltd	Kotak Securities Limited	Subsidiaries of Holding Company	Demat Charges peld	1.00	0.24	•	
31	Kotak Mahindra Investments Ltd	Kotak Socurities Limited	Subsidiaries of Holding Company	Licensa Fees Pald	10.00	3.93	3 .	<u> </u>
32	Kotak Mahindra Investments Ltd	Kotak Securities Umited	Subsidiaries of Holding	Expense relationsement to other company	50.04	0.1:	2 .	·
93	Sates Mehindre Investments Ltd	Kotak Securities Limited	Subsidiaries of Holding Company	Sale of Securities		5,007.2	8	
34	Kotak Mahindra investments Lid	Xotak Securities Limited	Subsidiaries of Holding Compeny	Brokerage / Commission Expense	60.9	0 13.0	3	



	,	· · · · · · · · · · · · · · · · · · ·	Subsidiaries of Holding				13,194.67	18,966.26
35	Kotak Mahindra Investments Ltd	Kotak Securities Elmited	Соптр≱пу	Han Convertible Debentures Issued			-	
36	Kotak Mahindra Investments Lid	Water Canadillar Desired	Subsidiaries of Holding Company	Other Receivable	•		175.24	
37	Kotak Mahindra Investments Ltd	Passi Canadilar Horitari 1	Subsidiaries of Holding Company	Oumat charges payable	-		0.26	0.24
38	Kotak Mahindra investments Ltd	Vetek Committee 1 Imitari	Subsidizites of Holding Company	Service charges Payable	•		1.44	0.77
39	Kotak Mahindra Investments Ltd	Kotak Mahindra Prime	Subsidiaries of Holding Company	Service Charges Received	261.00	64.20	٠	-
40	Kotak Mahindra (nyestments Ltd	J. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	Subsidiaries of Holding Company	Service charges Receivable		-	19.51	53.50
41	Kotak Mahindra Investments Ltd	Kotak infrastructure Debt	Subsidiaries of Heiding	Service Charges Received	75.00	9,37	-	- 1
i —	Xotak Mahladra Investments Ltd	Kotak infrastructure Debt	Company Subsidiaries of Holding	Service charges fir colvable	-	- 1	1.49	12,59
42		Fund Limited Kolak infrastructure Debt	Company Subsidiation of Holding	Service charges Payable				0.37
43	Kotak Mehindra Investments Ltd		Company Subaldiaries of Holding	Yeansfer of Hability to group companies	Qo Actus	00.0		-
44	Kotak Mahindra Investments ttd		Company Subsidiaries of Holding	Transfer of Hability from group companies	On Actual	0.02		-
45	Kotak Mahindra Investments Ltd	Fund Limited	Company					
45	Kotak Mahindra Investments 1.26	Rolak Mahladra General Insurance Company Limited	Subuldiaries of Helding Company	insurance premium paid	5.00	0.00		
47	Kutak Mahindra Investments tid	Kotak Mahindra General Insurance Company Umiled	Subsidiaries of Holding Company	znaurance premium paid in advance	-	-	0.64	1.04
48	Kotak Mahindra lovestments Ltd	Kotah Mahindra Life Insurance Company Limited	Subsidiaries of Holding Company	însurance premium paid	10,00	0.07	-	·
49	Kotak Mahindra investments i.td	Kotek Mahindra Ufo Insurance Company Limited	Subsidiaties of Holding Company	Incurance premium paid in advance	-		10.55	5.01
50	Kotak Mahindra Investments Ltd	Kotak investment Advisors	Subsidiaries of Holding Company	Transfer of liability from group companies	-	0.21	-	
51	Kotak Mahindra Investments Etd	Phoenix ARC Private Limited	Associate of Holding	Investments—Gross			6,100.50	6,100,5D
52	Kotak Mahindra investments i.id	Business Standard Private	Significant influence of Uday Kotak	Investments – Gross			0,20	6.20
53	Kntak Mahindra Investments Ald	Mr. Amit Bagri	Key management	Remuneration		189,30		
54	Kotak Mahindro investments Ltd	Mr. Jay Joshi	Key management	Remuneration	-	57,20	-	
55	Kotak Mahindra Investments Lid	Mr. lignesh Dave (Resigned w.e.f. 31/08/2022)	Key management personnal	Remuneration	-	77,71		-
56	Kotak Mahindra love rinxents Ltd	CHANDRASHEKHAR SATHE	independent Director	Director Sitting Fees & Commission	Approved by Board	15.00	<u> </u>	
57	Kotek Mahindra Investments Ltd	PADMINI XHARE XAICXER	Independent Director	Offector Sitting Fees & Commission	Approved by Board	15.30	·	

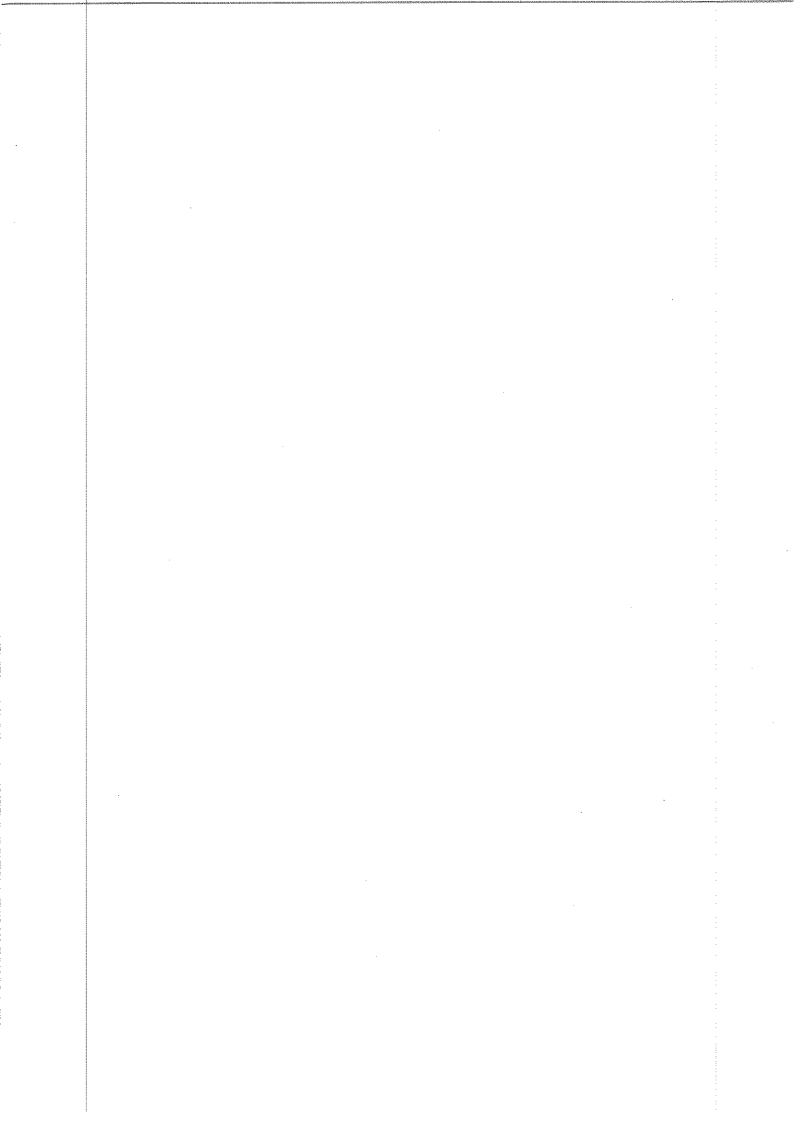
For Worsk Unblinders investments Limited

A Three tub

(Director)
Place: Mumbal
Date: November 12, 2022

Kotak Mahindra investments Limited
Repd.Office: 278KC, C 27, G Block, Bendra Kurla Complex, Sandra (E), Mumbal - 400 051
CR: USSOOMH 1888*LC047986
Webbis: "www.kmfc.col." Topsphone: 01 22 62165003
Consolidated Related Party Transactions For Six Months Ended As on 30th September, 2022

	CONTRACTOR											
						PART B						(Rs in jakha)
	Details of the party (listed entity (subsidiary)	Opinits of the	ne counterparty		lo case any financial indebtedness is it inter-corporate deposits, advi	nces or inves	e orgive loans, Imenis	Details	of the toa	ns, inter-co	rpomin de	posits, advances or investments
8. No.	enterina inta the Name	Name	Relationship of the counterparty with the listed entity of its subsidiary		Natura of Indebtedness (loan) Issuence of debt any other etc.)	Cost	Tenute	Nature (long) advance/ inter-corporate depasit/ investment	(oterest Rato (%)		Secured/ unsecure d	Purpose for which the tunds will be utilised by the utilimate recipient of funds (endusage)
1	Kotzk Mahindra Investments Eld	Xola't Mahindra Bank Ltd.	Holding Company	Bostowinzs Bostowinzs		2000	56 D w ys	Borrowings availed	HA	NA		Funds shall be used for Financingfonding solivins, to sepay debts of the company, busiens specificis, to sepay debts of the company, Further pending reliables it may be utilised throated the Fixed deposit, metual hinds, Q sec, Tbill, SCI, and other seproved instruments for temporary purposes
2		Kotak Mahindra Bank Ltd.	Holding Company	Borrowings Repaid	Overdraft Re10,000 leths		S6Deys	Borrowings Repaid	NA.	АИ	Secured	HA



CHARTERED ACCOUNTANTS

Independent Auditor's Report on the Annual Year to Date Consolidated Financial Results pursuant to the Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To the Board of Directors Kotak Mahindra Investments Limited

Report on the Audit of Consolidated Financial Results

Opinion

We have audited the accompanying Statement of Consolidated Financial Results of Kotak Mahindra Investments Limited (hereinafter referred to as the 'Holding Company') and its associate Company (Holding Company and its associate company together referred to as 'the Group') for the year ended March 31, 2022, ('the Statement') attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial statements/financial information of the associate company the aforesaid Statement:

(i) includes the annual financial results of the following entity

Sr. No.	Name of the Entity	Relationship with the Holding Company
1	Phoenix ARC Private Limited	Associate Company

- (ii) is presented in accordance with the requirements of Regulation 52 of the Listing Regulations in this regard; and
- (iii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 ("the Act") read relevant rules thereunder and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information of the Group for the year ended March 31, 2022.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group in

LLP IN : AAH - 3437

REGISTERED OFFICE: ESPLANADE HOUSE, 29, HAZARIMAL SOMANI MARG, FORT, MUMBAI 400 001 TEL.: (91) (22) 6158 6200, 6158 7200 FAX: (91) (22) 6158 6275

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 consolidated financial results under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matters" section below, is sufficient and appropriate to provide a basis for our opinion.

Management Responsibilities for the Consolidated Financial Results

This Statement, which is the responsibility of the Holding Company's Management and approved by the Holding Company's Board of Directors, has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors is responsible for the preparation and presentation of this Statement that gives a true and fair view of the net profit and other comprehensive income and other financial information of the Group in accordance with the Indian Accounting Standards prescribed under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended and other accounting principles generally accepted in India and in compliance with Regulation 52 of the Listing Regulations. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the respective financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error. These financial results have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

In preparing the Statement, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is 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 the Statement.

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

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the Holding company has adequate internal financial controls with reference to consolidated financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors 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 ability of the Group 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 Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statement/ financial information of the entities within the Group to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the Statement of which we are the independent auditors. For the other entities included in the Statement, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the Statement of which we are the independent auditors regarding, among other matters, the



planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

Other Matters

1. The Statement includes the audited Financial Results of an associate company whose Financial Statements reflect Group's share of net profit after tax of Rs. 1302.13 lakhs for the period from April 1, 2021 to March 31, 2022, as considered in the Statement, which have been audited by their respective independent auditors. The independent auditors' reports on financial statements of these entities have been furnished to us and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the report of such auditors and the procedures performed by us are as stated in paragraph above.

Our opinion on the Statement is not modified with respect to our reliance on the work done and the reports of the other auditors and the financial information certified by the Board of Directors.

2. The Consolidated financial statements of the Company for the year ended March 31, 2021, were audited by erstwhile auditor whose audit report dated May 18, 2021, expressed an unmodified opinion on those annual financial statements.

For KALYANIWALLA & MISTRY LLP

Chartered Accountants

Firm Registration No. 104607W/W100166

Roshni R. Marfatia

Partner

M. No.: 106548

UDIN: 22106548AJKPYN9173

Mumbai, May 23, 2022.

Kotak Mahindra Investments Limited
Regd,Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051
CIN: U65900MH1988PLC047986
Website: www.kmil.co.in Telephone: 91 22 62185303
Consolidated Statement of audited Financial Results as at March 31, 2022

. 0,13	olidated Statement of Assets and Liabilities	As at	(Rs. In lakh: As at
Sr.	Particulars	March 31, 2022	March 31, 2021
Nο.		Audited	Audited
	ASSETS		*********
1	Financial assets		
a)	Cash and cash equivalents	36,964.89	14,691.8
b)	Bank Balance other than cash and cash equivalents	45.03	42.9
C)	Receivables		
O)	Trade receivables	72,87	122.8
	Other receivables	214.67	594.5
٦,	Loans	666,846,66	620,983.8
d)	•	000,040.00	020,000.0
e)	Investments	16,546.48	14,806.3
	Investments accounted for using the equity method	253,514,50	138,521.6
	Others	253,514,50	221.9
f)	Other Financial assets	974,429,29	789,985.7
	Sub total	974,429,29	109,300.1
2	Non-financial assets		
a)	Current Tax assets (Net)	1,702.42	1,517.8
b)	Deferred Tax assets (Net)	.,,	1,031.6
•	Property, Plant and Equipment	87.40	127.
c) ď)	Intangible assets under development	3.25	3.3
e)	Other intangible assets	192,67	320.
e) f)	Other Non-financial assets	245,12	270.
0		2,230.86	3,271.
	Sub total Total Assets	976,660.15	793,257.
	LIABILITIES AND EQUITY		
	LIABILITIES		
1	Financial liabilities		1,524.:
а)	Derivative financial instruments		1,024.
b)	Payables	:	
	Trade Payables	311,07	326.
	Total outstanding dues of creditors other than micro enterprises and small enterprises	311,07	326.
	Other Payables Total outstanding dues of creditors other than micro enterprises and small enterprises	1,198,27	592,6
	Social ontate until does of discussional man habito sufferbuses and arrell sufferbuses	1,100,27	332,
C)	Debt Securities	393,287.04	255,442.
d)	Borrowings (Other than Debt Securities)	303,082.87	296,822,
e)	Subordinated Liabilities	20,234,24	20,239,
¢/	Sub total	718,113.49	574,947.
2	Non-Financial liabilities		
a)	Current tax liabilities (Net)	2,427.98	3,159.
b)	Deferred Tax liabilities (Net)	456.77	-
c)	Provisions	1,053.29	1,302.
d)	Other non-financial liabilities	531.06	506.
•	Sub total	4,469.10	4,968.
3	EQUITY	500.00	
a)	Equity Share Capital	562.26	562,
b)	Other equity	253,515,30	212,779.
	Sub total	254,077,56	213,341.
	Total Liabilities and Equity	976,660.15	793,257.





Kotak Mahindra Investments Limited
Regd.Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051
CIN: U65900MH1988PLC047986
Website: www.kmil.co.in Telephone: 91 22 62185303
Consolidated Statement of audited Financial Results for the Period ended March 31, 2021

	ted Statement of Profit and Loss	Year 6	(Rs. In lakhs
		March 31, 2022	March 31, 2021
		Audited	Audited
RE\	/ENUE FROM OPERATIONS		
	rest Income	79,595.35	70,874.46
	dend Income	204.12	
	s and commission income		799.7
	gain on fair value changes	8,605,06	4,213.6
Mot	gain on derecognition of financial instruments under amortised cost	110,11	
	gory		
(vi) Oth	ers	630.70	26.1
(i) Tota	al Revenue from operations	89,145.34	75,914.0
(II) Oth	er income	285,83	214,63
(III) Tota	al income (I + II)	89,431.17	76,128.70
EXP	PENSES		
(i) Fina	ance Costs	34,682,98	32,547.4
(ii) Imp	airment on financial instruments	(5,276.10)	3,347.5
	ployee Benefits expenses	3,472.40	3,063.0
	reciation, amortization and impairment	221.76	208.20
	er expenses	3,117.80	3,351.40
(IV) Tota	al expenses	36,218.84	42,517.7
(V) Pro	fit/(loss) before tax and Share of net profits of investments		
acc	ounted using equity method (iil - IV)	53,212.33	33,610.92
(VI) Sha	re of net profits/(loss) of investments accounted using equity	1	
met	thod	1,740.09	380.94
(VII) Prof	it/(loss) before tax(V+VI)	54,952.42	33,991.86
(VIII) Tax			
	1) Current lax	12,471,53	8,879,8
	2) Deferred tax	1,563,70	(191.7
Tota	al tax expense (1+2)	14,035.23	8,688.1
(IX) Pro	fit/(loss) for the period (VII - VIII)	40,917.19	25,303,7
(X) Oth	er Comprehensive Income		•
	ems that will not be reclassified to profit or loss		
- R	emeasurements of the defined benefit plans	(36.37)	(1.90
(0) to	ncome tax relating to items that will not be reclassified to profit or loss	. 9.15	0.48
Tota	el (A)	(27.22)	(1.4:
o in	ems that will be reclassified to profit or loss		
	nancial Instruments measured at FVOCI	(256.55)	(0.5
	ncome tax relating to items that will be reclassified to profit or loss	66.15	0.1
Tota	al (B)	(190.40)	(0.4
Oth	er comprehensive income (A + B)	(217.62)	(1.8
1	al Comprehensive Income for the period (IX + X)	40,699.57	25,301.9
(XII) Paid	l-up equity share capital (face value of Rs. 10 per share	562,26	562.2
	nings per equity share (not annualised):		
Basi	ic & Diluted (Rs.)	727,73	450.04
See	accompanying note to the financial results		

Place : Mumbai Date : May 23, 2022





KOTAK MAHINDRA INVESTMENTS LIMITED

Regd.Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051
CIN: U65900MH1988PLC047986

Website; www.kmil.co.in Telephone: 91 22 62185303
Consolidated Statement Of Cash Flows For The Year Ended March 31St, 2022

(Rs. In lakhs)

		E. the second of
	For the year ended	For the year ended
Particulars	March 31st, 2022	March 31st, 2021
	Audited	Audited
Cash flow from operating activities	54.050.40	33,991.86
Profit before tax	54,952.42	33,331.00
Adjustments to reconcile profit before tax to net cash generated from / (used in) operating	1	
activities Depreciation, amortization and impairment	221.76	208.28
Dividend Received	(204.12)	- 1
Profit on Sale of Property, Plant and Equipment	(7.98)	(7.61)
Impairment on financial instruments	(5,276,10)	3,347.58
Net gain/ (loss) on financial instruments at fair value through profit or loss	(8,605.06)	(4,176,60)
Interest on Bortowing	34,682.98	32,547.43
Interest on Borrowing paid	(35,413.30)	(37,182.90)
ESOP Expense	36.52	99,13
Remeasurements of the defined benefit plans	(36.37)	(1.90)
Share of Net profits of Investment accounted under equity method	(1,740.09)	(380,94)
Debt Instruments through Other Comprehensive Income	(256.55)	(0,53)
Operating profit before working capital changes	38,354.11	26,443,80
Obeistliß brotit natote angusti experi etterräna		•
Working capital adjustments		
(Increase) / Decrease in Bank Balance other than cash and cash equivalent	(2.13)	1,454.46
(Increase) / Decrease in Loans	(40,782,17)	(87,773.37)
	441.16	(282.70)
(Increase) / Decrease in Receivables	(0.06)	(25.00)
(Increase) / Decrease in Other Financial Assets	25.34	(28.78)
(Increase) / Decrease in Other Non Financial Assets	(15.37)	(2,167.63)
Increase / (Decrease) in Trade payables	606,21	(1,189,42)
Increase / (Decrease) in other Payables	24.88	(248.84)
Increase / (Decrease) in other non-financial liabilities		626.65
Increase / (Decrease) provisions	(249.54)	14,800,86
(Increase) / Decrease in unamortized discount	23,226.57	
	(16,725.11)	(74,833.77)
	21,629.00	(46,389.97)
Net Cash (used in) / generated from operations		(7,096.09)
Income tax paid (net)	(13,387.41)	(53,486,06)
Net cash (used in) / generated from operating activities	8,241.59	(33,406,06)
Cash flow from investing activities	44 500 477 000	10.040.010.40
Purchase of investments	(4,533,177.89)	(2,648,612,42)
Sale of investments	4,419,219,09	2,583,776.72
Interest on Investments	7,528.03	6,069.75
Purchase of Property, Plant and Equipment	(85,58)	(151.63)
Sale of Property, Plant and Equipment	39,91	70,50
Dividend on investments	204.13	-
Net cash (used in) / generated from investing activities	(106,272,31)	(58,847.08)
Cash flow from financing activities	2 42 2 42 22	100 100 10
Proceeds from Debt Securities	243,049.36	120,482,42
Repayment of Debt Securities	(115,669.29)	(178,230.94)
Intercorporate Deposit Issued	29,003.36	92,000,00
Intercorporate Deposit Redeemed	(27,003.36)	(109,400.00)
Commercial Paper issued	2,268,427.96	873,262.34
Commercial Paper Redeemed	(2,257,000.00)	(863,764.49)
Term Loans Drawn/(repaid)	(9,999.90)	30,000,00
Increase/(Decrease) in Bank overdraft(Net)	(10,500,01)	3,656,99
Net cash generated/(used in) from Financing Activities	120,308.12	(31,993.68
Not increase/ (decrease) in cash and cash equivalents	22,277.40	(144,326.82
Cash and cash equivalents at the beginning of the year	14,694.70	159,021.52
Cash and cash equivalents at the end of the half year	36,972,10	14,694.70
Reconcillation of cash and cash equivalents with the balance sheet	ſ	
Cash and cash equivalents as per balance sheet		
Cash on hand		
Balances with banks in current account	36,972.10	14,694.70
	1	
Cheques, drafts on hand	38,972.10	14,694.70
	38,972.10	14,694.70





¹⁾ The above Statement of cash flow has been prepared under the 'Indirect Method' as set out in Ind AS 7 - 'Statement of cash flow'.

1). The previous period figures have been re-grouped, wherever necessary in order to conform to this period presentation.

11) Non-cash financing activity: ESOP from parent of Rs 35.52lakh for year ended March 31st, 2022 (March 31st, 2021 – Rs 99, 13 lakh)

1) The previous year's figures have been re-grouped, wherever necessary in order to conform to this year's presentation.

Kotak Mahindra Investments Limited

Regd.Office; 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051

CIN: U65900MH1988PLC047986

Website: www.kmil.co.in Telephone: 91 22 62185303

Consolidated Statement of audited Financial Results as at March 31, 2022

Notes:

- 1 The consolidated annual financial results have been prepared in accordance with and comply in all material aspect with Indian Accounting Standards (Ind As) notified under section 133 of Companies Act , 2013 ('the ACT') read with the companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and other relevant provisions of the Act. The consolidated annual financial statements, used to prepare the consolidated financial results, are based on the notified Schedule III of the Act, as amended from time to time, for Non-Banking Financial Companies that are required to comply with Ind AS.
- 2 The above consolidated results were reviewed by the Audit Committee and approved and taken on record by the Board of Directors at their respective meetings held on May 23, 2022, in terms Regulation 52 of the Securities and Exchange Board of India (Listing and other Disclosure Requirements) Regulations, 2015.
- 3 COVID-19 has had an extraordinary impact on macroeconomic conditions in India and around the world post declaration of it as a pandemic by World Health Organisation in March 2020. Nation-wide lockdown in April-May 2020 followed by localised lockdown were imposed to restrict the spread in areas with significant number of cases. The restrictions were gradually lifted leading to improvement in economic activity. This was followed by two waves of COVID-19 with outbreak of new variants which led to the re-imposition of regional lockdowns which were subsequently lifted supported by administration of the COVID vaccines to a large population in the country.

India is emerging from the Covid-19 pandemic. The extent to which any new wave of COVID-19 pandemic will impact the Group's results will depend on ongoing as well as future developments, including, among other things, any new information concerning the severity of the COVID-19 pandemic, and any action to contain its spread or mitigate its impact whether government-mandated or elected by us.

- 4 Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended March 31, 2022 is attached as Annexure I.
- 5 Figures for the previous period/year have been regrouped wherever necessary to conform to current period/year presentation.

MUMBAI

For KALYANIWALLA & MISTRY LLP CHARTERED ACCOUNTANTS Firm Registration Number: 104607W/W100166

Roshni R. Marfatia

Partner

Membership No.: 106548

Mumbai

For Kotak Mahindra Investments Limited

(Director) Place: Mumbal

Date : May 23, 2022



Annexure I

Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended March 31, 2022

Sr No.	Particulars	Ratio
a)	Omitted	-
b)	Omitted	-
c)	Debt Equity Ratio*	2.82:1
d)	Omitted	-
e)	Omitted	•
f)	Debt Service Coverage Ratio	Not applicable
g)	Interest Service Coverage Ratio	Not applicable
h)	Outstanding Reedemable Preference Shares(Quantity and value)	Not applicable
i}	Debenture redemption reserve	Debenture redemption reserve is not required in respect of privately placed debentures in terms of rule 18(7)(b)(ii) of Companies(Share capital and
j)	Net Worth	debentures) Rules ,2014 Rs. 254,077.56 Lakhs
k)	Net Profit after Tax	Rs. 40917.19 Lakhs
1)	Earning per share	Basic & Diluted - Rs. 727.73
m)	Current Ratio	1.08:1
n)	Long term debt to working capital ratio	9.03:1
0)	Bad Debt to account receivable ratio	0%
p)	Current Liability Ratio	59.41%
q)	Total Debt to Total assets*	73.37%
r)	Debtors Turnover	Not Applicable
s)	Inventory Turnover	Not Applicable
t)	Operating Margin(%)*	55.55%
u)	Net profit Margin(%)*	45.75%
v)	Sector Specific equivalent ratios such as	
-,	(i) Stage III ratio*	1.24%
	(ii) Provision coverage Ratio*	56.63%
	(iii) LCR Ratio	84.58%

*Formula for Computation of Ratios are as follows :-

(i) Debt Equity Ratio	(Debt Securites+Borrowing other than Debt Securities+Subordinate Liabilities)/(Equity Share Capital+Reserve and Surplus)
(ii) Total Debt to Total assets	(Debt Securites+Borrowing other than Debt Securities+Subordinate Liabilities)/Total assets
(iii) Operaling Margin	(Profit before tax+Impairment on financial instruments)/Total
(iv) Net profit Margin	Profit after tax/Total Income
(v)Stage III ratio	Gross Stage III assets/Total Gross advances and credit Substitutes
(vi) Provision coverage Ratio	Impairment loss allowance for Stage III/Gross Stage III assets





KALYANIWALLA & MISTRYLLP

CHARTERED ACCOUNTANTS

Independent Auditor's Report on Quarterly Standalone Financial Results and Year to Date Standalone Financial Results pursuant to the Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015

To the Board of Directors Kotak Mahindra Investments Limited

Report on the Audit of Standalone Financial Results

Opinion

We have audited the accompanying quarterly and yearly financial results of standalone financial results of Kotak Mahindra Investments Limited (hereinafter referred to as 'the Company') for the quarter ended March 31, 2022 and year to date results for the period April 1, 2021 to March 31, 2022, together with notes thereon ('the Statement'), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Statement:

- (i) is presented in accordance with the requirements of Regulation 52 of the Listing Regulations in this regard; and
- gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information of the Company for the quarter ended March 31, 2022 as well as year to date results for the period from April 1, 2021 to March 31, 2022.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standards Financial Results 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 Statement under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion,

Management Responsibilities for the Standalone Financial Results

This Statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been prepared on the basis of the standalone annual financial statements. The Company's Board of Directors is responsible for the preparation and presentation of this Statement that gives a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement

KALYANIWALLA & MISTRY LLP

principles laid down in Ind AS prescribed under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 52 of the Listing Regulations. The Board of Directors of the Company is responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Statement, the Board of Directors of the Company are responsible for assessing the ability of the Company to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors of the Company is responsible for overseeing the financial reporting process of the Company.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is 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 the Statement.

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

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



KALYANIWALLA & MISTRY LLP

Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether
the Statement represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance of the Company 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.

Other Matters

- The annual financial statements of the Company for the year ended March 31, 2021, were audited by erstwhile
 auditor whose audit report dated May 18, 2021, expressed an unmodified opinion on those annual financial
 statements.
- 2. We draw attention to Note 3 of the Statement which states that the figures for the corresponding three months ended March 31, 2021, as reported in the Statement, have been approved by the Company's Board of Directors, but have not been audited or subjected to review by the Statutory Auditors of the Company.
- 3. The Statement include the results for the quarter ended March 31, 2022, being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter ended December 31, 2021, prepared in accordance with the recognition and measurement principles laid down in accordance with Ind AS 34 "Interim Financial Reporting" which were subject to limited review by us.

For KALYANIWALLA & MISTRY LLP

Chartered Accountants

Firm Registration No. 104607W/W100166

Roshni R. Marfatia

Partner

M. No.: 106548

UDIN: 22106548AJKPMU8459

Mumbai, May 23, 2022.

Kotak Mahindra Investments Limited
Regd.Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051
CIN: U85900MH1988PLC047986
Website: www.kmil.co.in Telephone: 91 22 62185303
Statement of Standalone Audited Financial Results as at March 31, 2022

Sr. No.	ment of Standalone Assets and Liabilities Particulars	As at March 31, 2022 Audited	As at March 31, 2021 Audited
		Audited	Audited
	ASSETS	İ	
1	Financial assets	36,964,89	14,691.8
a)	Cash and cash equivalents		•
b)	Bank Balance other than cash and cash equivalents	45.03	42.9
c)	Receivables		400.0
	Trade receivables	72.87	122.8
	Other receivables	214.67	594.5
d)	Loans	666,846.66	620,983.
e)	Investments	259,615.00	144,622;
f)	Other Financial assets	224,19	221.3
•	Sub total	963,983.31	781,279.
2	Non-financial assets		
a)	Current Tax assets (Net)	1,702.42	1,517.8
b)	Deferred Tax assets (Net)	2,149.62	3,200.0
c)	Property, Plant and Equipment	87.40	127.
d)	Intangible assets under development	3.25	3.3
e)	Other intangible assets	192.67	320.8
f)	Other Non-financial assets	245.12	270.4
.,	Sub total	4,380.48	5,439.8
	Total Assets	968,363.79	786,719,
1 a) b)	LIABILITIES AND EQUITY LIABILITIES Financial liabilities Financial instruments Payables Trade Payables Total outstanding dues of creditors other than micro enterprises and small enterprises	311.07	1,524.2 326.4
	Other Payables Total outstanding dues of creditors other than micro enterprises and small enterprises	1,198.27	592.
C)	Debt Securities	393,287,04	255,442.
d)	Волоwings (Other than Debt Securities)	303,082,87	296,822.
e)	Subordinated Liabilities	20,234.24	20,239.
٠,	Sub total	718,113.49	574,947.
2	Non-Financial liabilities		
a)	Current tax liabilities (Net)	2,427.98	3,159.
b)	Provisions	1,053.29	1,302.
C)	Other non-financial liabilities	531.06	506.
-,	Sub total	4,012.33	4,968.
3	EQUITY		
	Equity Share Capital	562.26	562.
a)		0/007074	000 014
a) b)	Other equity	245,675.71	
		246,237,97 246,237,97 968,363,79	206,241. 205,804. 786,719.





Kotak Mahindra Investments Limited Regd.Office: 27BKC, C 27, G Block, Bendra Kurla Complex, Bandra (E), Mumbal - 460 051 CIN: U65900MH1988PLC047986 Website: www.kmll.co.in Telephone: 91 22 62185303 Statement of Standalone Audited Financial Results for the period ended March 31, 2022

(Rs. In lakhs) Statement of Standalone Profit and Loss
Particulars Year ended Quarter ended December 31, 2021 March 31, 2021 March 31, 2022 March 31, 2021 March 31, 2022 Audited Unaudited Audited Unaudited Unaudited REVENUE FROM OPERATIONS (i) (ii) (iv) 20,960,37 204.12 70,874.48 21,125.06 17,157,41 79,595,35 204.12 Divident income Fees and commission Income Nel gain on fair value changes Nel gain on darecognillon of financial instruments under amortised cost 582 99 799.77 8,605,06 110,11 3,281,21 1,284.40 4,213.66 1,384,88 (v) category 26.18 75,914.07 (vi) (l) 630,70 89,145,34 13,48 24,459,16 17,09 19,021,89 Total Revenue from operations 214.63 Other income 73.36 55,35 48.83 285.83 19,070.72 89,431,17 76,128,70 22,865.71 24,514,51 (111) Total income (I + II) EXPENSES 34,682.98 (5,276.10) 3,472,40 32,547,43 3,347,58 3,063.03 EXPENSES
Finance Costs
Impairment on financial instruments
Employee Benefits expenses
Depreciation, amortization and impairment
Other expenses
Total expenses 7,771.92 (3,405.81) 644,00 9,966,87 (1,585,84 8.708,41 878,91 57,08 631,94 5,073,38 866.41 54.76 920.47 55.12 208.28 3,351.45 42,517.78 (v) (EV) 1,441.43 6,506.66 10,222,67 17,792,33 14,291.84 12,564.06 53,212.33 33,610.92 Profitifioss) before tax (III - IV) ٢V١ Tax expense
(1) Current tax
(2) Deferred tax
Total tax expense (1+2) (VI) 8,879,85 3,154.21 3,601,90 2.316.90 12,471,53 1,125,75 13,597.28 (287.51) 8,592.24 58,88 3,660,78 870,9B 3,187.88 1<u>,395,37</u> 4,549,58 25,018.68 10,631,06 8,376,18 39,615,05 13,242,75 Profit(loss) for the period (V - Vi) (Vil) (VIII) Other Comprehensive income (i) items that will not be reclassified to profit or loss

Remeasurements of the defined benefit plans
(ii) Income tax relating to items that will not be reclassified to profit or loss (1,90) 0.48 23,32 (5,87) (36.37)9.15 (27.22) (1.42) (24.98) 17.45 (i) Items that will be reclassified to profit or loss (0,53) 0.13 (256.55) Financial instruments measured at FVOCI
(ii) Income tax relating to items that will be reclassified to profit or toss (366.89) 92,34 2.79 (0.71) (21.45) 68.15 (0.40) 70.07 2.08 {190,40} Total (B) (274,55 (1.82) (269,70) 19.53 [217,52] Other comprehensive income (A + B) 45,08 9,395.71 39,397,43 25,016,86 10,361.36 Total Comprehensive Income for the period (VII + VIII) ((X) 13,287.83 562,26 562,26 Paid-up equity share capital (face value of Rs. 10 per share) 562.26 562.26 (X) 562.26 Earnings per equity share (not annualised): Basic & Djiuled (Rs.) 704,57 444,97 235,53 189.68 166.76

Date : May 23, 2022

See accompanying note to the financial results





KOTAK MAHINDRA INVESTMENTS LIMITED
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Website: www.kmil.co.in Telephone: 91 22 62185303
Statement of Standalone Cash Flows for the year Ended March 31, 2022

Particulars	For the year ended March 31st, 2022	For the year ended March 31st, 2021
T WING WIND	Audited	Audited
Cash flow from operating activities		
rofit before tax	53,212.33	33,610,92
Adjustments to reconcile profit before tax to net cash generated from / (used in) operating	[
activities		****
Depreciation, amortization and impairmen	221.76	208.28
Divident Received	(204.12)	(7.54)
Profit on Sale of Property, Plant and Equipmen	(7.98) (5,276.10)	(7.61) 3,347,58
mpairment on financial instruments	(8,605.06)	(4,176,60)
Net gain/ (loss) on financial instruments at fair value through profit or loss	34,682,98	32,547.43
nterest on Borrowing	(35,413.30)	(37,182.90)
nterest on Borrowing paid	36.52	99.13
ESOP Expense Remeasurements of the defined benefit plans	(36.37)	(1.90)
Debt Instruments through Other Comprehensive Income	(256,55)	(0.53)
Operating profit before working capital changes	38,354.11	28,443.79
Sperading plant wardle Working Supraci Stranger	- 1	
Working capital adjustments		
(Increase) / Decrease in Bank Balance other than cash end cash equivalen	(2.13)	1,454.46
(increase) / Decrease in Loans	(40,782,17)	(97,773.37)
(increase) / Decrease in Receivables	441.16	(282.70)
(Increase) / Decrease in Other Financial Assels	(00.0)	(25,00)
(increase) / Decrease in Other Non Financial Assets	25.34	(28,78)
increase / (Decrease) in Trade payables	(15.37)	(2,167,63)
increase / (Decrease) in other Payables	606.21	(1,189.42)
increase / (Decrease) in other non-financial (labilities	24,88	{248.84}
Increase / (Decrease) provisions	(249.54)	626.65
(Increase) / Decrease in unamortized discount	23,226,57	14,800.86
	(16,725.11)	[74,833.77]
	04.000.00	(46,389,98)
Net Cash (used in) / generated from operations	21,629,00 (13,387,41)	(7,096.09)
income lax paid (nel)	8,241.59	(53,486.06)
Net cash (used in) / generated from operating activities	0,241.39	(00,700.00
O-t- N		
Cash flow from investing activities Purchase of investments	(4,533,177.89)	(2,648,612,42)
Sale of investments	4,419,219,09	2,583,776.72
Interest on Investments	7,528,03	6,069,75
Purchase of Property, Plant and Equipmen	(85.58)	(151,63
Sale of Property, Plant and Equipment	39.91	70,50
Dividend on investments	204.13	•
Not cash (used in) / generated from investing activities	(106,272.31)	{58,847.08
Har basi (assa ii), garatee assa area assa assa assa assa assa as		
Cash flow from financing activities		
Proceeds from Debt Securities	243,049,36	120,482,42
Repayment of Debt Securities	(115,669.29)	(178,230,94
Intercorporate Deposit issued	29,003.36	92,000.00
Intercorporate Deposit Redeemed	(27,003,36)	(109,400,00
Commercial Paper issued	2,268,427.96	873,262,34
Commercial Paper Redeemed	(2,257,000,00)	(863,764.49
Term Loans Drawn/(repaid)	(9,999.90)	30,000.00
Increase/(Decrease) in Bank overdraft(Net)	(10,500.01)	3,656,99
Not cash generated/(used in) from Financing Activites	120,308,12	(31,993,68
	20 227 40	(144,326.82
Net Increase/ (decrease) in cash and cash equivalents	22,277,40	159,021.52
Cash and cash equivalents at the beginning of the yea	14,694.70	(39,021.52
	36,972,10	14,694.69
Cash and cash equivalents at the end of the half year	50,512,10	171077.00
Reconcillation of cash and cash equivalents with the balance sheet	!	
	ł	
Cosh and cash equivalents as per balance shee	_ }	-
Cash on hand	36,972.10	14,694,70
Balances with banks in current account	20,014.10	- 1,22-111
Cheques, drafts on hand	36,972.10	14,694,70
Cash and cash equivalents as restated as at the half year end * * Cash and cash equivalents shown in Balance Sheet is net of ECL provision of Rs. 7.21 lakhs as at	30,5.2	- Committee of the Comm
It out and and an indicate character Relative Sheet is not of Fill Digital of Rs. / / Liskins as all		

1) The above Statement of cash flow has been prepared under the "Indirect Method" as set out in Ind AS 7 - "Statement of cash flow
11). The previous period figures have been re-grouped, wherever necessary in order to conform to this period presentation
11) Non-cash financing activity: ESOP from parent of Rs 36.52 lakh for year ended March 31st, 2022 (March 31st, 2021 - Rs 99.13 lakh
IV). The previous year's figures have been re-grouped, wherever necessary in order to conform to this year's presentation





Kotak Mahindra Investments Limited

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Statement of Standalone Audited Financial Results as at March 31, 2022

Notes:

- The standalone annual financial results have been prepared in accordance with and comply in all material aspect with Indian Accounting Standards (Ind As) notified under section 133 of Companies Act , 2013 (the ACT) read with the companies (Indian Accounting Standards) Rules 2015 as amended from time to time and other relevant provisions of the Act. The standalone annual financial statements, used to prepare the standalone financial results, are based on the notified Schedule III of the Act, as amended from time to time, for Non-Banking Financial Companies that are required to comply with Ind AS.
- 2 The above standatone results were reviewed by the Audit Committee and approved and taken on record by the Board of Directors at their respective meetings held on May 23, 2022, in terms Regulation 52 of the Securities and Exchange Board of India (Listing and other Disclosure Requirements) Regulations, 2015.
- 3 COVID-19 has had an extraordinary impact on macroeconomic conditions in India and around the world post declaration of it as a pandemic by World Health Organisation in March 2020. Nation-wide lockdown in April-May 2020 followed by localised lockdown were imposed to restrict the spread in areas with significant number of cases. The restrictions were gradually lifted leading to improvement in economic activity. This was followed by two waves of COVID-19 with outbreak of new variants which led to the re-imposition of regional lockdowns which were subsequently lifted supported by administration of the COVID vaccines to a large population in the country.

India is emerging from the Covid-19 pandemic. The extent to which any new wave of COVID-19 pandemic will impact the Company's results will depend on ongoing as well as future developments, including, among other things, any new information concerning the severity of the COVID-19 pandernic, and any action to contain its spread or mitigate its impact whether government-mandated or elected by us.

- Information as required by Reserve Bank of India Circular on "Resolution Framework -2.0 Resolution of COVID 19 related stress of individual and small business" dated May 5, 2021 is attached as Annexure I.
- On November 12, 2021, Reserve Bank of India issued circular requiring changes to and clarifying certain aspects of Income Recognition and Asset Classification norms. The Company has taken necessary steps to comply with these norms / changes as they become applicable. The Company continues to hold loan loss provisions as per existing Expected credit loss (ECL) model and policy and maintains adequate ECL provision as per IND AS 109.
- Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended March 31, 2022 is attached as Annexure II.
- Asset Cover available as on March 31, 2022 in case of non-convertible debt securities issued by company as per requirement of Regulation 54 read with Regulation 56(1)(d) of LODR Regulations is attached as Annexure III.
- The figures for the corresponding three months ended March 31, 2021, as reported in these standalone financial results, have been approved by the Company's Board of Directors, but have not been audited or subjected to review by the statutory auditors of the Company.

The standalone results for the quarter ended March 31, 2022, being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter ended December 31, 2021, prepared in accordance with the recognition and measurement principles laid down in accordance with Ind AS 34 "Interim Financial Reporting" which were subject to limited review by us.

Disclosure pursuant to Master Direction - Reserve 8ank of India (Transfer of Loan Exposures) Directions, 2021 in terms of RBI circular RBI/DOR/2021-22/86 DOR.STR.REC.51/21.04.048/2021-22 dated 24 September 2021

Particulars .	During the Year ended March 31, 2022
Details of loans not in default that are transferred or acquired	Nil
Details of stress loans transferred or acquired	Nil

MUMBAI

10 Figures for the previous period/year have been regrouped wherever necessary to conform to current period/year presentation.

For KALYANIWALLA & MISTRY LLP

CHARTERED ACCOUNTANTS

Firm Registration Number: 104607W/W100166

Roshni R. Marfatia

Partner

Membership No.: 106548

Mumbai

For Kotak Mahindra Investments Limited

(Director) Place: Mumbai

Date: May 23, 2022

Annexure I

Information as required by Reserve Bank of India Circular on resolution framework -2.0 Resolution of COVID 19 related stress of Individual and small business dated May 5, 2021

Format X-Quarter ending March 31, 2022

(Rs. in lakhs)

Sr No.	Sr No.	Description	Individual Borrowers		Small businesses
		Personal Loans	Business Loans		
(A)	Number of requests received for invoking resolution process under Part A	-	-		
(B)	Number of accounts where resolution plan has been implemented under this window	-			
(C)	Exposure to accounts mentioned at (B) before implementation of the plan	-	-		
(D)	Of (C), aggregate amount of debt that was converted into other securities	- 1	-		
(E)	Additional funding sanctioned, if any, including between invocation of the plan and implementation.	•	-		
(F)	Increase in provisions on account of the implementation of the resolution plan	-	-		





Annexure II

Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended March 31, 2022

Sr No.	Particulars	Ratio
a)	Omitted	-
b)	Omitted	-
c)	Debt Equity Ratio*	2.91:1
d)	Omitted	\ -
e)	Omitted	-
f)	Debt Service Coverage Ratio	Not applicable
g)	Interest Service Coverage Ratio	Not applicable
h)	Outstanding Reedernable Preference Shares(Quantity and value)	Not applicable
i)	Debenture redemption reserve	Debenture redemption reserve is not required in respect of privately placed debentures in terms of rule 18(7)(b)(ii) of Companies(Share capital and debentures) Rules ,2014
j)	Net Worth	Rs. 246,237.97 Lakhs
ĸ)	Net Profit after Tax	Rs. 39,615.05 Lakhs
n)	Earning per share	Basic & Diluted - Rs. 704.57
m)	Current Ratio	1.08:1
n)	Long term debt to working capital ratio	9.03:1
0)	Bad Debt to account receivable ratio	0%
p)	Current Liability Ratio	59.44%
q)	Total Debt to Total assets*	74.00%
r)	Debtors Turnover	Not Applicable
s)	Inventory Turnover	Not Applicable
1)	Operating Margin(%)*	53.60%
u)	Net profit Margin(%)*	44.30%
v)	Sector Specific equivalent ratios such as	
ĺ	(i) Stage III ratio*	1.24%
	(ii) Provision coverage Ratio*	56.63%
	(iii) LCR Ratio	84.58%

*Formula for Computation of Ratios are as follows :-

(i) Debt Equity Ratio	(Debt Securites+Borrowing other than Debt Securities+Subordinate Liabilities)/(Equity Share Capital+Reserve and Surplus)
(ii) Total Debt to Total assets	(Debt Securites+Borrowing other than Debt Securities+Subordinate Liabilities)/Total assets
(iii) Operating Margin	(Profit before tax+Impairment on financial instruments)/Total Income
(iv) Net profit Margin (v)Stage III ratio	Profit after tax/Total Income Gross Stage III assets/Total Gross advances and credit Substitutes
(vi) Provision coverage Ratio	Impairment loss allowance for Stage III/Gross Stage III assets





Annexure III

Certificate for asset cover in respect of listed debt securities of the Kotak Mahindra Investments Limited

Based on examination of books of accounts and other relevant records/documents, we hereby certify that:

a) Kotak Mahindra Investments Limited(The "Company") has vide its Board Resolution and Information memorandum/ shelf disclosure document and under various Debenture Trust Deeds, has issued the following listed debt securities:

				(Rs. In lakhs)
Sr No.	ISIN	Private Placement Public Issue	Secured/ Unsecured	Face Value
1	INE975F07GF7	Private Placement	Secured	8,030,00
2	INE975F07GT8	Private Placement	Secured	1,700.00
3	INE975F07GU6	Private Placement	Secured	7,500.00
J A	INE975F07H84	Private Placement	Secured	20,000.00
5	INE975F07HC2	Private Placement	Secured	7,500.00
a	INE975F07HD0	Private Placement	Secured	40,000.00
7	INE975F07HE8	Private Placement	Secured	25,000.00
8	INE975F07HF5	Private Placement	Secured	5,000,00
0	INE975F07HG3	Private Placement	Secured	25,000.00
10	INE975F07HH1	Private Placement	Secured	25,000.00
11	INE975F07H19	Private Placement	Secured	27,500,00
12	INE875F07HJ7	Private Placement	Secured	35,000,00
13	INE975F07HK5	Private Placement	Secured	30,000.00
14	INE975F07HL3	Private Placement	Secured	20,000,00
15	INE975F07HM1	Private Placement	Secured	20,000.00
16	INE975F07HN9	Private Placement	Secured	39,900.00
17	INE975F07H07	Private Placement	Secured	10,000.00
18	INE975F07HP4	Private Placement	Secured	40,000.00
19	INE975F07HQ2	Private Placement	Secured	5,000,00
20	INE975F07HR0	Private Placement	Secured	7,500.00
21	INE975F08CR9	Private Placement	Unsecured	5,000.00
22	INE975F08CS7	Private Placement	Unsecured	5,000.00
23	INE975F08CT5	Private Placement	Unsecured	10,000.00

b) Asset Cover Statement:

- i. The financial information as on March 31, 2022 has been extracted from the books of accounts for the year ended March 31, 2022 and other relevant reports of the company:
- it. The assets of the Company provide coverage of 1.87 times of the Interest and principal amount, which is in accordance with the terms of issue/ debenture trust deed (calculation as per statement of asset cover ratio for the Secured debt securities table I)
- iii. The total assets of the Company provide coverage of 1.28 times of the principal, which is in accordance with the terms of issue (calculation as per statement of asset coverage ratio available for the unsecured debt securities table II) (as per requirement of Regulation 54 read with Regulation 58(1)(d) of LODR Regulations).

Particulars ble for secured Debt Securities—(secured by either	А	Amount
	А	
usive charge on assets)		733,520.96
uipment (Fixed assets) - immovable property		6,72
		703,961.57
ng interest accrued on Term loan/ Debt Securities etc		5,585.41
		55,873.24
ivalents and other current/ Non-current assets		37,017,14
		(68,923.13)
	uipment (Fixed assets) - immovable property ven (net of Provisions, NPAs and self down portfolio), ler credit extended etc ng interest accrued on Term loan/ Debt Securities etc livalents and other current/ Non-current assets tole for Secured loans and secured CC/OD borrowings times cover as per the requirement	ven (net of Provisions, NPAs and sell down portfolio), er credit extended etc ng interest accrued on Term loan/ Debt Securities etc livalents and other current/ Non-current assets to le for Secured loans and secured CC/OD borrowings





2	Total borrowing through Issue of secured Debt Securities (secured by either pari passu or exclusive charge on assets)(Details in Table below)	В	393,287.04	
	Debt Securities IND - AS adjustment for effective interest rate on secured Debt Securities		389,438,95 (119.53)	
	Interest accrued/payable on secured Debt Securities		3,967.61	
3	Asset Coverage Ratio (100% or higher as per the terms of offer document/information memorandum/debenture trust deed)	A/B	1.87:1	

ISIN wise details

IRs.	ŀπ	lakhs	ì

ISIN	Type of	Sanctioned	Outstanding	Cover	Assets
-0171	charge	Amount	Amount as on	Required	Required
	(only go		March 31 ,2022		
NE975F07GF7	Pari Passu	8,030.00	8,020.46	100%	Refer Note 1
NE975F07GT8	Pari Passu	1,700.00	1,666.95	100%	Refer Note 1
NE975F07GU6	Parl Passu	7,500.00	8,031,36	100%	Refer Note 1
NE975F07HB4	Pari Passu	20,000.00	19,583,37	100%	Refer Note 1
NE975F07HC2	Parl Passu	7,500.00	7,715.81	100%	Refer Note 1
NE975F07HD0	Pari Passu	40,000.00	40,977.92	100%	Refer Note 1
NE975F07HE8	Pari Passu	25,000.00	26,526.79	100%	Refer Note 1
NE975F07HF5	Pari Passu	5,000,00	5,062,48	100%	Refer Note 1
NE975F07HG3	Pari Passu	25,000,00	26,555,36	100%	Refer Note 1
NE975F07HH1	Pari Passu	25,000,00	23,634.58	100%	Refer Note 1
NE975F07HI9	Pari Passu	27,500.00	25,401.43	100%	Refer Note 1
NE975F07HJ7	Pari Passu	35,000.00	31,837.77	100%	Refer Note 1
NE975F07HK5	Pari Passu	30,000.00	30,823.29	100%	Refer Note 1
NE975F07HL3	Pari Passu	20,000.00	18,372.87	100%	Refer Note 1
NE975F07HM1	Pari Passu	20,000.00	20,426.94	100%	Refer Note 1
NE975F07HN9	Parl Passu	39,900.00	36,496,31	100%	Refer Note 1
NE975F07H07	Pari Passu	10,000.00	10,194,45	100%	Refer Note 1
NE975F07HP4	Pari Passu	40,000.00	40,523,51	100%	Refer Note 1
NE975F07HQ2		5,000.00	5,071.82	100%	Refer Note 1
INE975F07HR0	Parl Passu	7,500,00	6,363.55	100%	Refer Note 1
Total	T	1	393,287,04		

Note 1

The Debenture shall be secured by way of first pari-passu charge in terms of the registered Debenture Trust Deed cum Deed of Mortgage for Flat No.F/401. Bhoomi Classic, Link Road, Opposite Life Style Malad (West) Mumbal 400064 measuring 340 sq.fl. (built up) situated at C.T.S. No. 1406G – 1/B, at village Malad, Taluka Borriedii, Malad (West) Mumbal 400064 within the registration district of Bombay City and Bombay Suburban in the state of Maharashira, and Moveable properties of the Company.

Movable Properties" shall mean, present and future:

in Other book debts of the company (except the ones excluded from the definitions of Receivables),

iii, Other book debts of the company (except the ones excluded from the definitions of Receivables),

iii, Other currents assets of the Company (except the ones excluded from the definition of Receivables); And

iv. Other long term and current investments

Over which a charge by way of hypothecation is to be created by company in favour of the Debenture Trustee under the Deed, upto the extent required to maintain the Asset Cover Ratio at or above the Minimum Security Cover.





Sr No.	Table-II Particulars		(Rs. in lakhs Amount
1	Net assets of the listed entity available for unsecured lenders (Property Plant & Equipment (excluding Intangible assets and prepaid expenses) + Investments + Cash & Bank Balances + Other current Non-current assets excluding deferred (ax assets (-) Total assets available for secured lenders/creditors on pari passu/exclusive charge basis under the above heads (-) unsecured current/ non-current (liabilities)	A	334,991.89
	Total assets of the Company excluding total assets available for secured Debt Securities(secured by part-passu charge on assets) (As per Table I above)		340,233.92
	Less: unsecured current/non-current/liabilities		(5,242.04
2	Total Borrowings (unsecured) Non-convertible Debt Securities Other Borrowings IND - AS adjustment for effective Interest rate on unsecured Borrowings	В	261,286.29 20,247.60 241,047.64 (8.95
3	Asset Coverage Ratio	A/B	1.28

c) Compliance of all the covenants/terms of the issue in respect of listed debt securities

Covenants/terms of the issue of the listed debt securities (NCD's) as mentioned in Debenture trust deed have been complied by the Company.





Kotak Mahindra favestments Limited
Regd, Office: 278KC, C 27, G Block, Sandra Kurta Complex. Bandra (E), Mumbai - 400 051
Cilv: 105500MH1989E10C041995
Websile: www.kmir.co.in | Feptomer: 91 22 62185303
Consolidated Related Party Transactions For Six Months Ended As on 31st March, 2022

				PARTA	***************************************		(Rs in lakhs)	khs)
	Details of the party (listed entity /subsidiary) entering into the transaction	Details of the counterparty	nterparty		Value of the related party	Value of transaction	In case monits are due to either party as a result of the transaction	a result of
Name S. No.	16	Name	Relationship of the counterparty with the listed entity or its subsidiary	Type of related party stansaction	audit committee (FY 2021-2022)	during the reporting puriod	Opening balance	Closing
	Kotak Mahindra Investments Ltd			Equity Shares			562.26	562,25
2 Kata	2 Kotak Mahindra Investments Ltd	Kotak Mahindra Bank L1d.		Share Premium	-	Ì	33.240.37	33,240,37
3 Kets	3 Kotak Mahindra investments Lid			ESOP Expenses	Approved by Board	16.70		
4 Kote	Kotak Manindra inyasimants Ltd	Kotak Mahindra Bank Lid.	Holding Company	Tem Deposks Placed	Subject to regulatory limits (multiple times during the year)	365,150.00	,	
3					Subject to regulatory amits	200 001 300		
Picola	Kolax Mahmura myestments Ltd		Folding Company	rein Deposus Repain	riest aut huma saim aidinu)	00,000		-
8 Kolk	6 Kolak Mahindra Investments Ltd	Kolak Mahindra Bank Lid.	Holding Company	Interest Received on Tarm Deposits	1,400.00	208.20		,
r Pot	I Notes Madindra Investments Lid		Holeling Company	Controllings availed	172,500,00	30 000 00	-	·] ·
1000	Oliver of the state of the stat		Column Comment	Talegood agreement on frozensions		1 452 08	,	
10 Kota	3 Notax Marindra IIIVosimens Lid		Holeing School	Payment of Interest accused on borrowing	4,000,00	611.76		
11 Kota	11 Kotak Mahindra investments Life		Holding Company	Service Charges Received	55.00			·
12 Kota	12 Kolak Mahindra investments Lid	Kotak Mahindra Bank Ltd.	Holding Company	Demat Charges Paid	50			,
13 Kote	13 Kotak Mahindra Investments Lid		Holding Company	Bank Charges pald	20.0		,	,
14 Kota	Kotak Mahindra Investments L1d		Holding Company	Operating expenses paid	275,00		í	-
15 Kota	15 Kotak Mahindra investments Lid	Bank Ltd.	Holding Company	Share Service Cost	1,000.00		-	
16 Kota	Kotak Mahingra Inyestments Ltd	Bank Lid,	Holding Company	Licence Fees paid	60.009	251,45		1
17 Kot	17 Kotak Mahindra investments Ltd		Holding Company	Royalty paid	300,00	94,90		,
18 Kola	18/Kolak Mahindra investments Lid	Bank Lto,	Holding Company	interest on borrowings pard	4,440,00	269,54		1
19 A PR	19 Notat Mahindra Investments Ltd	Kolat Manhades Book Ltd.	Holding Company	IDA Tees naid	150,00	200		
21 Kota	Kotak Mahindra Investments Ltd		Helding Company	Transfer of Bability to group companies	On Actual	8,52	,	
22 Kota	Kotek Mahindra investments Lid	Sank Ltd.	Helding Company	Transfer of Eability, from group companies	On Actual	26,93		1
23 Kot	Kotak Mahindra Investments Ltd	Bank Ltd.	Holding Company	Transfer of assets from group companies	00.09			١
24 Kota	Kotak Mahindra investments Ltd	Bank Ltd.	Holding Company	Transfer of assets to group companies		2.26	\perp	
25 Kote	Kotak Mahindra Investments Ltd	Bank Ltd.	Holding Company	Balance in current appount		-	23,530.07	36,683.79
26 Kota	26 Kotak Mahindra Investments Ltd		Holding Company	Capital confibration from Parent			561.63	566.13
27 Kots	Kotak Mahindra Investments Ltd	Kolak Mahadra Bank Life.	Holding Company	Tarm Deposits Placed			43.55	4 -
29 Kola	Kolak Mahionta Investments Ltd	Bank 1td	Holding Company	Pomowings		,	15,005,85	25,513,45
	Kotak Mahindra investments Ltd	Bank Ltd.	Holding Company	Service charges payable	-	,	352,63	114.71
	Kolak Mahindra investments Ltd	Bank Ltd.	Holding Company	Service charges receivable			4.54	13.49
32 Ket	32 Kotak Mahindra Investments Ltd	Bank Lid,	Holding Company	Demat Charges Payable			0.33	0,67
	Kotak Mahindra Investments Ltd	Umited	Subsidiaries of Holding Company	Interest paid on Non Convertible Debentures Issued	1,800.00	7		ا· ا_
	Kolak Mahindra investments Lid	Limited	Subsidiaries of Holding Company	Demail Charges paid	0.50		,	
	Kolak Mahindra Investments Ltd	Limited	Subsidiaries of Holding Company	License Faes Paid	10.00		,	· -
	Kotak Mahindra Investments Ltd		Subsidiaries of Holding Company	Expense reinbursement to other company	Approved by Board	U.2.0		
37 Kot	Kotak Mahnora Investments 11d	Limited	Subsidianes of Polding Company	Sala of Securities	no nortanz	1		
	Kotek Manindra Rivesiments Ltd	Kotay Security Imped	Subsidiantes of Holding Company	Interest Accused to NCDs Issued	1,800.00			
40 Kol	Kolak Mahindra Investments Ltd		Subsidiaries of Holding Company	Payment of Interest accrued on NCDs issued	,	31.78		
41 Kok	Kotak Mahindra Investments Lid		Subsidiaries of Holding Company	Non Convertible Dependings issued	-		18,980,79	18,194,57
42 Kots	42/Kotak Mahindra Investments Ltd	Kotak Securiles Limited	Subsidiaries of Holding Company	Other Receivable			000	175,24
43 Kota	Kotak Mahindra Investments Lid	Umited	Subsidiaries of Holding Company	Demat charges payable	•	-	0.28	0.26
44 KOI	44;Kolak Manindra Investments Lto	Kotak Secunies Umken	Substituting of Holding Company	Service charges mayable		10.000.00		
	Kotak Mahindra layestments Ltd	Kotak Mahladra Prime Limited	Subsidiaries of Holding Company	Inter Corporate Deposits repaid	100,000.00	L		•
47 Kota	47 Kotak Mahlndra Investments Ltd		Subsidiaries of Holding Company	Interest received on Inter Corporate Deposits	825,00			,
49 Kat.	48 Kotak Mahindra investments Ltd	Kotak Mahindra Prime Limited	Subsidiaries of Holding Company	Service Charges Received	135,00			,
49 Kot	49 Kotak Mahindra Investments Ltd	Kotak Mahindra Prime Limited	Subsidiaries of Holding Company	Transfer of liability to group companies	On Actual	9.80		•

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Kotak Mahindra Investments Limited Regd.Office: 27EKC, C 27, G Block Bandra Kusta Complex, Bandra (E), Mumbei - 400 051 CIN: 1.05300JAH188BPLC047386 Websile: www.kml, co.in "Telephone: 91 22 62/86303 Consolidated Related Party Transportions For Sk Months Ended As on 31st March, 2022

19.51	•		-	1,49		3.0	,	10.55			6,100,50	0.20	•			-	,
11.65	0.0		•	1,48	,	0.67	,	2.73	,	•	5,100,50	070	-		•	•	,
-		0,37	8,25	•	0.76		2.53	•	98'0	1.00	•		92.50	10.00 }	10,00	9.70	8,30
•	,	٠	20.00	•	5.00		5,00				•	•		-			
									On Actual	On Actual				Approved by Board	Approved by Board	Approved by Board	Approved by Board
		Issued															
ss Receivable	ss Payable	Payment of Interest account on ICDs Issued	es Received	s Receivable	nium pald	insurance premium paid in advance	nium paid	insurance premium paid in advance	Employee Liability trensfer out	Employee Liability transfer out	Gross	Gross		nission	nission	2 Fees	y Fitchs
Service charge	Service charges Payable	Payment of Int	Service Charnes Received	Service charges Receivable	Insurance premium paid	insurance pres	insurance premium paid	insurance prec			Investments - Gross		Remuneration	Director Commission	Director Commission	Director Sitting Fees	Director Sitting Fees
Subsidiaries of Holding Company Sarvice charges Receivable	Subsidiaries of Holding Company	Substdiaries of Holding Company	Subsidiaries of Holding Company	Subsidiaries of Holding Company	Kotak Mahindra General Insurance Company Subsidiaries of Holding Company	a General Insurance Company Subsidiaries of Holding Company	a Life Insurance Company Limit Subsidiaries of Holding Company	a Life Insurance Company LimitSubsidiaries of Holding Company	Kotak Mahindra Asset Management Company Subsidiaries of Holding Company	Subsidiaries of Holding Company	Associate of Holding Company	ğ	ant personnel	Treplot	frector	frector	Trector
Subsidianes of	Subsidiaries of	Subsidiaries of	Subridiaries of	Subsidiaries of	Subsidiaries of	subsidiaries of	il Subsidiaries of	Subsidiaries of	Subsidiaries of	Subsidiaries of	Associate of He	Slanificant Influ	Key management personnel	Independent Director	Independent Director	Independent Director	Independent Director
ied	led	led	und Limited	und Limited	surance Company	Sugance Company	nce Company Lim	nce Company Lim	agement Compan	united	pa.	Limiled					
Kotak Mahindra Prime Limited	Kolak Mahindra Prime Limited	hhdra Prime Limited	Kotak Infrastructure Debi Pund Limited	rastructure Debl Fund Limited	Mindra General Inc	hindra General Inc	hindra Life Insura	hindra Life Insura	hindra Asset Man	Kolek Investment Advisors i Inded	ARC Private United	Standard Private Limited		Chandrashekhar Salhe	Khara Kaicker	shekhar Sathe	Khars Kaicker
Kolak Ma	Kolak Ma	Kotak Mahindra	Kotak Infi	Kotak Infrastruc	Kotak Ma	Kotak Mahindo	Kotek Mahindi	Kotak Mahindo	Kotak Ma	Kolek Inv	Phoenic ARC	Business Sta	Amit Baarl	Chandra	Padmiol Khar	Chandrashekh	Padmini Khan
restments Lid	vestments Ltd	vestments Ltd	vestments Ltd	vestments Lid	vestments Ltd	vestments Ltd	vestments Ltd	vestments L1d	vestments Lid	vestments 11d	bi i tuestiment	vestments ! 1d	vestments Ltd	Vestments 1d	vestments I Id	vestments its	vestments Ltd
50 Kotak Mahindra Investments Lid	51 Kotak Mahindra Investments Ltd	52 Wofak Mehindra Investments Ltd	53 Kotak Mahindra Investments Ltd	54 Kolak Mahindra Investments Lid	55 Kotak Mahindra Investments Ltd	56 Kotak Mahindra Investments Ltd	571Kotak Mahindra Investments Ltd	58 Kotek Mahindra layestments Ltd	59 Kotak Mahindra lovestments Lid	80 Kotak Manlodra Investments 11d	S1 Kotak Mahindra fovestments itd	So Kotak Mahindra lovestments (1d	63 Kotak Mahindra Investments Ltd	54 Kotak Mahindra lovestments 1d	65 Kotak Mahindra lovestments Lid	65 Kotak Mahindra lovestments to	67 Kotak Mahindra Investments Ltd
109	51	52	53	75	155	56	57	25	89	Ê	£	2	8	54	65	88	87



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				PARI	9							
												(Rs In lakhs)
	Details of the party (listed entity Isubsidiary) entering into the transaction		Datails of the counterparty		In case any finanolal indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments	dness is inc orporate dep stments	urred to	Details of the	loans, inte	r-corporate	doposits, ad	Details of the loans, inter-dorporate doposits, advances or investments
S. No.	Kame	Name	Relationship of the counterparty with the listed entity or its subsidiary	Type of related party transaction	Nature of indebtedness (foant issuance of debt any other etc.)	0.051	Tenuce	Nature (loan) advance/ interest corporate deposid Rate (%) investment		Tenum	Secured	Purpose for which the funds will be utilised by the ultimate recipient of funds (endusage)
-	Kolak Mahindra trveetments Lid	Kotak Mahindra Bank Ltd.	Holding Company	Borrowings availed	WCDL Losn- Rs.30,000 lakhs., Non Convertible Debenfures(NCD) Rs.10,000 fakhs	.c. .c.	29.	Borrowings availed	,		Secured	Funds shall be used for repay debts, to repay debts of the company, business opearions of the company, business opearions of the company. Further panding udication franch may be debts discussed in Freed debts, furtual funds, G sec, Trail, SDL, and other approved finatureally characterized to the monary purposes.
2	Kotak Mahindra Investments Ltd	Kotak Mahindra Bank Ltd.	Halding Company	Воложіврз гервід	WCDL Loan- Rs.30,000 Lakhs	٠	NA E	Borrowings repaid	NA	¥	Secured	NA
23	Kotak Mahindra Invostmania Ltd	Kotak Mahindra Prima Limited	lding	Inter Corgorate Deposits	Borrowed from Cutside capital market	,	NA I	Inter Corporate Deposits	2.50%	9	Unsecured	NA
4	Kolak Mahindra Investments Ltd	Kotok Mahindra Prime Limited		Inter Corporate Deposits repaid	,	•	NA NA	Inter Corporate Deposits repaid	NA	NA NA	ΑN	NA
	Foykotak Mahindra Investments Limited											
	(Director) Place: Mumbal Date: May 23, 2022											



INDEPENDENT AUDITOR'S REPORT

Annexure D

To the Board of Directors of Kotak Mahindra Investments Limited

Report on the Audit of Standalone Financial Results

Opinion

 We have audited the Standalone Statement of Profit and Loss of Kotak Mahindra Investments Limited (hereinafter referred to as the 'Company") for the year ended March 31, 2021 and the Standalone Balance Sheet as at that date (hereinafter referred to as the 'standalone financial results'), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the 'Listing Regulations').

2. In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial results:

i) are presented in accordance with the requirements of Regulation 52 of the Listing Regulations

in this regard; and

ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards prescribed under Section 133 of the Companies Act, 2013 (the "Act") and other accounting principles generally accepted in India, of net profit and other comprehensive income and other financial information of the Company for the year ended March 31, 2021 and the standalone balance sheet as at that date.

Basis for Opinion

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

Emphasis of Matter

4. We draw attention to Note 3 to the standalone financial results, which describes the management's assessment of the impact of the outbreak of Coronavirus (COVID-19) on the business operations of the Company. In view of the uncertain economic environment, a definitive assessment of the impact on the subsequent periods is highly dependent upon circumstances as they evolve. Our opinion is not modified in respect of this matter.

Price Waterhouse Chartered Accountants LLP, Nesco IT Building III, 8th Floor, Nesco IT Park, Nesco Complex Gate No. 3 Western Express Highway, Goregaon East, Mumbai - 400063

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Registered office and Head office: Sucheta Bhawan, 11A Vishau Digambar Marg, New Delia 110 002

Price Waterhouse (a Partnership Firm) converted into Price Waterhouse Chartered Accountants LLP (a Limited Limbility Partnership with LLP ideality no: LUPIN AAC-5001) with affect from July 25, 2014. Past he Conversion to Price Waterhouse Chartered Accountants LLP, its ICAI registration number is 012754N/N500016 (ICAI registration number before conversion was 012754N)

INDEPENDENT AUDITOR'S REPORT
To the Board of Directors of Kotak Mahindra Investments Limited
Report on the Standalone Financial Results
Page 2 of 3

Board of Directors' Responsibilities for the Standalone Financial Results

- 5. These standalone financial results have been prepared on the basis of the standalone annual financial statements. The Company's Board of Directors are responsible for the preparation and presentation of these standalone financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Company and the standalone balance sheet in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 52 of the Listing Regulations. The Board of Directors of the Company are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the standalone financial results by the Directors of the Company, as aforesaid.
- 6. In preparing the standalone financial results, the Board of Directors of the Company are responsible for assessing the ability of the Company to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- The Board of Directors of the Company are responsible for overseeing the financial reporting process of the Company.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

- 8. Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial results.
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the standalone financial results,
 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.

INDEPENDENT AUDITOR'S REPORT
To the Board of Directors of Kotak Mahindra Investments Limited
Report on the Standalone Financial Results
Page 3 of 3

- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act,
 we are also responsible for expressing our opinion on whether the company has adequate
 internal financial controls with reference to financial statements in place and the operating
 effectiveness of such controls. (Refer paragraph 11 below)
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors 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 ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- 10. We communicate with those charged with governance of the Company 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.

Other Matter

11. The Standalone financial results dealt with by this report have been prepared for the express purpose of filing with BSE Limited. These results are based on and should be read with the audited standalone financial statements of the Company for the year ended March 31, 2021 on which we issued an unmodified audit opinion vide our report dated May 18, 2021.

For Price Waterhouse Chartered Accountants LLP Firm Registration Number: 012754N/N500016

SHARAD AGARWAL Olgitally signed by SHARAD AGARWAL Date: 2027-05-18 23:15:27 +05²30'

Sharad Agarwal Partner Membership Number: 118522 UDIN: 21118522AAAACG4631

Mumbai May 18, 2021

Kotak Mahindra Investments Limited
CIN: U65900MH1986PLC047985
Regd.Office: 278KC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051
Website: www.kmil.co.in Telephone: 91 22 62185303
Statement of Standalone Financial Results for the year ended March 31, 2021

		Half yea	r ended	Yeare	nded
Sr. No.	Particulars	March 31, 2021	March 31, 2020	March 31, 2021	March 31, 2020
		Unaudited	Unaudited	Audited	Audited
	DESCRIPTION OF DATE OF THE PROPERTY OF THE PRO				
na.	REVENUE FROM OPERATIONS	25 267 22	45,877.97	70,893.03	100,340
(t) (t)	Interest income	33,962.32		/4,095.00	340
(ii) (ni)	Olvidend income	570.70	323.75 29.37	799,77	A2:
	Fees and commission income		1,330.69	4,213.66	2,82
(iv)	Net gain on fair value changes Others	2,806.20	1,550.69 69.17	7.61	20,2 9
(v) (i)	Total Revenue from operations	36,739,22	47,630.95	75,914.07	104,03
(11)	Other income	100.76	109.36	214.63	1,04
					,
(111)	Total Income (i + II)	36,839.98	47,740,31	76,128.70	105,07
	EXPENSES			00 547 47	59.89
(1)	Finance Costs	15,393.14	26,382,96	32,547,43	
(B)	impairment on financial instruments	(2,420,00)	4,018.19	3,347.58	5,58
(0)	Employee Benefits expenses	1,495.57	1,379,25	3,063.03	3,02
(IV)	Depreciation, amortization and impairment	122.87	48.69	208,28	9
(Y)	Other expenses	2,032.45	1,637.92	3,351,46	3,11
[JV]	Total expenses	16,624.03	33,467.01	42,517,78	71,71
(V)	Profit/(loss) before tax (iii - IV)	20,215.95	14,273.30	33,610,92	33,35
(VI)	Tax expense				
	(1) Current tax	(4,708,00)	(4,793.94)		(9,45
	(2) Deferred tax	(433,95)	1,203.84	287.51	23
	Total tax expense (1+2)	(5,139.95)	(3,590.10)	(8,592.24)	(9,22
(VII)	Profit/(loss) for the period (V - VI)	15,076.00	10,683.20	25,018.68	24,13
tvm	Other Comprehensive income	1			
• • • • • • • • • • • • • • • • • • • •	(I) Items that will not be reclassified to profit or loss			j '	
	- Remeasurements of the defined benefit plans	3.71	(2.22)	(1,90)	(3
	(ii) income tax relating to items that will not be reclassified to profit or loss	(0.93)	0.56	0.48	
	Other comprehensive income	2.78	(1.66)	(1.42)	{1
	(B) (I) Items that will be reclassified to profit or loss			į	
	- Financial Instruments through Other Comprehensive Income	(0.53)	-	[0.53]	(3
	(ii) Income tax relating to items that will be reclassified to profit or joss	0,13	_	0.13	. <u> </u>
	Total (B)	(0.40)		(0.40)	(2
	Other comprehensive Income (A + B)	2.38	[1.66]	(1.82)	(3
(IXI)	Total Comprehensive income for the period (VII + VIII)	15,078,38	10,681,54	25,016.86	24,09
(X)	Poid-up equity share capital (face value of Rs. 10 per share)	562.26	562.26	\$62.26	56
(XI)	Earnings per equity share (not annualised): Basic & Diluted (Rs.)	268.13	190,01	444.97	42
		200.13	250,01	1,427	
	See accompanying note to the financial results		<u> </u>	L	L

For and on behalf of Board of Directors Kotak Mahindra Investments Limited

PARITOSH | Digitally signed by PARITOSH | PARITOSH KASHYAP | Doler 2021,0538 | CASHYAP | 23,05,25 40,530

Paritosh Kashyap Director

Place : Mumbal Date : May 18, 2021

Kotak Mahindra investments Limited CIN: U65900MH1988PLC047986 Rogd.Office: 278KC, C 27, G Block, Bandra Kuria Complex, Bandra (E), Mumbal - 400 051 Website: www.kmil.co.in Telephone: 91 22 62185903 Statement of Standalone Finandal Results as at Marth 31, 2021

andalone	Balance Sheet			(As, in lakhs
	,	Ì	As at	As at
Sr. No.	Particulars	L	March 81, 2021	March 31, 2020
			Audited	Audited
	ASSETS			
1	Financial assets	<u> </u>		
a)	Coch and cash equivalents		14,691.83	158,990.5
6)	Bank Balance other than cash and cash equivalents	1	42.90	1,497.0
c)	Receivables	ŀ		
••	Trade receivables	į	122.85	58.7
	Other receivables	1	594.51	382.2
d)	toans	i i	620,983.57	535,036.5
e)	Investments	1	144,622.18	83,185.1
E	Other Financial assets	ļ.	221.99	197.7
••	Sub total	4	781,279.83	779,348.0
2	Non-financial assets			995.
2)	Current Tax assets (Net)		1,517.82	
b)	Deferred Tax assets (Net)	i	3,200.07	2,911.
c)	Property, Plant and Equipment		127.26	218.
ď)	Intangible assets under development	ļ	3.30	333.
e)	Other intangible assets		320.89	18.
6	Other Non-ilnancial assets		270.46	241.
-4	Sub total		5,439.80	4,719.
		Total Assets	786,719.53	784,067.
	MABILITIES AND EQUITY	j		
	NABILITIES			
1	Financial llabilities			
āÌ	Derivative financial instruments		1,524.25	5,441
ы	Pavables			
u,	Too de Bramblar			
	total autstanding dues of creditors other than micro enterprises and small enterprises		667,17	2,834
	Out on Securities			
	total outstanding dues of creditors other than micro enterprises and small enterprises		251.32	1,440
c)	Debt Securities		255,442.86	306,140
d)	Borrowings (Other than Debt Securities)		296,822.12	263,996
e)	Subordinated Gabilities		20,239.62	20,241
**1	Sub total		574,947,34	600,095
2	Non-Financial Babilities		210000	852
a)	Current tax liabilities (Net)		3,159.26 1,302.83	676
b)	Provisions			
ci	Other son-financial liabilities		506.18	
	Sub total		4,968.27	2,284
3	EQUITY		562.26	56
a)	Equity Share Capital		206,241.76	
bi	Other equity		206,804.02	
	Sub total	Total Liabilities and Equity		
	1	total manures and edine.	100,75,05	104,000

Notes: 1

The standardne mancial results have been prepared in accordance with indian Accounting Standards (find AS") notified under the Companies (indian Accounting Standards) Rules, 2015 as amended by the Companies (indian Accounting Standards) Rules, 2016 read with the relevant rules issued thereunder and other accounting principles generally accepted in India. Any application guidance/clarification/directions issued by the Reserve Bank of India or other regulators are implemented as and when they are issued/applicable. The standalone financial results have been prepared in accordance with indian Accounting Standards (find AS") notified under the Companies (indian Accounting Standards)

In accordance with the RBI Circular No. RBI/2021-22/17 DOR.STR.NEC.A/21.04.048/2021-22 dated April 7, 2021 and the methodology for calculation of interest on interest based on guidance issued by indian Banks' Association, the Company has put in place a Board approved policy to refund / adjust interest on interest charged to borrowers during the moratorium period, i.e. March 1, 2020 to August 31, 2020. Company has estimated the said amount and made a provision in the standalone financial results for the year ended March 31, 2021. As on March 31, 2021, Company holds a specific liability of Rs 550 lakhs which is debited to interest income to meet its obligation towards refund of interest on interest to eligible borrowers as prescribed by the RBI.

In addition to the widespread public health implications, the COVID-19 prandemic has had an extraordinary impact on macroeconomic conditions in India and around the world, During the year, people and economics around the world, witnessed scrious turbulence caused by the first wave of the pandemic, the consequent lockdowns, the gradual easing of restrictions and the emergence of new variants of the vivus. The first Quarter of financial year 2020-21 was worst affected due to pandemic. However, there was an economic recovery in Quarter 2nd and Quarter 3rd of Finacial Year 2020-21 as lockdowns eased consequent to reduction in COVID-19 cases. Although government has started vaccination drive, COVID-19 cases have significantly increased in recent months due to second wave as compared to earlier levels in india. Various state governments have again announced stdict measures include lockdowns to contain this spread. As COVID-19 vaccines get administered to more and more people, husinesses in sectors trapacted by pandemic may pick up. However, the continuing and evolving nature of the virus has created uncertainty regarding estimated time required for businesses and lives to get back to normal.

The Company continues to closely monitor the situation and in response to this health crisis has implemented protocols and processes to execute its business continuity plans and help protect its employees and support its clients. The pandemic has impacted lending business, fee income, collection efficiency etc. and may result in increase in customer defaults and consequently increase in provisions. The Company, however, has not experienced any significant disruptions in the past one year and has considered the impact on carrying value of assets based on the external or internal information available up to the date of approval of financial statements. The future direct and indirect impact of COVID-19 on Company business, results of operations, financial position and cash flows remains uncertain. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

4 Reserve Bank of India (*RBI)* Issued guidelines relating to 'COVID-19 Regulatory Package' dated March 27, 2020 and subsequent guidelines on EMI moratorium dated April 17, 2020 and May 23, 2020. The Company has adopted the policy for offering the moratorium and offered the same in accordance with its policy to the eligible customers during the period from March 01, 2020 to August 31, 2020.

The disclosure as required by ROI circular dated April 17, 2020 on Covid-19 regulatory package - asset classification and provisioning for the year ended March 31, 2021 is given below:

Perticulars	As at March 31, 2021	As at March 31, 2020
Amounts in SMA/overdue categories (As on 29th February 2020), where the moratorium/deferment was extended	15,745,60	27,498.04
Amount where asset classification benefits is extended	-	B19.26
Provision Created*	3,451.27	2,569.13
Less: Provisions adjusted during the period against slippages*	1,136.30	-
Residual provisions*	2,314.97	2,569.13

* Balance is reported as at respective reporting date.

5 Reserve Bank of India ('RBI') issued guidelines relating to 'COVID-19 Regulatory Pockage' dated March 27, 2020 and subsequent guidelines on Prudential Framework for resolution of stressed assets to enable the lenders to implement a resolution plan in respect of eligible corporate exposures without change in ownership, and personal loans, while classifying such exposures as Standard dated August 05, 2020. The Company has adopted the policy for Resolution Framework for COVID-19-related Stress and offered the standard process of the fellower countries.

There are no customers where resolution plan have been implemented under this framework as on March 31, 2021.

- 6 The above results were reviewed by the Audit Committee and approved and taken on record by the Board of Directors at their respective meetings held on May 18, 2021.
- These standalone (Inancial results have been prepared in accordance with the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016 read with CIR/IMD/DF1/69/2016 dated August 10, 2016.
- 8 The annual standalone financial results have been audited by the statutory auditors. The figures for the sk months ended March 31, 2021 are unaudited and were not subject to limited review.
- 9 Figures for the previous period/year have been regrouped wherever necessary to conform to current period/year presentation.

For Price Waterhouse Chartered Accountants LLP Firm Registration Number: 012754N/NS00016

SHARAD AGARWAL | Digitally signed by ||SHARAD AGARWAL ||Date: 2021.05.18 23:17:06 |+05'30'

Sharad Agarwal

Pariner

Membership Number: 118522

We have signed these standaione financial results for identification purpose only. These Results should be read in conjunction with our report dated May 18, 2021

For and on behalf of Board of Directors
Kotak Mahindra investments Limited

PARITOSH Control by PARITOSH KASHYAP

KASHYAP

Dato: 2021.05.18

Z206/20 +05/30*

Paritosh Kashyap Director Place : Mumbai Date : May 18, 2021

Independent auditor's report

To the Members of Kotak Mahindra Investments Limited

Report on the audit of the Standalone financial statements

Opinion

- 1. We have audited the accompanying standaloue financial statements of Kotak Mahindra Investments Limited ("the Company"), which comprise the balance sheet as at March 31, 2020, and the statement of Profit and Loss (including Other Comprehensive Income), statement of changes in equity and statement of cash flows for the year then ended, and notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information.
- 2. 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 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2020, and total comprehensive income (comprising of profit and other comprehensive income), changes in equily and its cash flows for the year then ended.

Basis for opinion

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standards efficient 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 chical requirements that are relevant to our audit of the standards financial statements under the provisions of the Act and the Rules thorounder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

4. We draw attention to Note 1.2 EXIII to the standalone financial statements, which explains the uncertainties and the management's assessment of the financial impact, due to the country-wide lock-downs and other restrictions imposed by the Government of India and other factors impacting the Company's operation due to the COVID-19 pandemic, for which a definitive assessment of the impact in the subsequent period is highly dependent upon circumstances as they evolve. Our opinion is not modified in respect of this matter.

Key audit matters

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



Price Waterhouse Chartered Accountants LLP, Nesco IT Building III, 8th Ploor, Nesco IT Park, Nesco Complex Gate No. 3 Western Express Highway, Goregaon East, Mumbal – 400 063 T: +91 (22) 61198000, F: +91 (22) 61198799

Registered office and Head office; Sushoto Bhowan, 11A Vishnu Digambar Marg, New Delti 110 002

Price Waterheuse (a Partoestar Firm) converted into Price Waterhouse Chartered Accounterts L.P. (a Limited Liubite) Parinerally with LLP Identity no: LLPIN AAC-5001) with office (rom July 26, 2014, Part its conversion to Price Waterhouse Chartered Accounterts LLP, its ICAI registration number is 012764NIN6000 to (ICAI registration number base conversion was 012764N).

INDEPENDENT AUDITOR'S REPORT

To the Members of Kotak Investments India Limited Report on audit of the Standalone financial statements Page 2 of 6



I. Expected Credit Loss (ECL) provision in respect of Losus

(refer Note 1.4 C for accounting policy and Note 5 and 6 for ECL provision)

As detailed in Note 5 and 6, the Company has loans and investments carried at amortized cost amounting to Rs. 546,569,98 lakhs (gross) and Rs. 50,039.54 lakhs respectively as at March 31, 2020.

The Company holds ECL provision of Rs. 11,327,43 lakhs and Rs. 318,36 lakhs against suchlouns and investments respectively.

As discussed in note 1.4 C, ECL provision has been determined in accordance with Ind AS 109 — Financial Instruments and is significant to the standalone financial statements.

We focused on this area as determining ECL provision requires significant judgements by the management. Key areas of judgement included:

- Assumptions used in the expected credit loss provision such as the financial condition of the counterparty, probability of default, expected future cash flows, expected loss in case of default.
- The identification of exposures with a significant increase in credit risk from initial recognition of loans.

We carried out following procedures in respect to ECL provision:

- held discussions with management and obtained understanding of significant assumptions like probability of default, loss given default and exposure at default used formaking assessment of ECL provision.
- Understood from the management and evaluated the design and tested operating effectiveness of controls in respect of significant assumptions like probability of default, loss given default and exposure at default including appropriate approvals and mathematical accuracy, which are used in making the assessment of ECL provision.
- Involved auditor's expert to assess the appropriateness of the assumptions and judgement made by management used to calculate ECL provision.
- Traced key data inputs used to compute the ECL provision on a sample basis to assess their accuracy and completeness.
- Ensured mathematical accuracy of the ECL provision-by-parineming-recalculations-onsample basis.

Based on above audit procedures performed, we did not note any significant exceptions to Expected Credit Loss (ECL) provision in respect of financial assets.

II. Appropriateness of the recognition of Interest Income following Effective Interest Rate Approach

Refer Note 5, 6 and 21 of the standalone financial statements.

The Company has recognized the interest income based on effective interest rate (EIR) approach. The total interest income recognized in current year under HIR accounting is Rs. 97,322.24 lakhs.

For computation of EIR, the Company has identified the cost and revenue (called as EIR component) which are directly attributed to the respective loan account. The Company has We carried out following procedures in respect income recognition as per EUR approach -

- Understood from the manugement and tested the design and operating effectiveness of the key controls surrounding the calculations of EIR and computation of interest income based on the same.
- For selected samples, assessed the reasonableness of key assumptions / inputs used in assessing the customers' behavior which is used for estimating



INDEPENDENT AUDITOR'S REPORT

To the Members of Kotak Investments India Limited Report on midit of the Standalone financial statements Page 8 of 6

followed two approaches for treating the EIR component for the respective loans. In case of loans which are having revolving facility, the identified EIR component is amortised over the tenure of the loan on straight line basis and in case offixed period loan, the EIR component is amortised on the basis of effective interest rate over the period of the loan.

Key inputs used in the computation of EIR, in case of fixed period loan, is impacted by the management's assumptions in respect of timing of future cash outflow (i.e. disbursement of loans).

Given the inherent subjectivity in the assumptions and the nature and extent of audit procedures involved, we determined this to be a key audit matter.

future cash out flows (i.e. disbursement of loans) in case of fixed period loan.

 For selected samples, tested the arithmetical accuracy of the calculation of EIR and amortization of interest income, over the period of the lean.

Based on available evidence and above procedures performed, we did not find any material exceptions to the recognition of interest income following EIR approach.

Other Information

6. The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Director's report, but does not include the standalone foruncial 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 thereon.

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit on otherwise appears to be materially misstated. If, based on the work-we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Responsibilities of management and those charged with governance for the standalone financial statements

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



INDEPENDENT AUDITOR'S REPORT

To the Members of Koink Investments India Limited Report on audit of the Standalone financial statements Page 4 of 6

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

Auditor's responsibilities for the audit of the standalone financial statements

- 9. Our objectives are to obtain reasonable assurance about whether the standalone financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements.
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the standalone financial
 statements, whether due to fraud or error, design and perform audit procedures responsive
 to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis
 for our opinion. The risk of not detecting a material misstatement resulting from fraud is
 higher than for one resulting from error, as fraud may involve collusion, forgery, intentional
 omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal control relevant to the audit in order to design audit —procedures that are appropriate in the circumstances. Under Section 148(3)(3) of the Act; we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
 - Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.



INDEPENDENT AUDITOR'S REPORT

To the Members of Kotak Investments India Limited Report on audit of the Standalone financial statements Page 5 of 6

- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 11. We communicate with those charged with governmer 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.
- 12. 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.
- 13. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outwoigh the public interest benefits of such communication.

Report on other legal and regulatory requirements

- 14. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure B a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 15. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our andit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (e) The Balance Sheet, the Statement of Profit and Loss (Including other comprehensive income), the Statement of Changes in Equity and Cosh Flow Statement dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act;
 - (e) On the basis of the written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2020 from being appointed as a director in terms of Section 164 (2) of the Act;
 - (f) With respect to the adequacy of the internal financial controls with reference to standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A";



INDEPENDENT AUDITOR'S REPORT

To the Members of Kotak Investments India Limited Report on audit of the Standalone financial statements Page 6 of 6

- (j) 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 does not have any pending litigations as at March 31, 2020, which would impact its financial position, refer to note 32 of the standalone financial statements;
 - ii. Provision has been made in the standalone financial statements, as required by the applicable laws and accounting principles generally accepted in India, for material foresecoble losses, on long-torm contracts, including derivative contracts - Refer Notes 6, 6 and 12 to the standalone financial statements;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company during the year ended March 31, 2020;
 - lv. The reporting on disclosures relating to Specified Bank Notes is not applicable to the Company for the year ended March 31, 2020.
- 16. 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.

For Price Waterhouse Chartered Accountants LLP Firm Registration Number: 012754N/N500016

Sharad Vasant

for sur

Partner

Membership Number: 101119

UDIN: 20101119AAAACU7607

Mumbai June 25, 2020

Annexure A to Independent Auditors' Report

Referred to in paragraph 15(1) of the Independent Auditors' Report of even date to the members of Kotak Mahindra Investments Limited on the standalone financial statements for the year coded March 31, 2020

Page 1 of 2

Report on the Internal Financial Controls with reference to standalone financial statements under Clause (i) of Sub-section 3 of Section 143 of the Act

 We have audited the internal financial controls with reference to standalone financial statements of Rotak Malindra Investments Limited ("the Company") as of March 31, 2020 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

2. The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Pinancial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal inancial controls that were operating effectively for ensuring the orderly and effectent conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of faulds 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

- 3. Our responsibility is to express an opinion on the Company's internal financial controls with reference to standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing deemed to be prescribed under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by ICAL. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to standalone financial statements was established and maintained and if such controls operated effectively in all material respects.
- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internatfinancial controls system with reference to standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of internal financial controls with reference to standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the standalone financial statements, whether due to fraud or error.
- 5. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system with reference to standalone financial statements.



Annexive A to Independent Auditors' Report

Referred to in paragraph 15(f) of the Independent Auditors' Report of even date to the members of Kotak Mabindra Investments Limited on the standalone financial statements for the year ended March 31, 2020

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Meaning of Internal Financial Controls with reference to standalone financial statements

6. A company's internal financial controls with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls with reference to standalone financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of standalone financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company; are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding provention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the standalone financial statements.

Inherent Limitations of Internal Financial Controls with reference to standalouc financial statements

7. Because of the inharent limitations of internal financial controls with reference to standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that the internal financial control controls with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

8. In our opinion, the Company has, in all material respects, an adequate internal financial controls system with reference to standalone financial statements and such internal financial controls with reference to standalone-financial-statements—were-operating-effectively-as-at-March-31, 2020; based-on-the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guldance Note on Audit of Internal Emancial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India, Also refer paragraph 4 of the main audit report.

For Price Waterhouse Chartered Accountants LLP Firm Registration Number: 012754N/N500016

Sharad Vasant

Partner

Membership Number: 101119 UDIN: 20101119AAAACU7607

Mumbai June 25, 2020

Annexure B to Independent Auditors' Report Referred to in paragraph 14 of the Independent Auditors' Report of even date to the members of Kotak Mahindra Investments Limited on the standalone financial statements as of and for the year ended March 31, 2020 Page 1 of 2

- (a) The Company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) The fixed assets of the Company have been physically verified by the Management during the year and no material discrepancies have been noticed on such verification. In our opinion, the frequency of verification is reasonable.
 - (c) The title deeds of immovable properties, as disclosed in Note 8 on fixed assets to the financial statements, are held in the name of the Company.
- ii. The Company is in the business of rendering services, and consequently, does not hold any inventory. Therefore, the provisions of Clause 3(il) of the said Order are not applicable to the Company.
- iii. The Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Art. Therefore, the provisions of Clause 3(iii), (iii)(a), (iii)(b) and (iii)(c) of the said Order are not applicable to the Company.
- iv. The Company is a Non-Banking Finance Company registered with the Reserve Bank of India and engaged in the business of providing loans. Accordingly, the provisions of Section 185 is not applicable to the Company. Hence, reporting under Clause S(iv) of the said Order, to the extent of reporting on Section 185 of the Act, is not applicable to the Company.

In our opinion and according to the information and explanations given to us, the Company has compiled with the provisions of Section 186 of the Act in respect of the loans or investments made, or guarantees or security provided by it, to the extent applicable.

- v. The Company has not accepted any deposits from the public within the meaning of Sections 73, 74, 75 and 76 of the Act and the Rules framed there under to the extent notified.
- vi. The Central Government of India has not specified the maintenance of cost records under sub-section (1) of Section 148 of the Act for any of the products of the Company.
- .vii.(a) According to the information and explanations given to us and the records of the Company-examinedby us, in our opinion, the Company is regular in depositing the undisputed statutory dues, including provident fund, employees' state insurance, incomotax, good and service tax, cess, and other material statutory dues, as applicable, with the appropriate authorities. Also refer note 32 to the financial statements regarding management's assessment on certain matters relating to provident fund.
 - (b) According to the information and explanations given to us and the records of the Company examined by us, the particulars of dues of income tax as at March 31, 2020 which have not been deposited on account of a dispute, are as follows:

Name of the statute	Nature of ducs	Amount (Rs. In lakhs)	Period to which the amount relates	Forum where the dispute is pending
Income Tax Act, 1961	Final Assessment order	32	April 1, 2018 to March 31, 2014	Commissioner of Income Tax (Appeals)

viii. According to the records of the Company examined by us and the information and explanation given to us, the Company has not defaulted in repayment of loans or borrowings to any financial institution or bank or Government or dues to debenture holders as at the balance sheet date.



Annexiwe B to Independent Auditors' Report
Referred to in paragraph 14 of the Independent Auditors' Report of evan date to the members of Kotak
Mahindra Investments Limited on the standalone financial statements as of and for the year ended March 31,
2020

Page 2 of 2

- ix. The Company has not raised any moneys by way of initial public offer, further public offer (including debt instruments) and term loans, Accordingly, the provisions of Clause 3(fx) of the Order are not applicable to the Company.
- x. During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations 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 we been informed of any such case by the Management.
- xi. 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.
- xii. As the Company is not a Nidhi Company and the Nidhi Rules, 2014 are not applicable to it, the provisions of Clause 3(xii) of the Order are not applicable to the Company.
- xiii. The Company has entered into transactions with related parties in compliance with the provisions of Section 177 and 188 of the Act. The details of related party transactions have been disclosed in the financial statements as required under Accounting Standard (AS) 18, Related Party Disclosures specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- xiv. The Company has not made any preferential allotment or private placement of shares or fully or partly convertible dependence during the year under review, accordingly, the provisions of Clause 3(xiv) of the Order are not applicable to the Company.
- xv. The Company has not entered into any non-eash transactions with its directors or persons connected with him. Accordingly, the provisions of Clause 3(xv) of the Order are not applicable to the Company.
- xvi. The Company is required to, and has been registered under Section 45-IA of the Reserve Bank of India Act, 1934 as a Non Banking financial institution.

For Price Waterhouse Chartered Accountants LLP
-Firm Registration Number: 012754N/N500016 ----

Sharad Vasant

Partner

Membership Number: 101119

UDIN: 20101119AAAACU7607

Mumbai June 25, 2020

Kotak mahindra investments limited			
STANDALONE BALANCE SHEET AS AT MARCH 91st, 2020			(Amount in lakins)
Authority Co. Co. Co. Co. Co. Co. Co. Co. Co. Co.	Note No.	As at	As at March 31st, 2019
Marie de la companya de la companya de la companya de la companya de la companya de la companya de la companya	Seattle of the seattl	March 81st, 2020	March 31st, 2019
ASSETS ·			
Financialossats	2	1,58,990.51	27,418,60
Cosh and cosh equivalents Bank Belanca other than cosh and cosh equivalents	3	1,497.07	22,798,78
Receivables	_	-,,-,,	
(I) Trade receivables	4(A)	58.78	539.70
(ij) Other receivables	4(8)	382.25	181.56
Loans	5	5,35,036.55	8,74,210.27
Invasiments	6	83,185,13 197,71	1,00,948.93
Other Financial assets	'	7,79,348,90	10,26,207,99
Total financial assets	i	31344000	20/20/20/20
Non-linuncial assots	<u> </u>		
Current Tax assets (Net)	30	995.19	472,90
Defetted Tax assets (Not)	30	2,911.86	2,656.84
Property, Plant and Equipment	į a	218.75	198.72
Intangible assets under development	9	333.43	6.00
Other intangible assets	10	18.82 241,68	16.23
Other Hon-linancial assets	1	4,719.73	3,661,91
Total Non-financial assols Total Assats	ļ	7,89,087,73	10,29,869.50
	1		
LIABRITIES AND ROUTY			1 1
(Haptilles Aus resour			1
LIABILITIES			
Financial liabilities	1		
Onivative financial instruments	12	5,441,02	1 - 1
Payables	13		
(i) Trade psychics (i) total outstanding dues of micro anterprises and small enterprises		1 -	1 . !
(ii) total outstanding dues of creditors other than micro onteriorisas and small enterprises	1	2,834.80	389,77
List Other navables	1	1]
The seast outstanding dues of micro ani profited and small cities of sizes		-	-
(ii) total outstanding dues of creditors other than micro enterprises and small enterprises	1	1,440.75	
Debt securities	14	3,08,140.54 2,63,996.56	
Borrowings (Other than Debt Securities)	16	20,241,93	
Subordinated timbilities Total financial liabilities	1	6,00,095,00	
1 Dred titlaticial dimensions			
Non-Financial Rabilities	}		
Current tax Hobilities (Net)	30	852,90	
Provisions	17	676.11 783.01	
Other non-financial Habilities		2,284;1	
Total Non-Inancial Habilities		2,25715	2,233,93
feouny		1	
IESPALL	19	562,2	
Faulty Share Capital		1,81,125,7	
Equity Share Capital Other equity	20		
Other equity Sub-latel		1,81,608.0	
Other equity			
Other equity		1,81,608.0	

This is the Standatone Balance sheet referred to in our report of even date For Picce Waterhouse Claritated Accountants UP
Firm Registration Number 012754N/N500015

Sharad Vosunt Partner Membership No: 101119 Date and Place: June 25, 2020, Muntbal

Director DIN: 00031794

Paritosh Kashyan Director DIN: 07656300

Deapak Gosl Chief Financial Officer

Jighory barb Company Secretary Duto and Place: June 24, 2028, Mumbal



REVENUE FROM OPERATIONS Interest Income 21 1,00,340,38 91,440.8 Interest Income 22 340,29 125,9 12	ya.	differential formation in the contraction of the co	Antenas	For the year ended	Whatch 315t, 2019
Interest income	r				
Display Disp			1	* ** ** **	01 440 00
Fase and commission income 23					
Note apply 1999 1					
Collect					
Tests rowness from 0 perations			24		
Collect Process Collect Pr			i		
1					
Expenses 26 59,877.09 57,113.55			25		
Finance costs 26 59,87.09 57,113.5	1) }	Total Income (I+II)	- [1,05,072,44	38,138,36
Impartment on financial instruments		EXPENSES	İ		
Integrational on Mancial Instruments 27 3,580.46 2,574.5.	, 1	Flannce costs	26	59,897.09	57,113.96
Employee Benefits expenses 28 3,026.04 2,725. Depreciation, ancortication and impairment 98.9 93.73 80.0 Other expenses 19 3,150.05 2,775. Total asynamses 19 71,779.98 05,816. Other expenses 19 3,150.05 2,775. Tax expenses 19 (1,294.) Tax expenses 19 (1,2			2?	5,580.46	2,614.81
Departmention, amortication and impairment 9 & 9 33,73 48,05			28	3,026.04	2,726.57
19 3,150.05 2,775.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 05,315.25 17,773.38 1			8&9	93.73	\$0.00
Total axpanses 71,713.98 65,316.7 Profit/(loss) before tax 33,359,66 30,639.1 Tax expanses [1] Outrech tax [2] Outrech tax 230,94 513.7 Total tax expense [14:2] (9,423.05) (10,781.1 Profit/(loss) for the year (V+VI) (9,223.05) (10,781.1 Profit/(loss) for the year (V+VI) (9,223.05) (10,781.1 Profit/(loss) for the year (V+VI) (10,243.05) (20,558.1 Other comprehensive facense (4), teans that will not be reclassified to profit or loss (10,871.1 Other comprehensive facense (20,430.01 20,658.1 Other comprehensive facense (10,871.1 (20,430.01 (20,558.1 (20,			29	3,116,05	2,775.94
Profit/(loss) before tax 33,559,06 30,639.1 Tax expands 1 1 1 1 1 1 1 1 1) "		65,316,70
The expenses [1] Corrent tax [2] Deferred tax [2] Deferre	.		1		
(1) Current tax (2) Deferred	4	Profit/(loss) balore tax		33,359.06	30,839.58
[1] Current tax [2] Deferred tax [3] Segret dax [4] Total tax expense [142] [5] Total tax expense [142] [6] Profit/floss) for the year (V+VI) [7] Profit/floss) for the year (V+VI) [8] 24,136.01 [9] 24,136.01 [10] Other comprehensive facomo [10] Hemesurements of the defined benefit plans [11] Hemesurements of the defined benefit plans [12] Hemesurements of the defined benefit plans [13] Hemesurements of the defined benefit plans [14] Hemesurements of the defined benefit plans [15] Hemesurements of the defined benefit plans [16] Hemesurements of the defined benefit plans [17] (45. [18] Hemesurements of the defined benefit plans [18] Hemesurements of the defined benefit plans [19] (10] Applied to obove items [19] (10] A	/13	Τακ οκραρεα	30		
Total fax expense [142] (9,23.05) (10,761. Profit/fiors) for the year (V+VI) 24,130.01 20,055. Other comprehensive bacome (A) heart shat will not be reclassified to profit or loss (I) themesurements of the defined bettefft plans (15,87) (45. Total fax (I) heart shat will not be reclassified to profit or loss (I) themesurements of the defined bettefft plans (15,87) (45. Total fax (I) heart shat will far reclassified to profit or loss (10,87) (20. (B) thems that will far reclassified to profit or loss (10,87) (20. (B) thems that will far reclassified to profit or loss (10,87) (20. (C) the farments through Other Comprehensive income (10,874) (1727. (B) income tax relating to items that will be reclassified to profit or loss (13,43) (23. (C) the farments through Other Comprehensive income (13,44) (1727. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the recomprehensive income (A + II) (13,03) (25. (C) the reclassified to profit or loss (13,03) (25. (C) the reclassified to profit or loss (13,03) (25. (C) the reclassified to profit or loss (13,03) (25. (C) the reclassified to profit or loss (13,03) (25. (C) the reclassified to profit or loss (13,03) (25. (C) the reclassified to profit or loss (13,03) (25. (C) the reclassified to profit or l		(1) Current tax	1		
Profit/Floss) for the year (V+VI)		(2) Deferred tax	ļ		513,36
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13,03 254- Total (8) 134,455 (473- Total (8) 139,22 1502- Total Comprehensive Income (A + 6) 24,066,78 19,535- Significant Accounting Policies and Notes on Accounts 1				100.46	(77747
Total (8) Other comprehensive income (A + 6) Total Comprehensive income (A + 6) Total Comprehensive income for the year (VII+VIII) 24.065.78 19.552 XI Earnings per equity share. Basic and Oilated (Rs.) Significant Accounting Policies and Notes on Accounts It 429.27 336 Significant Accounting Policies and Notes on Accounts It was a standard of Director Price Waterhouse Chartered Accountants UP Registration Number: 012754N/N500016 WAYS Manilso Director DIN: 00031794 Particular Registration Number: 012754N/N500016 Particular Registration Number: 012754N/N500016 Particular Registration Number: 012754N/N500016 Director DIN: 00031794 Deepak Goal Deepak Goal			j		
Other comprehensive income (n+ ii) Other comprehensive income for the year (Vit+Vit) Zi, 066,78 19532 Earnings per equity share - Basic and Difated (Rs.) Significant Accounting Policies and Notes on Accounts I 479,27 336 Significant Accounting Policies and Notes on Accounts I 479,27 336 For and of bindle of the Board of Directors WAVS Manilab Director DIN: 00031794 Partition Hauthyap Director DIN: 07555300 Anit Regit Deepak Goal Deepak Goal		(ii) income tax relating to items that will be reclassified to profit or loss	1	13,09	254.10
Other comprehensive income (A + 0) Total Comprehensive income for the year (ViteViti) 24,066.78 19.532 Rarilegs per equity share a Basic and Oilated [Rs.) Significent Accounting Policies and Notes on Accounts It at the Standalone Statement of Profit and Loss referred to in our report of even date Price Waterhouse Chartered Accountants UP Rangibration Number: 012754N/NS00016 WAVS Manilab Particular Manilab Particular Upsector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dinector Dine 07555300 Anit Regit Deepak Goal		Total (B)	- 1	[24,35	(473,07
Earnings per equity share - Basic and Difated (Rs.) Significant Accounting Policies and Notes on Accounts Is is the Stendalone Statement of Profit and Loss referred to in our report of even date Price Waterhouse Chartered Accountants LIP In Rughtration Number: 012754N/NS00016 AND Symanism Director DIN: 00031794 Deepak Goal Deepak Goal Deepak Goal			1	(39,22	[502.71
Significant Accounting Policies and Notes on Accounts It is the Standalone Stolement of Profit and Loss referred to in our report of even date Price Waterhouse Chartered Accountants LLP In Rughtration Number: 012754N/N500016 WAVS Manilan Director DIN: 00031794 Particular Manilan Director DIN: 07555300 Anit Regit Deepak Goal Deepak Goal	X)	Total Comprehensive Income for the year (VII+VIII)	ļ	24,086.79	19,555.90
Significant Accounting Policies and Notes on Accounts It is the Standardone Statement of Profit and Loss referred to in our report of even date Partice Waterhouse Chartered Accountants LLP Registration Number: 012754N/N500816 Partice Waterhouse Chartered Accountants LLP Registration Number: 012754N/N500816 Partice Waterhouse Chartered Accountants LLP Director Dire		e de la la la la la la la la la la la la la	34	ATR 27	350,74
is is the Standalona Statement of Profit and Loss referred to in our report of even date Price Waterhouse Chartered Accountants LLP on Rughstration Number: 01275dn/N500016 Ave. S Manilan Director DIN: 00031794 Director DIN: 07655300 Anit Real Deepak Goal Deepak Goal	Xį			723(0)	1
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Acunt V	ne i	ing Place: June 25, 2020, Mumbai	Criter exe	TRIES CHISCI	was runnan omer
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Jigdos, povo			//_/	CRILLY _	



KOTAK MAHINDRA INVESTMENTS LIMITED STANDALONE STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED MARCH 31st, 2026

A, Equity share capital		(An	rount in Luklis)
particulais.	Balance at the beginning of the year	Chanegaln equity share tepted during the year	Balance at the end of the year
Equity shares of fis. 10 each fully paid up			
As on March 32st, 2029 As on March 32st, 2020	562,26 562,26	<u>.</u>	552,26 562,26

D. Other equity

Other equity (Amount in Leider)								
	Reserves and Surplus							
Particulars		Capitel reliemption	General Basarva	Special Reserve	Contribution	Hetalned -	Debt Instruments through OCL	
	THE PROPERTY OF	Trippence (G	48030000	4patholiphings	ofrom Pargus	计例:面影响	可能因為完成的	Market Street
Opening balance as on March 31st, 2018	38,545.76	1,003.85	431.10	20,150.20	179,30	81,415.87	497,42	1,37,222.58
D. th for the smoot	,	- '			-	26,658.01		20,058.01
Profit for the year Other Comprehensive Income for the year	-	- 1	-	- '		{29.G4}	(473.07)	(502.71)
Transfer from Statement of Profit and Loss to Special	_			4,139.69		(4,139.89)	<u>-</u>	-
Reserva	-	-			119,91	-	•	119.91
Fair value of ESOP Changes during the period	-	-	-	4,139,89	119,91	15,889.48	(473.07)	19,675.21
Closing balance as on March 31st, 2019	33,545.76	1,003.85	431,10	24,290,09	298,29	97,304,95	24.35	1,56,897.79
Opening belance as on March 31st, 2019	93,545.76	1,003,85	431,10	24,290.09	298,29	97,304,35	24,95	1,56,897.79
Day Conduction (1994					-	24,136.01		24,136.01
Profit for the year Other Comprehensive income for the year	-		-	-	•	(14.87)	(24.85)	(39,22)
Transfer from Statement of Profit and Loss to Special	_		-	5,402.57		[5,402.57]		
Resorve	i -	-			131.19		_	131.19
Fair value of ESOP				5,402,57	191.19	18,718,57	{24.35	24,227.98
Changes during the period	38,545,76	1,003.85	431,10			1,16,022,92	(0.00	1,81,125.77
Closing balance as on Merch 91st, 2028	1-3-1-1-1	 	1	1				

Nature and purpose of reserve - Refer Note 20.1

This is the Standalane Statement of Changes in Equity referred to in our report of even date. For Price Waterhouse Chartered Accountants LLP Firm Registration Number: 012754N/N500016 Savesant

Sharad Vasent

Partner Membership No: 101119

Date and Place: June 29, 2028, Mumbal

For and on hehalf of the Board of Directors

K.V.S Manian

Amit Begri Chief Executive Officer

Date and Piece: June 24, 2020, Mumbal

Paritosh Kashyap. Director DIN: 07656300

Deepak Goel Chief Anondal Officer

Company Secretary



rotak mahindra invesiments limited Standalone Statement of Cash Flows Foilthe Year Ended March 31s1, 2020

Septiment Sept	STANDALONE STATEMENT OF CASH FLOWS FOILTHE YEAR ENDED MAIRLY 3351, 2000		
Cold flow from parts the centralities 30,523.06 30,835.56	Particular Control of the Control of		** For the year ended (**)
### STATE STATE OF TOTAL CONTRICT OF THE STATE OF THE STA		March Sist, 2029	- marut 3156 2019 -
		82 250 06	20.039.59
Spring S	Profit before tax	33,33,000	0,,000,000
1597ed 1		82.79	88.00
17.00 (15.71)			
1,454,47 (2,728.95)			
See Section Section			
15,271.577 15,271.511 11.591 11			
18.1.9 18.9.1 1			
13.937 (45.57)			
197.44 1727,171			
Description with reform working critical changes 24,055.31			
Variety Vari			
Increases Decreases in Bank (balance other than cash und cush equivalent 2,355,86 0.1,255,60,14 1,155,60	Operating broth peters storing eshits etangor	30,0000	
Increases Decreases in Bank (balance other than cash und cush equivalent 2,355,86 0.1,255,60,14 1,155,60			1 [1
Contract Decrease in Receivables 233,548,15 (1,15,60),16 (10,10)		21,305,88	(12,422,44)
Increase / Decrease in Racehelder 172.28 (123.56] (101.635) (101.63			(1,15,669,14)
Increase Decrease in Other from Chancel Assets \$90.09 (110.45) \$10.655 \$10.			(129.56)
Contracts Decrease in other Winn (sanda) (asset) Increase Decrease in other propelles Increase Decrease Increase Decrease Increase Decre			(110.45)
1,445.56 Increase Coccresses in Frade page Increase Coccresses in Olice page Increase Coccresses in Olice page Increase Coccresses in Olice page Increase Coccresses in Olice page Increase Coccresses in Olice page Increase Coccresses in Olice page Increase Coccresses in Olice page Increase Coccresses Incre	(increase) / Decrease in Other Highnian Assets		
12.70 12.79 12.79 12.79 12.79 12.79 12.79 12.79 12.79 12.79 12.79 12.79 12.79 12.75 12.79 12.75 12.7			
Increase Decreases Incides rook 1997 1977 1978 1977 1978			
Increase (Increase) provisions Increase Increas			
Increase's Concesses Increases Increase's Concesses Increase's Increa			f1
Net Cash (used in) / generated from operations			
Net Cash (used in) / generated from operations	finerents) / Decrease in thamostized discount		
11.52.27	•	2124/021 101	1 100
15.281.221 11.522.271 11.	Shot ruch forms in Language from operations	4,34,967,97	(61,370,09)
A			
Cash flow from investing activities (95,87,020,52) (87,43,782,49) Purchase of investments 95,005,508,55 87,27,881,05 Suite of transmit 95,005,508,55 87,27,881,05 Suite flow framework (181,82) (218,28) Suite flow framework (181,82) (218,28) Suite flow framework (181,82) (218,28) Suite flow from flow flow flow from flow flow from flow flow from flow flow from flow flow flow flow flow flow flow flow			
Purchase of Investments \$95,877,00,83 \$27,47,87 \$31,67 ,57 \$1,67,47 ,47 \$1,62	The same to the sa		
Sale of Investments	Cosh flow from investing activities	1	.
Sale of freestments			
Purchase of Proporty, Plont and Engineent (#51,62) (#15,28) (#15,62)			
15.05 20.9			
Dividend on Invasiments 340,28 125,34 Not cash (used in) / generated from Invasting activities 21,873,54 (16,871,83] Repayment of Debt Securities 1,74,080,50 2,24,927,43 Repayment of Debt Securities 1,74,080,50 1,15,000,00 Intercorporate Deposit Residence 1,15,000,00 1,10,450,00 Intercorporate Deposit Residence 1,21,500,00 1,59,000,00 Intercorporate Deposit Residence 1,21,500,00 Intercorporate Deposit Residence 1			
Not cests (used in) / generated from investing activities 21,821,521 (18,971,8			
Processé (com Debt Securities 1,74,895,50 2,24,927,73 (85,000,00 1,61,172,61) (85,000,00 1,61,172,61) (85,000,00 1,10,450,00		21,391,5	1 (16,971,931
Processé (com Debt Securities 1,74,895,50 2,24,927,73 (85,000,00 1,61,172,61) (85,000,00 1,61,172,61) (85,000,00 1,10,450,00			!)
Repayment of Debt Securities (1,81,126,81) (5,000,00) (1,15,000,00)		(71,000.0	2 24 977 43
1,15,200,00 1,10,450,00			
1,21,250,00 1,25,00,00 1,	Repayment of Dubt Securities		
1,59,271,67 \$,21,189.75			
Commercial Paper Redeemed (8,83,023.48) (7,99,060,06) (7,99,060,06) (8,83,023.48) (7,99,060,06) (8,83,023.48) (8,93,43) (8,93,43) (8,93,43) (8,93,43) (8,93,43) (8,93,43) (9,93,			91
Cash and cash equivalents as per halance aliset (refer note 2) Batheres with banks in current account (refer note 2) Batheres with banks in current account (refer note 2) Batheres with banks in current account (refer note 2) Batheres with banks in current account (refer note 2) Batheres with banks in current account (refer note 2) Batheres with banks in current account (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Batheres with banks in current account (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Batheres with banks in current account (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance aliset (refer note 2) Cash and cash equivalents as per halance alient (refer note 2) Cash and cash equivalents as per halance alient (refer note 2) Cash and cash equivalents as per hal	Commercial Paper Isrded		
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Net (decrease) / Increase in cash and cash equivalents 1,31,597.34 1,708.46 Cash and cash equivalents at the beginning of the year 1,708.45 Cash and cash equivalents at the beginning of the year 1,708.05 Iterancialization of each and cash equivalents with the balance sheet Cash and cash equivalents as per balance altest (refer note 2) Balances with banks in current account Cash and cash equivalents as per balance altest (refer note 2) 1,59,021.57 27,423.95 27,423.95 27,423.95 27,423.95 27,423.95 27,423.95 27,423.95			
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Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the beginning of the year Reconcillation of cash and cash equivalents with the bejacce sheet Cash and early equivalents as per balance aliest (refer note 2) Balances with banks in current account Cash and cash equivalents as restated as at the year and * 1,59,021,52 27,423,95 Cash and cash equivalents as restated as at the year and *	ll	1 04 507 5	1,709.00
Cash and cash equivalents at the end of the year 1,59,021,572 27,423,95			
Reconciliation of cash and cash equivalents with the being constant of the con	Casu and casu edulations at the polybullad of gre Acad		
Cab and eash equivalents as per balance sheet (refer note 2) Balences with banks in current account 1,59,021,52 27,423,95 Cash and cash equivalents as rosted as at the year and * 1,59,021,52 27,423,98	Corn win com of any out as gre out of gre hour	4,53,0216	
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Balances with banks in current account 1,55,071,52 27,423,35 Cash equivalents as restated as at the year and * 1,55,071,57 27,423,951.			
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Complete and State Complete State St	Costs direction equivalence is respected to the rear care of the provision of Rt. 31.01 light or all March 43ct. 1078 (Provinite		
	Annual American Street		

7 The above Statement of cash flow has been prepared under the 'indirect Method' as set out in Ind AST - 'Statement of cash flow', it) Net Dobt Reconciliation - Refer Note 16(1)

Ill Non-cesh Basacing salvity ESOR from parent of Rs 131,19 lakh for year ended March 31st, 2020 (March 31st, 2019 - Rs 119,91 lakh)

IV). The provious year's figures have been re-grouped, wherever necessary in order to conform to likts year's presentation,

This is the Standardone Statement of cash Row referred to in our report of aven data For Price Weignhouse Chartered Accountents UP Firm Registration Number 0327 34 N/NS 00016

Sharad Vascont
Partiner
Monoherally No: 101119
Date and Placet June 25, 2020, Munibol

For such on highest of the Board of Directors

Paritesh Kashyap Director DIN: 07656306

Deepak Goei Chiof Financial Officer

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Annexure F

ASSET LIABILITY MANAGEMENT (ALM) DISCLOSURES AS MENTIONED IN SEBI CIRCULAR NO. CIR/IMD/DF/ 12 /2014 DATED JUNE 17, 2014 AND CIRCULAR NO. CIR/IMD/DF/6/2015 DATED SEPTEMBER 15, 2015

Details of overall lending by our Company as of March 31, 2022

A. Type of loans:

The detailed break-up of the type of loans and advances including bills receivables given by our Company as on March 31, 2022 is as follows:

		(₹ In Iakns)
S. No.	Type of Loans	Amount
1.	Secured	559,288.95
2.	Unsecured	118,046.49
	Less: Impairment Loss Allowance	10,488.78
***	Total	666,846.66

B. Sectoral Exposure as on March 31, 2022

S. No.	Segment-wise break-up of AUM	Percentage of AUM (%)
1.	Capital market funding - Retail	1.24%
2.	Capital market funding - Wholesale	0.34%
3.	Corporate Structured Product	41.36%
4.	LAS - Promoter Funding	1.14%
5.	Real estate (including builder loans)	55.93%
	Total	100.00%

C. Denomination of loans outstanding by ticket size* as on March 31, 2022:

S. No.	Ticket size (in ₹)	Percentage of AUM
1.	Upto Rs. 2 lakh	0.21%
2.	Rs. 1-5 crore	0.22%
3.	Rs. 5-25 crore	5.75%
4.	Rs. 25-100 crore	53.62%
5.	>Rs. 100 crore	40.20%

^{*}Ticket size at time of origination



Kotak Mahindra Investments

D. Denomination of loans outstanding by LTV* as on March 31, 2022

S. No.	LTV	Percentage of AUM
1.	30-50%	1.42%
2.	50-60%	32.54%
3.	60-70%	34.55%
4.	70-80%	8.16%
5.	80-90%	16.10%
6.	>90%	7.22%

^{*}LTV at the time of origination of the loan

E. Geographical classification of borrowers as on March 31, 2022:

S. No.	Top 5 States / UT	Percentage of AUM
1.	MAHARASHTRA	41.84%
2.	DELHI	15.14%
3.	TAMILNADU	12.28%
4.	KARNATAKA	8.32%
5.	WEST BENGAL	6.30%
	Total	83.89%

F. (a) Details of top 20 borrowers with respect to concentration of advances as on March 31, 2022:

(₹ in lakhs)

Particulars	Amount
Total advances to twenty largest borrowers	290,440.50
Percentage of advances to twenty largest borrowers to Total (Gross)	40%
Advances to our Company	

(b) Details of top 20 borrowers with respect to concentration of exposure as on March 31, 2022:

(₹ in lakhs)

Particulars	Amount		
Total advances to twenty largest borrowers	320,503.77		
Percentage of advances to twenty largest borrowers to total advances to	35%		
our Company			



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F. Details of loans overdue and classified as non-performing in accordance with RBI's guidelines as on March 31, 2022:

Movement of Gross NPAs

(₹ in lakhs)

S. No.	Particulars	Amount
1.	Opening balance	7,755.11
2.	Additions during the year	3,557.32
3.	Reductions during the year	(2,441.38)
	Closing balance	8,871.05

Movement of provisions for NPAs (excluding provisions on standard assets)

(₹in lakhs)

S. No.	Particulars	Amount 3,369.79		
1.	Opening balance as at 1st April, 2021			
2.	Provisions made during the period	2,299.60		
3.	Write-off/ Write back of excess provisions	(1,822.31)		
	Closing balance as at 31 Mar 2022	3,847.07		

G. Segment-wise gross NPA as on March 31, 2022*:

S. No.	Segment-wise gross NPA	Gross NPA (%)
1.	Capital Market funding-Retail	16.99%
2.	Corporate structured product	_
3.	Real estate (Including builder loans)	1.53%
4.	Capital Market funding-Wholesale	_
5.	LAS-Promoter funding	21.49%

^{*}Represent Gross NPA to Gross advances in the respective sector



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Residual/ Asset Liability Management maturity profile of certain items of Assets and Liabilities (As of March 31, 2022):

(₹ in lakhs)

	Up to 30/31 days	>1 month -2 month s	>2 months - 3 months	>3 month s – 6 month s	>6 months 1 year	>1 years – 3 years	>3 years – 5 years	>5 years	Total
Deposit	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Advances	14,827.70	10,252.29	25,291.66	46,117.80	188,095.11	314,852.83	57,255.24	20,642.81	677,335.43
Investments	205,184.94	2,751.73	3,598.61	2,252.90	5,230.28	20,358.68	12,766.67	7,627.56	259,771.55
Borrowings	70,539.52	61,741.55	51,256.43	57,611.33	183,072.17	272,396.51	5,000.00	14,986.64	716,604.14
Foreign Currency assets	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Foreign Currency liabilities	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL

3. Others:

a. Lending Policy:

The Companies Risk Management policy outlines the approach and mechanisms of risk management in the company, including identification, reporting and measurement of risk in various activities undertaken by the company. The general objective of risk management is to support business units by ensuring risks are timely identified and adequately considered in decision-making, and are viewed in conjunction with the earnings.

.Further, to facilitate better enterprise wide risk management, a Risk management committee (RMC) has been constituted. This RMC meetings are conducted on quarterly basis and is responsible for review of risk management practices covering credit risk, operations risk, liquidity risk, market risk and other risks including capital adequacy with a view to align the same to the risk strategy & risk appetite of the company. All credit proposals are approved at senior levels as per Board approved authorities including credit committees, due to the nature and complexities of facilities offered. The Company follows stringent monitoring mechanism for the disbursed facilities which results in early detection of potential stress accounts and thus ensuring early action for resolution of such accounts.

The company adheres to high standards of credit risk management and mitigation. The lending proposals are subjected to assessment of promoters; group financial strength and leverage; operational and financial performance track record; client cash flows; valuation of collateral (real estate - considering status of project approvals, market benchmarking and current going rates; corporates - considering capital market trend / cash flows / peer comparison as applicable). The exposures are subjected to regular monitoring of (real estate - project performance, cash flows, security cover; corporates - exposures backed by listed securities, security cover is regularly monitored). The Company manages and controls credit risk by setting limits on the amount of risk it is willing to accept for individual counterparties and for Group of Counterparties and by monitoring exposures in relation to such limits. There are periodic independent reviews and monitoring of operating controls as defined in the company's operating manual.

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Kotak Mahindra Investments

The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.

The audit committee oversees how the management monitors compliance with the Company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Company. The audit committee is assisted in its oversight role by internal audit. Internal audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the audit committee. The Risk Management committee of Board exercises supervisory power in connection with the risk management of the company, monitoring of the exposures, reviewing adequacy of risk management process, reviewing internal control systems, ensuring compliance with the statutory/ regulatory framework of the risk management process.

b. Classification of loans/advances given to associates, entities/person relating to the board, senior management, promoters, others, etc.: Nil

