I'm not robot!

## WORKING CAPITAL MANAGEMENT OF BAHETY CHEMICALS & MINERALS PVT. LTD., DANDELL

- Shri Jawaharlal Bahety.
  - Shri Pritvipal Bahety.
- Shri Badal Kumar Bahety
   Smt.Laxmi Bahety.
- BOARD OF DIRECTORS
   Shri Chandrashekhar Bahety
- Shri Jawaharlal, J. Bahety.
   MANAGING DIRECTOR

Shri Chandrashekhar Bahety.

STAFF	
NAMES	DESIGNATION
Mr. Mahesh. Nadkarni	Finance Manager
Mr.V.R. Deshpande	Administrative Manager
Mr. Rajendra, Mahalkar	Production Manager
Mr. Neil	Purchase Manager
Mr. Patil	Laboratori In charge

Note: Marketing Department is handled by MD.

## OBJECTIVES OF BCM.CO.LTD

- To expand their market into other states.
   To modernize the organization by using the hi-tech machines in the production
- process.
- To produce chemical into different area.

## To know the customer attitude towards alum Chemical. PRODUCT PROFILE:-

The BCM Company is engaged in the production of Alum (Aluminium sulphate)

Alum is used in water treatment as mordant in dyeing. Aluminium sulphate mainly used in paper sizing and in water treatment. Pharmaceutically, it is employed in dilute solution as a mild astringent and antiseptic for the skin. Soda alum or aluminium sulphate is used

BABASAB PATIL

## **MONEY NO BAR**

About four-fifths of Jio's Rs2 trillion balance sheet is funded by debt and preference capital, with the rest coming from equity

Debt-equity 1 considers preference

Debt-equity 1 considers preference capital as debt	Figures in Rs crore	
Equity	36,989	
Preference capital*	33,875	
Total equity	70,864	
Borrowings*	48,549	
Deferred spectrum liabilities*	24,493	
Credit from capex suppliers	51,408	
Total debt	1,24,450	
Debt-equity	1.76	
Debt-equity 1	4.28	

\*Preference shares issued to Reliance Industries are optionally convertible; \*Includes interest accrued but not due

Source: Reliance Jio annual report; Mint research







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without active service links being provided to customers or for contracts that are cancelled/not renewed. We evaluated the design and tested the operating effectiveness of the general IT controls and application specific controls within the IT system including testing of system generated reports used in our audit of revenues by involving our IT
 specialist. We also tested the controls within the billing systems prepaid charging systems prepaid charging systems and over reconciliations performed between the accuracy of
 customer invoices and tracing receipts to customer invoices comparing the number of links/connection as per the active customer base to the billing system and the general ledger (including validation of relevant journal entries) making test calls and testing whether they are rated correctly and analytical
 procedures for relevant segment revenue. Reference 2.19 "Revenue recognition and presentation under the head 'Critical judgements in applying the Company's accounting policies note 3.2.d 'Revenue recognition and presentation under the head 'Critical judgements in applying the Company's accounting policies note 3.2.d 'Revenue recognition and presentation under the head 'Critical judgements in applying the Company's accounting policies note 3.2.d 'Revenue recognition under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting policies under the head 'Critical judgements in applying the Company's accounting the head 'Critical judgements in applying the company's accounting the head 'Critical judgements in applying the head 'Critical judgements in applying the head 'Critical judgements in applyin
 the appropriateness of the accounting policies and the disclosures related to Revenue from operations in notes 2.19 3.2.d and 23 respectively in the Standalone Financial Statements. 2 Determination of additional provision for License fees and Spectrum Usage Charges along with interest penalty and interest on penalty pursuant to Supreme Court
 judgement on Adjusted Gross Revenue Principal Audit Procedures We tested the appropriateness of the additional provision for Licenses fees and SUC. We also tested the appropriateness of the additional provision for License fees and SUC. We also tested the appropriateness of the additional provision for License fees and SUC.
 the guidelines/clarifications provided by DoT and comparing them to the assumptions used in the management's estimate in determining the provisions for years for which demands from DoT has been received and (2) Consequent to a Judgement of the Hon'ble Supreme Court of India on October 24 2019 in relation to a long outstanding industry-wise
case upholding the view of the Department of Telecommunications ('DoT') in respect to the definition of Adjusted Gross Revenue (AGR) (the Court Judgement) the Company recorded additional provisions for periods upto September 2019 of Rs. 56530 million towards License fee and Spectrum Usage Charges (SUC) and Rs. 228448 million towards
applicable interest penalty and interest on penalty and disclosed the same as an Exceptional Item in the Statement of Profit and Loss. Testing that the assumptions and methodology used in computing the provisions for the years for which demands are not received is consistent with the methodology adopted in (1) above. We evaluated the disclosures
 provided in the notes 4(i) and 30(i) (a) to the Standalone Financial Statements concerning this matter. The Company computed and recorded the additional provision on the basis of (1) demands received and (2) the periods for which demands have not been received by following the same methodology used in the assessments carried out in earlier
 years the guidelines/clarifications provided by DoT and the principles set out in the Court Judgement in its computation. Refer notes 4(i) and 30(i)(a) to the Standalone Financial Statements for disclosures related to License fees and SUC. 3
 Measurement of the Right-of-use assets and Lease liabilities in leases with tower infrastructure companies under Ind AS 116 -Leases: Principal Audit Procedures We evaluated the effectiveness of internal controls relating to the determination of lease term segregation of lease and non-lease components and determination of incremental borrowing
rate. The Company adopted Ind AS 116 "Leases" using the modified retrospective approach with effect from April 1 2019. For a sample of lease contracts") we performed the following substantive audit procedures: The measurement of Right-of-use assets and lease liabilities in leases with tower infrastructure companies involves significant
 management estimates (a) in determination of lease term (b) in segregating the lease and non-lease components payable under the contract to the
Company's determination of lease term analysis including the appropriateness of considering lease term as the period until which exit penalties are payable as per the contract. • We tested the relative standalone selling prices computed by management and used in the allocation of consideration to the lease and non-lease components in a contract by
 using the same information and details obtained by management from tower infrastructure service providers. We tested the appropriates of the incremental borrowing rate (IBR) by involving our valuation specialist who assisted in: Refer note 2.11 "Leases" for accounting policies notes 3.2.a 3.2.b and 3.2.c relating to 'Separating lease and non-lease
components' 'Determining the lease term' and 'Determining the incremental borrowing rate for lease contracts' respectively under the head 'Critical judgements in applying the Company's accounting policies' and note 34 • Performing an independent assessment of the methodology used by the Company to estimate the IBR; 'Leases' on disclosures
related to leases in the Standalone Financial Statements. • Evaluating the company's assumptions underlying the estimation of the IBR; and • Developing an independent acceptable range for the IBR and company's assumptions underlying the estimation of the IBR; and • Developing an independent acceptable range for the IBR; and • Developing an independent acceptable range for the IBR and company's IBR. 4 Impairment of investment in a subsidiary Principal Audit Procedures Bharti Infratel Limited ("BIL")
 We tested the effectiveness of internal controls related to the Company's evaluation of BIL's financial projection using the income approach and Company's determination of the market approach and Company's evaluation of the market approach and Company's determination of the market approach and Company testing the market approach and Company's determination of the market approach and Company testing the market approach and Company test
the completeness accuracy and relevance of the underlying data used in the models and evaluating the revenue growth rate terminal growth rate terminal growth rate terminal growth rate and control premium selections. As at April 01 2019 the carrying value of investment in Bharti Infratel Limited
('BIL') was Rs. 227516 million. During the year the Company recorded an impairment aggregating to Rs. 62978 million as at March 31 2020. The recoverable amount of BIL was determined to be higher of Value in use and Fair value less costs to sell. With the
assistance of our fair value specialists who have specialists who have specialized skill and knowledge we evaluated appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and inputs used in the impairment analysis basis market approach and appropriateness of the models and input approach and approach and appropriateness of the models and approach and appro
terminal growth rates and compared these key assumptions for consistency to internal and external available data and information including historical performance. The determination of the recoverable amounts includes assumptions relating to cash flow projections discount rates terminal growth rates and control premiums which involves
 significant management judgement and is based on unobservable inputs. Refer note 2.10.a for policy on "Recognition classification and presentation" of financial instruments note 3.1.b 'Impairment reviews' under the head "Key sources of estimation uncertainties" note 7 "Investments" for disclosures related to details of Investments and impairment
test for investment in a subsidiary and note 30(i)(d) relating to Exceptional items in the standalone financial statements. 5 Assessment of recoverability relating to Deferred Principal Audit Procedures tax assets ('DTA') recognized on carry forward losses and Minimum Alternate Tax credit (MAT) The Company has recognised Rs. 269151 as DTA as at the standalone financial statements.
March 31 2020 relating to carry forward losses and MAT credit. We tested effectiveness of controls over the over the assumptions and judgments used in the projections of future taxable
 income. The Company exercises significant judgement in assessing the recoverability of DTA management uses inputs such as internal business and tax projections over a 10 year period. To assess the Company's ability to estimate future taxable income we compared the Company's
previous forecasts to actual results. We involved our tax professionals with specialized skills and knowledge to assist in evaluating taxation related matters including the Company's tax planning strategies and interpretation of tax laws. Recoverability of DTA on carry forward losses and MAT credit is sensitive to the assumptions used by management
in projecting the future taxable income the reversal of deferred tax liabilities which can be scheduled and tax planning strategies. We examined the consistency between the financial plan used for goodwill impairment assessment purposes and the plan used in the evaluation of the recoverability of the DTA. We performed a sensitivity analysis over the
 key assumptions to assess their impact on the Company's determination that the DTA relating to carry forward losses and MAT credit were realizable. Refer note 2.12 "Taxes" for disclosures related to taxes in the standalone
 financial statements. 6 Contingent liabilities and commitments - Principal Audit Procedures: Contingencies related to Regulatory Direct and Indirect tax matters which are under dispute with various
 authorities as more fully described in Note 22.a to the Standalone financial statements. The Company makes a determination for recording/ write back of provisions or alternatively disclosing them as contingencies unless the matters are
 considered as remote. (1) identification and recognition of liability for matters under review or appeal with relevant regulatory direct and indirect tax authorities; (2) completeness and accuracy of the underlying data used in the assessment and evaluating the assumptions used by management when determining its uncertain positions the status of
past audits and investigations and the potential impact of past claims. (3) Management's assessment and interpretation of applicable laws including tax laws and its evaluation of which uncertain positions may not be sustained upon audit and controls over measurement of the liability. For direct and indirect tax matters we involved our tax specialists
 who assisted in evaluating the reasonableness of management's assessments by comparing the positions and past decisions from tax authorities recent developments new information and where applicable evaluating opinions from tax authorities recent development at a uthorities recent development with tax regulations and past decisions from tax authorities recent development with tax regulations and past decisions from the Company's external tax advisors. Refer Note 2.18 "Contingencies" for
 accounting policies 3.1.e 'Contingent liabilities and provisions' under the head "Key sources of estimation uncertainties" Note 19 "Provisions for subjudice matters and Note 22.a in respect of details of Contingent liabilities in the standalone financial statements. For regulatory matters in progress we assessed
relevant regulatory orders regulatory orders regulatory statutes and interpretations recent developments new information to evaluate the likelihood of matters under dispute and compared that to management's assertion on these matters. We also evaluated the disclosures
 provided in the notes to the standalone financial statements concerning these matters. Information Other than the Financial Statements and Auditor's Report including Annexures
to the Board's Report BusinessResponsibility Report and Corporate Governance but does not include the ConsolidatedFinancial Statements does not cover theother information and we do not express any form of assurance
 conclusion thereon. In connection with our audit of the Standalone Financial Statements or our knowledge obtained during the course of our audit or otherwise appears to
 bematerially misstated. If based on the work we have performed we conclude that there is amaterial misstatement of this other information we are required to report in this regard. Management's Responsibility for the Standalone FinancialStatementsThe Company's Board of Directors is responsible for the
 mattersstated in section 134(5) of the Act with respect to the preparation of these StandaloneFinancial position financial performance including other comprehensive income changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally
 acceptedin India. This responsibility also includes maintenance of adequate accounting records inaccordance with the provisions of the Act for safeguarding the assets of the Company andfor preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are
 reasonable and prudent; and design implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accounting records relevant to the preparation and presentation of the Standalone Financial Statement that give a true and fair view and are free from
 materialmisstatement whether due to fraud or error. In preparing the Standalone Financial Statements management isresponsible for assessing the Company's ability to continue as a going concerndisclosing as applicable matters related to going concerndisclosing as applicable matters.
the Company or to ceaseoperations 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 Responsibility for the Audit of the Standalone Financial
Statements as a whole are free from material misstatement whetherdue 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 quarantee that an auditorducted in accordance with SAs will always detect a material misstatement when itexists. Misstatements can arise
from fraud or error and are considered material ifindividually or in the aggregate they could reasonably be expected to influence theeconomic decisions of users taken on the basis of these Standalone Financial Statements. As part of an audit in accordance with SAs we exercise professional judgment and maintain professional skepticism throughout
the audit. We also: • Identify and assess the risks of material misstatement of the Standalone Financial Statements whether due to fraud or error design and perform auditprocedures responsive to those risks and obtain audit evidence that is sufficient andappropriate 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 fraudmay involve collusion forgery 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 expressingour opinion on whether the Company has adequate internal financial controls system inplace and the operating effectiveness of accounting estimates and related disclosures made by the
 management. • Conclude on the appropriateness of management's use of thegoing concern basis of accounting and based on the audit evidence obtained whether amaterial uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of management's use of thegoing concern. If we conclude that amaterial uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of management's use of thegoing concern. If we conclude that amaterial uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of management's use of thegoing concern. If we conclude that amaterial uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of management.
 exists we are required to draw attention in our auditor's report to the related disclosures are inadequate to modify our opinion. Our conclusions are based on the auditevidence obtained up to the date of our auditor's report. However future events or conditions may cause the Company to
 cease to continue as a going concern. • Evaluate the overall presentation structure and content of the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements including the disclosures and whether the Standalone Financial Statements are standalone for the Standalone Financial Statements and the Standalone Financial Statements are standalone for the Standalone Financial Statements and the Standalone Financial Statements are standalone Financial Statements and the Standalone Financial Statements are standalone Financial Statements and the Standalone Financial Statements are standalone Financial Statements are standalone Financial Statements are standalone Financial Statements and the Standalone Financial Statements are standalone Financial Statements are standalone Financial Statements are standalone Financial Statements and the Standalone Financial Statements are standalone Financial Statements are standalone Financial Statements are standalone Fi
 the Standalone Financial Statements that individually or in aggregate makes it probable that theeconomic decisions of a reasonably knowledgeable user of the Standalone Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our
 work; and(ii) to evaluate the effect of any identified misstatements in the Standalone FinancialStatements. We communicate with those charged with governance regarding amongother matters the planned scope and timing of the audit and significant audit findingsincluding any significant deficiencies in internal control that we identify during
ouraudit. We also provide those charged with governance with a statement that wehave complied with relevant ethical requirements regarding independence and tocommunicate with them all relationships and other matters that may reasonably be thoughtto bear on our independence and where applicable related safeguards. From the matters
communicated with those charged with governance wedetermine those matters that were of most significance in the audit of the Standalone in the audit of the standalone.
in extremely rare circumstances we determine that a matter should not be communicated in our report because the adverse consequences ofdoing so would reasonably be expected to outweigh the public interest benefits of such communication. Report on Other Legal and Regulatory Requirements 1. As required by Section 143(3) of the Act based on
 our audit wereport that:a) We have sought and obtained all the information and explanationswhich to the best of our knowledge and belief were necessary for the purposes of ouraudit. b) In our opinion proper books of account as required by law have beenkept by the Company so far as it appears from our examination of those books.c) The
 Standalone Balance Sheet the Standalone Statement of Profit and Loss including Other Comprehensive Income Statement of Cash Flows dealt with by this Report are in agreement with thebooks of account.d) In our opinion the aforesaid Standalone Financial Statements complywith Ind
 AS specified under Section 133 of the Act. e) On the basis of the written representations received from thedirectors as on March 31 2020 taken on record by the Board of Directors none of thedirectors is disqualified as on March 31 2020 taken on record by the Board of Directors as on the B
internal financial controls overfinancial reporting of the Company and the operating effectiveness of such controls over financial reporting of the Company's internalfinancial controls over financial reporting.g) With respect to the other
 matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Actas amendedIn our opinion and to the best of our information and accordance with the provisions of section 197 of the Act. h)
 With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules 2014 as amended in our opinion and to the best of our information and according to the explanations given to us: i. The Company has disclosed the impact of pending litigations on its financial position in its
Standalone Financial Statements; ii. The Company has made provision as required under the applicablelaw or accounting standards for material foreseeable losses if any on long-termcontracts including derivative contracts; iii. There has been no delay in transferring amounts required to betransferred to the Investor Education and Protection Fund by
 the Company.2. As required by the Companies (Auditor's Report) Order 2016("the Order") issued by the Central Government in terms of Section 143(11) of the Act we give in "Annexure B" a statement on the matters specified inparagraphs 3 and 4 of the Order. For DELOITTE HASKINS & SELLS LLP Chartered Accountants (Firm's Registration No.
117366W/W-100018) Shyamak R Tata Partner Place: Mumbai (Membership No. 38320) Date: May 18 2020 UDIN: 20038320AAAAAE7099 ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the member of Bharti Airtel
 Limited of even date) Report on the Internal Financial Controls Over Financial
Standalone Financial Statements of the Company for theyear ended on that date. Management's Responsibility for Internal Financial Controls based on the internal control over financial reporting criteria established by the Company considering the
 essential components ofinternal control stated in the Guidance Note on Audit of Internal Financial Controls OverFinancial Controls that were operating
 effectively forensuring the orderly and efficient conduct of its business including adherence tocompany's policies the accounting records and the timelypreparation of reliable financial information as required under the Companies Act
2013 ("the Act"). Auditor's Responsibility Our responsibility or responsibility or responsibility is to express an opinion on the Company sinternal financial controls over financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing prescribed under Section 143(10) of the Companies Act 2013 to the
extent applicable toan audit of internal financial controls. Those Standards and the Guidance Note requirements and plan and perform the audit to obtain easurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated
effectively in allmaterial respects. Our audit involves performing procedures to obtain audit evidence about the internal financial controls over financial reporting and their operating and their operating effectiveness. Our audit of internal financial controls over financial reporting and their operating and their operating and their operating effectiveness. Our audit of internal financial controls over financial reporting and their operating effectiveness.
 financial reporting assessing the risk that a material weakness exists and testing and evaluating the assessed risk. The procedures selected depend on the auditor's judgement including the assessment of the financial statements whether due to frauction fra
 orerror. 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 over financial reporting. Meaning of Internal Financial Controls over financial controls over
 designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial reporting includes those policies and procedures that (1) pertain to themaintenance
of records that in reasonable detail accurately and fairly reflect thetransactions and dispositions of the assets of the company; (2) provide reasonable assurance with generally accepted accounting principles and that receipts and expenditures of the
company are being made only in accordance with authorisations of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition use or disposition of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition use or disposition of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition use or disposition of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition use or disposition use or dispositi
 controls overfinancial reporting to future periods are subject to the risk that the internal financialcontrol over financial reporting may become inadequate because of changes in conditionsor that the degree of compliance with the policies or procedures may deteriorate. Opinion to the best of our information and according to
the explanations given to us the Company has in all material respects an adequate internal financial controls system over financial reporting were operating effectively as at March 31 2020 based on the criteria for internal financial controls over financial reporting established by the Company
considering the essential components of internal control stated in the GuidanceNote. For DELOITTE HASKINS & SELLS LLP Chartered Accountants (Firm's Registration No.117366W/W-100018) Shyamak R Tata Partner Place: Mumbai (Membership No. 38320) Date: May 18 2020 UDIN: 20038320AAAAAE7099 ANNEXURE "B" TO THE
INDEPENDENT AUDITOR'S REPORT(Referredtoinparagraph2under'Report on Other Legaland Regulatory Reguirements's ection of our report to the Members of Bharti Airtel Limited of even date) i. Inrespect to most of its fixed assets and is in
the process of updating quantitative and situation details with respect to certain fixed assets in the records maintained by the Company except for customer premises equipment and certain sets to cover all the items in a phased
manner over a period ofthree years which in our opinion is reasonable having regard to the Size of the Companyand the nature of its assets. Pursuant to the information and explanations given to us no material discrepancies were noticed on such
verification.(c) According to the information and explanations given to us therecords examined by us and based on examination of property tax receipts utility billslease agreement for land on which building is constructed registered sale deed / transferdeed / conveyance deed or court orders approving schemes of arrangements /
amalgamations provided to us we report that the title in respect of self-constructed buildings and thetitle deeds comprising all the immovable properties of land and buildings which are freehold and forming part of fixed assets are held in the name of the Company as at the balance sheet date except the following: Nature Number Gross Block Net Block
Remarks of Asset of Cases (Rs. in Million) (Rs. in Millio
Companies Act 2013 approved by National Company Law Tribunal. The titles are pending mutation in the name of the Company. ii. As explained to us the inventories except for those lying withthe third parties were physically verified during the year by the Management atreasonable intervals and no material discrepancies were noticed on physical
verification. iii. According to information and explanation given to us the Company has not granted any loans secured to companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act 2013. iv. In our opinion and according to the information and explanation given to us the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies firms Limited Liability Partnerships or other partnerships or other
to us there are no loans investments guarantees and securities granted inrespect of which provisions of Section 185 and 186 of the Company has not accepted deposits during the year and does not have any unclaimed deposits at March 31 2020 and
therefore the provisions of the Company pursuant to the Companies Act 2013. We have broadly reviewed the cost records maintained by the Company pursuant to the Companies (Cost Records and Audit) Rules 2014as
amended prescribed by the Central Government under sub-section (1) of Section 148 of the companies Act 2013 and are of the opinion that prima facie the prescribed by the Central Government under sub-section (1) of Section 148 of the companies Act 2013 and are of the opinion that prima facie the prescribed by the Central Government under sub-section (1) of Section 148 of the companies Act 2013 and are of the opinion that prima facie the prescribed by the Central Government under sub-section (2) of Section 148 of the companies Act 2013 and are of the opinion that prima facie the prescribed by the Central Government under sub-section (2) of Section 148 of the contral Government under sub-section (3) of Section 148 of the contral Government under sub-section (3) of Section 148 of the contral Government under sub-section (4) of Section 148 of the contral Government under sub-section (5) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of the contral Government under sub-section (6) of Section 148 of
According to the information and explanations given to us inrespect of statutory dues:(a) The Company is regular in depositing undisputed statutory dues applicable to it to the appropriate authorities. (b) There
were no undisputed amounts payable in respect of ProvidentFund Employees' State Insurance Income-tax Goods and Services Tax Customs Dutycess and other material statutory dues in arrears as at March 31 2020 for a period of more than six months from the date they became payable.(c) Details of dues of Income-tax Sales Tax Service Tax
CustomsDuty Value Added Tax and Goods and Service Tax which have not been deposited as on March31 2020 on account of disputes are given below: Name of the Statutes Nature of the Dues Amount Disputed Period to Which Case Pertains Forum where the dispute is pending (Rs. in Million) Income Tax Act 1961 Income Tax 221 1999-00 Supreme
Court 2001-02 2002-09 Income Tax Act 1961 Inco
Assessing Officer 2005-06 2003-10 2011-14 Sub Total (A) 31578 Andhra Pradesh VAT Act 2005 Sales Tax 1 2016-17 Deputy Commissioner Bihar VAT Act 2005 Sales Tax 2 2015-17 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 1 2016-17 Deputy Commissioner Bihar VAT Act 2005 Sales Tax 2 2015-17 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 1 2016-17 Deputy Commissioner Bihar VAT Act 2005 Sales Tax 2 2015-18 Assistant Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commissioner (Appeal) Bihar VAT Act 2005 Sales Tax 2 2015-19 Joint Commiss
Sales Tax 139 2005-15 Tribunal Chhattisgarh VAT Act 2003 Sales Tax 0 2006-07 Assistant Commissioner Delhi VAT Act 2004 Sales Tax 0 2012-13 Additional Commissioner The Gujarat VAT Act 2003 Sales Tax 1 2005-07 Deputy Commissioner (Appeals) The Karnataka VAT Act 2003
Sales Tax 291 2005-06 Supreme Court The Karnataka VAT Act 2003 Sales Tax 45 2005-17 Assessing Officer/Commercial Tax Officer The Kerala VAT Act 2003 Sales Tax 45 2005-16 Deputy Commissioner (Appeals) Kerala
Sales Tax Act Sales Tax 0 2008-10 Intelligence Officer Squad Kerala Sales Tax 1 2008-05 Tribunal The Madhya Pradesh VAT Act 2002 Sales Tax 1 2008-10 Deputy Commissioner The Madhya Pradesh VAT Act 2002 Sales Tax 1 2008-10 Intelligence Officer Squad Kerala Sales Tax
Pradesh VAT Act 2002 Sales Tax 22 1997-04 Deputy Commissioner Appeal Punjab VAT Act 2005 Sales Tax 0 2003-04 High Court Punjab VAT Act 2005 Sales Tax 1 2002-03 Tribunal Rajasthan
VAT Act Sales Tax 2 2015-16 Commercial Tax Officer Rajasthan VAT Act Sales Tax 6 2017-18 Assistant Commissioner The UP VAT Act Sales Tax 1 2002-05 Assistant Commissioner The UP VAT Act Sales Tax 1 2002-10 Joint Commissioner The UP VAT Act Sales Tax 6 2018-10 High court The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 High court The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 High court The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 High court The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 High court The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1 2008-10 Joint Commissioner The UP VAT Act Sales Tax 1
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Commissioner/ Deputy Commissioner (Appeals) Sub Total (C) 7285 Goods and Services Tax Act 2017 UPGST 14 2018-20 Assistant Commissioner Sub Total (D) 14 Custom Act 1962 Custom Act 1963 Custom Act 1963 Custom Act 1964 Custom Act 1965 Custom
figures represent the total disputed cases withoutany assessment of Probable Possible and Remote as done in case of ContingentLiabilities. Of the above cases total amount deposited in respect of Sales Tax is Rs. 355Million Service Tax is Rs. 355Million Service Tax is Rs. 355Million Service Tax is Rs. 355Million Custom Duty is Rs. 2142 Million and Income Tax is Rs. 355Million Service Tax is Rs.
is Rs. 11491 Million.*Amount less than half million are appearing as '0'.viii. In our opinion and according to the information spiven to us the Company has not defaulted in the repayment of loans or borrowings to financial institutions banks and government and dues to debenture holders.ix. In our opinion and according to the
information and explanations given to us money raised by way of further public offer and the term loans have been applied by the Company during the year for the purposes for which they were raised otherthan temporary deployment pending application of proceeds.x. To the best of our knowledge and according to the information and explanations
given to us no fraud by the Company has paid / provided managerial remuneration for theyear ended March 31 2020 in accordance
with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Company is not a Nidhi Company is not a policiable viii. In our opinion and according to the information and explanations given to us the Company is in compliance with
Section 177 and 188 of the Companies Act2013 where applicable for all transactions with the related party transactions have been disclosed in the financial statements etc. as required by the applicable accounting standards.xiv. According to the information and explanations given to us the Company has made private
placement of equity shares during the year. In respect of the above issue we further report that:(a) The requirement of Section 42 of the Companies Act 2013 asapplicable have been applied by the Companies Act 2013 asapplicable have been complied with; and(b) The amounts raised other than temporary
deployment pending application.xv. In our opinion and according to the information and explanations of section 192 of the Companies
Act 2013 are notapplicable.xvi. The Company is not required to be registered under section 45-IAof the Reserve Bank of India Act 1934. For DELOITTE HASKINS & SELLS LLP Chartered Accountants (Firm's Registration No. 117366W/W-100018) Shyamak R Tata Partner Place: Mumbai (Membership No.38320) Date: May 18 2020 UDIN:
20038320AAAAAE7099
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