

ARTEMIS MEDICARE SERVICES LIMITED 18TH ANNUAL REPORT

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ARTEMIS MEDICARE SERVICES LIMITED

BOARD OF DIRECTORS

Mr. Onkar Kanwar Chairman and Non-Executive Director

Non-Executive Director Mr. Neeraj Kanwar Ms. Shalini Kanwar Chand Non-Executive Director Dr. Nirmal Kumar Ganguly Non-Executive Director Dr. S. Narayan **Independent Director** Dr. Sanjaya Baru Independent Director Ms. Deepa Gopalan Wadhwa **Independent Director** Mr. Sanjib Sen **Independent Director** Mr. Sunil Tandon **Independent Director**

Dr. Devlina Chakravarty Managing Director and Key Managerial Personnel

OTHER KEY MANAGERIAL PERSONNEL

Mr. Sanjiv Kumar Kothari Chief Financial Officer

Ms. Shilpa Budhia Company Secretary and Compliance Officer

STATUTORY AUDITOR M/s. TR Chadha & Co. LLP, Chartered Accountants

SECRETARIAL AUDITOR M/s. Chandrasekaran Associates,

Company Secretaries

REGISTERED OFFICE BANKERS

Plot No. 14, Sector – 20,

Dwarka, South West

Delhi – 110075

Axis Bank Limited

IndusInd Bank Limited

HDFC Bank Limited

Kotak Mahindra Bank Limited

State Bank of India YES Bank Limited

CORPORATE OFFICE

Artemis Hospitals,

Sector-51, Gurugram – 122001, Haryana

TEL NO: (0124) 4511 111

ARTEMIS MEDICARE SERVICES LIMITED

Regd. Office: Plot No. 14, Sector 20, Dwarka, South West Delhi – 110 075 CIN: L85110DL2004PLC126414, Website: www.artemishospitals.com

Email: investor@artemishospitals.com Tel: +91-124-4511111, Fax: +91-124-4588899

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the 18th Annual General Meeting ("AGM") of the Members of ARTEMIS MEDICARE SERVICES LIMITED ("the Company") will be held on Wednesday, 13th July, 2022, at 3.00 P.M. IST through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") for which purpose the Registered Office of the Company situated at Plot No. 14, Sector 20, Dwarka, South West Delhi – 110 075 shall be deemed as the venue for the Meeting and the proceedings of AGM shall be deemed to be made thereat, to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the audited financial statements (Standalone and Consolidated) of the Company for the financial year ended 31st March, 2022 and the reports of the Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Dr. Nirmal Kumar Ganguly (DIN: 02316154), who retires by rotation, and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

- 3. To ratify the payment of remuneration to the Cost Auditor for the FY 2022-23 and in this regard to consider and if thought fit, to pass the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), the remuneration of ₹ 1,50,000/- (Rupees One Lac Fifty Thousand only) excluding Taxes plus reimbursement of out of pocket expenses, if any paid/to be paid to the Cost Auditor, M/s. Chandra Wadhwa & Co., Cost Accountants, New Delhi (FRN:000239), who were appointed by the Board of Directors of the Company for carrying out Cost Audit for the FY 2022-23 be and is hereby ratified and approved.
 - **RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution".
- 4. To approve the Consultancy fees payable to Dr. Nirmal Kumar Ganguly (DIN: 02316154), Non-Executive Director of the Company and in this regard to consider and if thought fit, to pass the following resolution as a Special Resolution:
 - "RESOLVED THAT pursuant to the provisions of Sections 188 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with rules made thereunder and pursuant to the provisions of Regulation 17 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), and pursuant to the recommendation of the Nomination & Remuneration Committee, Audit Committee and Board of Directors of the Company, approval of the members of the Company be and is hereby accorded for payment of consultancy fees to Dr. Nirmal Kumar Ganguly (DIN: 02316154), Non-Executive Director of the Company holding office of place of profit, for an amount not exceeding ₹ 25,00,000/- (Rupees Twenty-Five Lacs Only) for the financial year 2022-23, being in excess of fifty percent of the total annual remuneration payable to all Non-Executive Directors of the Company.
 - **RESOLVED FURTHER THAT** the Board of Directors (which term shall, unless repugnant to the context or meaning thereof, be deemed to include a duly authorised 'Committee' thereof) of the Company, be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution".
- 5. To approve the Perquisite value arising from exercise of Stock options by Dr. Devlina Chakravarty (DIN: 07107875) Managing Director of the company and in this regard to consider and if thought fit, to pass the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013, the rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), and subject to other regulations, sanctions, if any, readwith the special resolutions passed by the members of the Company through Postal ballot on 24th March, 2020 and 14th March, 2021 for approval of terms of appointment and remuneration of Dr. Devlina Chakravarty (DIN: 07107875) as Managing Director of the Company for five years w.e.f. 1st April, 2020 and for grant of Employee Stock Options under Artemis Medicare Stock Option Plan 2021 (ESOP Plan 2021) respectively, the consent of members of the Company be and is hereby accorded for payment of remuneration to Dr. Devlina Chakravarty (DIN: 07107875) Managing Director of the Company, in the nature of perquisites, which may arise as a result of allotment of shares pursuant to exercise of Stock Options on or before 31st March, 2023 i.e., during the financial year 2022-23, vested with her on 1st April, 2022 under ESOP Plan 2021, which is over and above of the existing remuneration payable to Dr. Devlina Chakravarty already approved by the shareholders, notwithstanding that the aggregate remuneration including perquisites on exercise of Stock Options under ESOP Plan 2021, may exceed the limits permissible under section 197 read with Schedule V of the Companies Act, 2013.

RESOLVED FURTHER THAT in the event of loss or inadequacy of profits in any financial year during her term of appointment, remuneration as approved to be paid to Dr. Devlina Chakravarty (DIN: 07107875), Managing Director, shall be considered as the minimum remuneration, in accordance with the provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT the other terms and conditions, as approved by the shareholders with respect to the appointment and remuneration of Dr. Devlina Chakravarty, Managing Director on 24th March, 2020 shall remain the same.

RESOLVED FURTHER THAT the Board/Nomination and Remuneration Committee be and is hereby authorized to take all such steps as it may in its absolute discretion think necessary, proper or expedient to give effect to this resolution and to settle any question or doubt that may arise in relation thereto in order to give effect to the foregoing resolution and to seek such approval/ consent as may be required in this regard."

By Order of the Board of Directors For Artemis Medicare Services Limited

Sd/-

Shilpa Budhia Company Secretary

ACS No.: 23564

NOTES:

Place: Gurugram

Date: 4th June, 2022

- 1. In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Ministry of Corporate Affairs (MCA) Circular No. 14/2020 dated 8th April, 2020, MCA Circular No.17/2020 dated 13th April, 2020, followed by MCA Circular No. 20/2020 dated 5th May, 2020, MCA Circular No. 02/2021 dated 13th January, 2021, MCA Circular No. 21/2021 dated 14th December, 2021 and MCA Circular No. 2/2022 dated 5th May, 2022 and all other relevant circulars issued from time to time, physical attendance of the Members to the Annual General Meeting (AGM) venue is not required and general meeting be held through Video Conferencing (VC) or Other Audio Visual Means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- 2. Pursuant to the Circular No. 14/2020 dated 8th April, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
- 3. AGM is being convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated 8th April, 2020, MCA Circular No. 17/2020 dated 13th April, 2020, MCA Circular No. 20/2020 dated 5th May, 2020 and MCA Circular No. 2/2021 dated 13th January, 2021, MCA Circular No. 21/2021 dated 14th December, 2021 and 2021 and MCA Circular No. 2/2022 dated 5th May, 2022.

- 4. In compliance with MCA Circular No. 2/2022 dated 5th May, 2022 and other relevant Circulars previously issued by the MCA and SEBI Circular No. SEBI/HO/DDHS/P/CIR/2022/0063 dated 13th May, 2022 and other relevant Circulars previously issued by SEBI and owing to the difficulties involved in dispatching of physical copies of the financial statements including Board's Report, Auditor's report or other documents required to be attached therewith (together referred to as Annual Report FY 2021-22) and Notice of AGM are being sent in electronic mode to Members whose e-mail address is registered with the Company, Company's Registrars and Transfer Agents or the Depository Participant(s).
- 5. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 6. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 7. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated 8th April, 2020, 13th April, 2020 and 5th May, 2020 the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 8. In line with the Ministry of Corporate Affairs Circular No. 17/2020 dated 13th April, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.artemishospitals.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.bseindia.com and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- 9. Corporate Members are requested to send a scan copy of duly certified copy of the Board resolution/authority letter authorizing their representative(s) to attend and vote on their behalf at the meeting.
- 10. The relevant explanatory statement pursuant to Section 102 of the Companies Act, 2013, in respect of the special business set out above is annexed hereto.
- 11. All documents referred to in the notice can be obtained for inspection through secured mode by writing to the Company at its email ID investor@artemishospitals.com till the date of the meeting.
- 12. During the AGM, the Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 ("the Act"), the Register of Contracts or arrangements in which Directors are interested under Section 189 of the Act and other documents as mentioned in the notice along with explanatory statement shall be available for inspection upon login at NSDL e-Voting system at https://www.evoting.nsdl.com/.
- 13. The shares of the Company are under compulsory demat list of Securities & Exchange Board of India. The trading in equity shares can now only be done in demat form. In case you do not hold shares in demat form, you may do so by opening an account with a Depository Participant and complete dematerialisation formalities.
- 14. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated 25th January, 2022, has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed dividend account; exchange of securities certificate; subdivision of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR 4 to the Company's Registrar and Transfer Agents, Alankit Assignments Limited. It may be noted that any service request can be processed only after the folio is KYC Compliant.

- 15. Members are requested to intimate changes, if any, pertaining to their name, postal address, e-mail address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc.,:
 - a. For shares held in electronic form: to their Depository Participants (DPs)
 - For shares held in physical form: to the Company/ Registrar and Transfer Agent in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated 3rd November, 2021.
 The Company has sent communication to shareholders in this regard.
- 16. SEBI vide its notification dated 24th January, 2022 has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialisation, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or Registrar & Transfer Agents, for assistance in this regard.
- 17. The Notice of AGM and the copies of Audited Financial Statements, Board's Report, Auditor's Report etc. will also be displayed on the website www.artemishospitals.com of the Company.
- 18. As per the provisions of Regulation 39 (4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule VI of the aforesaid Regulations, the unclaimed/undelivered shares lying in possession of the Company had been dematerialised and transferred into an "Unclaimed Suspense Account". Members who have not yet claimed their shares are requested to immediately approach the Company by forwarding a request letter duly signed by all the Members furnishing the necessary details to enable the Company to take necessary action. Further, the Company is sending reminder letters to the shareholders who are holding shares in Physical form to claim their Share certificates post sub-division of Equity shares from face value of ₹ 10/- each to face value of ₹ 1/- each. The unclaimed/undelivered shares lying in possession of the Company will be dematerialised and transferred into an "Unclaimed Suspense Account" after the expiry of one month from the 3rd Reminder letter sent/to be sent by the Company.
- 19. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their depository participants with whom they are maintaining their demat accounts. Members holding shares in physical form are requested to submit their PAN details to the Company.
- 20. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or staying abroad or demise of any Member as soon as possible. Members are also advised not to leave their demat account(s) dormant for a long period. The statement of holdings should be obtained from the concerned Depository Participants and holdings should be verified periodically.
- 21 Nomination Facility: As per the provisions of Section 72 of the Act and Rule 19(1) of the Companies (Share Capital and Debentures) Rules, 2014, as amended, Members holding shares in physical form may file nomination in the prescribed Form SH-13 with the Company's Registrar and Share Transfer Agent. In respect of shares held in dematerialized form, the nomination form may be filed with the respective Depository Participant.
- 22. Information under Regulation 36 (3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard-2 on General Meetings, in respect of the Directors seeking appointment/re-appointment including variation of the terms of remuneration at the AGM, forms integral part of the Notice and is provided at the end of the Notice. The concerned Directors have furnished the requisite declarations for their appointment and their brief profile forms part of the explanatory statement.
- 23. Since the AGM will be held through VC/OAVM, the Route Map is not annexed in this Notice

24. PROCEDURE FOR REMOTE E-VOTING, E-VOTING DURING THE AGM AND ATTENDING THE AGM THROUGH VC/OAVM:

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the Circulars issued by the Ministry of Corporate Affairs dated 8th April, 2020, 13th April, 2020 and 5th May, 2020, the Company has provided a facility of casting the votes by the Members using an electronic voting system from a place other than the venue of AGM ("remote e-Voting") through the electronic voting service facility arranged by NSDL.

The facility of casting votes by a Member using remote e-Voting as well as e-Voting on the day of the AGM will be provided by NSDL.

The Members attending the AGM who have not already cast their vote by remote e-Voting shall be able to exercise their right at the meeting.

The Members who have cast their vote by remote e-Voting prior to the meeting may also attend the AGM but shall not be entitled to cast their vote again.

In case of joint holders attending the AGM, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING ANNUAL GENERAL MEETING ARE AS UNDER:

The remote e-voting period begins on Sunday, 10th July, 2022 at 10:00 A.M. IST and ends on Tuesday, 12th July, 2022 at 05:00 P.M IST. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Wednesday, 6th July, 2022 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Wednesday, 6th July, 2022.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated 9th December, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

<u>Login method for Individual shareholders holding securities in demat mode is given below:</u>

Type of shareholders	Login Method			
Individual Shareholders holding securities in demat mode with NSDL.	i i			
	2. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com/secureWeb/ https://eservices.nsdl			
	Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.			
	4. Shareholders/Members can also download NSDL Mobile App " NSDL Speede " facility by scanning the QR code mentioned below for seamless voting experience.			
	NSDL Mobile App is available on			
	App Store Google Play			
Individual Shareholders holding securities in demat mode with CDSL	1. Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com/myeasi/home/login or www.cdslindia.com/myeasi/home/login or <a easiregistration"="" href="https://www.www.www.www.www.www.www.www.www.w</td></tr><tr><td></td><td>2. After successful login of Easi/Easiest the user will also be able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote.</td></tr><tr><td></td><td>3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration			
	4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective e-Voting service provider i.e. NSDL where the e-Voting is in progress.			
Individual Shareholders (holding securities in demat mode) login through their depository participants	Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after			

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

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

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

B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/ Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12********* then your user ID is 12***********
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your

- 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
- (ii) If your email ID is not registered, please follow steps mentioned below in **process for those shareholders** whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - **b) Physical User Reset Password**?" (If you are holding shares in physical mode) option available on www.evoting.nsdl. com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of
 the relevant Board Resolution/Authority letter etc. with attested specimen signature of the duly authorized signatory (ies) who
 are authorized to vote, to the Scrutinizer by e-mail to deepak.kukreja@dmkassociates.in with a copy marked to evoting@nsdl.
 co.in. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of
 Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab
 in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Ms. Soni Singh at evoting.nsdl.co.in

Process for those shareholders whose email ids are not registered with the depositories for procuring User ID and Password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to investor@artemishospitals.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to investor@artemishospitals.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated 9th December, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Members will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for **Access to NSDL e-Voting system**. After successful login, you can see link of "VC/OAVM link" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name, demat account number/folio number, email id, mobile number at investor@artemishospitals.com. The same will be replied by the company suitably.

FOR HELP IN CONNECTION WITH VOTING BY ELECTRONIC MEANS OR FOR PARTICIPATING IN THE AGM THROUGH VC/OAVM:

In case of any grievance connected with the facility for voting by electronic means, Members can directly contact Ms. Soni Singh, NSDL, 4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai- 400013. email id: evoting@nsdl.co.in, Toll free no.: 1800 1020 990 and 1800 22 44 30. Members may also write to the Company Secretary at the email id: investor@artemishospitals.com.

PROCEDURE FOR REGISTRATION OF E-MAIL ADDRESS OF MEMBERS AND GETTING COPY OF NOTICE OF AGM AND ANNUAL REPORT FY 2021-22.

- 1. Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/ their respective Depository Participants, are requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter by the Member(s) mentioning their name, complete address, folio number, number of shares held with the Company along with self-attested scanned copy of the PAN Card and self-attested scanned copy of any one of the following documents viz., Aadhar Card, Driving Licence, Election Card, Passport, Utility Bill or any other Govt. document in support of the address proof of the Member as registered with the Company for receiving the Annual Report FY 2021-22 along with AGM Notice by email to investor@artemishospitals.com. Members holding shares in demat form can update their email address with their Depository Participants.
- 2. Please note that the updation/registration of email addresses on the basis of the above scanned documents will be only for the purpose of sending the Notice of 18th AGM and Annual Report for FY 2021-22 and thereafter shall be disabled from the records of the Registrar and Share Transfer Agents (RTA) immediately after the AGM. The Member(s) will therefore be required to send the email ID updation request along with hard copies of the aforesaid documents to RTA for actual registration in the records to receive all the future communications including Annual Reports, Notices, Circulars, etc. from the Company electronically.
- 3. A Member can also register his email address and contact details with us, by writing to us addressed to the Secretarial Department at our Corporate Office, or at our email ID: investor@artemishospitals.com. This will help us in prompt sending of notices, annual reports and other shareholder communications in electronic form.

PROCEDURE TO RAISE QUESTIONS/SEEK CLARIFICATIONS WITH RESPECT TO ANNUAL REPORT

- 1. As the AGM is being conducted through VC/OAVM, members are encouraged to express their views/ send their queries in advance mentioning their Name, DP Id and Client Id/Folio No., e-mail id, mobile number at investor@artemishospitals.com to enable smooth conduct of proceedings at the AGM. Questions/Queries received by the Company on or before 6th July, 2022 on the aforementioned e-mail id shall only be considered and responded to during the AGM.
- 2. Members who would like to express their views or ask questions during the AGM may register themselves as a speaker by sending their request from their registered email address mentioning their Name, DP ID and Client ID/ Folio Number, PAN, Mobile Number at investor@artemishospitals.com on or before 6th July, 2022. Those Members who have registered themselves as a Speaker will only be allowed to express their views/ask questions during the AGM.
- 3. I. The Company reserves the right to restrict the number of questions and number of speakers, depending on the availability of time for the AGM.
 - II. The e-voting period commences on Sunday, 10th July, 2022 (10:00 A.M. IST) and ends on Tuesday, 12th July, 2022 (5:00 P.M. IST). During this period Members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 6th July, 2022, may cast their vote electronically. The e-Voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.
 - III. The voting rights of Members shall be as per the number of equity shares held by Members as on the cut-off date of Wednesday, 6th July, 2022.
 - IV. Mr. Deepak Kukreja, Partner, DMK Associates, Practicing Company Secretary, has been appointed as the Scrutinizer to scrutinize the e-Voting process in a fair and transparent manner.

- V. The Scrutinizer shall, immediately after the conclusion of voting at the AGM, unblock the votes cast through remote e-Voting and e-Voting in the presence of at least two witnesses not in the employment of the Company and make, not later than 2 working days of conclusion of the meeting, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing who shall counter sign the same.
- VI. The Results shall be declared by the Chairman or the person authorised by him in writing not later than 2 working days of conclusion of the AGM of the Company. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website (www.artemishospitals.com) and on the website of NSDL (www.evoting.nsdl.com) and forward the same to concerned stock exchanges immediately after the result is declared by the Chairman. Members may also note that the Notice of the 18th AGM and the Annual Report FY 2021-22 will be available on website of the Company and NSDL.
- VII. Any person, who acquires shares of the Company and becomes Member of the Company after sending of the notice and holding shares as on the cut-off date i.e. Wednesday, 6th July, 2022, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or to the Company. However, if he/she is already registered with NSDL for remote e-Voting then he/ she can use his/her existing User ID and Password for casting the vote. In case of Individual Shareholders holding securities in demat mode who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date follow steps mentioned in the Notice of the AGM under "Access to NSDL e-Voting system".
- VIII. In case of any grievance connected with the facility for voting by electronic means, Members can directly contact Ms. Soni Singh, NSDL, 4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013. Email ID: evoting@nsdl.co.in, Toll free no.: 1800 1020 990 and 1800 22 44 30. Members may also write to the Company Secretary at the email ID: investor@artemishospitals.com.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO. 3

The Company is required to have the audit of its Cost Records conducted by a Cost Accountant in practice under Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Rules, 2014.

The Board at its meeting held on 11th May, 2022, on the recommendation of the Audit Committee, had re-appointed M/s. Chandra Wadhwa & Co., Cost Auditors for carrying out Cost Audit of the Company for the financial year 2022-23 at a remuneration of ₹ 1,50,000/- (Rupees One Lac Fifty Thousand only) excluding taxes plus reimbursement of out of pocket expenses.

In accordance with provisions of Section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the remuneration of the Cost Auditors which is recommended by the Audit Committee has been considered and approved by the Board of Directors and subsequently, submitted for ratification by the Members.

Accordingly, consent of the members is sought for passing an Ordinary Resolution as set out at item no. 3 of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending 31st March, 2023.

None of the Directors or Key Managerial Personnel of the Company or their relatives are concerned or interested (financial and otherwise) in the resolution.

The Board of Directors recommends the resolution set out at item no. 3 of the Notice for your consideration and ratification by way of Ordinary Resolution.

ITEM NO. 4

As per Section 188(1)(f) of the Companies Act, 2013, the Related Party's appointment to any office or place of profit shall require prior approval of the Audit Committee and Board of Directors and in case of remuneration exceeding threshold limit as prescribed in Rule 15 of the Companies (Meetings of the Board and its Powers) Rules, 2014, the approval of the shareholders of the Company is also required.

Pursuant to Regulation 17(6)(ca) and other applicable provisions, if any of the SEBI (Listing Obligations and Disclosure Requirements), 2015, approval of the Members by way of Special Resolution is required every year, if the annual remuneration payable to a single Non-Executive Director in that year exceeds 50% of the total annual remuneration payable to all the Non-Executive Directors taken together.

The members may also note that the Company has engaged the services of Dr. Nirmal Kumar Ganguly (DIN: 02316154), Non-Executive Director of the Company holding office or place of profit, for Research (Clinical and Non-Clinical) and Education activities at Company's Hospital in Gurugram on payment of Consultancy Services for an amount not exceeding ₹ 25 Lacs for the FY 2022-23, which also exceeds 50% of the total annual remuneration payable to all Non-Executive Directors.

The above transaction with the related party has been approved by the Nomination & Remuneration Committee, Audit Committee and the Board of Directors of the Company.

The details about the said related party transactions as required under Rule 15(3) of the Companies (Meetings of the Board and its Powers) Rules, 2014, are furnished below:

1.	Name of the Related Party	:	Dr. Nirmal Kumar Ganguly
2.	Name of Director/Key Managerial Personnel who is related, if any	:	None of the Directors or Key Managerial Personnel of the Company and their relatives, except Dr. Nirmal Kumar Ganguly, are directly or indirectly, concerned or interested, financially or otherwise in the resolution.
3.	Nature of Relationship	:	Not Applicable
4.	Nature, material terms, monetary value and particulars of the contract or arrangement	:	An amount not exceeding ₹ 25 Lacs for the FY 2022-23 is proposed to be paid to Dr. Nirmal Kumar Ganguly for Research (Clinical and Non-Clinical) and Education activities at Company's Hospital in Gurugram in the form of Consultancy Fees. The terms and conditions remain the same as approved by the members for the FY 2021-22.
5.	Any other information relevant or important for the members to take a decision on the proposed resolution	:	The proposed fee is in line with the services rendered/to be rendered by Dr. Nirmal Kumar Ganguly. This transaction would be in the ordinary course of business and on arm's length basis.

Approval of Members by way of a Special Resolution is sought to the resolution as set out at Item No. 4 of the Notice.

None of the Directors or Key Managerial Personnel of the Company or their relatives except Dr. Nirmal Kumar Ganguly himself is concerned or interested (financial or otherwise) in the resolution.

The Board of Directors recommends the Resolution set out at Item No. 4 of the Notice for your consideration and approval by way of Special Resolution.

ITEM NO. 5

The members of the Company approved the Artemis Medicare Management Stock Option Plan 2021 (ESOP Plan 2021) through Postal Ballot on 14th March, 2021.

Accordingly, the Nomination and Remuneration Committee granted 69,67,000 Stock Options (Adjusted post sub-division of equity shares of face value of $\stackrel{?}{\stackrel{?}{\stackrel{?}{$\sim}}}$ 10/- each to face value of $\stackrel{?}{\stackrel{?}{\stackrel{?}{\stackrel{?}{$\sim}}}}$ 11/- each) to Dr. Devlina Chakravarty, Managing Director on 1st April, 2021, for incentivizing, inducing and rewarding her to contribute effectively towards the future growth and profitability of the Company which had to be vested over a period of 4 years.

Out of these Stock Options, 17,41,750 Stock Options have vested on 1st April, 2022 and the balance Stock Options would vest till 31st March, 2025.

The perquisite arising on account of exercise of the stock options is considered as remuneration as per the definition of 'remuneration' mentioned in Section 2(78) of the Companies Act, 2013. Accordingly, the Shareholders vide their resolution dated 14th March, 2021 also approved increasing the limit of Managerial Remuneration for an amount of ₹ 4 crore under Section 197(1) and Section 197(1)(ii)(A) to enable Dr. Devlina Chakravarty, Managing Director to exercise the Stock Options granted to her under Artemis Medicare Management Stock Option Plan 2021 (ESOP Plan 2021) and arise on exercise of the Options during the exercise period extending between 1st April, 2022 and 31st March, 2023.

Owing to the fact that it is very difficult to ascertain the exact amount of perquisite that would accrue on account of exercise of the Stock Options at a future date considering the fluctuation in the share prices of the Company, the Nomination & Remuneration Committee and Board of Directors of the Company have approved the proposal for seeking consent of shareholders for payment of

remuneration to Dr. Devlina Chakravarty in the nature of perquisites, which may arise as a result of allotment of shares pursuant to exercise of Stock Options on or before 31st March, 2023 vested with her on 1st April, 2022 under ESOP Plan 2021, based on the market price of the shares from time to time and in such manner as may be approved or decided by the Nomination and Remuneration Committee/ Board of Directors, which is over and above the existing remuneration already approved by the shareholders.

The remuneration (including perquisite(s) arising as a result of allotment of shares pursuant to exercise of Stock Options granted under ESOP Plan 2021, payable to Dr. Devlina Chakravarty may exceed the limits permissible under section 197 read with Schedule V of the Companies Act, 2013, for the financial year 2022-23, accordingly requisite disclosures as required under Schedule V forms part of the explanatory statement. The other terms and conditions in connection with appointment and remuneration of Dr. Devlina Chakravarty, shall remain the same as approved earlier by the shareholders on 24th March, 2020.

It is clarified that the remuneration payable to Dr. Devlina Chakravarty may exceed the above said permissible limits only on account of exercise of the existing options granted to her. There is no other proposal to grant any additional options to Dr. Devlina Chakravarty. It is also important to note that perquisite arising on account of exercise of ESOPs doesn't results in any cash flow from the Company.

Therefore, the approval of the members of the Company by way of a special resolution is sought to the resolution as set out at Item No. 5 of the Notice.

Further in accordance with the requirement of Schedule V and Secretarial Standards, requisite information is provided below:

I.	GENERAL INFORMATION						
1.	Nature of Industry	The Compa	The Company is engaged in the business of operating chain of Hospitals & Clinics.				
2.	1 · · · · · · · · · · · · · · · · · · ·	The Company was incorporated on 18 th May, 2004 as a Private Limited Company and was converted into a Public Limited Company on 5 th October, 2009. Its first Hospital became operational in the month of July, 2007 in the city of Gurugram, Haryana.					
3.	In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus						
4.	Financial performance based on given						₹ in Lacs
	indicators	FY 2	021-22	FY 20	20-21	FY 20:	19-20
		Standalone	Consolidated	Standalone	Consolidated	Standalone	Consolidated
	Revenue from operations	54,478.40	55,480.12	40206.37	40840.34	56,309.09	56,501.79
	Profit Before Tax	3,880.89	3,718.48	890.59	753.02	3,196.54	3,062.91
	Profit After Tax	3,257.73	3,140.15	708.71	616.00	2,042.83	1,946.01
5.	Foreign investments or collaborators, if any	nts or collaborators, The Company is engaged in the business of providing tertiary care medical services to the patients coming from across the globe and has also entered into several agreements with foreign Parties/Government representatives.					

II.	INFORMATION ABOUT DR. DEVLINA CHAKRAVARTY				
1.	Background details	Dr. Devlina Chakravarty joined the Company as Consultant-Radiology & Imaging Services in the year 2007. Her performance was found par excellence and was duly acknowledged by the management as she reached to the designation of Chief Operating Officer in the year 2011, Chief Executive Officer in the year 2014 and the Board, on the recommendation of the Nomination and Remuneration Committee, decided to promote her and appointed her as a Whole-Time Director of the Company designated as "Executive Director" for a period of Five years w.e.f. 2 nd April, 2015.			
		Further, Dr. Devlina Chakravarty was appointed as the Managing Director of the Company for a period of 5 (five) years with effect from 1 st April, 2020.			
		Dr. Devlina Chakravarty is specialized in Diagnostic Radiology, with special interest in Neuro, Ortho Cardiac and Breast Imaging and in image-guided interventions. She received her MBBS from the Lady Harding Medical College, New Delhi and she received her MD, DNB, DMRD from the University of Mumbai. Post which she was trained in all aspects of high-end imaging in India and abroad, having done her preceptorship from the University of California LA, USA; as a visiting fellow at the University of Venusberg and Siegberg, Germany, Brigham & Women, Boston, USA; University of Bonn and University of Hasselt, Belgium. She has a number of publications and research papers to her credit. She also received her Diploma in Hospital Administration (DHA) from National Institute of Health & Family Welfare, New Delhi in the year 2009. She has pioneered the key initiatives in enhancing the competitiveness of the Company's operations and services across the board.			
2.	Past Remuneration	₹ 490.29 Lacs for FY 2021-22 and ₹ 508.99 Lacs for FY 2020-21			
3.	Recognition or awards	DMRD Topper Mumbai University.			
4.	Job profile and her suitability	Dr. Devlina Chakravarty is a key-managerial personnel of the Company and is responsible for overall management of the Company, under superintendence, control and direction of the Board of Directors. Under her leadership the Company has come-up as a leading healthcare services provider in North India. Taking into consideration her qualifications and expertise in Healthcare sector, Dr. Devlina Chakravarty is best suited for the responsibilities of current assigned role.			
5.	Remuneration proposed	As detailed in the above special resolution			
6.	with respect to industry, size of the company, profile of the position and person,	the remuneration proposed to be paid is commensurate with the remuneration packages paid to similar senior level counterpart(s) in other companies.			
7.		Except to the extent of her employment and payment of remuneration from the Company, Dr. Devlina Chakravarty does not have any pecuniary relationship directly or indirectly with the Company.			
8.	Key terms and conditions of appointment / reappointment	The terms and conditions of appointment and remuneration of Dr. Devlina Chakravarty remains the same as approved by the Members by way of Postal Ballot on 24 th March, 2020 including the grant of ESOPS as approved by the Members by way of Postal Ballot on 14 th March, 2021.			

III.	OTHER INFORMATION				
1.	Reasons of loss or inadequate profits	The Company had not achieved adequate profits during this financial year due to COVID 19 pandemic and travel restrictions on International Patients. The Company is in its growth stage and it will take time for the Company to generate adequate profits in view of the various sectors including government policies and competition influencing the current healthcare scenario in the country.			
2.	Steps taken or proposed to be taken for	The Company continuously undertakes steps to improve performance through growth in revenues, managing costs and improving productivity. The Company is focusing on achieving greater heights relying on its following competitive strengths:			
	improvement	State-of-the-art infrastructure and technology at its flagship hospital.			
		Renowned team of doctors and quality employee base.			
		Focus on delivering world class heath care.			
		Focus on medical, nursing and para-medical education and allied health training.			
		Patient centric processes confirming to International Patient Protocols.			
		 Company is proactively considering to augment the capacity of the hospitals as a part of its expansion plan and also opening single speciality centres in NCR and other Tier-1 cities. 			
3.	Expected increase in productivity and profits in measurable terms	With the revival of the economy from COVID 19 pandemic, business activities across the globe has resumed to normal. Going forward we foresee double digit growth in health care sector across India on year on year basis. The Company is receiving enquiries from international market and we are quite hopeful that with the increased capacity, going ahead, we will be able to cater efficiently the backlog of elective surgeries and international patients. This will help the Company to ensure robust growth in terms of both top line and bottom line in near future.			

The Company has not committed any default in payment of dues to any bank or public financial institution or non-convertible debenture holders or any other secured creditor.

As prescribed by the Ministry of Corporate Affairs (MCA) Circular No. 20/2020 dated 5th May, 2020, the copies of the resolutions passed at the meeting of the Nomination and Remuneration Committee and the Board of Directors shall be made available for inspection of the Members through electronic mode.

This Explanatory Statement may also be read and treated as disclosure in compliance with the requirements of Section 190 of the Companies Act, 2013.

None of the Directors or Key Managerial Personnel of the Company or their relatives except Dr. Devlina Chakravarty herself is concerned or interested (financial or otherwise) in the resolution.

The Board of Directors recommends the Resolution set out at Item No. 5 of the Notice for your consideration and approval by way of Special Resolution.

DETAILS OF DIRECTORS INCLUDING MANAGING DIRECTOR SEEKING APPOINTMENT/RE-APPOINTMENT INCLUDING VARIATION OF THE TERMS OF REMUNERATION AS REQUIRED UNDER REGULATION 36 OF THE LISTING REGULATIONS & SECRETARIAL STANDARD-2 ON GENERAL MEETINGS

Name of the Directors	Dr. Nirmal Kumar Ganguly	Dr. Devlina Chakravarty
Age	80 years	54 years
Date of Appointment on the Board	10 th February, 2014	02 nd April, 2015
Qualifications	MBBS, MD (Microbiology), DSc (HC)	MD, DNB, DMRD, Radiologist
Expertise	A Doctor and distinguished Biotechnology Research Professor at the National Institute of Immunology, New Delhi and also the President of Jawaharlal Institute of Post Graduate Medical Education and Research, Pondicherry with more than 35 years of experience in the field.	Dr Devlina Chakravarty started her career in 1993 as a radiologist trained from Mumbai University. She did fellowships/preceptorship programmes from University of Berlin (Germany), UCLA (Los Angeles) and Brigham & Women (Boston) in Head and Neck & Body Imaging. She worked as senior faculty and Programme Director in Radiology in different reputed hospitals in Delhi before joining the Company.

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Name of the Directors	Dr. Nirmal Kumar Ganguly		Dr. Devlina Chakravarty		
Directorships held in other public companies including private companies which are subsidiaries of public companies (excluding foreign companies)	Sapien Biosciences Private Pushpawati Singhania H Research Institute III. International Biotech Park I V. NCD Predisease Forum	lospital &	Artemis Cardiac Care Private Limited Classic Industries and Exports Limited		
Directorships held in listed entities from which the person has resigned in the past three years	Nil		NIL		
Memberships/ Chairmanships of committees across all companies	Artemis Medicare Services Lin	nited	Artemis Medicare Services	Limited	
	Corporate Social Responsibility Committee	Member	Corporate Social Responsibility Committee	Member	
	Stakeholders Relationship Committee	Member	Stakeholders Relationship Committee	Member	
	Business Responsibility Committee	Member	Business Responsibility Committee	Chairperson	
	Risk Management Committee	Member	Risk Management Committee	Chairperson	
Number of Meetings attended during the year	4 out of 4 during the Financial Y	/ear	4 out of 4 during the Financial Year		
Key terms and conditions of appointment / reappointment	Non-Executive Director, liable t rotation.	to retire by	Managing Director, not-liable to retire by rotation.		
Remuneration sought to be paid	Detailed in item no. 4 of the Notice		Detailed in item no. 5 of the Notice		
Remuneration last drawn	₹ 23 Lacs (Includes Consultancy and Sitting Fees both)		₹ 490.29 Lacs		
Numbers of Shares held in the Company			3,76,000 (Includes 3,00,000 shares allo listed as on the date of AGM		
Relationships between directors inter-se	Not Applicable	Not Applicable			

BOARD'S REPORT

Dear Member(s),

Your Directors have pleasure in presenting the 18th Annual Report on the business and operations of Artemis Medicare Services Limited ("the Company"), together with the Audited Financial Statements for the Financial Year ended 31st March, 2022.

FINANCIAL PERFORMANCE

The financial performance of the Company for the financial year ended 31st March, 2022 is summarized below:

(₹ in Lacs)

Particulars	Stand	Standalone		Consolidated		
	Year ended	Year ended Year ended		Year ended		
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021		
Revenue from Operations	54,478.40	40,206.37	55,480.12	40,840.34		
Other Income	388.47	354.56	389.94	353.83		
Total Income	54,866.87	40,560.93	55,870.06	41,194.17		
Total Expenditure	47,761.18	36,701.52	48,734.79	37,320.53		
EBITDA	7,105.69	3,859.41	7,135.27	3,873.65		
Less : Finance Charges, Depreciation & Amortisation	3,224.80	3,292.11	3,416.79	3,443.91		
Profit before exceptional items and tax	3,880.89	567.30	3,718.48	429.73		
Exceptional Item	-	323.29	-	323.29		
Profit Before Tax	3,880.89	890.59	3,718.48	753.02		
Tax for the year	623.16	181.88	578.33	137.02		
Net Profit	3,257.73	708.71	3,140.15	616.00		
Other Comprehensive Income	(33.81)	46.32	(33.47)	46.98		
Total Comprehensive Income	3,223.92	755.03	3,106.68	662.98		

STATE OF COMPANY AFFAIRS, OPERATIONS AND FUTURE OUTLOOK

On a Standalone basis, your Company achieved revenue of ₹ 54,478.40 Lacs during FY 2021-22 as against ₹ 40,206.37 Lacs during the previous financial year. EBIDTA was ₹ 7,105.69 Lacs for FY 2021-22 as compared to ₹ 3,859.41 Lacs during the previous financial year. The Net Profit for the year under review was ₹ 3,257.73 Lacs, as against ₹708.71 Lacs in the previous financial year.

The Consolidated revenue achieved by your Company was ₹ 55,480.12 Lacs during FY2021-22, as compared to ₹ 40840.34 Lacs during the previous financial year. The consolidated EBIDTA was ₹ 7,135.27 Lacs for FY2021-22 as compared to ₹ 3,873.65 Lacs for the previous financial year. On consolidated basis, your Company earned a Net Profit of ₹ 3,140.15 Lacs for FY2021-22 as against ₹616.00 Lacs for the previous financial year.

During the year under review, the construction of new Tower (Tower – II) adjacent to the hospital building situated in Gurugram was successfully completed and the operations of the new Tower began in a graded manner. Your Directors are pleased to inform that with this expansion of the Hospital Building, the Bed capacity of your Hospital has increased from 394 beds to 541 beds.

The Company had also entered into an agreement with with PolyClinique De L'Ouest Ltee, Republic of Mauritius for the Operation and Management of two Hospitals — namely, St Helene Clinique and Coromandel Cancer Hospitals. With this, the Company is looking to significantly expand its reach in overseas locations.

The Company is also running 6 cardiac care centres under the Joint Venture with Philips Medical System Nederland BV and one Obstetrics and Gynaecology centre under Brand name "Daffodils by Artemis". Riding on the proven success of the first Daffodils facility, the company is coming up with more centres in NCR and other Tier-1 cities in FY 2023.

Looking ahead, the health care sector is expected to be the core of economy with a meaningful contribution to growth. The health care growth is expected to remain intact with increased income levels, ageing population, technological advancements, expansion of hospital networks, growing health awareness and changing attitude towards quality and preventive health care and changing global environmental scenario.

IMPACT OF COVID-19

The second and third wave of COVID-19 affected the hospital sector because patient footfall, both, domestic and international, had declined. High infection rates and lockdowns forced hospitals to pause non-emergency, and Outdoor Patient Department (OPD) and Indoor Patient Department (IPD) services. Medical tourism also declined due to travel restrictions. Despite the initial dip (after the second wave of COVID-19) in footfall, signs of recovery in patients and relaxed lockdown norms by the end of July 2021 marked an increase in hospital occupancy rate.

The Company had adopted various measures such as restructuring its costs, developing Digital platform to provide online consultation and homecare treatment etc. to ensure business continuity with minimal disruption.

DIVIDEND

In order to conserve the resources of the Company for growth and further expansion, the Board of Directors of the Company thought it prudent not to recommend any Dividend on the Equity Shares of the Company for the financial year ended 31st March, 2022.

Pursuant to Regulation 43(A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Company does not fall under top 1000 Listed Companies by market capitalisation as on 31st March, 2022 and hence the requirement for adopting the Dividend Distribution Policy is not applicable to the Company.

RESERVES

There is no amount proposed to be transferred to reserves.

BOARD OF DIRECTORS

a) Appointment/Re-appointment of Directors

Mr. Sunil Tandon (DIN: 08342585) was appointed as an Additional Director in the capacity of Independent Director on the Board of the Company w.e.f. 10th May, 2021, for a term of five consecutive years, not liable to retire by Rotation, for which approval was obtained from the members of the Company in the 17th Annual General Meeting (AGM) held on 20th July, 2021.

The Board noted that the association of Mr. Sunil Tandon with the Company would be beneficial to the Company.

Pursuant to the provisions of Section 152(6) of the Companies Act, 2013 ("the Act"), the Members of the Company in their 17th AGM held on 20th July, 2021 re-appointed Ms. Shalini Kanwar Chand (DIN: 00015511) Director of the Company, who was liable to retire by rotation.

Further, the Board of Directors in their meeting held on 11th May, 2022 recommends to the members at their ensuing AGM, the re-appointment of Dr. Nirmal Kumar Ganguly (DIN: 02316154) Director of the Company, liable to retire by rotation and being eligible offers himself for re-appointment.

The Board is of the opinion that the Independent Directors of the Company possess requisite qualifications, experience and expertise (including the proficiency) required for their appointment and they hold highest standards of integrity. The Board hereby confirms that all the Independent Directors of the Company have given declaration and have confirmed that they met the criteria of Independence as prescribed under the Act and the Listing Regulation.

None of the aforesaid Directors are disqualified under Section 164(2) of the Act. Further, they are not debarred from holding the office of Director pursuant to order of SEBI or any other authority.

b) <u>Changes in Directors and Key Managerial Personnel</u>

During the year under review and between the end of the financial year and date of this report, there is no change in Directors and Key Managerial Personnel of the Company.

c) <u>Declaration by Independent Directors</u>

Pursuant to Section 149 (7) of the Act, Independent Directors of the Company have submitted declarations that they meet the criteria of Independence. The Independent Directors have also complied with the Code for Independent Directors as per Schedule IV of the Companies Act, 2013. All the Independent Directors are registered on the Independent Directors Databank maintained by Indian Institute of Corporate Affairs.

d) Formal Annual Evaluation

As per the provisions of the Act, the Board is required to carry out annual evaluation of its own performance and that of

its Committees and Individual Directors. The Nomination and Remuneration Committee ("NRC") of the Board also carries out evaluation of every Director's performance. In view of this, the Board and NRC of your Company have carried out the performance evaluation during the year under review.

For annual performance evaluation of the Board as a whole, it's Committee(s) and Individual Directors including the Chairman of the Board, the Company had formulated a questionnaire to assist in evaluation of annual performance of the Board as a whole, it's Committee(s) and Individual Directors including the Chairman of the Board. Every Director had to fill the questionnaire related to the performance of the Board, its Committees and individual Directors except himself by rating the performance on each question on the scale of 1 to 5, 1 being Unacceptable and 5 being Exceptionally Good.

On the basis of the response to the questionnaire, a matrix reflecting the ratings was formulated and placed before the Board for formal annual evaluation by the Board of its own performance and that of its Committees and Individual Directors. The Board was satisfied with the overall evaluation process and results.

e) Separate Meeting of Independent Directors

In terms of requirements under Schedule IV of the Act and Regulation 25 (3) of Listing Regulations a separate meeting of the Independent Directors was held on 4th March, 2022.

The Independent Directors at the meeting, inter alia, reviewed the following: -

- Performance of Non-Independent Directors and Board as a whole.
- Performance of the Chairman of the Company, taking into account the views of Executive Directors and Non-Executive
 Directors.
- Assessed the quality, quantity and timeliness of flow of information between the Company, Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

f) Remuneration Policy

A Nomination & Remuneration Policy was laid down by the Board, on the recommendation of the Nomination & Remuneration Committee, for selection and appointment of the Directors, Key Managerial Personnel and Senior Management and their remuneration. The extract of the Nomination and Remuneration Policy covering the salient features are provided in the Corporate Governance Report which forms part of Board's Report.

The Nomination & Remuneration Policy of the Company is available on the website of the Company and the web link is: https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/nomination-and-remuneration-policy.pdf

g) Code of Conduct for Directors and Senior Management

The Company has formulated a Code of Conduct for Directors and Senior Management Personnel and has complied with all the requirements mentioned in the aforesaid code. An affirmation on the same duly signed by the Chairman of the Company forms part of the Corporate Governance Report.

MATERIAL CHANGES AND COMMITMENTS

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

SIGNIFICANT MATERIAL ORDERS PASSED BY REGULATORS

No significant material orders have been passed during the year under review by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

CHANGE IN THE NATURE OF BUSINESS, IF ANY

During the year under review, there is no change in the nature of business of your Company.

INTERNAL FINANCIAL CONTROLS

Internal Financial Control (IFC) means the policies and procedures adopted by the Company for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, timely prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information.

The Company has a proper and adequate system of Internal controls to ensure that all the assets are safeguarded and protected against loss from unauthorized use or disposition and that the transactions are authorized, recorded and reported correctly. Such internal controls are supplemented by an extensive programme of Internal Audits, review by Management and documented policies, guidelines and procedures. These are designed to ensure that financial and other records are reliable for preparing financial information and other reports and for maintaining regular accountability of the Company's assets. IFC of the Company are adequate with reference to the Financial Statements.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

As required under Regulation 34 (3) read with Schedule V of the Listing Regulations, a detailed Management Discussion and Analysis Report have been given separately forming part of this Annual Report.

SUBSIDIARY/ HOLDING/ASSOCIATE /JOINT VENTURE COMPANIES

Your company is the holding Company of Artemis Cardiac Care Private Limited and your Company is the Subsidiary Company of Constructive Finance Private Limited. The Company is not having any Associate or Joint Venture Company.

In accordance with the provisions of the Act and Ind AS 110 - Consolidated Financial Statement read with the other applicable standards, the Audited Consolidated Financial Statement is provided in the Annual Report.

As per the provisions of Section 129 of the Act the Consolidated Financial Statements of the Company are attached in the Annual Report. A statement containing brief financial details of Subsidiary Company for the year ended 31st March, 2022, forms part of the Annual Report. A statement in Form AOC-1 containing the salient features of the financial statements of the Company's Subsidiary is also attached with financial statements.

In terms of provisions of Section 136 of the Act, the Company shall place separate audited accounts of the subsidiary company on its website at https://www.artemishospitals.com/investors. The Company will make available physical copies of these documents upon request by any shareholder of the Company interested in obtaining the same. These documents shall also be available for inspection at the Registered Office and Corporate Office of the Company during the business hours up to the date of ensuing AGM.

MATERIAL SUBSIDIARIES

Your Company has no material subsidiaries.

DEPOSITS

The Company has neither invited nor accepted any deposits during the Financial Year within the meaning of Section 73 of the Act read with Companies (Acceptance of Deposit) Rules, 1974.

STATUTORY AUDITORS

Pursuant to Section 139 (2) of the Act read with Companies (Audit and Auditors) Rules, 2014, the Company at its 17th AGM held on 20th July, 2021, had appointed M/s. T. R. Chaddha & Co LLP, Chartered Accountants (FRN 006711N/ N500028), as Statutory Auditors for a period of 5 years i.e, up to the conclusion of the 22nd AGM to be held in the year 2026.

STATUTORY AUDITORS REPORT

The report given by M/s. T.R. Chaddha & Co. LLP, Chartered Accountants, Statutory Auditors on financial statements of the Company for FY 2021-22 is part of the Annual Report. The comments on statement of accounts referred to in the report of the Auditors are self-explanatory. The Auditors' Report does not contain any qualification, reservation or adverse remark or comments.

During the year under review, the Auditors had not reported any matter under Section 143(12) of the Act. Therefore no detail is required to be disclosed under Section 134(3)(ca) of the Act.

COST AUDIT

The Board at its meeting held on 10th May, 2021 had approved the re-appointment of M/s. Chandra Wadhwa & Co., Cost Accountants (FRN: 000239) as Cost Auditors of the Company for the FY 2021- 22.

Further, the Board in its Meeting held on 5th August, 2021 had approved the Cost Audit Report presented by M/s. Chandra Wadhwa & Co., Cost Accountants (FRN: 000239) for the FY 2020-21. There was no qualification, reservation or adverse remark or comments in the Cost Audit Report.

The Cost Audit Report for the FY 2021-22 will be placed before the Board in its ensuing Board Meeting.

Further, based on the recommendation of Audit Committee at its meeting held on 11th May, 2022, M/s. Chandra Wadhwa & Co, Cost Accountant, being eligible, have also been appointed by the Board as the Cost Auditors for FY 2022-23. The Company has received a letter from them to the effect that their re-appointment would be within the limits prescribed under Section 141(3)(g) of the Act and that they are not disqualified for such re-appointment within the meaning of Section 141 of the Act. The remuneration to be paid to M/s. Chandra Wadhwa & Co., for FY 2022-23 is subject to ratification by the shareholders at the ensuing AGM.

Cost records as specified by the Central Government under Sub-Section (1) of Section 148 of the Act are made and maintained by the Company.

During the year under review, the Auditors had not reported any matter under Section 143(12) of the Act.

SECRETARIAL AUDITORS

Pursuant to the provisions of Section 204 of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, your Company in the Board meeting held on 10th May, 2021 had re-appointed M/s Chandrasekaran Associates, Practicing Company Secretaries as Secretarial Auditors (FRN:P1988DE002500) of the Company for the financial year 2021-22.

The Secretarial Audit Report submitted by M/s Chandrasekaran Associates for the Financial Year 2021-22 is annexed as Annexure – I and forms part of this report. Further, there has been no qualification, reservation, adverse remarks or disclaimer made by the Secretarial Auditors in their report for the financial year ended 31st March, 2022.

During the year under review, the Auditors had not reported any matter under Section 143(12) of the Act.

Further, pursuant to the provisions of Section 204 of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, your Company in the Board meeting held on 11th May, 2022 had appointed M/s RSM & Co., Practicing Company Secretaries as Secretarial Auditors (FRN:P1997DE017000) of the Company for the financial year 2022-23.

MEETINGS OF THE BOARD OF DIRECTORS

During the Financial Year 2021-22, 4 (four) Board meetings were held. The intervening gap between the two consecutive meetings was within the period prescribed under the Act and Listing Regulations. The details of all Board/ Committee meetings held are given in the Corporate Governance Report forming part of this Report.

AUDIT COMMITTEE

The details of the Audit Committee including its composition and terms of reference mentioned in the Corporate Governance Report form part of Board's Report.

The Board, during the year under review had accepted all recommendations made to it by the Audit Committee.

VIGIL MECHANISM

The Company has formulated a vigil mechanism through Whistle Blower Policy to deal with instances of unethical behavior, actual or suspected fraud or violation of Company's code of conduct. The details of the policy are explained in the Corporate Governance Report and also posted on the website of the Company. https://www.artemishospitals.com/BackEndImages/downloads/lnvestorsdata/whistle-blower-policy.pdf

COMMITTEES OF BOARD

As per the requirements under the Act and Listing Regulations the Board of Directors has constituted various Committees of Board such as Audit Committee, Nomination & Remuneration Committee, Stakeholders Relationship Committee, Corporate Social Responsibility Committee, Business Responsibility Committee and Risk Management Committee. The details of composition and terms of reference of these Committees are mentioned in the Corporate Governance Report.

SHARE CAPITAL

As on 31st March, 2022, the Authorized Share Capital of the Company is ₹ 70,05,00,000/- (Rupees Seventy Crore and Five Lacs Only) divided into: -

- i. 69,55,00,000 (Sixty Nine Crore Fifty-Five Lacs) Equity Shares of ₹ 1/- each and
- ii. 50,000 (Fifty Thousand) 11% Non-Cumulative Preference Shares of ₹ 100/- each.

As on 31st March, 2022, the issued, subscribed and paid-up Equity Share Capital of the Company is ₹ 13,23,77,000/- (Rupees Thirteen Crore Twenty-Three Lacs and Seventy-Seven Thousand Only) an aggregate of 13,23,77,000 Equity Shares of ₹ 1/- each.

During the year under review, the face value of Company's Equity Shares was sub-divided from ₹ 10/- per Equity Share into ₹ 1/- per Equity Share pursuant to the approval granted by the members on 9th September, 2021. Necessary approvals from both the Stock Exchanges (National Stock Exchange of India Limited and BSE Limited) for sub-division of shares and confirmation from the Depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) for assignment of New ISIN and credit of sub-divided Equity shares of face value of ₹ 1/- each into the Demat account of shareholders was duly taken.

The Company had also completed the dispatch of the Physical Share certificates to the shareholders holding shares in physical mode. All the Statutory Compliances pertaining to the sub-division of the Equity shares of the Company was duly completed.

a. Issue of equity shares with differential rights

Your Company has not issued any equity shares with differential rights during the year under review.

b. <u>Issue of Sweat Equity Shares</u>

Your Company has not issued any Sweat Equity Shares during the year under review.

c. Issue of Employee Stock Options

During the year under review, your Company had granted 6,96,700 (Six Lacs Ninety Six Thousand Seven Hundred) Stock Options exercisable into 6,96,700 (Six Lacs Ninety Six Thousand Seven Hundred) Equity Shares of face value of ₹ 10/- each fully paid-up to Dr. Devlina Chakravarty, Managing Director, being eligible employee, at the exercise price of ₹ 10/- per Option under the Artemis Medicare - Management Stock Option Plan 2021.

Further, pursuant to the sub-division of the Equity Shares of the Company from face value of ₹ 10/- each per share into ₹ 1/- each per share on 24th September, 2021 (Record Date for share split), the Nomination and Remuneration Committee of the Board amended the Artemis Medicare – Management Stock Option Plan 2021 and revised the no. of Stock Options granted to Dr. Devlina Chakravarty, Managing Director to bring the same in line with the Sub-divided Equity Shares of the Company.

Accordingly, the revised no. of Stock Options stands at 69,67,000 (Sixty Nine Lacs Sixty Seven Thousand) Stock Options of face value of $\overline{2}$ 1/- each exercisable into 69,67,000 (Sixty Nine Lacs Sixty Seven Thousand) Equity Shares of face value of $\overline{2}$ 1/- each fully paid-up.

The Company has obtained a Certificate from the Secretarial Auditors of the Company that the Plan has been implemented in accordance with the SEBI (Share Based Employee Benefits) Regulations, 2014 / SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 ("the SEBI SBEB Regulations") and the resolution passed by the members of the Company. The Certificate would be placed at the AGM for inspection by members.

Further, in terms of the provisions of Regulation 14 of the SEBI SBEB Regulations, the required disclosures are annexed as Annexure II to this Report.

d. Provision of money by Company for purchase of its own shares by employees or by trustees for the benefit of employees

Your Company has not made any provision of money for purchase of its own shares by employees or by trustees for the benefit of employees during the year under review.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

Pursuant to the requirements under Section 134(3) (g) of the Act details of loans, guarantees, securities provided or investments made as covered under the provisions of Section 186 of the Act are given in the note no. 37 to the Standalone Financial Statements forming part of this Annual Report.

RELATED PARTY TRANSACTIONS

All arrangements/ transactions/ contracts entered by the Company during the financial year under review with related parties were in the ordinary course of business and on an arm's length basis and do not attract the provisions of Section 188 of the Act. During the year under review, the Company had not entered into any arrangement/ transaction/ contract with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactions. Accordingly, the disclosure of Related Party Transactions under Section 188(1) of the Act in Form AOC-2 is not applicable.

Suitable disclosures as required by the Indian Accounting Standards have been made in the note no. 31 to the Standalone financial statements forming part of this Annual Report. The policy on related party transactions as approved by the Board is uploaded on the Company's website.

MANAGERIAL REMUNERATION

The details required pursuant to Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed as Annexure III to this Report.

PARTICULARS OF EMPLOYEES

Particulars of employees as required in terms of the provisions of Section 197 of the Act read with Rule 5(2) & 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are set out in Annexure III to the Board's Report.

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

Your Company has in place a formal policy for prevention of sexual harassment of its employees at workplace and the Company has complied with provisions relating to the constitution of Internal Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

During the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

AWARDS AND RECOGNITIONS

Your Company was honoured and recognised at various forums in its constant quest for growth and excellence. The prominent Awards are listed below for your reference.

Name of the Award	Awarding Year	Rewarding organization
"Awards of Appreciation" for excellence in Community Services by Hon'ble Deputy Chief Minister of Delhi, Shri Manish Sisodia	March 2022	Health & Fitness Trust and Govt. of India
"Certificate of Appreciation" for Customer Satisfaction & Brand Value	January 2022	MIND IT LLP
"Awards of Appreciation" for Community Health & Awareness awarded by Sh. Saurabh Sanyal, Secretary General PHD Chamber of Commerce & Industry, New Delhi	December 2021	PHD Chamber of Commerce & Industry
"Swachchh Hospital for The Year 2022" on occasion of Safai Mitra Samman Samorah and Azadi ka Amrit Mahotsav received from Smt. Madhu Azad, Mayor of Gurugram	October 2021	Municipal Corporation of Gurugram
Global Excellence Healthcare Award 2021 for "Luxury Mother & Child Hospital in Gurugram" for Daffodils By Artemis Hospitals received from Former International Indian Cricketer Sh. Madan Lal Sharma	October 2021	My Bradnd Better
"Pride & Honour" Awards for "Excellence in Geriatric Health"	October 2021	National Conference Geriatric Care and Dadidada Gaurav Samman 2021

RISK MANAGEMENT

The Company has a strong risk assessment and management process to identify and notify the Audit Committee and the Board about the risks or opportunities that could have an adverse impact on the Company's operations or that could be exploited to maximize the gains. The Company has constituted Risk Management Committee ("RMC") during the year under review. The RMC has a Risk Management Charter and Policy that is intended to ensure that an effective Risk Management framework is established and implemented within the organization. The Company's approach to addressing business risks is comprehensive and the RMC periodically reviews such risks and a framework for mitigating controls and reporting mechanism of such risks is in place.

CORPORATE SOCIAL RESPONSIBILITY

The Company initiated its CSR activities way before the Act came in existence. The Company has a well-defined Policy on CSR as per the requirement of Section 135 of the Act which covers the activities as prescribed under Schedule VII of the Act and the policy and align with the provisions of Companies (CSR Policy) Amendment Rules, 2021 dated 22nd January, 2021. The Company has a CSR team, which exclusively works towards achievement of CSR goals of the organization. All the CSR activities are carried out by the Company directly or through the registered CSR arm (Artemis Health Science Foundation) or/and other CSR Registered Agencies and said CSR activities are closely monitored under the guidance of CSR Committee.

During the year under review, your Company had undertaken various initiatives related to Healthcare Programme to battle the spread of Covid-19, Wild Life Conservation focusing on preventive health and Conservation of natural resources and Green Belt Project for Environment Sustainability, respectively. Further, in accordance with the requirements of the Companies (CSR) Policy Amendment Rules, 2021, a certificate from CFO confirming that the CSR funds disbursed for FY2021-22 had been utilised for the purposes and in the manner as approved by the Board, was placed before the Board in their Meeting held on 11th May, 2022 for their noting.

Corporate Social Responsibility Report, pursuant to clause (o) of Sub-Section (3) of Section 134 of the Act and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014 including salient features mentioned under outline of Company's CSR policy forms part of this Report as Annexure IV.

The CSR Policy of the Company is available on the website of the Company and the web link is: - https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/corporate-social-resonsibility-policy.pdf

BUSINESS RESPONSIBILITY REPORT

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 mandates the top 1000 Listed Companies by market capitalization to include Business Responsibility Report ("BR Report") in their Annual Report.

Your Company does not fall under the top 1000 Listed Companies by market capitalization as on 31st March, 2022. However, since the requirement of preparation of BR Report was triggered in earlier years, the same is also included as part of the report for this year. Accordingly, a BR Report describing the initiatives taken by the Company from an environmental, social and governance perspective, forms part of this Report as Annexure V.

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

Particulars required under Section 134(3)(m) of the Act read with Rule 8 of the Companies (Accounts) Rules, 2014, regarding Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo are enclosed as Annexure-VI, forming part of this report.

ANNUAL RETURN

In terms of Section 92(3) and Section 134(3)(a) of the Act and Rule 12 of the Companies (Management and Administration) Rules, 2014, copy of the Annual Return of the Company is available on the website of the Company at the link: https://www.artemishospitals.com/BackEndlmages/downloads/Investorsdata/draft-of-annual-return-mgt-7-for-the-fy-2021-22.pdf

CORPORATE GOVERNANCE REPORT

Your Company always places major thrust on managing its affairs with diligence, transparency, responsibility and accountability thereby upholding the important dictum that an organization's corporate governance philosophy is directly linked to high performance.

The Company is committed to adopting and adhering to established world-class corporate governance practices. The Company understands and respects its fiduciary role and responsibility towards its stakeholders and society at large, and strives to serve their interests, resulting in creation of value and wealth for all stakeholders.

The compliance report on Corporate Governance and the Certificate on Corporate Governance received from M/s RSM & Co. Practicing Company Secretaries (FRN:P1997DE017000), regarding compliance of the conditions of Corporate Governance, as stipulated under Chapter IV of Listing Regulations forms part of the Corporate Governance Report.

DIRECTORS' RESPONSIBILITY STATEMENT

As required by Section 134(3)(c) of the Act, your Directors state that:

a) in the preparation of the annual accounts, for the year ended 31st March, 2022 the applicable accounting standards have been followed and no material departures have been made from the same;

- b) the Directors had selected such accounting policies and applied them consistently, and made judgments and estimates that are reasonable and prudent, so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2022 and of the profit of the Company for that period;
- c) the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) the Directors had prepared the annual accounts on a going concern basis;
- e) the Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and
- f) the Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

SECRETARIAL STANDARDS

During the financial year under review, your Company has complied with applicable Secretarial Standards issued by the Institute of Company Secretaries of India.

ACKNOWLEDGEMENT

Your Company's organizational culture upholds professionalism, integrity and continuous improvement across all functions, as well as optimum utilization of the Company's resources for sustainable and profitable growth.

Your Directors wish to place on record their appreciation to business partners, members, bankers and other stakeholders for their continued support during the year. We also thank all our employees for their contributions towards the growth of your Company.

For and on behalf of the Board of Directors

Sd/-Onkar Kanwar Chairman

DIN: 00058921

Place : Gurugram
Date : 11th May, 2022

Annexure - I

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022

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

To, The Members **Artemis Medicare Services Limited** Plot No. 14, Sector 20, Dwarka, South West Delhi-110075

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

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended 31st March, 2022 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 ("the Act") and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder to the extent of Regulation 76 of SEBI (Depositories and Participants) Regulations, 2018;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SAST Regulations");
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("PIT Regulations");
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 prior to its repealment to the extent applicable;
 - e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 prior to its repealment; **Not Applicable.**
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client to the extent of securities issued;
 - g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; Not Applicable.
 - h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; Not Applicable.
- (vi) The management has identified and confirmed the following laws as being specifically applicable to the Company:
 - 1. Atomic Energy Act, 1962 & Atomic Energy (Safe Disposal of Radioactive Wastes) Rules, 1987

- 2. Bio Medical Waste (Management and Handling) Rules, 1998
- 3. Legal Metrology Act, 2009 & Rules
- 4. Food Safety & Standard Act, 2006 and allied acts/rules/regulations
- 5. Drugs & Cosmetics Act, 1940 read with the Drugs & Cosmetics Rules
- 6. The Narcotics Drugs and Psychotropic Substances Act, 1985
- 7. The Medical Termination of Pregnancy Act, 1971 read with 2002 Amendments and The Medical Termination of Pregnancy Rules, 2003
- 8. Pre-Conception and Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuses) Act, 1994 read with The Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuses) Rules, 1996
- 9. The Indian Medical Council Act, 1956 and the Indian Medical Council (Amendment) Act, 2001 and Indian Medical Council (Professional conduct, Etiquette and Ethics) Regulations, 2002
- 10. The Indian Nursing Council Act, 1947 read with The Punjab Nurses Registration Act, 1932
- 11. Transplantation of Human Organs Act, 1994 read with Transplantation of Human Organs Rules, 1995
- 12. The Epidemic Diseases Act, 1897
- 13. The Drugs Control Act, 1950
- 14. Pharmacy Act, 1948
- 15. Clinical Thermometers Quality Control Order, 2001
- 16. Dentist Act, 1948 and Dentist (Code of Ethics) Regulations, 1976
- 17. The Municipal Corporation Act, 1976 read with allied Rules/ Regulations
- 18. Haryana Municipal Corporation Act, 1994 read with Rules/Regulations
- 19. Motor Vehicles Act, 1988, Central Motor Vehicles Rules, 1989 and Motor Vehicles Rules, 1993
- 20. Maintenance of Medico Legal cases and Medical Consents
- 21. Ethical Guidelines for Bio-Medical Research on Human Participants, ICMR
- 22. ICH Harmonized tripartite Guideline for Good Clinical Practice.
- 23. Guidelines for laboratory practices by National Accreditation Board for Testing and Calibration Laboratories
- 24. National guidelines for Ethical Conduct
- 25. Essential Commodities Act, 1955

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India and notified by Ministry of Corporate Affairs.
- (ii) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

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

We further report that,

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

Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance (except in cases where meetings were convened at a shorter notice for which necessary approvals obtained as per applicable provisions), and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

All decisions at Board Meetings and Committee Meetings are carried out unanimously or with requisite majority as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board.

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

We further report that during the audit period the Company has following specific events / actions having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.:

The Company has altered its Memorandum of Association of the Company by way of sub-division of existing face value of one equity share of ₹ 10/- (Rupees Ten Only) each fully paid up into one equity share having a face value of ₹ 1/- (Rupee One Only) each fully paid up, in terms of the approval granted by its Members on 9th September, 2021 through Postal Ballot.

For Chandrasekaran Associates

Company Secretaries FRN: P1988DE002500

Peer Review Certificate No.: 1428/2021

Sd/Shashikant Tiwari
Partner
Membership No. A28994
Certificate of Practice No. 13050
UDIN: A028994D000286218

Date: 11th May, 2022

Place: Delhi

Note:

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

Annexure A

To,

The Members

Artemis Medicare Services Limited

Plot No. 14, Sector 20, Dwarka, South West Delhi-110075

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

For Chandrasekaran Associates

Company Secretaries FRN: P1988DE002500

Peer Review Certificate No.: 1428/2021

Sd/-Shashikant Tiwari Partner

Membership No. A28994 Certificate of Practice No. 13050

UDIN: A028994D000286218

Date: 11th May, 2022

Place : Delhi

Annexure - II

DISCLOSURE UNDER REGULATION 14 OF SEBI (SHARE BASED EMPLOYEE BENEFITS AND SWEAT EQUITY) REGULATIONS, 2021

SI. No.	Particulars Artemis Medicare Management Stock Option Plan – 2021 ("the Plan")				
1.	Any material change in the Plan and whether the Plan is in compliance with the regulations		The Shareholders had approved the Plan vide Postal Ballot on 14 th March, 2021.		
			Further, pursuant to the sub-division of the Equity Shares of the Company from face value of ₹ 10/- each per share into ₹ 1/- each per share on 24 th September, 2021(Record date for share Split), the Nomination and Remuneration Committee of the Board amended the Plan and revised the no. of Stock Options granted to bring the same in line with the sub-divided Equity Shares of the Company.		
			Accordingly, the revised no. of Stock Options stands at 69,67,000 (Sixty Nine Lacs Sixty Seven Thousand) Stock Options of face value of $\stackrel{?}{\stackrel{\checkmark}{}}$ 1/- each exercisable into 69,67,000 (Sixty Nine Lacs Sixty Seven Thousand) equity shares of face value of $\stackrel{?}{\stackrel{\checkmark}{}}$ 1/- each fully paid-up		
			No other changes are carried out in the Plan.		
			Further, the Plan is in compliance with the SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021.		
2.	Follo	owing disclosures are made on the website of t	he Company : https://www.artemishospitals.com/investors		
a.		evant disclosures in terms of the 'Guidance note ny other relevant accounting standards as preso	on accounting for employee share-based payments' issued by ICAI cribed from time to time.		
	Members may refer to the audited financial statement prepared as per Indian Accounting Standards (Ind AS) for the financial year 2021-22, available on https://www.artemishospitals.com/investors				
b.	Diluted EPS on issue of shares pursuant to all the schemes covered under the regulations shall be disclosed in accordance with 'Accounting Standard 20 - Earnings Per Share' issued by ICAI or any other relevant accounting standards as prescribed from time to time.				
-		and Diluted EPS for the year ended 31st March,	2022 is ₹ 2.46 and ₹ 2.34 respectively		
(i)	 c. Details related to the Plan : (i) A description of the Plan that existed at any time during the year, including the general terms and conditions or including - 				
	(a)	Date of shareholders' approval	The shareholders approved the Plan and grants to Eligible employees under regulation 6(3)(d) of the SEBI (Share Based Employee Benefits), Regulations, 2014 through Postal Ballot resolution dated 14 th March, 2021.		
	(b)	Total number of stock options approved under the Plan	The maximum number of Options approved pursuant to the Plan are 69,67,000 (Sixty-nine Lac Sixty-seven Thousand) which shall be convertible into equal number of Equity Shares of face value of ₹ 1/- each of the Company. (Adjusted number after Sub-division of Equity shares)		
	(c)	Vesting requirements	As per the plan, vesting period shall commence after minimum One (1) year from the grant date and it may extend upto maximum of Four (4) years from the grant date, at the discretion of and in the manner prescribed by the Nomination and Remuneration Committee of the Board.		
	(d)	Exercise price or pricing formula	The Exercise Price for Options will be ₹ 1/- per stock option. In any event, the Exercise price will not be below the face value of Equity Shares of the Company.		
	(e)	Maximum term of stock options granted	The Options granted shall vest equally over a period of 4 years subject to continued employment with the Company.		
	(f)	Source of shares (primary, secondary or combination)	Primary		
	(g)	Variation in terms of stock options	Not Applicable		

SI. No.	Particulars	Artemis Medicare Management Stock Option Plan – 2021 ("the Plan")				
(ii)	Method used to account for the Plan - Intrinsic or Fair value	Fair value				
(iii)	Where the company opts for expensing of the options using the intrinsic value of the options, the difference between the employee compensation cost so computed and the employee compensation cost that shall have been recognized if it had used the fair value of the options shall be disclosed. The impact of this difference on profits and on EPS of the company shall also be disclosed.	The Company had opted for using the Fair value method for expensing of the options. Hence, same is not applicable.				
(iv)	Weighted-average exercise prices and weighted-average fair values of options shall be disclosed separately for options whose exercise price either equals or exceeds or is less than the market price of the stock.	(i) Weighted average exercise price of Options outstanding at the end of the year whose:				
			Particulars	The Plan		
			Exercise price equals market price	-		
			Exercise price is greater than market price	-		
			Exercise price is less than market price	1/-		
		(ii) Weighted average fair value of Options outstanding at the end of the year whose:				
			Particulars	The Plan		
			Exercise price equals market price	-		
			Exercise price is greater than market price	-		
			Exercise price is less than market price	45.05		
(v)	Employee wise details (name of employee, designation, number of options granted during the year, exercise price) of options granted to –					
	(a) senior managerial personnel;		(a) Not Applicable			
	(b) any other employee who receives a grant in any one year of option amounting to 5% or more of option granted during that year; and	(b) Dr. Devlina Chakravarty, Managing Director is granted Stock Options equivalent to 5% of Post issue paid up capital.				
	(c) identified employees who were granted option, during any one year, equal to or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the company at the time of grant.		c) Dr. Devlina Chakravarty, Managing Director is granted Stock options in FY 2021-22 exceeding 1% of the issued capital (excluding outstanding warrants and conversions)			

SI. No.	Particulars		Artemis Medicare Management Stock Option Plan – 2021 ("the Plan")			
(vi)	A description of the method and significant assumptions used during the year to estimate the fair value of options including the following information:	a)				
	(a) the weighted-average values of share price, exercise price, expected volatility, expected option life, expected dividends, the risk-free interest rate and any other inputs to the model;		The weighted-average values of share price of option granted	45.05		
			Exercise price	1		
			Expected volatility	4.5%- 5.8%		
			Expected option life (Vesting & exercise period) in years	Vesting – 4 years Exercise – 1 year		
			Expected dividends	-		
			Average Risk-free interest rate	5.37%		
	(b) the method used and the assumptions made to incorporate the effects of expected early exercise;	b) Not Applicable				
	(c) how expected volatility was determined, including an explanation of the extent to which expected volatility was based on historical volatility; and(d) whether and how any other features of the option grant were incorporated into the measurement of fair value, such as a market condition.		c) Expected volatility was determined basis the historical share price of the Company.			
			d) Volatility and Risk Free rate has been considered that takes care of Market Conditions.			

Options Movement During the year

SI. No.	Particulars	Details
1	Number of options outstanding at the beginning of the period	0
2	Number of options granted during the year	69,67,000
3	Number of options forfeited / lapsed during the year	0
4	Number of options vested during the year	0
5	Number of options exercised during the year	0
6	Number of shares arising as a result of exercise of options	0
7	Money realized by exercise of options (₹), if scheme is implemented directly by the company	0
8	Loan repaid by the Trust during the year from exercise price received	Not applicable, The Plan is implemented directly
9	Number of options outstanding at the end of the year	69,67,000
10	Number of options exercisable at the end of the year	0

Annexure- III

Details under Section 197 of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014						
Rule	Particulars	Details of Remuneration				
5(1)(i)	The Ratio of the remuneration of each Director to the median remuneration of the employees of the company for the financial year.	Name of Director Ka		Director	Ratio of remuneration of Director to the Median remuneration	
		Dr. Devlina Chakravarty		160.75		
		Note: None of the Non-Executive Directors have received any remuneration from the Company other than Sitting fees for attending Board meetings and Committees meetings and consultancy fees during the FY 2021-22.				
5(1)(ii)	The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary in the FY 2021-22	Name of Director/ KMP	Designation		Percentage increase in remuneration	
		Dr. Devlina Chakravarty	Managing Director		Nil	
		Mr. Sanjiv Kumar Kothari	Chief Financial Officer		8%	
		Ms. Shilpa Budhia Company Secretary and Compliance Officer		y and	8%	
		remuneration from to attending Board me	f the Non-Executive Directors have received any in from the Company other than sitting fees for lard meetings and Committees meetings and fees during the FY 2021-22.			
5(1)(iii)	The percentage increase in the median remuneration	Median			%	
	of employees in the financial year.	FY 2021-22	22 FY2020-21			
		₹ 25,428/-	₹ 23,45	59/-	8.39%	
5(1)(iv)	The number of permanent employees on the rolls of the Company	1789				
5(1)(viii)	Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof.	was no Salary increase in the remuneration of Managing				
5(1)(xii)	Affirmation that the remuneration is as per the remuneration policy of the Company.	Affirmed				

Information as per Section 197 of the Companies Act, 2013 read with Rule 5 (2) and (3) of the Companies (Appointment and Remuneration of Managerial Personnel) **Rules, 2014**

		Employment snares held		
-	Last Na Designation Em		Executive	Executive
	Previous Employment	the Company	the Company 490.29 Max Healthcare Executive Institute Limited Director	the Company The Company Max Healthcare Institute Limited
	Remuneration (₹ In Lacs)		490.29	490.29
	Age		54 Years	54 Years
	Date of commencement of employment		1st October, 2011	1st October, 2011
	Qualifications and experience		MBBS; MD (Radio 1st October, 2011 Diagnosis); PG in Hospital Management	MBBS; MD (Radio Diagnosis); PG in Hospital Management Experience – 26 Years
	Designation		Managing Director	8
	Sr. Name No.		Ur. Devlina Chakravarty	Dr. Deviina Chakravarty
	Sr. No.	1	J	1

Note: None of these employees are related to any Director.

Employee employed for a part of financial year and was in receipt of remuneration for any part of the year at a rate in aggregate was not less than ₹8.50 lacs per month - Not applicable 7

at a rate which in the aggregate, is in excess of that drawn by the Managing Director or Whole-Time Director or Manager and holds by himself or along with his Employee employed throughout the financial year or part thereof, was in receipt of remuneration in that year which, in the aggregate, or as the case may be, spouse and dependent children, not less than 2% of the Equity shares of the Company – Not applicable For and on behalf of the Board of Directors

Sd/-

Onkar Kanwar Chairman DIN: 00058921

Place: Gurugram

Date: 11th May, 2022

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY ("CSR") ACTIVITIES

[Pursuant to the Companies (Corporate Social Responsibility Policy) Rules, 2014]

- Brief outline of the Company's CSR policy: The Company believes in providing efficient and cost effective services to their clients and endeavours to make a positive impact not only on the lives of its employees and immediate stakeholders but also over the society to the extent feasible and is strongly committed towards CSR. The company has been committed and making contributions to various socially useful projects much before Companies Act, 2013 (the Act) came into existence. The Board of Directors of the Company in order to have a structured approach towards CSR, has formulated CSR Policy as prescribed under the Act and Rules notified thereunder by the Ministry of Corporate Affairs. Accordingly, the company has CSR Policy ("the Policy") duly approved by the Board of Directors to provide a mechanism for meeting its social responsibility in an effective manner and to provide optimum benefits to various deserving sections of the society.
- Composition of CSR Committee:

S. No.	Name of Director	DIN	Designation / Nature of Directorship		No. of meetings of CSR Committee		
				held during the year	attended during the year		
i	Ms. Shalini Kanwar Chand	00015511	Non-Executive Director, Chairperson of Committee	2	2		
ii	Dr. Devlina Chakravarty	07107875	Executive Director, Member of Committee	2	2		
iii	Dr. Nirmal Kumar Ganguly	02316154	Non-Executive Director, Member of Committee	2	2		
iv	Dr. S. Narayan *	00094081	Independent Director, Member of Committee	2	1		
V	Mr. Sanjib Sen *	07088442	Independent Director, Member of Committee	2	1		

^{*}Dr. S. Narayan had ceased to a member of the Committee on 05th August, 2021 and Mr. Sanjib Sen was appointed as the member of the Committee in his place on the same date.

Web-link where Composition of CSR committee, : 3 CSR Policy and CSR projects approved by the board is disclosed.

https://www.artemishospitals.com/BackEndImages/downloads/ Investorsdata/corporate-social-resonsibility-policy.pdf

Details of Impact assessment of CSR projects: 4 carried out in pursuance of sub-rule (3) of Rule 8 of Companies (CSR Policy) Rules, 2014)

Not Applicable

Details of the amount available for set off: 5 in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year.

Not Applicable

6 Average net profit of the Company as per : ₹2667.28 Lacs section 135(5)

7 (a) Two percent of Average net profit of the : ₹53.35 Lacs Company as per section 135(5)

(b) Surplus arising out of the CSR projects/:

Nil

programmes or activities of the previous financial year

(c) Amount required to be set off for the : financial year, if any

(d) Total CSR obligation for the financial year : ₹53.35 Lacs (7a+7b+7c)

(a) CSR amount spent / unspent for the financial : As under:year

Total Amount			Amount Unspent (in ₹	Ē)	
Spent for the Financial Year (in ₹) Total Amount transferred CSR Account as per section 2		•	Amount transferred to per second proviso to	o any fund specified un section 135(5)	der Schedule VII as
(4)	Amount	Date of transfer	Name of the Fund	Amount	Date of transfer
53,71,836	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable

(b) Details of CSR amount spent against ongoing projects for the financial year:

S. No.	Name of the Project	Item from the list of activities in Schedule VII	Local area (Yes/	Location of the project	Project duration	Amount allocated for the	Amount spent in the	to	Mode of Implementation Direct	Mode of Implementation Through Implementing Agency	
		to the Act	No)			project (in ₹) *	financial Account Year for the (in ₹) project as per Section		for the project as per Section 135(6) (in ₹)		CSR Registration number
1.	Wildlife Conservation	Conservation of natural resources	Yes	Haryana	2019-24	35,00,000	35,00,000	NA	Yes	NA	NA
2.	Green Belt	Environment Sustainability	Yes	Gurugram, Haryana	2021-24	5,00,000	5,16,836	NA	Yes	NA	NA
3	BOONDH - Save it for Tomorrow	Conservation of natural resources	Yes	Gurugram, Haryana	2018-23	6,99,600	6,99,600	NA	No	Forum For Organized Resource Conservation and Enhancement (FORCE)	CSR00000037
	Total				46,99,600	47,16,436			•		

^{*}The total allocation amount is for FY 2021-22.

(c) Details of CSR amount spent against other than ongoing projects for the financial year :

S. No.	Name of the Project	Item from the list of activities in schedule VII	Area (Yes/	Project								Amount Spent for the	Mode of Implementation Direct (Yes/No)	Through Imp	plementation plementing
		to the Act	No)	State	District	project (In ₹)		Name	CSR registration number						
1	COVID Support	Preventive Healthcare	Yes	Haryana	Gurugram	6,55,400	No	Artemis Health Sciences Foundation	CSR00004304						
	TOTAL					6,55,400			`						

(d) Amount spent in Administrative Overheads NIL

(e) Amount spent on Impact Assessment, if applicable Not Applicable ₹53.71 Lacs

Total amount spent for the Financial Year (8b+8c+8d+8e)

(g) Excess amount for set off, if any ₹ 0.36 Lacs

S. No.	Particular	Amount (in ₹)
i.	Two percent of average net profit of the company as per section 135(5)	₹ 53.35 Lacs
ii.	Total amount spent for the Financial Year	₹ 53.71 lacs
iii.	Excess amount spent for the financial year [(ii)-(i)]	₹ 0.36 Lacs
iv.	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	NA
V.	Amount available for set off in succeeding financial years [(iii)-(iv)]	₹ 0.36 Lacs

9 (a) Details of Unspent CSR amount for the preceding three financial years:

Preceding Financial	to Unspent CSR	Amount Spent in the Current	Amount transfer per second proviso	Amount remaining to be spent in		
Year	Account under section 135 (6)	Financial Year(in ₹)	Amount (in ₹)	Date of Transfer	succeeding financial years	
2018-19	NIL	NIL	NIL	NA	NIL	
2019-20	NIL	NIL	NIL	NA	NIL	
2020-21	NIL	NIL	NIL	NA	NIL	

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

S. No	Project ID	Name of the Project	Financial Year in which the project was commenced	Project duration	Total amount allocated for the project (in ₹)	Amount spent on the project in the reporting Financial Year (in ₹)	Cumulative Amount spent at the end of reporting Financial Year (in ₹)	Status of the project - Completed /Ongoing		
	Not Applicable									

10 In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or : Nil acquired through CSR spent in the financial year

(asset-wise details).

(a) Date of creation or acquisition of the capital asset(s).

(b) Amount of CSR spent for creation or acquisition of capital asset.

(c) Details of the entity or public authority or beneficiary under whose name such capital asset is : Nil registered, their address etc.

(d) Provide details of the capital asset(s) created or acquired (including complete address and location : Nil of the capital asset).

Specify the reason(s), if the Company has failed to spend two per cent of the average net profit as per : Not section 135(5).

Applicable

On behalf of the Board of Directors For Artemis Medicare Services Limited

On behalf of the Board of Directors For Artemis Medicare Services Limited

Sd/-Dr. Devlina Chakravarty Managing Director DIN: 07107875

Place: Gurugram Date: 11th May, 2022 Sd/-Ms. Shalini Kanwar Chand Chairperson of CSR Committee DIN: 00015511

Nil

Nil

Annexure V

BUSINESS RESPONSIBILITY REPORT

of the Company for the financial year ended on 31st March, 2022

(pursuant to Regulation 34 (2)(f) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

1	Corporate Identity Number of the Company	:	L85110DL2004PLC126414
2	Name of the Company	:	Artemis Medicare Services Limited
3	Registered Address	:	Plot No. 14, Sector 20, Dwarka, South West Delhi – 110075
4	Website	:	https://www.artemishospitals.com/
5	E-mail id	:	investor@artemishospitals.com
6	Financial Year Reported	:	1 st April, 2021 – 31 st March, 2022
7	Sector(s) that the Company is engaged in (industrial activity code-wise)	:	Healthcare Sector
8	List three key products/ services that the Company manufactures /provides (as in balance sheet)	:	Healthcare services Drugs & Medicines Diagnostic Services
9	Total number of locations where business activity is undertaken by the Company	:	Gurugram – Haryana
10	Markets served by the Company – Local/State/National/International/	:	India and Indian sub-continent, Africa, Middle East, Commonwealth of Independent States

SECTION B: FINANCIAL DETAILS OF THE COMPANY

1	Paid up Capital (₹)	:	13,23,77,000 comprising of 13,23,77,000 Equity shares of ₹1/- each	
2	Total Turnover (₹)	:	Standalone: ₹ 54,478.40 Lacs Consolidated: ₹ 55,480.12 Lacs	
3	Total Profit After tax (₹)	:	: Standalone: ₹ 3,257.73 Lacs Consolidated: ₹ 3,140.15 Lacs	
4	Total Spending on Corporate Social Responsibility (CSR) as percentage of profit after tax	:	₹ 53.71 Lacs	
5	List of activities in which expenditure as stated above has been incurred	:	Please refer to the "Report on CSR Activities" attached as Annexure-IV to the Board Report, forming part of the Annual Report.	

SECTION C: OTHER DETAILS

1. Does the Company have any Subsidiary Company/ Companies?

Yes, the Company is having one subsidiary, Artemis Cardiac Care Private Limited

2. Do the Subsidiary Company/Companies participate in the Business Responsibility (BR) Initiatives of the parent Company? If yes, then indicate the number of such Subsidiary Company(s):

At present, the BR initiatives have been undertaken at parent Company level.

3. Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with, participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/entities? [Less than 30%, 30-60%, More than 60%]:

At present, the BR initiatives have been undertaken at Company level.

SECTION D: BR INFORMATION

1. Details of Director/Directors responsible for BR

Details of the Director/Directors responsible for implementation of the BR policy

i.	DIN	:	07107875
ii	Name	:	Dr. Devlina Chakravarty
iii	Designation	:	Managing Director

b) Details of the BR head

i.	DIN	:	07107875
ii	Name	:	Dr. Devlina Chakravarty
iii	Designation	:	Managing Director
iv.	Telephone No.	:	0124-4511 111
V	E-mail ID	:	Info@artemishospitals.com

LIST OF PRINCIPLES

Principle 1: Businesses should conduct and govern themselves with Ethics, Transparency and Accountability.

Principle 2: Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle.

Principle 3: Businesses should promote the wellbeing of all employees.

Principle 4: Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized.

Principle 5: Businesses should respect and promote human rights.

Principle 6: Business should respect, protect, and make efforts to restore the environment.

Principle 7: Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner.

Principle 8: Businesses should support inclusive growth and equitable development.

Principle 9: Businesses should engage with and provide value to their customers and consumers in a responsible manner.

I. Principle-wise (as per NVGs) BR Policy

Pa	rticulars	P1	P2	Р3	P4	P5	P6	P7	P8	Р9
1	Do you have a policy /policies for	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
2	Has the policy being formulated in consultation with the relevant stakeholders?	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
3	Does the policy conform to any national/international standards? If yes, specify? (50words)¹	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
4	Has the policy being approved by the Board? If yes, has it been signed by MD/owner/CEO/appropriate Board Director? ²	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
5	Does the Company have a specified Committee of the Board/ Director/Official to oversee the implementation of the policy? ³	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
6	Indicate the link for the policy to be viewed online? ⁴	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
7	Has the policy been formally communicated to all relevant internal and external stakeholders?	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
8	Does the Company have in-house structure to implement the policy/policies?	Υ	Y	Υ	Y	Υ	Υ	Υ	Υ	Υ

9	Does the Company have a grievance redressal mechanism related to the policy/policies to address stakeholders' grievances related to the policy/policies?	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
10	Has the Company carried out independent audit/evaluation of the working of this policy by an internal or external agency	with plans	vario s to ca	ous sta	akehol ıt an iı	ders.	Howe	ver th	consult e Com sessme	pany

¹ The Company conforms to the following national and international standards:

- i) NVG Guidelines issued by the Ministry of Corporate Affairs, GOI
- ii) Environment and Social Guidelines issued by IFC.
- ii) Quality of healthcare guidelines issued by NABH (5^{th} edition) and JCI (7^{th} edition).
- ² As per Company practice the policies that are approved by the Board are posted on the website of the Company

II. If answer to the question at S. No. 1 against any principle, is 'No', please explain why:

Part	Particulars				P4	P5	P6	P7	P8	Р9
1	The Company has not understood the Principles									
2	The Company is not at a stage where it finds itself in a position to formulate and implement the policies on specified principles									
3	The Company does not have financial or manpower resources available for the task	Not Applicable								
4	It is planned to be done within next 6 months	. Hot Applicable								
5	It is planned to be done within the next 1 year									
6	Any other reason (please specify)									

c) Governance Related to BR

a.	Indicate the frequency with which the Board of Directors, Committee of the Board or CEO to assess the BR performance of the Company. Within 3 months, 3-6 months, Annually, More than 1 year.		The BR Committee reviews the business performance as and when required and also on annual basis.
b.	Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?	• •	The Business Responsibility Reporting will be published annually as part of the annual report. The same can be accessed at our website https://www.artemishospitals.com/investors

SECTION E: PRINCIPLE-WISE PERFORMANCE

PRINCIPLE 1: BUSINESSES SHOULD CONDUCT AND GOVERN THEMSELVES WITH ETHICS, TRANSPARENCY AND ACCOUNTABILITY.

1.	Does the policy relating to ethics, bribery and corruption cover only the Company? Yes/ No. Does it extend to the Group/Joint Ventures/ Suppliers/ Contractors/ NGOs/Others?	:	This DNA of ethical practices, accountability and transparency is built into the company culture through its strong focus on corporate governance with oversight from a very competent Board of Directors with half the board comprising of Independent Directors. The company endeavors transparent communication at all levels and assures access to information relating to decisions that impact the stakeholders. It actively discourages practices that are abusive, corrupt, or anticompetition both by itself and its employees as well as all associated stakeholders. Yes, the policy covers employees, suppliers, patient,
			contractors, service providers and their employees.
2.	How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved by the management? If so, provide details thereof, in about 50 words or so.		During the year under review, four complaints had been received from the shareholders of the Company. All complaints except one were satisfactorily resolved within the prescribed timelines. One complaint stands unresolved as on 31st March, 2022 since the complaint was received in last week of March.

³ The BR Committee shall oversee the implementation of the Policies.

 $^{^4 \}underline{https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/business-responsibility-policy.pdf}$

PRINCIPLE 2 : BUSINESSES SHOULD PROVIDE GOODS AND SERVICES THAT ARE SAFE AND CONTRIBUTE TO SUSTAINABILITY THROUGHOUT THEIR LIFE CYCLE.

List up to 3 of your products or services whose design has incorporated social or environmental concerns, risks and/or
opportunities.

The Company is into healthcare service, which has no social or environmental concerns/ risks/ opportunities. However, as a corporate citizen, the Company is conscious about its moral responsibilities.

Following key initiatives from Artemis Hospitals have had a huge impact socially:

- i. Blood Donation Camps
- ii. Setting up Medical Rooms
- iii. Participation in National Covid Vaccination Programme
- iv. Free Clinics and outreach programs in the community
- v. Free health Checkups
- vi. Awareness drives, seminars, conferences, press conferences etc.
- 2. For each such product, provide the following details in respect of resource use (energy, water, raw material etc.)
 - A. Reduction during sourcing/production/distribution achieved since the previous year throughout the value chain.

The company adheres to the highest norms to ensure good Environmental, Social and Governance (ESG) practices across the entire value chain. Internally, it incorporates sustainability across its activities such as conducting paperless meetings as much as possible and follows the highest standards of waste disposal and recycling.

B. Reduction during usage by consumers (energy, water) has been achieved since the previous year.

Yes, the Company had achieved the forecasted Energy saving and target to minimize the consumption by adopting and upgrading the system like BMS, replacing the high consuming pumps with Energy Efficient new pump/Installing VFD on high rating maximum running hours PUMPS and AHU.

3. Does the company have procedures in place for sustainable sourcing (including transportation)? If yes, what percentage of your inputs was sourced sustainably?

Yes, Sustainable sourcing is the key focus area for Artemis Hospitals and is built around ethical and environmental sourcing principles to mitigate sourcing risks, stronger supplier relationships for trustworthy business conduct. To ensure the medical efficacy of goods, suppliers are asked to adhere to the guidelines as defined in Drugs and Cosmetics Act, 1947 including GMP for every manufacturer supplier. Most of the products are procured through local distribution channels of suppliers to reduce risk involved in transport and reduction in carbon footprint. Suppliers are asked to commit to Non-Conflict of Interest and are encouraged to raise ethical concerns, if any, while dealing with Artemis management at any level. Employees dealing with suppliers are covered through Artemis Hospitals employee "code of conduct". The Company has also tied up with companies promoting electric vehicles like Blue smart cabs.

4. Has the company taken any steps to procure goods and services from local & small producers, including communities surrounding their place of work? If yes, what steps have been taken to improve their capacity and capability of local and small vendors?

To ensure effective and efficient healthcare delivery, we ensured the availability of quality product and services in our hospital. Without compromising on quality, many pharma and medical consumables are sourced from local suppliers as well. The specifications basis being both international and Indian standards, as approved by our esteemed doctors. Local suppliers develop these products which are assessed on Quality, Safety, Delivery and Morals by respective stakeholders and feedback is provided for further improvements, if required. This helps suppliers to produce quality products and develop robust supply chain so as to compete with established suppliers. Similar process is also followed while procuring non-medical goods and services from local suppliers. Periodic suppliers meeting and reviews are conducted to drive continuous improvement in quality of goods and services.

5. Does the company have a mechanism to recycle products and waste,? If yes what is the percentage of recycling of products and waste (separately as <5%, 5-10%, >10%). Also, provide details thereof, in about 50 words or so.

The Company has a documented SOP for handling Bio medical & General Waste which is as per Government Waste management and Disposal Rules. It provides guidelines to ensure correct sorting, labeling, handling, storage, transporting and disposal of solid and liquid waste and, thus, prevention of infection and contamination of personnel and equipment.

Further the Company has vendors authorized by Haryana State Pollution Control Board for Bio medical waste (M/s. Biotic waste ltd) and for General waste (Eco Green) to handover all the Bio Medical Waste/General waste and E-waste.

The Company also verifies the chain of custody documentation for the authorized waste management contractors (which will be as per individual hospital requirements) from time to time.

PRINCIPLE 3: BUSINESSES SHOULD PROMOTE THE WELLBEING OF ALL EMPLOYEES

Employees are the biggest assets of Artemis. The company endeavors to provide a healthy work life balance to its employees through a focus on a collaborative and balanced work environment. Through initiatives such as campaigns to promote healthy eating, curated balanced diets in the company cafeterias, regular physical fitness and mental wellness workshops, we lay emphasis on not just physical well-being but also holistic health of our employees.

1. Please indicate the total number of employees : 1789

2. Please indicate the total number of employees hired on temporary/contractual/casual basis 573(Outsourced)

Please indicate the number of permanent women employees
 Please indicate the number of permanent employees with disabilities
 Do you have an employee association that is recognized by management
 No

6. Please indicate the number of complaints relating to child labour, forced labour, involuntary labour, sexual harassment in the last financial year and pending, as on the end of the financial year:

No.	Category	No of complaints filed during the financial year	No of complaints pending as on end of the financial year
(a)	Child labour/forced labour/involuntary labour	0	0
(b)	Sexual harassment	0	0
(c)	Discriminatory employment	0	0

7. What percentage of your under mentioned employees were given safety & skill up-gradation training in the last year?

(a)	Permanent Employees	87%
(b)	Permanent Women Employees	83%
(c)	Casual/Temporary/Contractual Employees	95%
(d)	Employees with Disabilities	100%

PRINCIPLE 4: BUSINESSES SHOULD RESPECT THE INTERESTS OF AND BE RESPONSIVE TOWARDS ALL STAKEHOLDERS, ESPECIALLY THOSE WHO ARE DISADVANTAGED, VULNERABLE AND MARGINALIZED

Artemis constantly engages with all its stakeholders including patients and their families, healthcare professionals, employees, investors, suppliers and vendors, governments, local communities and the people at large in its activities and decision making in a spirit of partnership

Has the company mapped its internal and external stakeholders? (Yes/No)

Yes, employees, shareholders/investors, vendors, bankers, employees (full time employees and those on contract), contractors, business partners, patients, regulatory bodies and community are identified stakeholders for the organization.

2. Out of the above, has the company identified the disadvantaged, vulnerable & marginalized stakeholders?

Disadvantaged, vulnerable, marginalized and Below Poverty Line (BPL) /Economically Weaker Section(EWS) patients are served as per respective State Government policy for such Patients.

3. Are there any special initiatives taken by the company to engage with the disadvantaged, vulnerable and marginalized stakeholders? If so, provide details thereof:

The Company is treating BPL/EWS patients in accordance with the State Government Guidelines (for BPL/EWS category) in this regard. A separate helpdesk is provided for the BPL/EWS patients for helping BPL/EWS patients coming for treatment and such Patients are treated at discounted/subsidized rates.

PRINCIPLE 5: BUSINESSES SHOULD RESPECT AND PROMOTE HUMAN RIGHTS

 Does the policy of the company on human rights cover only the company or extend to the Group / Joint Ventures / Suppliers / Contractors / NGOs / Others?

The company is committed to following the highest international standards of human rights in all its facets and forms across the various stakeholders. By providing quality care to our patients at affordable prices we are ensuring the right to health which is universally accepted as an important part of an individual's human rights.

The policy is applicable to Artemis Medicare Services Limited and its subsidiary. The Company's commitment to follow the basic principles of human rights is reflected in the checks and balances within the HR processes. The commitment to human rights is embedded in the 'Artemis Code of Conduct', adopted by the Company. All employees are sensitized to human rights as part of their orientation programme. The Company has various Internal committees to deal with all kind of Human rights issues.

2. How many stakeholder complaints have been received in the past financial year and what percent was satisfactorily resolved by the management?

The Company has not received any complaint or concern with respect to violation of human rights from any stakeholders.

PRINCIPLE 6: BUSINESS SHOULD RESPECT, PROTECT AND MAKE EFFORTS TO RESTORE THE ENVIRONMENT

 Does the policy related to Principle 6 cover only the Company or extends to the Group/Joint Ventures/Suppliers/ Contractors/NGOs/others.

The Policy on environment covers the Company only. The Company encourages parties associated with its value chain like vendors, suppliers, contractors, etc. to follow the principles envisaged in the policy.

2. Does the Company have strategies/ initiatives to address global environmental issues such as climate change, global warming, etc? Y/N. If yes, please give hyperlink for webpage etc.

Artemis is an environmentally conscious organization and we believe in running our operations in an eco-friendly way by reducing our carbon footprint through optimization/reduction of our energy usage and proper discharge of the waste and recycling wherever possible focusing on Conservation of natural resources. We are moving towards greater adoption of clean and renewable sources of energy. We have also undertaken community programs with local municipal bodies such as adoption of the stretch in an around the hospital and provide for its maintenance and green cover under the Haryana Green Belt program. The Company encourages parties associated with its value chain like vendors, suppliers, contractors, etc. to follow the principles envisaged in the policy.

Along with this, Artemis is also rain water harvesting contributor to addressing environmental issue.

Weblink: https://www.artemishospitals.com/social-responsibility/artemis-corporate-social-responsibility

3. Does the company identify and assess potential environmental risks?

Yes

4. Does the company have any project related to Clean Development Mechanism? If so, provide details thereof. Also, if Yes, whether any environmental compliance report is filed?

Currently, the Company has not undertaken any project related to Clean Development Mechanism.

5. Has the company undertaken any other initiatives on – clean technology, energy efficiency, renewable energy, etc. Y/N. If yes, please give hyperlink for web page etc.

Following actions have been taken to reduce energy consumption for old building (Tower 1):

- Chiller Plant Optimization
- 2. Installation of VFDs for Higher Energy Efficiency
- 3. Replacement of non-LED lights with LED lights
- 4. Replaced the BMS (Building management system) of OT complex (for 10 nos -AHU) for energy conservation.

Following actions have been taken to reduce energy consumption for New Tower building(Green Building IGBC) (Phase-2)/ New Installation:

- 1. 150 TR one chiller plant installed with VFD
- 2. All 3 nos. Secondary pumps installed with VFD in chilled water circulation system
- 3. All AHU (28 nos.) installed with EC fan motor for energy conservation
- 4. Solar water system heating system installed on roof top with capacity Flat plate collector-60 nos. (Storage tank-5KL).
- 5. All LED lights for energy conservation.

6. Are the Emissions/Waste generated by the company within the permissible limits given by CPCB/SPCB for the financial year being reported?

Yes. All emissions/waste generated at Artemis Hospitals are within permissible limits. These are continuously monitored, reviewed internally and reported to the CPCB/SPCB as per the requirement.

 Number of show cause / legal notices received from CPCB/SPCB which are pending (i.e. not resolved to satisfaction) as on end of Financial Year.

A prosecution is filed against the Company and some of its Directors for non- compliance under Environment Protection Act, which is being contested.

PRINCIPLE 7: BUSINESSES, WHEN ENGAGED IN INFLUENCING PUBLIC AND REGULATORY POLICY, SHOULD DO SO IN A RESPONSIBLE MANNER

 Is your company a member of any trade and chamber or association? If Yes, Name only those major ones that your business deals with:

The company is a strong proponent of increased focus on healthcare by the central and state governments and communities we live in. We are a member of several industry associations and advocacy groups such as CII, FICCI, Healthcare Federation of India, etc. where we put forth our views regarding the industry and emphasis on sustainable healthcare for all.

2. Have you advocated / lobbied through above associations for the advancement or improvement of public good? (Yes/No)

Yes

If yes specify the broad areas (drop box: Governance and Administration, Economic Reforms, Inclusive Development Policies, Energy security, Water, Food Security, Sustainable Business Principles, Others)

We have advocated, through the Industry associations, for improvement in the areas of Healthcare reforms and public healthcare arena.

PRINCIPLE 8: BUSINESSES SHOULD SUPPORT INCLUSIVE GROWTH AND EQUITABLE DEVELOPMENT

1. Does the company have specified programmes/ initiatives / projects in pursuit of the policy related to Principle 8? If yes details thereof:

Artemis is a for-profit organization. However, we believe in the mantra of "profit without profiteering" i.e. profitability for the sake of sustainability of the organization and its various stakeholders such as employees, investors, suppliers, etc. but with empathy for the communities we live in and the people we cater to. Yes, the Company considers Corporate Social Responsibility as an important aspect of its operations. It has aligned its thrust areas in line with the requirements of Schedule VII to the Companies Act, 2013. Aligning with the CSR objective of designing sustainable CSR programs that primarily empower and benefit marginalized and weaker sections of society, high-risk and high-stressed communities, the initiatives are focused on the following major themes.

A. ENVIRONMENT

- i. Considering the problem of depleting ground water in the Gururgam district of Haryana, a water Conservation project called 'Boond- Save it for tomorrow' is being implemented. The project aims to make the district water secure in the coming years by tapping the rainwater and recharging aquifers.
- ii. To promote greenery and beautification efforts of Gurgaon Metropolitan Development Authority, Artemis has implemented the green-belt project. The aim of this project is to contribute to the greenery in the fast developing city with more and more concrete structures coming further losing out the green coverage.
- iii. Artemis also supports Haryana forest department with a lump sum of amount that is further used in the work related to wildlife conservation.

B. COVID RELIEF WORK

i. Committed to fight COVID-19, Artemis hospitals supported COVID-19 preventive activities. CSR Team of Artemis hospitals distributed sanitizers and masks to the Additional Commissioner - Municipal Corporation of Gurugram.

2. Are the programmes / projects undertaken through in-house team/own foundation / external NGO / government structures / any other organization?

The projects were undertaken by both the internal teams as well as through/ in-coordination with external agencies/NGOs specialized in a specific domain including the Company's CSR arm, Artemis Health Science Foundation.

3. Have you done any impact assessment of your initiative?

Efforts are made to make a general assessment of impact of some of the initiatives. The CSR Committee internally performs an impact assessment of its initiatives at the end of each year to understand the efficacy of the programs and to gain insight for improving the design and delivery of future initiatives. However, no structural impact assessment is put in place at present. Also, continuity of the comparatively longer projects were disturbed due to pandemic and activities for the desired impact could not be assessed

4. What is your company's direct contribution to community development projects- Amount in ₹ and the details of the projects undertaken?

Please refer to the "Report on CSR Activities" attached as Annexure IV to the Director's Report, forming part of the Annual Report.

5. Have you taken steps to ensure that this community development initiative is successfully adopted by the community? If yes, please explain.

Yes, the Company regularly monitors the projects to ensures that they are adopted and continued and sustain within communities beyond our interactions. The structures developed under the projects such as rain water harvesting pits in the initial stage have been adopted by municipal corporation and are being maintained as well.

We regularly organize various community outreach programs such as OPD clinics and camps, etc. in the districts, health awareness programs and campaigns for the wider population and also treat Below Poverty Line (BPL) patients at heavily subsidized rates.

PRINCIPLE 9: BUSINESSES SHOULD ENGAGE WITH AND PROVIDE VALUE TO THEIR CUSTOMERS AND CONSUMERS IN A RESPONSIBLE MANNER

What percentage of customer complaints/ consumer cases are pending as on the end of financial year.

For details on customer complaints/consumer cases, kindly refer note no. 39 of Standalone Financial Statements forming part of this Annual Report

- Does the company display product information on the product label, over and above what is mandated as per local laws?Not Applicable.
- 3. Is there any case filed by any stakeholder against the company regarding unfair trade practices, irresponsible advertising and/or anticompetitive behaviour during the last five years and pending as on end of financial year. If so, provide details thereof:

No

4. Did your company carry out any consumer survey/ consumer satisfaction trends?

Our customers i.e. our patients are at the core of everything we do and every decision that we take. We strive to not just meet but constantly exceed our patients' expectations. The company conducts Patient Satisfaction Surveys covering up to 112 qualitative and 1044 quantitative indicators. We are regularly rated as among the best hospitals in the National Capital Region (NCR) and have won numerous awards and recognitions as mentioned in the Directors' Report.

On behalf of the Board of Directors For Artemis Medicare Services Limited

Sd/-

Dr. Devlina Chakravarty

Managing Director and Chairperson of BR Committee

DIN: 07107875

Place: Gurugram
Date: 11th May, 2022

Annexure - VI

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

[Information as required under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014]

(A) Conservation of energy

(i) The steps taken or impact on conservation of Energy:

The operations of the Company are not energy-intensive. However, significant measures are being taken to reduce the energy consumption by using energy efficient equipment. Some of the efforts taken in the financial year under review are given as below:

- To interpret, plan and manage energy conservation programs in Hospital Complex
- To reduce carbon emission and maximize savings by maximizing State Electricity Utilization and reducing DG set running
- Establish systems and procedures to verify, measure and monitor Energy Efficiency improvements
- To maintain / upgrade equipment up to best energy efficient standards
- To create awareness among all users about energy conservation
- Energy consumption monitoring & controlling
- Installed VFD on non stop air handing units in HVAC system

(ii) The steps taken by the Company for utilizing alternate sources of Energy:

Your Company constantly evaluates and invests in new technology to make its infrastructure more energy efficient. Active steps are taken by the management towards exploring possibilities and utilizing alternate sources of energy.

(iii) The capital investment on energy conservation equipment:

As, energy costs comprises a very small part of Company's total expenses, the financial implications of these measures are not material.

(B) Technology Absorption

(i) The efforts made towards technology absorption:

Over the years within the ambit of available resources of the Company, the company has attempted to bring into the country the best that the world has to offer in terms of technology in its continuous endeavor to serve the patients better and to bring healthcare of international standards within the reach of every individual.

During the year under review, your Company had procured the below two medical equipment:

Da Vinci Robotic Surgical System - Da Vinci Robotic Surgical System provides a natural extension of the surgeon's eyes and hands into the patient. Robot-assisted surgery allows doctors to perform many types of complex procedures with more precision, flexibility and control than is possible with conventional techniques. It gives advantages such as Faster recovery, shorter hospital stay, less postoperative pain, less visible scars smaller and possibly more cosmetically appealing incisions.

Siemens- MRI Magnetom Lumia Altea 1.5 Tesla: The latest model Magnetom Lumia Altea 1.5 Tesla has been installed at the hospital which provides whole body high quality imaging with Bio-Matrix tuners which adapt to challenging anatomies such as spine and therewith deliver excellent homogeneity and fat saturation. It also provide abdominal imaging with and orthopedics L-spine with spine dot engine powered by artificial intelligence.

(ii) The Benefits derived like product improvement, cost reduction, product development, import substitution:

- Better and efficient patient safety and care.
- Cost Reduction

(iii) In case of imported technology (imported during last 3 years reckoned from the beginning of the financial year):

- a) Details of technology imported: There was no technology imported during the last 3 financial years.
- b) Year of import: Not applicable
- c) Whether the technology has been fully absorbed: Not applicable
- d) If not fully absorbed, areas where absorption has not taken place and reasons therefore. : Not applicable

The Company is indulged in the business of providing healthcare services and it continues to use the latest technology in medical equipment's to serve the patients better.

(iv) The expenditure incurred on Clinical Research and Trial activities:

For Year ended 31st March, 2022	
Particulars	(₹ in Lacs)
Capital Expenditure	5.04
Recurring Expenditure	320.73
Total R & D expenditure as a % of sale (as per Profit & Loss account)	0.58%

(C) Foreign Exchange Earnings and Outgo

For Year ended 31st March, 2022	(₹ in Lacs)
Foreign Exchange Earnings	5971.36
Foreign Exchange Expenditure	211.81
Value of Imports on CIF Basis	1252.93

For and on behalf of the Board of Directors

Sd/-Onkar Kanwar Chairman DIN: 00058921

Place: Gurugram Date: 11th May, 2022

REPORT ON CORPORATE GOVERNANCE

Artemis Medicare Services Limited's ("AMSL" or "Company") governance framework enjoins the highest standards of ethical and responsible conduct of business to create value for all stakeholders. It continues to focus on good corporate governance, in line with emerging local and global standards. It understands and respects its fiduciary role in the corporate world. Besides adhering to the prescribed corporate governance practices as per Regulation 4(2) read with Chapter IV of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Company voluntarily governs itself as per highest standards of ethical and responsible conduct of business in all facets of its operations and in all interactions with its stakeholders, including shareholders, employees, consumers, lenders and the community at large.

The prime focus of the Companies Act, 2013 ("the Act"), is on shareholders' democracy, higher transparency and more disclosures, E-Governance, investor protection/minority shareholders and on Professionals' enhanced role & accountability. The current annual report of your Company contains all the information and disclosures which are required to be given under the Act/ Listing Regulations.

This report, along with the report on Management Discussion and Analysis and additional shareholder's information provides the details of implementation of the corporate governance code by your Company as contained in the Listing Regulations.

1. CORPORATE GOVERNANCE PHILOSOPHY

At AMSL, corporate governance brings direction and control to the affairs of the Company in a fashion that ensures optimum return for stakeholders. Corporate governance is the broad framework which defines the way the Company functions and interacts with its environment. It is in compliance with laws and regulations in each of the markets the Company operates, leading to effective management of the organisation. Moreover, AMSL in its journey towards sustainability is integrating sustainability practices in its corporate governance system which goes beyond compliance.

The Company is guided by a key set of values for all its internal and external interactions.

Simultaneously, in keeping with the best practices, your Company seeks to execute the practices of corporate governance by maintaining strong business fundamentals and by delivering high performance through relentless focus on the following:

- a. Transparency by classifying and explaining the Company's policies and actions to those towards whom it has responsibilities, including its employees. This implies the maximum possible disclosures without hampering the interests of the Company and those of its stakeholders. The Company believes in promotion of ethical values and setting up exemplary standards of ethical behaviour in our conduct towards our business partners, colleagues, shareholders and general public;
- b. Accountability is a key pillar, where there cannot be a compromise in any aspect of accountability and full responsibility, even as the management pursues profitable growth for the Company;
- c. Professionalism ensures that management teams at all levels are qualified for their positions, have a clear understanding of their roles and are capable of exercising their own judgment, keeping in view the Company's interests, without being subject to undue influence from any external or internal pressures;
- d. Trusteeship brings into focus the fiduciary role of the management to align and direct the actions of the organisation towards creating wealth and shareholder's value in the Company's quest to establish a global network, while abiding with global norms and cultures;
- As part of Corporate Responsibility, the Company believes in working towards sustainable development environmental and social.
- f. Safeguarding integrity ensures independent verification and truthful presentation of the Company's financial position. For this purpose, the Company has also constituted an Audit Committee which pays particular attention to the financial management process;
- g. Continuous focus on training and development of employees and workers to achieve the overall corporate objectives while ensuring employee integration across national boundaries.

Your Company is open, accessible and consistent with its communication. AMSL shares a long term perspective and firmly believes that good corporate governance practices underscore its drive towards competitive strength and sustained performance. Thus, overall corporate governance norms have been institutionalized as an enabling and facilitating business process at the Board, Management and at all operational levels.

2. BOARD OF DIRECTORS

At AMSL, we believe that an active, well-informed and Independent Board is necessary to ensure highest standards of Corporate Governance. The Board of Directors of AMSL, being at the core of its Corporate Governance practice, plays the most pivotal role in overseeing how the management serves and protects the long term interests of all our stakeholders.

AMSL's Board consists of an optimal combination of Executive Director and Independent Directors including Woman Director, representing a judicious mix of professionalism, knowledge and experience. The Directors bring in expertise in the fields of strategy, management, business development, legal, finance and economics, among others. The Board provides leadership, strategic guidance, objective and independent view to the Company's management while discharging its fiduciary responsibilities, thereby ensuring that the management adheres to high standards of ethics, transparency and disclosure.

a) Composition of Board: The size and composition of the Board meet the requirements of Regulation 17(1) of Listing Regulations. The Company's Board of Directors consists of 10 Directors including, Executive and Non-Executive Directors and leading professionals in their respective fields. The following is the percentage of Executive and Non-Executive Directors of the Company as on 31st March, 2022:

Category of Directors	No. of Directors	% of total no. of Directors
Executive	1	10
Non-Executive (including Independent Directors & Women Director)	9	90
Total	10	100

Note: Mr. Sunil Tandon joined as a Director on the Board from 10th May, 2021.

The constitution of the Board and attendance record of Directors for FY 2021-22 are given below:

Name/Designation of Director	Non-Executive /	No. o	f positions he Compani		Directorship in Li	sted Company(s)	No. of Board	Attendance at last AGM
	Independent	Board ⁽¹⁾	Committee Chairmanship	Committee Membership	Name of the Company	Position held	Meetings Attended ⁽³⁾	
Mr. Onkar Kanwar	Promoter, Non- Executive	3	1	1	Apollo Tyres Limited	Chairman & Managing Director	4	Yes
					PTL Enterprises Ltd.	Chairman		
Mr. Neeraj Kanwar	Non-Executive	2	0	2	Apollo Tyres Limited	Vice-Chairman & Managing Director	4	Yes
					PTL Enterprises Ltd.	Non-Executive Director		
Ms. Shalini Kanwar Chand	Non-Executive	0	0	0	Nil	NA	4	Yes
Dr. S. Narayan	Independent	4	0	1	Dabur India Limited	Independent Director	2	Yes
					Seshasayee Paper and Boards Limited	Independent Director		
					IIFL Wealth Management Limited	Independent Director		
Dr. Sanjaya Baru	Independent	1	1	1	Wockhardt Limited	Independent Director	3	Yes

Name/Designation of Director	Non-Executive /	No. of positions held in Other Companies			Directorship in Lis	sted Company(s)	No. of Board	Attendance at last AGM	
	Independent	Board ⁽¹⁾	Committee Chairmanship	Committee Membership	Name of the Company	Position held	Meetings Attended ⁽³⁾		
Ms. Deepa Gopalan Wadhwa	Independent	7	0	5	JK Cement Limited	Independent Director	4	Yes	
					JK Paper Limited	Independent Director			
					NDR Auto Component Limited	Independent Director			
					Bengal & Assam Company Limited	Independent Director			
					Mindtree Limited	Independent Director			
					Sapphire Foods India Limited	Independent Director			
Dr. Nirmal Kumar Ganguly	Non-Executive	1	0	0	Nil	NA	4	Yes	
Dr. Devlina Chakravarty	Executive	2	0	0	Nil	NA	4	Yes	
Mr. Sanjib Sen	Independent	0	0	0	Nil	NA	4	Yes	
Mr. Sunil Tandon (4)	Independent	2	0	0	PTL Enterprises Ltd.	Independent Director	4	Yes	

- (1) This includes Directorships held in Public Limited Companies and Subsidiaries of Public Limited Companies and excludes Directorships in Section 8 Companies, Private Limited Companies and Overseas Companies.
- (2) For the purpose of Committees of Board of Directors, only Audit and Stakeholders' Relationship Committees in other Public Ltd. Companies and Subsidiaries of Public Ltd. Companies are considered.
- (3) During FY 2021-22, Four Board Meetings were held.
- (4) Pursuant to the Act and Listing Regulations, Mr. Sunil Tandon was appointed as an Independent Director with effect from 10th May, 2021.

None of the Directors of your Company is a Member of more than 10 Committees or is the Chairman of more than 5 Committees across all the Companies in which he/ she is a Director.

The Company had paid Consultancy fees of ₹ 19.80 lacs during FY 2021-22 to Dr. Nirmal Kumar Ganguly, Non-Executive Director of the Company for services rendered by him as office of place of profit. The Board has determined that such payment in the context of overall expenditure by the Company is not significant.

Further, in compliance with Regulation 17A of the Listing Regulations, none of the Independent Directors hold directorships in more than seven listed companies. Further, none of the Directors who serves as Whole-Time Director / Managing Director in any listed entity serves as an Independent Director in more than three listed entities. The Managing Director does not serve as Independent Director on any listed Company.

As required under Regulation 25(3) of the Listing Regulations, a separate meeting of the Independent Directors was held on 4^{th} March, 2022. The Independent Directors at the meeting, inter-alia, reviewed the following: -

- Performance of Non-Independent Directors and Board as a whole;
- Performance of the Chairman of the Company, taking into account the views of Executive Director and Non-Executive Directors;
- Assessed the quality, quantity and timeliness of flow of information between the Company management and the Board that was necessary for the Board to effectively and reasonably perform their duties.

b) Evaluation of Independent Directors:

The evaluation of Independent Directors is being done by the entire Board of Directors which includes:

- (a) performance of the directors; and
- (b) fulfillment of the independence criteria as specified in Listing Regulations and their independence from the management.

The Directors who are subject to evaluation do not participate in the above evaluation.

For annual performance evaluation, the Company has formulated a questionnaire to assist in evaluation of the performance. Every Director has to give rating for each question on the scale of 1 to 5, 1 being Unacceptable and 5 being Exceptionally Good. On the basis of the response to the questionnaire, a matrix reflecting the ratings was formulated.

c) Board Functioning & Procedure:

AMSL Board is committed to ensure good governance through a style of functioning that is self-governing. The members of the Board always have complete liberty to express their opinion and decisions are taken on the basis of consensus arrived at after detailed discussions. They are also free to bring up any matter for discussion at the Board Meetings.

AMSL Board meets at least once in every 120 days to discuss and review the quarterly results and other items of agenda, including the information required to be placed before the Board, as required under Regulation 17(7) read with Part A, Schedule II of the Listing Regulations and additional meetings are held as and when required. The Chairman of the Board, Managing Director, Chief Financial Officer and the Company Secretary discuss the items to be included in the agenda and the detailed agenda, management reports and other explanatory statements are circulated well in advance of the meeting. Senior Management officials are called to provide additional inputs on the matters being discussed by the Board/Committee.

Paperless Board Meetings: With a view to leverage technology and reduce paper consumption, the Company has adopted a web-based application for transmitting Board/ Committees Agenda. The Directors of the Company receive the Agenda in electronic form through this application, which can be accessed through Browsers or iPads. The application meets high standards of security and integrity that is required for storage and transmission of Board/Committees Agenda in electronic form.

Post Meeting follow up procedure: The Board has an effective post meeting follow up procedure. Items arising out of previous Board Meeting and their follow up action report are placed at the immediately succeeding meeting for information of the Board.

d) Information placed before the Board of Directors:

The Board has complete access to all the information available within the Company. The following information, inter-alia, is provided periodically by the management to the Board for its review:

- Quarterly/Half yearly/Yearly financial results (consolidated & standalone) and items arising out of Annual Accounts.
- Proceedings of various Committees of the Board (on quarterly basis).
- Minutes of the Subsidiary (on quarterly basis).
- Internal/External Audit findings & recommendations (on quarterly basis).
- Report on Reconciliation of Share Capital Audit (on quarterly basis).
- Secretarial Audit Report (on Annual basis).
- Related Parties Transactions (on quarterly basis).
- Information on Cost Audit (on Annual basis).
- Compliance certificates on applicable laws on AMSL (on quarterly basis).
- Compliance Reports: Investors Complaints, Corporate Governance, Transfer/Transmission/Demat of shares (on quarterly basis).
- Foreign Exchange exposure & steps taken to limit the risk (on quarterly basis).
- Investment/deployment of funds & borrowings (on quarterly basis).
- Annual Report (on Annual basis).
- Material legal cases (on quarterly basis).

- Capital and Revenue Budgets (on Annual basis).
- Review of Material Events and Transactions (on quarterly basis).
- Overall business scenario, operations of the company (on quarterly basis).
- Banking facilities and its utilization (on quarterly basis).
- Growth and expansion plans (as and when required).
- Investment in Subsidiary Companies & providing guarantee etc. (as and when required).
- Codes and Policies (as and when required).
- Update on statutory compliance requirements and implementation process (as and when required).

The Chairman, Managing Director, Chief Financial Officer and Company Secretary keep the members of the Board informed about any material development/business update through various modes viz. emails, letters, telecom etc. from time to time.

e) Core Skills /Expertise/ Competencies available with the Board:

The Board comprises of qualified members who possess required skills, expertise and competencies that allow them to make effective contributions to the Board and its Committees. The following skills / expertise / competencies have been identified for the effective functioning of the Company and are currently available with the Board:

- Leadership / Team Building.
- Operational experience.
- Administrative & Government Relations.
- Strategic Planning and Business Development and negotiations.
- Industry Experience and Research & Development.
- Financial Expertise & Risk Management.
- Legal & Regulatory Expertise.

While all the Board members possess the skills identified, their area of core expertise is given below:

Mr. Onkar Kanwar	Leadership/ Operational experience, expert in Strategic planning and Business Development and Risk Management			
Mr. Neeraj Kanwar	Leadership/ Operational experience, expert in Strategic Planning and Business Development and Risk Management			
Ms. Shalini Kanwar Chand	Business negotiations, Strategic Planning and Business Development and Team building			
Dr. Devlina Chakravarty	Industry Experience and Research & Development with Administrative and Management Skills, Team building, Risk management			
Dr. S Narayan	Expertise in Administrative & Government Relations, Financial Expertise, Strategic Planning			
Dr. Nirmal Kumar Ganguly	Industry experience and Research & Development and Risk Management			
Dr. Sanjaya Baru	Expertise in Administrative & Government Relations, Strategic Planning			
Ms. Deepa Gopalan Wadhwa	Expertise in Administrative & Government Relations, Strategic Planning			
Mr. Sanjib Sen	Legal & Regulatory Expertise in constitutional laws, corporate and taxation laws, criminal and civil laws			
Mr. Sunil Tandon	Business Negotiations, Strategic Planning, Business Development and Risk Management			

f) Relationship amongst Directors:

Mr. Neeraj Kanwar, Non-Executive Director is the son of Mr. Onkar Kanwar, Chairman of the Company and Ms. Shalini Kanwar Chand, Non-Executive Director is the Daughter of Mr. Onkar Kanwar, Chairman and sister of Mr. Neeraj Kanwar, Non-Executive Director of the Company. None of the other Directors are related to each other.

g) Profile of the Chairman & Managing Director:

1. Mr. Onkar Kanwar (Chairman)

As the Chairman of AMSL, Mr. Onkar Kanwar is the chief architect of the Company's vision and value-driven business strategy. Under his able leadership, AMSL became a professionally managed and recognized Company in the Health care Sector. As a visionary entrepreneur, he plays a critical role in the articulation of Company's business philosophy.

Presently, Mr. Onkar Kanwar is the Chairman of the Apollo Tyres Limited and PTL Enterprises Limited. He is the Past President of the Federation of Indian Chambers of Commerce and Industry ("FICCI") and a former Chairman of the Automotive Tyre Manufacturers' Association. Currently he is the Chairman of the BRICS Business Council, India.

Mr. Onkar Kanwar has a keen interest in the field of education and health care. Artemis Hospital, promoted by him, is an enterprise focusing on state-of-the-art medical care and runs a cutting edge multi-specialty medical facility which focuses on holistic treatment. An initiative close to his heart is Apollo Tyres' HIV-AIDS awareness and prevention programme for the commercial vehicle driver community, implemented through Apollo Tyres Foundation's Health Care Centres located in large transhipment hubs across India.

A Science and Administration graduate from the University of California, Mr. Onkar Kanwar is a widely travelled individual. He devotes a large part of his time to reading and is passionate about learning modern management practices and their successful application in business.

He has been conferred with 'Ernst & Young Entrepreneur of the Year award – Manufacturing' for the year 2012. He has also been awarded with Hungarian 'Order of Merit', and Government of Japan's 'Order of the Rising Sun, Gold and Silver Star'.

2. Dr. Devlina Chakravarty (Managing Director)

Dr. Devlina Chakravarty started her career in 1993 as a radiologist trained from Mumbai University. She did fellowships/perceptorship programmes from University of Berlin (Germany), UCLA (Los Angeles) and Brigham & Women (Boston) in Head and Neck & Body Imaging. She worked as senior faculty and Programme Director in Radiology in different reputed hospitals in Delhi before joining Artemis in 2007. She strongly believes in ethical practices in healthcare and quality of service. She is a process and system driven person and believes strongly in "quality" and "efficiency" in healthcare. Good medical outcomes, patient safety, infection control are something close to her heart over and above creating great working environments for doctors and all other staff, through a transparent system of management. "Personalised tertiary care" with "service excellence" is her motto.

Her professional memberships include:

- The Indian Radiological and Imaging Association
- Radiological Society of North America
- Indian Neurology Association
- Indian Menopause Society
- Geriatric Society of India
- Society for Multiple Sclerosis, Delhi Chapter
- h) No. & Dates of Board Meetings held: 4 (four) Board Meetings were held during the FY 2021-22 viz. 10th May, 2021, 5th August 2021, 26th October, 2021 and 1st February, 2022. The gap between any two meetings never exceeded 120 days as per the requirements of the Act and Regulation 17(2) of the Listing Regulations.
- i) Statutory Compliance of Laws: The Board periodically reviews the compliance report of the laws applicable to the Company as well as steps taken by the Company to rectify the instances of non-compliance, if any.
- j) Recommendation of Committees: During the FY 2021-22, the Board has accepted all the recommendations of the Committees, which were mandatorily required.
- **k) Compliance by Independent Directors:** In the opinion of the Board, the Independent Directors fulfill the conditions specified in Listing Regulations and are independent of the management.
- I) Independent Director Databank Registration: All our Independent Directors have completed the registration with the Independent Directors Databank maintained by Indian Institute of Corporate Affairs (IICA) in pursuance of MCA notification dated 22nd October, 2019, issued by the Ministry of Corporate Affairs.

m) Resignation/Cessation by Independent Director: During the year under review, none of the Independent Director has resigned/ceased to be Independent Directors from the Company.

n) Familiarization Programme for Independent Directors:

The details of the Familiarization Programme imparted to Independent Directors during FY 2021-22 is disclosed on the Company's website at https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/director-familiarisation-programme-21-22.pdf

Number of shares and convertible instruments held by Non-Executive Directors:

As on 31st March, 2022, Mr. Onkar Kanwar holds 5,000 Equity shares of face value of ₹ 1/- each of the Company. None of the other Non-Executive Directors of the Company hold any shares and convertible instruments.

3. AUDIT COMMITTEE

The primary objective of the Audit Committee is to monitor and provide effective supervision of the Management's financial reporting process with a view to ensuring accurate and timely disclosures, with the highest levels of transparency, integrity and quality of financial reporting. The Committee oversees the work carried out in the financial reporting process by the management, the internal auditors and the independent auditor, and notes the processes and safeguards employed by each. All possible measures are taken by the Committee to ensure the objectivity and independence of the independent auditor.

a) Constitution and Composition

The Board of Directors constituted an Audit Committee in the year 2007. The powers, role and terms of reference of the Audit Committee cover the areas as contemplated under Regulation 18 of Listing Regulations and Section 177 of the Act.

As on 31st March, 2022, the Audit Committee comprises of 4 Members as follows:

- Dr. S. Narayan (Non-Executive Independent Director)
- Dr. Sanjaya Baru (Non-Executive Independent Director)
- Mr. Neeraj Kanwar (Non-Executive Non-Independent Director)
- Ms. Deepa Gopalan Wadhwa (Non-Executive Independent Director)

Dr. S. Narayan acts as Chairman of the Committee. All the members are financially literate and possess the requisite financial/business acumen to specifically look into the internal controls and audit procedures. Members have discussions with the Statutory Auditors during the meetings of the Committee and the quarterly/half-yearly and annual audited financials of the Company are reviewed by the Audit Committee before consideration and approval by the Board of Directors. The Committee also reviews Internal Control Systems and IT systems.

Ms. Shilpa Budhia acts as Secretary of the Committee.

b) Terms of Reference

As per Regulation 18(3) read with Part C of Schedule II of the Listing Regulations and Section 177 of the Act, the Audit Committee has been entrusted with the following responsibilities: -

- 1. Oversight of the Company's financial reporting process and disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommending to the Board the appointment, re-appointment, terms of appointment/ re-appointment and, if required, the replacement or removal of the auditors and the fixation of audit fees/remuneration;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the Management, the annual financial statements and auditor's report thereon before submission to the Board for approval, with particular reference to:
 - i. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of sub section (5) of section 134 of the Act.
 - ii. Changes, if any, in accounting policies and practices and reasons for the same.
 - iii. Major accounting entries involving estimates based on the exercise of judgment by the Management.
 - iv. Significant adjustments made in the financial statements arising out of audit findings.
 - v. Compliance with listing and other legal requirements relating to financial statements.
 - vi. Disclosure of any related party transactions.
 - vii. Modified Opinion(s) / Qualification(s) in the draft audit report.

- 5. Review/examine, with the Management, the quarterly/year to date financial statements and auditor's report thereon, before submission to the Board for approval;
- Reviewing with the Management, the financial statement of subsidiary and in particular the investments made by them;
- 7. Reviewing/Monitoring, with the Management, the statement of uses/application/end use of funds raised through an issue (public issue, rights issue, preferential issue, etc.) and related matters, the statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of the proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 8. Reviewing/evaluating, with the Management, performance of statutory and internal auditors, internal financial controls, risk management system and adequacy of the internal control systems;
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 10. Discussion with internal auditors on any significant findings and follow-ups there on;
- 11. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;
- 12. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 13. To look into the reasons for substantial defaults in payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 14. To review the functioning of the Whistle- Blower mechanism;
- 15. Approval of appointment of CFO after assessing the qualifications, experience and background, etc. of the candidate;
- 16. Review of investments made by the unlisted Subsidiary;
- 17. Reviewing the utilisation of loans and/or advances from/ investment by the Holding Company in the Subsidiary exceeding ₹ 100 Crore or 10% of the asset size of the Subsidiary, whichever is lower including existing loans/ advances/investments;
- 18. Review and monitor the Auditor's independence, performance and effectiveness of Audit process;
- 19. Approval or any subsequent modification of transactions of the company with related parties;
- 20. Scrutiny of inter- corporate loans and investments;
- 21. Valuation of undertakings or assets of the Company, wherever it is necessary;
- 22. Investigate any activity within its terms of reference and to seek any information it requires from any employee;
- 23. Obtain legal or other independent professional advice and to secure the attendance of outsiders with relevant experience and expertise, wherever considered necessary;
- 24. Management discussion and analysis of financial conditions and results of operations;
- 25. Management letters/ letters of internal control weaknesses issued by the statutory auditors;
- 26. Internal audit reports relating to internal control weaknesses;
- 27. Appointment, removal and terms of remuneration of the internal auditor;
- 28. To consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders;
- 29. Review of statement of deviations, if any:
 - a) Quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock

exchange(s) in terms of Regulation 32(1) of the Listing Regulations.

- b) Annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/ notice in terms of Regulation 32(7) of Listing Regulations.
- 30. Carrying out any other function as mentioned in the terms of reference of the Audit Committee;
- 31. To Carry out functions as may be entrusted (i) by the Board of Directors from time to time; and (ii) by virtue of applicable provisions of the Act (iii) the Listing Regulations and any other applicable provisions of Laws, as may be amended from time to time.

The Chairman of the Audit Committee has confirmed to the Board that the Audit Committee during the year under review has complied with all the roles assigned to it pursuant to the Act and Listing Regulations.

c) Meetings of Audit Committee and attendance of members during the year

During the financial year 2021-22, the Audit Committee met 4 (Four) times on 10th May, 2021, 5th August, 2021, 26th October, 2021 and 1st February, 2022. The time gap between any two meetings was not more than 120 days.

Name of the Member	Category	Designation	No. of Meetings Attended
Dr. S. Narayan	Non-Executive Independent	Chairman	3
Dr. Sanjaya Baru	Non-Executive Independent	Member	3
Mr. Neeraj Kanwar	Non-Executive Non-Independent	Member	4
Ms. Deepa Gopalan Wadhwa	Non-Executive Independent	Member	4

In addition to the members of the Audit Committee, these meetings were attended by Managing Director, Chief Financial Officer, Company Secretary, Internal Auditor and Statutory Auditor of the Company, wherever necessary, and those executives of the Company who were considered necessary for providing inputs to the Committee.

The Chairman of the Audit Committee, Dr. S. Narayan, was present at the Annual General Meeting of the Company held on 20th July, 2021.

d) Role of Internal Auditor

Internal Audit is an independent function within the Company, which provides assurance to the management, on design and operating effectiveness of internal controls and systems, as well as suggest improvements to systems and processes. Internal Audit assesses and promotes strong ethics and values within the organisation and facilitates in managing changes in the business and regulatory environment. Internal Audit responsibilities encompass all operational, financial, information systems and regulatory compliances are reviewed periodically.

The Internal Audit has a well laid down internal audit methodology, which emphasises on risk based internal audits using data analytics. The Internal Audit prepares a rolling annual internal audit plan, comprising of operational, financial, compliance and information systems audits. The audit plan for the year is reviewed and approved by the Audit Committee at the beginning of each financial year.

The Internal Auditor reports to the Audit Committee of the Company. On quarterly basis, the Internal Auditor reports to the Audit Committee, the key internal audit findings, and action plan agreed with the management, the status of audits vis-à-vis the approved annual audit plan and status of open audit issues. Direct reporting to the Chairman and the Audit Committee establishes Internal Audit as a function independent from the business.

e) Subsidiary Company

The Company does not have any material non-listed Subsidiary Company. However, the Company has one Subsidiary Company i.e. Artemis Cardiac Care Private Limited.

The Audit Committee of the Company reviews the financial statements, in particular, the investments made in the Subsidiary Company. Significant issues pertaining to Subsidiary Company are also discussed at Audit Committee meetings. A summarized statement of important matters reflecting all significant transactions and arrangements entered into by the Subsidiary Company are placed before the Board of Directors of the Company and are duly noted by it. The performance of Subsidiary Company is also reviewed by the Board periodically. The policy for determining material subsidiaries is available on the website of the company and the weblink is: https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/policy-for-determining-material-subsidiaries.pdf

4. NOMINATION AND REMUNERATION COMMITTEE

a) Constitution and Composition

The Board of Directors had constituted a Remuneration Committee in the year 2007. The powers, role and terms of reference of the Nomination and Remuneration Committee covers the areas as contemplated under Listing Regulations and Section 178 of the Act.

The Nomination and Remuneration Committee was reconstituted on 5th August, 2021 in compliance with SEBI circular no. SEBI/LAD-NRO/GN/2021/35 dated 3rd August, 2021 which had amended the Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that required the Nomination and Remuneration Committee to comprise of two-thirds of the members as Independent Directors effective 1st January, 2022. Accordingly, Mr. Onkar Kanwar, Non-Executive Non-Independent Director had stepped down as the Member of the Committee on 5th August, 2021.

As on 31st March, 2022, the Nomination and Remuneration Committee comprises of three members as follows:

- Dr. S. Narayan (Non-Executive Independent Director)
- Ms. Deepa Gopalan Wadhwa (Non-Executive Independent Director)
- Ms. Shalini Kanwar Chand (Non-Executive Non-Independent Director)

Dr. S. Narayan acts as the Chairman of the Committee.

The Nomination and Remuneration Committee has devised a policy on Board diversity in terms with the requirement under Regulation 19 of the Listing Regulations.

Ms. Shilpa Budhia acts as Secretary of the Committee.

b) Terms of Reference

The Nomination and Remuneration Committee has been entrusted with the responsibilities to review and grant annual increments, vary and/or modify the terms and conditions of appointment/re-appointment including remuneration and perquisites, commission, stock options etc. payable to Directors, Key Managerial Personnel (KMP) and Senior Management Personnel within the overall ceiling of remuneration as approved by the members.

The terms of reference of the Committee pursuant to Section 178 of the Act & Regulation 19(4) read with Part D Schedule II of Listing Regulations is listed below:

- Formulate the criteria for determining qualifications, positive attributes and independence of a Director;
- For every appointment of an independent director, the Committee shall evaluate the balance of skills, knowledge
 and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities
 required of an Independent Director. The person recommended to the Board for appointment as an Independent
 Director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates,
 the Committee may:
 - a. use the services of an external agencies, if required;
 - b. consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - c. consider the time commitments of the candidates
- Identifying persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, recommend to the Board their appointment and removal;
- Formulate the criteria for effective evaluation of performance of Board of Directors, its Committees and Individual Directors including Independent Directors, to be carried out either by the Board or by Nomination and Remuneration Committee or through an Independent External Agency and review its implementation and compliance;
- To extend or continue the term of appointment of the Independent Director, on the basis of the report of performance evaluation of Independent Directors;
- Devise a policy on diversity of Board of Directors;
- To decide the remuneration of consultants engaged by the Committee;
- Framing, recommending to the Board and implementing, on behalf of the Board and on behalf of the Shareholders, policy on remuneration of Directors, KMP including Employee Stock Option Plan, pension rights and any other compensation payment;
- Considering, approving and recommending to the Board changes in designation and policy on remuneration of the Directors, KMP and other employees;

- Administration and superintendence of the Employee Stock Option Plan (Plan)implemented by the Company from time to time including:
 - To finalize the eligibility criteria, number of Options and grant date to be granted to each Grantee in aggregate subject to the pool of Options of the Plan.
 - To calculate the exercise price after giving discount on the market price, if deems fit.
 - To extend the period of acceptance of grant and to decide the vesting period along with vesting schedule subject to minimum and maximum period of vesting as stated in Plan.
 - To allot Shares pursuant to exercise of Options, including the treatment of vested and unvested Options in the event of Corporate Actions as specified in the Plan and to cancel all or any granted Options in accordance with the Plan.
 - To decide upon treatment of vested and unvested Options in cases of cessation of employment and to decide cancellation of the Options which were lapsed, forfeited or surrendered under any provisions of the Plan.
 - To increase or decrease the pool of Options to be granted and the pool of Shares to be issued under the Plan.
 - To accelerate the vesting of Options on a case-to-case basis, subject to completion of minimum 1 year from the date of grant.
 - To finalize letters and other documents, if any, required to be issued under the Plan.
 - To re-price the Options which are not exercised, whether or not they have been vested, if the Options rendered unattractive due to fall in the price of the Shares in the market.
 - To delegate its duties and powers in whole or part to any person/Committee and/or to appoint such agents for the proper administration of the Plan.
 - To establish, amend, suspend or waive such rules and regulations and determine or impose other conditions to the grant of Options as it shall deem appropriate.
 - To frame suitable policies and procedure to ensure that there is no violation of securities laws, including the SEBI (Prohibition of Insider Trading) Regulations, 2015 and the SEBI (Prohibition of Fraudulent and Unfair Trade Practices Relating to the Securities Market) Regulations, 2003 as amended, by the Company or the Employees.
 - To oblige with such powers and functions of the Committee as stipulated under the Plan.
- To Carry out functions as may be entrusted (i) by the Board of Directors from time to time; and (ii) by virtue of applicable provisions of the Act (iii) the Listing Regulations and any other applicable provisions of Laws, as may be amended from time to time.

The Nomination & Remuneration Policy of the Company is available on the website of the Company and the web link is:

 $\underline{https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/nomination-and-remuneration-policy.pdf}$

c) Policy for appointment and remuneration

In terms of Section 178 of the Act and Regulation 19 of Listing Regulations as amended from time to time, this policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management of the Company has been formulated by the Nomination and Remuneration Committee of the Company and approved by the Board of Directors.

d) Non-Executive Directors (including Independent Directors)

In accordance with the relevant provisions of the Act and Listing Regulations the following Policies/ Framework have been adopted by the Board upon recommendation of the Nomination and Remuneration Committee:

- 1. Remuneration Policy relating to remuneration of Directors, Key Managerial Personnel.
- 2. Framework for evaluation of the Board, its committees and individual Board members including Independent Directors.
- 3. Policy on appointment of Board Members.
- 4. Familiarization programme for Directors.

The aforesaid policies are available at the website of the Company <u>www.artemishospitals.com</u> under Investors section.

e) Evaluation of Independent Directors

The Board of Directors upon recommendation of Nomination and Remuneration Committee had laid down the criteria for performance evaluation of Board of the Company, its Committees and the individual Board members, including Independent Directors and Chairman.

In compliance with Regulation 17 (10) of Listing Regulations, evaluation of Independent Directors is being done by the entire Board of Directors which includes:

- (a) performance of the directors; and
- (b) fulfillment of the independence criteria as specified in Listing regulations and their independence from the management.

The Directors who are subject to evaluation do not participate in the above evaluation.

On the basis of the performance evaluation done by the Board, it shall be determined whether to extend or continue their term of appointment, whenever the respective term expires.

f) Meetings of Nomination and Remuneration Committee and Attendance of members during the year

During the FY 2021-22, 2 (two) Nomination and Remuneration Committee Meetings were held on 10th May, 2021 and 1st February, 2022.

Name of the Member	Category	Designation	No. of Meetings Attended
Dr. S. Narayan	Non-Executive Independent	Chairman	1
Mr. Onkar Kanwar (Ceased to be member w.e.f. 5 th August, 2021)	Non-Executive Non-Independent	Member	1
Ms. Shalini Kanwar Chand	Non-Executive Non-Independent	Member	2
Ms. Deepa Gopalan Wadhwa	Non-Executive Independent	Member	2

g) Payment of remuneration/sitting fee to the Directors and Key Managerial Personnel etc.

The details of remuneration paid to Directors and Key Managerial Personnel during FY 2021-22 are given below:

a. Managing Director:

(₹ In Lacs)

Particulars	Dr. Devlina Chakravarty (Managing Director)
Salary	461.08
Contribution to PF/Superannuation/Gratuity	15.00
Commission/Performance Bonus	-
Perquisites	14.21
Total Remuneration	490.29
Stock Option (in nos.)	69,67,000
Service contracts, notice period, severance fees	Notice period – 3 months

b. Chief Financial officer and Company Secretary:

(₹ in Lacs)

Particulars	Mr. Sanjiv Kumar Kothari (Chief Financial Officer)	Ms. Shilpa Budhia (Company Secretary)
Salary	73.58	24.41
Contribution to PF/Superannuation/Gratuity	5.66	1.71
Commission/Performance Bonus	-	-
Perquisites	2.37	-
Total Remuneration	81.61	26.12
Stock Option in nos.	-	-
Service contracts, notice period, severance fees	Notice period – 2 months	Notice period – 2 months

c. The details of remuneration paid to Non-Executive Directors:

(₹ in Lacs)

Name of the Director	Sitting Fees	Salary & Perquisites	Superannuation Fund	Commission	Others
Mr. Onkar Kanwar	2.20	0	0	0	0
Mr. Neeraj Kanwar	2.80	0	0	0	0
Ms. Shalini Kanwar Chand	2.80	0	0	0	0
Dr. Nirmal Kumar Ganguly	3.20	0	0	0	19.80
Dr. S. Narayan	2.20	0	0	0	0
Dr. Sanjaya Baru	2.30	0	0	0	0
Mr. Sunil Tandon ⁽¹⁾	2.60	0	0	0	0
Ms. Deepa Gopalan Wadhwa	3.40	0	0	0	0
Mr. Sanjib Sen	2.40	0	0	0	0
Total	23.90	0	0	0	19.80

(1) Mr. Sunil Tandon was appointed as an Independent Director with effect from 10th May, 2021.

Apart from payment as indicated above, none of the Non-Executive Directors had any pecuniary relationships or transactions with the Company.

Except Dr. Nirmal Kumar Ganguly, all the Non-Executive Directors including the Independent Directors only received the sitting fees during the F.Y. 2021-22. Dr. Nirmal Kumar Ganguly, Non-Executive Director of the Company has been paid Consultancy fees of ₹ 19.80 lacs during FY 2021-22 for services rendered by him as office of place of profit.

During 2021-22, the Company did not advance any loan to any of its Directors.

DIRECTORS AND OFFICERS LIABILITY INSURANCE

As per the provisions of the Act, the Company has taken a Directors and Officers Liability Insurance on behalf of all Directors including Independent Directors, Officers and Managers for indemnifying any of them against any liability in respect of any negligence, default, misfeasance, breach of duty or breach of trust for which they may be held guilty in relation to the Company.

5. STAKEHOLDERS RELATIONSHIP COMMITTEE

Stakeholders Relationship Committee oversees, inter-alia, redressal of shareholder and Investor grievances, transfer/transmission of Shares, non-receipt of dividend declared, dematerialization/rematerialization of shares and other related matters. The roles and responsibilities of the Stakeholders Relationship Committee as prescribed under Listing Regulations are mentioned under the terms of reference of the Committee.

a) Constitution and Composition

As on 31st March, 2022, the Stakeholders Relationship Committee comprises of the following members:

- Dr. S. Narayan (Non-Executive Independent Director)
- Dr. Devlina Chakravarty (Managing Director)
- Dr. Nirmal Kumar Ganguly (Non-Executive Non-Independent Director)

Dr. S. Narayan acts as the Chairman of the Committee.

Ms. Shilpa Budhia acts as Secretary of the Committee.

b) Terms of reference

- Transfer/transmission/Deletion of name from shares.
- Split up/sub-division and consolidation of shares.
- Dematerialisation/rematerialisation of shares.
- Issue of new and duplicate share certificates.
- Registration of Power of Attorneys, Probate, Letters of transmission or similar other documents.
- To open/ close bank account(s) of the Company for depositing share/ debenture applications, allotment and call monies, authorize operation of such account(s) and issue instructions to the Bank from time to time in this regard.

- Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- Review of measures taken for effective exercise of voting rights by shareholders.
- Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- Any allied matter(s) out of and incidental to these functions and not herein above specifically provided for.
- To Carry out functions as may be entrusted (i) by the Board of Directors from time to time; and (ii) by virtue of applicable provisions of the Act (iii) the Listing Regulations and any other applicable provisions of Laws, as may be amended from time to time.

c) Meetings of Stakeholders Relationship Committee and attendance of members during the year

During FY 2021-22, 1 (one) meeting of the Stakeholders Relationship Committee was held on 1st February, 2022.

Name of Director	Category of Director	Designation	No. of meetings attended
Dr. S. Narayan	Non-Executive Independent	Chairman	0
Dr. Nirmal Kumar Ganguly	Non-Executive Non Independent	Member	1
Dr. Devlina Chakravarty	Executive	Member	1

d) No. of shareholders' complaints received

During FY 2021-22, the Company had received 4 complaints. There is one complaint pending as on 31st March, 2022 since the same was received in the last week of March 2022. Except one complaint other three complaints were attended and resolved to the satisfaction of the shareholders.

6. CORPORATE SOCIAL RESPONSIBILITY (CSR) COMMITTEE

a) A brief outline of the Company's CSR Policy

The Company is committed to incorporating policies, systems and approaches to achieve its positive impact growth objectives. Deeply inherent in our vision statement are the principles of sustainability. The CSR approach stems from our vision statement focusing on "continuously enhancing stakeholder value", which includes the larger society and environment in which the Company operates. The CSR philosophy of the Company rests on the principle of sustainability and self-reliance. It also embeds a dimension of philanthropy. At the core of Company's responsibility belief is stakeholder engagement. Consequently, all the projects the Company has link to its stakeholders, the issues they face and the issues organization has identified to support on philanthropy front.

b) Constitution and Composition

The CSR Committee was originally constituted by the Board of Directors at a meeting held on 2nd May, 2014. The committee was reconstituted on 5th August, 2021 wherein Mr. Sanjib Sen was appointed as a Member of the Committee in place of Dr. S. Narayan

As on 31st March, 2022, CSR Committee consists of the following members:

Ms. Shalini Kanwar Chand (Non-Executive Non-Independent Director)

Dr. Nirmal Kumar Ganguly (Non-Executive Non-Independent Director)

Mr. Sanjib Sen (Non-Executive Independent Director)

Dr. Devlina Chakravarty (Managing Director)

Ms. Shalini Kanwar Chand acts as Chairperson of the Committee.

Ms. Shilpa Budhia acts as Secretary of the Committee.

c) Meeting of CSR Committee and attendance of members during the year

During the year, the CSR Committee met 2 (Two) times i.e. 10th May, 2021 and 1st February, 2022.

Name of the Member	Category	Designation	No. of Meetings Attended
Ms. Shalini Kanwar Chand	Non-Executive Non-Independent	Chairperson	2

Name of the Member	Category	Designation	No. of Meetings Attended
Dr. Devlina Chakravarty	Executive	Member	2
Dr. S. Narayan (Ceased to be member w.e.f. 5 th August, 2021)	Non-Executive Independent	Member	1
Dr. Nirmal Kumar Ganguly	Non-Executive Non-Independent	Member	2
Mr. Sanjiv Sen (Appointed as a member w.e.f. 5 th August, 2021)	Non-Executive Independent	Member	1

Your Company has also laid down a CSR Policy in order to execute its various CSR Initiatives.

7. BUSINESS RESPONSIBILITY COMMITTEE

The Company follows the following nine core principles as prescribed by SEBI and the entire Business Responsibility (BR) Report is based on actions taken by the Company for the adoption of these principles:

- I. Businesses should conduct and govern themselves with Ethics, Transparency and Accountability.
- II. Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle.
- III. Businesses should promote the well-being of all employees.
- IV. Businesses should respect the interests of and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized.
- V. Businesses should respect and promote human rights.
- VI. Business should respect, protect and make efforts to restore the environment.
- VII. Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner.
- VIII. Businesses should support inclusive growth and equitable development.
- IX. Businesses should engage with and provide value to their customers and consumers in a responsible manner.

a) Constitution and Composition

The Board of Directors at the meeting held on 22nd May, 2020, had constituted a BR Committee.

The BR Committee comprises of two members viz. Dr. Devlina Chakravarty and Dr. Nirmal Kumar Ganguly. Dr. Devlina Chakravarty acts as the Chairperson of the Committee.

b) Meeting of BR Committee and attendance of members during the year

During FY 2021-22, 1 (One) meeting of BR Committee was held on 20th April, 2021.

Name of Director	Category of Director	Designation	No. of meetings attended
Dr. Devlina Chakravarty	Executive	Chairperson	1
Dr. Nirmal Kumar Ganguly	Non-Executive Non-Independent	Member	1

The Company Secretary acts as the Secretary to the Committee.

8. RISK MANAGEMENT COMMITTEE

a) Constitution and Composition

Though not mandated by the Listing Regulations, the Board of Directors at the meeting held on 5th August, 2021, had constituted a Risk Management Committee.

The Risk Management Committee comprises of three members viz. Dr. Devlina Chakravarty, Dr. Nirmal Kumar Ganguly and Mr. Sunil Tandon as members. Dr. Devlina Chakravarty acts as the Chairperson of the Committee.

Ms. Shilpa Budhia acts as Secretary of the Committee.

b) Terms of reference

1) To formulate a detailed risk management policy which shall include:

- a) A framework for identification of internal and external risks specifically faced by the listed entity, in particular including financial, operational, sectoral, sustainability (particularly, ESG related risks), information, cyber security risks or any other risks as may be determined by the Committee.
- b) Measures for risk mitigation including systems and processes for internal control of identified risks.
- c) Business continuity plan.
- 2) To ensure that appropriate methodology, processes and systems are in place to monitor and evaluate risks associated with the business of the Company;
- 3) To monitor and oversee implementation of the risk management policy, including evaluating the adequacy of risk management systems;
- 4) To periodically review the risk management policy, at least once in two years, including by considering the changing industry dynamics and evolving complexity;
- 5) To keep the board of directors informed about the nature and content of its discussions, recommendations and actions to be taken;
- 6) The appointment, removal and terms of remuneration of the Chief Risk Officer (if any) shall be subject to review by the Risk Management Committee; and
- 7) To do all such acts, deeds as may be deemed necessary in connection with the Risk Management.

c) Meeting of Risk Management Committee and attendance of members during the year

During FY 2021-22, 2 (Two) meetings of Risk Management Committee were held on 8th November, 2021 and 11th March, 2022.

Name of Director	Category of Director	Designation	No. of meetings attended
Dr. Devlina Chakravarty	Executive	Chairperson	2
Dr. Nirmal Kumar Ganguly	Non-Executive Non-Independent	Member	2
Mr. Sunil Tandon	Non-Executive Independent	Member	2

9. CEO/CFO CERTIFICATION

The Managing Director and CFO have submitted certificate, in terms of Regulation 17(8) read with Part B of Schedule II of Listing Regulations to the Board. The certificate forms part of Corporate Governance Report.

10. GENERAL BODY MEETINGS

a) The last three Annual General Meetings were held as under:

Financial Year	Category	Location of the Meeting	Date	Special Resolution passed	Time
2020-21	Annual General Meeting	Plot No. 14 Sector 20 Dwarka, South West Delhi-110075 (held through Video Conferencing (VC)	20 th July, 2021	 To appoint Mr. Sunil Tandon (DIN:08342585) as an Independent Director To approve the remuneration/fees payable to Dr. Nirmal Kumar Ganguly 	3:00 P.M. IST
2019-20	Annual General Meeting	Plot No. 14 Sector 20 Dwarka, South West Delhi-110075 (held through Video Conferencing (VC)	23 rd September, 2020	To appoint Dr. Gautam Chaudhuri (DIN: 08801337) as an Independent Director	3:00 P.M. IST
2018-19	Annual General Meeting	Plot No. 14 Sector 20 Dwarka, South West Delhi-110075	26 th August, 2019	Amendment in the Article of Association	11:00 A.M. IST

b) Resolutions passed last year through Postal Ballot:

Pursuant to Section 110 of the Companies Act, 2013, read with Rule 22 of the Companies (Management and Administration) Rules, 2014, the Company had conducted the following voting through Electronic Voting and sent the Postal Ballot Notice to members. The following resolutions were passed through Postal Ballot: -

I. Resolutions passed on 09th September, 2021

Last Date of Dispatch of Postal Ballot Notice	Items approved by the shareholders	Date of passing of Resolution	Ordinary/ Special Resolution
10 th August, 2021	 i. To approve Sub-Division of Equity Shares from the face value of ₹ 10/- to face value of ₹ 1/- per Share ii. Approval for alteration of the capital clause of the memorandum of association of the company 	9 th September, 2021	Ordinary Resolution Ordinary Resolution

Voting Pattern of the resolution passed through Postal Ballot, is as follows:

To approve Sub-Division of Equity Shares from the face value of ₹ 10/- to face value of ₹ 1/- per Share

Particulars	E Voting
Total number of votes	9377461
Total number of valid votes	9377461 (100%)
Votes cast in favour of the Resolution	9375425
Votes cast against the Resolution	2036
Number of invalid votes	0

ii. Approval for alteration of the capital clause of the Memorandum of Association of the Company:

Particulars	E Voting
Total number of votes	9377461
Total number of valid votes	9377461 (100%)
Votes cast in favour of the Resolution	9375425
Votes cast against the Resolution	1986
Number of invalid votes	0

- II. Mr. Manoj Sharma, Partners, RSMV & Co., (Practicing Company Secretary), was appointed as the Scrutinizer to conduct the Postal Ballot process in a fair and transparent manner.
- III. Procedure for Postal Ballot: Where a Company is required or decides to pass any resolution by way of Postal Ballot, it shall send a notice to all the shareholders, along with a draft resolution explaining the reasons thereof and requesting them to send their assent or dissent in writing on a Postal Ballot because Postal Ballot means voting by post or through electronic means within a period of thirty days from the date of dispatch of the notice. However, during FY 2021-22, the Company has not send the physical Ballot Paper due to the relaxation provided by Ministry of Corporate Affairs. Your Company has followed the aforesaid procedure stipulated in the Act, Listing Regulations and Secretarial Standard 2, and has carried out Postal Ballot for the items mentioned above.

As on date of this report, your Company does not propose to pass any Special Resolution for the time being by way of Postal Ballot.

11. MEANS OF COMMUNICATION

- As per Regulation 47(1)(b) of the Listing Regulations, an extract of the detailed format of Quarterly/Annual Financial
 Results is filed with the Stock Exchanges under Regulation 33 of the Listing Regulations. The results in prescribed format
 are published in the Newspapers viz. Financial Express (National Daily) and Jansatta (Regional Daily). The Quarterly/Half
 Yearly / Annual Financial Results are also available on the Company's website: www.artemishospitals.com and Stock
 Exchange websites www.nseindia.com and www.nseindia.com
- All material information about the Company is promptly sent to the stock exchanges and the Company regularly updates the media and investor community about its financial as well as other organisational developments.
- In compliance with MCA Circular No. 2/2022 dated 5th May, 2022 and other relevant Circulars previously issued by the MCA and SEBI Circular No. SEBI/HO/DDHS/P/CIR/2022/0063 dated 13th May, 2022 and other relevant Circulars previously issued by SEBI and owing to the difficulties involved in dispatching of physical copies of the financial statements including Board's Report, Auditor's report or other documents required to be attached therewith (together referred to as Annual Report FY 2021-22) and Notice of AGM are being sent in electronic mode to Members whose e-mail address is registered with the Company, Company's Registrars and Transfer Agents or the Depository Participant(s). The Annual Report containing, inter-alia, Notice of Annual General Meeting, Audited Financial Statements, Board's Report, Management Discussion and Analysis, Corporate Governance Report, Auditors' Report and other important information are also displayed on the Company's website (www.artemishospitals.com).
- Investor Relations at AMSL aims at providing accurate, transparent and timely information to the investors and serves
 as a bridge for two-way communication. All efforts are made to provide efficient services to the shareholders. Every
 important information is displayed at the Company's website www.artemishospitals.com.
- NSE Electronic Application Processing System (NEAPS)- is a web-based application designed by NSE for Corporates. All
 periodical and other compliance filings are filed electronically on NEAPS.
- BSE Listing Centre (Listing Centre)- BSE's Listing Centre is a web-based application designed for corporates. All periodical and other compliance related filings are filed electronically on the Listing Centre.
- SEBI Complaints Redressal System (SCORES)- The investors' complaints are also being processed through the centralised
 web-based complaint redressal system. The salient features of SCORES are availability of centralised database of the
 complaints and uploading online action taken reports by the Company. Through SCORES the investors can view online,
 the actions taken and current status of the complaints. In its efforts to improve ease of doing business, SEBI has launched
 a mobile app "SEBI SCORES", making it easier for investors to lodge their grievances with SEBI, as they can now access
 SCORES at their convenience of a smart phone.
- Exclusive email ID for investors- The Company has designated the email investor@artemishospitals.com exclusively for investor servicing, and the same is prominently displayed on the Company's website www.artemishospitals.com.

12. GENERAL SHAREHOLDER INFORMATION

a) Registered Office: Plot No. 14, Sector 20, Dwarka, South West Delhi-110075

b) Annual General Meeting (AGM)

The ensuing AGM of the Company will be held on Wednesday, 13th July, 2022 at 3:00 pm IST through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM"). Notice of the ensuing AGM is separately provided along with the Annual Report.

c) Dividend payment date: Not Applicable

d) Board Meeting for Financial Calendar – FY 2022-23

Quarter	Period ending	Date / Period
First quarter	30 th June, 2022	On or before 14 th August, 2022
Second quarter/ half year	30 th September, 2022	On or before 14 th November, 2022
Third quarter	31 st December, 2022	On or before 14 th February, 2023
Fourth quarter/year	31 st March, 2023	On or before 30 th May, 2023

Trading window closure

The trading restriction period shall be made applicable from the end of every quarter till 48 hours after the declaration of financial results.

f) **Listing at Stock Exchanges**

National Stock Exchange of India Limited

Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai-400 051

T: +91 22 26598100-14 F: +91 22 26598237-38

E: cmlist@nse.co.in

BSE Limited

Phiroje Jeejeebhoy Towers, 1st Floor, Dalal Street

Mumbai 400 001

T: +91 22 22721233/34 F: +91 22 22721919/3027

E: corp.relations@bseindia.com

The Annual Listing Fees for FY 2022-23 has been paid to both the aforesaid stock exchanges.

Stock Code

BSE Limited - 542919

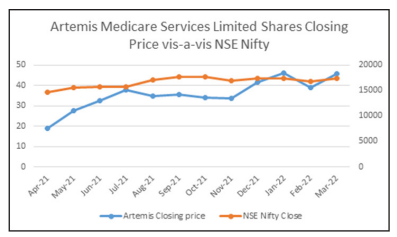
National Stock Exchange of India Limited - ARTEMISMED

h) Stock Market Price Data for FY 2021-22

The Company's share price on NSE and Nifty Index:

Month	Artemis		Nifty Index	
	High (₹)	Low (₹)	High	Low
Apr-21	224.00	186.10	15044.35	14151.40
May-21	292.95	189.05	15606.35	14416.25
Jun-21	330.00	262.00	15915.65	15450.90
Jul-21	386.00	325.00	15962.25	15513.45
Aug-21	407.95	312.40	17153.50	15834.65
Sep-21 *	41.90	330.20	17947.65	17055.05
Oct-21	38.95	32.05	18604.45	17452.90
Nov-21	38.00	33.00	18210.15	16782.40
Dec-21	47.70	33.50	17639.50	16410.20
Jan-22	50.80	40.50	18350.95	16836.80
Feb-22	49.85	37.15	17794.60	16203.25
Mar-22	47.80	37.85	17559.80	15671.45

^{*} Reflects the Share price post sub-division of Equity shares from face value of ₹ 10/- each to ₹ 1/- each.

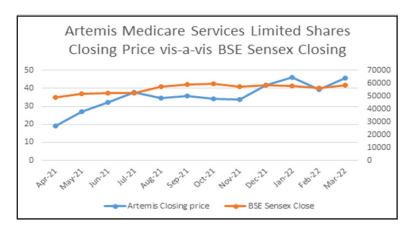


PS: Share prices are adjusted to post sub-division market values of shares for graphical representation

The Company's Share price at BSE and Sensex:

Month	onth Artemis		Sensex	
	High (₹)	Low (₹)	High	Low
Apr-21	223.00	182.65	50375.77	47204.50
May-21	294.10	188.00	52013.22	48028.07
Jun-21	332.50	267.25	53126.73	51450.58
Jul-21	385.90	325.15	53290.81	51802.73
Aug-21	409.80	314.10	57625.26	52804.08
Sep-21 *	414.40	34.70	60412.32	57263.90
Oct-21	39.40	32.10	62245.43	58551.14
Nov-21	38.00	33.05	61036.56	56382.93
Dec-21	48.15	33.45	59203.37	55132.68
Jan-22	51.15	40.05	61475.15	56409.63
Feb-22	49.70	35.40	59618.51	54383.20
Mar-22	48.05	38.00	58890.92	52260.82

^{*} Reflects the Share price post sub-division of Equity shares from face value of ₹ 10/- each to ₹ 1/- each.



PS: Share prices are adjusted to post sub-division market values of shares for graphical representation

i) Shares Traded during 1st April, 2021 to 31st March, 2022

Particulars	BSE	NSE
No. of shares traded	3688711	20018212
Highest Share Price (in ₹) (Post sub-division values)	51.15	50.8
Lowest Share Price (in ₹) (Pre sub-division values)	182.65	186.1
Closing Share Price (as on 31 st March, 2022) (in ₹)	45.9	45.9
Market Capitalization (as on 31 st March, 2022) (₹ in lacs)	60761	60761

j) Elimination of Duplicate Mailing

The shareholders who are holding physical shares in more than one folio in identical name, or in joint holder's name in similar order, may send the Share Certificate(s), along with request for consolidation of holding in one folio, to avoid mailing of multiple annual reports.

k) Share Transfer System

SEBI has mandated that effective 1st April, 2019, no shares can be transferred in physical mode. Hence, the Company has stopped accepting any fresh lodgment of transfer of shares in physical form. The Company had sent communication to the shareholders encouraging them to dematerialise their holding in the Company. The communication, inter-alia, contained procedure for getting the shares dematerialised. Shareholders holding shares in physical form are advised to avail the facility of dematerialisation.

As per the requirement of Regulation 40(9) of Listing Regulations, the Company has obtained the yearly certificate from the Company Secretary in practice for due compliance of share transfer formalities.

I) Distribution of Shareholding

The following is the distribution of shareholding of equity shares of the Company as on 31st March, 2022:

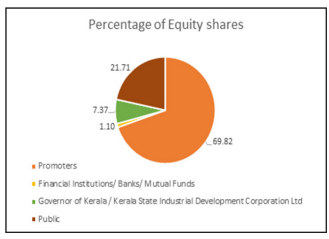
Category	No. of Shareholders	% of Shareholders	No. of Shares Held of face value of ₹ 1/- each	% of shareholding
UPTO 5000	11503	95.08	5547918	4.19
5001 – 10000	258	2.13	1965936	1.49
10001 – 20000	154	1.27	2198319	1.66
20001 – 30000	58	0.48	1426568	1.08
30001 – 40000	31	0.26	1050901	0.79
40001 – 50000	15	0.12	694416	0.52
50001 – 100000	32	0.26	2262399	1.71
100001 AND ABOVE	47	0.39	117230543	88.56
Grand Total	12098	100.00	132377000	100.00

The Promoter holds 9,24,30,790 shares constituting 69.82% of the share capital of the Company as on 31st March, 2022.

m) Category of Shareholders as on 31st March, 2022

The following is the distribution of shareholding of equity shares of the Company as on 31st March, 2022:

Category	Number of equity shares	%
Promoters	9,24,30,790	69.82
Financial Institutions/ Banks/ Mutual Funds/ Alternate Investment Funds	14,59,637	1.10
Governor of Kerala / Kerala State Industrial Development Corporation Ltd	97,49,600	7.37
Public	2,87,36,973	21.71
Total	13,23,77,000	100.00



n) Reconciliation of Share Capital Audit

As stipulated by SEBI, a qualified Company Secretary in practice conducts the Reconciliation of Share Capital Audit of the Company for the purpose of reconciliation of total admitted capital with the depositories, i.e. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital of the Company.

The Company Secretary in practice conducts such audit in every quarter and issues a Reconciliation of Share Capital Audit Certificate to this effect to the Company. A copy of such audit report is submitted to the stock exchanges on quarterly basis, where the Company's shares are listed and is also placed before the Board.

o) Dematerialization of Shares and Liquidity

The equity shares of the Company are being traded under compulsorily demat form as per SEBI notification. The Company's shares are tradable compulsorily in electronic form and are available for trading in the depository systems of both NSDL and CDSL. The International Securities Identification Number (ISIN) of the Company, as allotted by NSDL and CDSL, is INE025R01021 (after sub-division of Equity shares of face value of ₹ 10/- per Equity Share into face value of ₹ 1/-per Equity Share). The ISIN before the sub-division of Equity Shares was INE025R01013. As on 31st March, 2022, 99.03% of paid up share capital is dematerialized. Reminder letters are sent to shareholders holding shares in physical form at regular intervals requesting them to get their shares dematerialized.

p) Share Transfer/Demat Registry work

All share transfers/demat are being processed by Registrar and Share Transfer Agents (RTA). The RTA has established direct connectivity with NSDL/ CDSL for carrying out demat completely.

q) Address change request

All communications regarding change of address for shares held in physical form etc. should be sent at the RTA's Office at: -

Alankit Assignments Limited

Alankit House,

4E/2 Jhandewalan Extension

New Delhi - 110 055.

Email: info@alankit.com Website: www.alankit.com

r) Participation & Voting at AGM

Pursuant to the MCA Circular No. 14/2020 dated 8th April, 2020, MCA Circular No.17/2020 dated 13th April, 2020, MCA Circular No. 20/2020 dated 5th May, 2020, MCA Circular No. 02/2021 dated 13th January, 2021, MCA Circular No. 21/2021 dated 14th December, 2021 and Circular No. 02/2022 dated 5th May, 2022 and all other relevant circulars issued by the MCA from time to time, physical attendance of the Members to the AGM venue is not required and AGM be held through Video Conferencing (VC)/ Other Audio Visual Means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.

Register e-mail address

To contribute towards greener environment, the Company proposes to send documents like Shareholders Meeting Notice/other Notices, Audited Financial Statements, Board's Report, Auditors' Report or any other documents, to members in electronic form at the e-mail address provided by them and/or available to the Company by the Depositories.

Members who have not yet registered their e-mail address (including those who wish to change their already registered e-mail address) may get the same registered/updated either with their Depository Participants or by writing to the Company or RTA.

s) Hospital location(s): Artemis Hospital (A unit of Artemis Medicare Services Limited)

Sector 51

Gurugram – 122001, Haryana
Sub-unit "Daffodils" by Artemis

Sub-unit "Daffodils" by Artemis Hospital

Dalal St, Block G, South City I, Sector 40,

Gurugram - 122022, Haryana

t) Outstanding GDRs / ADRs / Warrants or any convertible instruments, conversion date and likely impact on equity

During the year under review, your Company had granted 6,96,700 (Six Lacs Ninety Six Thousand Seven Hundred) Stock Options exercisable into 6,96,700 (Six Lacs Ninety Six Thousand Seven Hundred) Equity Shares of face value of ₹ 10/each fully paid-up to Dr. Devlina Chakravarty, Managing Director, being eligible employee, at the exercise price of ₹ 10/per Option under the Artemis Medicare - Management Stock Option Plan 2021.

Further, pursuant to the sub-division of the Equity Shares of the Company from face value of ₹ 10/- each per share into ₹ 1/- each per share on 24th September, 2021 (Record Date for share split), the Nomination and Remuneration Committee of the Board amended the Artemis Medicare – Management Stock Option Plan 2021 and revised the no. of Stock Options granted to Dr. Devlina Chakravarty, Managing Director to bring the same in line with the Sub-divided Equity Shares of the Company.

Accordingly, the revised no. of Stock Options stands at 69,67,000 (Sixty Nine Lacs Sixty Seven Thousand) Stock Options of face value of ₹ 1/- each exercisable into 69,67,000 (Sixty Nine Lacs Sixty Seven Thousand) Equity Shares of face value of ₹ 1/- each fully paid-up. These options will be converted into equivalent no. of Equity shares of face value of ₹ 1/- each pursuant to exercise of stock options by the Grantee over a period of 4 years.

The Company has not issued any GDRs/ADRs/ Warrants during the year under review.

As on 31st March, 2022, shares of the Company were not suspended from trading.

u) Additional Information

i) Investor Relations Section

The Investors Relations Section is located at the Corporate Office of the Company.

Contact person: Ms. Shilpa Budhia, Compliance Officer.

Time: 09:00 AM to 5:30 PM on all working days of the Company (except Saturdays and Sundays)

Tel No.: +91 124 4511 111

E-mail: investor@artemishospitals.com

Address for correspondence: Artemis Hospitals, Sector 51, Gurugram - 122001

ii) Credit Rating

During the year, the following rating agencies, rated our bank facilities as under:

- On 23rd September, 2021, CARE rating has reaffirmed its 'CARE A-; Stable/ CARE A2' ratings on the Long term/ Short term Bank Facilities of the Company.
- On 23rd September, 2021, CARE rating has reaffirmed its 'CARE A-; Stable' ratings on the Long term Bank Facilities of the Company.

iii) Bankers

Axis Bank Limited
IDFC Bank Limited
IndusInd Bank Limited
HDFC Bank Limited
Kotak Mahindra Bank Limited
State Bank of India
YES Bank Limited

iv) Statutory Auditors

M/s. T R Chadha & Co. LLP, Chartered Accountants

v) Cost Auditors

M/s. Chandra Wadhwa & Co., Cost Accountants

With reference to the General Circular No. 15/2011 – 52/5/ CAB-2011 dated 11th April, 2011, issued by the Government of India, Ministry of Corporate Affairs, Cost Audit Branch, New Delhi, following are the details of Cost Auditor and filing of cost audit report with Central Government:

Particulars of the Cost Auditor	Details of Cost Audit Report filed for the period ended 31st March, 2021
Mr. Chandra Wadhwa (Mem. No. 6797) Address: 1305 & 1306,Vijaya Building,	Filing date: 16 th August, 2021
17,Barakhamba Road, New Delhi – 110 001	
E-mail: wadhwafin@gmail.com	

13. OTHER DISCLOSURES

a) Related Party Transactions

The Company has formulated a Policy on materiality of Related Party Transactions and on dealing with Related Party Transactions, in accordance with relevant provisions of the Act and Listing Regulations. The policy has been disclosed on the website of the Company at https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/related-party-transaction-policy.pdf

All Related Party Transactions are approved by the Audit Committee prior to the transaction. Related Party Transactions of repetitive nature are approved by the Audit committee on omnibus basis for one financial year at a time. All omnibus approvals are reviewed by the Audit Committee on a quarterly basis, where ever necessary.

A confirmation as to material Related Party Transactions as per Listing Regulations is sent to the Stock Exchanges along with the quarterly compliance report on Corporate Governance.

Further, no material transactions were undertaken with any person or entity belonging to the Promoter/Promoter group which hold(s) 10% or more shareholding in the Company.

b) Disclosures by Senior management & Key Managerial Personnel

The senior management personnel make disclosures to the Board periodically regarding:

- their dealings in the Company's share;
- all material financial and commercial and other transaction with the Company where they have personal interest,
- stating that the said dealings and transactions, if any, had no potential conflict with the interests of the Company at large.

The material, financial and commercial transactions where Key Management Personnel have personal interest forms part of the disclosure on related parties referred to in Notes to Annual Accounts, which were reported to the Board of Directors.

c) Disclosure of accounting treatment

There has not been any change in accounting policies of the Company during the year.

d) Risk Management

The Company has adequate risk assessment and management process to identify and notify the Audit Committee and the Board about the risks or opportunities that could have an adverse impact on the Company's operations or that could be exploited to maximize the gains. The Company has constituted a Risk Management Committee ("RMC"). The Company's approach to addressing business risks is comprehensive and the RMC periodically reviews such risks and a framework for mitigating controls and reporting mechanism of such risks is in place.

e) Compliance by the Company

The Company has materially complied with the requirements of SEBI and other statutory authorities on all matters relating to capital markets during the last three years. No penalties or strictures have been imposed on the Company by the stock exchanges, SEBI or any other statutory authority except for prosecution filed against the Company and some of its Directors for non- compliance under Environment Protection Act, which is being contested. The Company has developed an integrated compliance dashboard which provides reasonable assurance to the Management and the Board of Directors regarding effectiveness of timely compliances. All the Compliances applicable to the Company have been captured in the Dashboard and are mapped amongst the respective users. The timelines are fixed based on the legal requirement and the system is aligned in such a manner that it alerts the users on a timely manner.

f) Total fees for all services paid by the listed entity and its subsidiaries, on a consolidated basis, to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part

An amount of ₹23.65 lacs was paid/ payable to Statutory Auditors (excluding out of pocket expenses) for all services provided to the Company and its Subsidiary during FY 2021-22, on a consolidated basis.

g) Committee recommendations

During the FY 2021-22, the Board has accepted all the recommendations of its Committees.

h) Disclosure of commodity price risks, foreign exchange risk and commodity hedging activities

The Company does not deal in commodities and hence the disclosure pursuant to SEBI Circular dated 15th November, 2018 is not required to be given.

Further, the Company is mainly exposed to the USD & EURO currency, and consequently, exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters. Kindly refer note no. 36 of the Standalone Financial Statements forming part of the Annual Report.

i) Details of utilization of funds raised through Preferential Allotment or Qualified Institutional Placement as specified under Regulation 32(7A) – Not applicable

j) Transfer of Unclaimed/ Undelivered Shares

In accordance with the provisions of Regulation 39(4) read with Schedule VI of Listing Regulations the unclaimed/ undelivered shares lying in the possession of the Company are in dematerialised form and transferred into a "Unclaimed Suspense Account" held by the Company. The status of unclaimed shares as on 31st March, 2022 lying in "Unclaimed Suspense Account" is as under:-

Particulars	No. of Shareholders	No. of shares
Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year, i.e. 1st April, 2021	828	187920
Number of shareholders who approached to the Company for transfer of shares from suspense account during the year	0	0
Number of shareholders to whom shares were transferred from suspense account during the year	0	0
Shares transferred to IEPFA Account	0	0
Aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year, i.e. 31st March, 2022	828	1879200

^{*}Note: The Equity Shares of the Company has split from ₹. 10/- to ₹ 1/- each w.e.f. 24th September, 2021(Record date for share split). Hence the number of shares has increased from 187920 to 1879200.

Further, the voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.

k) Disclosure in terms of Regulation 34(3) read with Schedule V Part C of Listing Regulations

The Company has duly complied with all the provisions of Regulation 34(3) read with Schedule V part C of Listing Regulations to the extent applicable.

Compliance with mandatory requirements and adoption of discretionary requirements of Corporate Governance as specified in Regulations 17 to 27 and Regulation 34(3) read with Schedule V (C) of the Listing Regulations

The Company has complied with all mandatory requirements of corporate governance with respect to Regulations 17 to 27 and clauses (b) to (i) of Sub- Regulation (2) of Regulation 46 of Listing Regulations.

CG Compliances

No.	Particulars	Regulation Number	Compliance status (Yes/No)	If status is "No" details of non- compliance
1	Independent Directors have been appointed in terms of specified criteria of independence and/or eligibility	16(1)(b) & 25(6)	Yes	-
2	Board composition	17(1) & 17(1A)	Yes	-
3	Maximum number of Directorships	17A	Yes	-
4	Meeting of Board of Directors	17(2)	Yes	-
5	Quorum of Board Meeting	17(2A)	Yes	-

No.	Particulars	Regulation Number	Compliance status (Yes/No)	If status is "No" details of non- compliance
6	Review of compliance reports	17(3)	Yes	-
7	Plans for orderly succession for appointments	17(4)	Yes	-
8	Code of conduct	17(5)	Yes	-
9	Fees or compensation	17(6)	Yes	-
10	Minimum information	17(7)	Yes	-
11	Compliance certificate	17(8)	Yes	-
12	Risk assessment and management	17(9)	Yes	-
13	Evaluation of Independent Directors	17(10)	Yes	-
14	Recommendation of Board to Shareholders	17(11)	Yes	-
15	Composition of Audit Committee	18(1)	Yes	-
16	Meeting of Audit Committee	18(2)	Yes	-
17	Composition of Nomination and Remuneration Committee	19(1) & (2)	Yes	-
18	Quorum of Nomination and Remuneration Committee meeting	19(2A)	Yes	-
19	Meeting of Nomination and Remuneration Committee	19(3A)	Yes	-
20	Composition of Stakeholder Relationship Committee	20(1), 20(2) & 20(2A)	Yes	-
21	Meeting of Stakeholders Relationship Committee	20(3A)	Yes	-
22	Composition and role of Risk Management Committee	21(1), (2), (3), (3A), (3B), (3C) & (4)	Voluntarily complied	-
23	Vigil mechanism	22	Yes	-
24	Policy for Related Party Transactions	23(1), (1A), (5),(6),(7) & (8)	Yes	-
25	Prior or omnibus approval of Audit committee for all related party transactions	23(2) & (3)	Yes	-
26	Approval for material Related Party Transactions	23(4)	Yes	-
27	Disclosure of Related Party Transactions on consolidated basis	23(9)	Yes	-
28	Composition of Board of Directors of Unlisted Material Subsidiary	24(1)	Not Applicable	-
29	Other corporate governance requirements with respect to subsidiary of listed entity	24(2),(3),(4),(5) & (6)	Yes	-
30	Annual Secretarial Compliance Report	24(A)	Yes	-
31	Alternate Director to Independent Director	25(1)	Not Applicable	-
32	Maximum tenure of Independent Directors	25 (2) & (2A)	Yes	-
33	Meeting of Independent Directors	25(3) & (4)	Yes	-
34	Familiarization of Independent Directors	25(7)	Yes	-
35	Declaration from Independent Director	25(8) & (9)	Yes	-

No.	Particulars	Regulation Number	Compliance status (Yes/No)	If status is "No" details of non- compliance
36	Directors & Officers Insurance	25(10)	Voluntarily complied	-
37	Memberships in Committees	26(1)	Yes	-
38	Affirmation with compliance to Code of Conduct from members of Board of Directors and Senior Management Personnel	26(3)	Yes	-
39	Disclosure with respect to obligations of Directors and Senior Management	26(2) & 26(5)	Yes	-

The Company has also adopted the discretionary requirements of Corporate Governance

Modified Opinion(s) in Audit Report

The Company is in the regime of Financial Statements with Unmodified Audit Opinion.

• Separate posts of Chairman and Managing Director

The Chairman is the Non-Executive Director and not related to the Managing Director of the Company.

• Reporting of Internal Auditor

The Internal Auditor is reporting directly to the Audit Committee.

m) Code of Conduct for Prevention of Insider Trading

In compliance with the SEBI regulations on prevention of Insider Trading, the Company has formulated a comprehensive Code of Conduct for 'Prevention of Insider Trading' in the securities of the Company. This Code of Conduct is applicable to Promoters, Directors, Heads and such other employees of the Company and others who are expected to have access to Unpublished Price Sensitive Information.

The Company has adopted a Code of Conduct for Prevention of Insider Trading, in terms with the SEBI (Prohibition of Insider Trading) Regulations, 2015.

The Code of Conduct lays down guidelines advising them on procedures to be followed and disclosures to be made while dealing with the shares of the Company and cautioning them of consequences of violations. The Company Secretary of the Company is the Compliance Officer.

n) Code of Conduct for Directors and Senior Management

The Company has well defined policy framework which lays down procedures to be adhered to by all Board Members and Senior Management for ethical professional conduct.

The Code outlines fundamental ethical considerations as well as specified considerations that need to be maintained for professional conduct.

Declaration signed by the Chairman affirming compliance of provisions of the Code of Conduct is provided below:

Declaration affirming Compliance of provisions of the Code of Conduct

To the best of my knowledge and belief and on the basis of the declarations given to me, I hereby affirm that all Board Members and Senior Management Personnel have fully complied with the provisions of the Code of Conduct and Senior Management Personnel during the financial year ended 31st March, 2022.

For and on behalf of the Board of Directors

Sd/-Onkar Kanwar Chairman DIN: 00058921

Place: Gurugram
Date: 11th May, 2022

o) Code of Practices and Procedures for Fair Disclosure

The Board had approved the Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information, in terms with the SEBI (Prohibition of Insider Trading) Regulations, 2015.

The Code lays down broad standards of compliance and ethics, as required by Listing Regulations and other applicable SEBI regulations. The Code is required to be complied in respect of all corporate disclosures in respect of the Company and/or its Subsidiary Company.

The Company Secretary of the Company is the Compliance Officer.

Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

The Company is an equal employment opportunity provider and is committed to creating a healthy and productive work environment that enables employees to work without fear of prejudice, gender bias and sexual harassment. The Company believes that an act of sexual harassment results in the violation of the fundamental rights. Such acts violate the right to equality, right to life and to live with dignity and right to practice any profession or to carry on any occupation, trade or business, which also includes a right to have a safe and healthy work environment free from sexual harassment.

In keeping with its belief and in terms of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and Rules thereof, the Company adopted the policy to prevent and deal with sexual harassment at the workplace. The Company is committed to provide to all employees who are present at the workplace, a work environment free from sexual harassment, intimidation and exploitation.

Status of the Complaint received relating to Sexual harassment during FY 2021-22: -

Particulars	No. of Complaints
Number of complaints filed during the financial year	None
Number of complaints disposed off during the financial year	Not Applicable
Number of complaints pending as on end of the financial year	None

q) Declaration by Independent Directors under sub-section (6) of Section of the Act & Regulation 16(1) (b) of the Listing Regulations

During FY 2021-22, the Company received declaration in terms of the provisions of Section 149(6) & 149(7) of the Act and Regulation 16(1)(b) of Listing Regulations from the Independent Directors. Further, revised declaration of Independence pursuant to the amendment in Listing Regulations effective 1st January, 2022 was also received by the Company from all the Independent Directors.

r) Certificate from Practicing Company Secretary

The Company has received a certificate from Practicing Company Secretary, confirming that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as Directors of Companies by the Board/Ministry of Corporate Affairs or any such authority.

The Certificate is attached to the Corporate Governance Report.

s) Disclosure by listed entity and its subsidiaries of 'Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount': Not applicable

t) Web link for various documents

The following documents/information are linked with the website of the Company, i.e. https://www.artemishospitals.com

Particulars	Weblink
Familiarization programme for Independent Directors	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/director-familiarisation-programme-21-22.pdf
Policy for determining 'material' Subsidiaries	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/policy-for-determining-material-subsidiaries.pdf
Policy on Related Party Transactions	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/related-party-transaction-policy.pdf

CSR policy	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/corporate-social-resonsibility-policy.pdf
Code of Conduct for Directors and Senior Management	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/codeof-conduct-for-senior-management-directors.pdf
Whistle Blower Policy/Vigil Mechanism	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/whistle-blower-policy.pdf
Policy on preservation and archival of documents	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/policy-on-preservation-of-documents.pdf
	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/archival-policy.pdf
Policy on determination of materiality of events or information	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/policy-for-determination-of-materiality-of-events-or-information.pdf
Code of Practices and Procedures for Fair Disclosure of UPSI	https://www.artemishospitals.com/BackEndImages/downloads/Investorsdata/code-of-fair-disclosure.pdf

u) Whistle Blower Policy/Vigil Mechanism

AMSL believes in the conduct of its business affairs in a fair and transparent manner by adopting highest standards of professionalism, honesty, integrity and ethical behavior. In order to inculcate accountability and transparency in its business conduct, the Company has been constantly reviewing its existing systems and procedures.

Your Company has approved a Whistle Blower Policy which will enable all Employees, Directors and other stakeholders to raise their genuine concerns internally in a responsible and effective manner if and when they discover information which they believe shows serious malpractice or irregularity within the Company and/or to report to the management instances of unethical behavior, actual or suspected, fraud or violation of Company's Code of Conduct or Ethics Policy.

The Audit Committee of the Company periodically reviews the functioning of Whistle Blower Mechanism.

v) Declaration Affirming Compliance of Whistle Blower Policy

To the best of my knowledge and belief, I hereby affirm that no personnel of the Company has been denied access to the Audit Committee during FY 2021-22.

For and on behalf of the Board of Directors

Sd/-Onkar Kanwar Chairman DIN: 00058921

Place: Gurugram
Date: 11th May, 2022

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Members of

ARTEMIS MEDICARE SERVICES LIMITED

CIN: L85110DL2004PLC126414

Registered Office: Plot No. 14, Sector 20, Dwarka, Delhi-110075

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of ARTEMIS MEDICARE SERVICES LIMITED having CIN: L85110DL2004PLC126414 and having Registered Office: Plot No. 14 Sector 20 Dwarka Delhi 110075 (hereinafter referred to as 'the Company'), produced before me/us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verification (including Directors Identification Number (DIN) status at the portal (www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company for the Financial Year ending on 31st March, 2022 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

S. No.	DIN	Name of Director	Date of Appointment in the Company*
1	00058921	Mr. Onkar Kanwar	14/09/2006
2	00058951	Mr. Neeraj Kanwar	17/01/2008
3	00015511	Ms. Shalini Kanwar Chand	24/01/2007
4	02316154	Dr. Nirmal Kumar Ganguly	10/02/2014
5	07107875	Dr. Devlina Chakravarty	02/04/2015
6	00094081	Dr. Subbaraman Narayan	19/10/2006
7	05344208	Dr. Sanjaya Baru	06/02/2013
8	07862942	Ms. Deepa Gopalan Wadhwa	22/05/2020
9	07088442	Mr. Sanjib Sen	03/08/2020
10	08342585	Mr. Sunil Tandon	10/05/2021

^{*}The date of appointment is the Original date of appointment as per the MCA portal.

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company, Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For RSM & CO.

Company Secretaries

Sd/-CS RAVI SHARMA PARTNER FCS NO. 4468 | C.P. NO. 3666

UDIN : F004468D000305967 Peer Review No.: 978/2020

Place New Delhi Date: 11th May, 2022

COMPLIANCE CERTIFICATE ON CONDITIONS OF CORPORATE GOVERENCE

To,

The Members of

ARTEMIS MEDICARE SERVICES LIMITED

CIN: L85110DL2004PLC126414

Registered Office: Plot No. 14, Sector 20, Dwarka, Delhi-110075

- We have examined the compliance of the conditions of Corporate Governance by ARTEMIS MEDICARE SERVICES LIMITED for the year ended on 31st March, 2022, as stipulated in Regulations 17 to 27, clauses (b) to (i) of Regulation 46(2), and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").
- 2. The Compliance of the conditions of Corporate Governance is the responsibility of the management of the Company. This responsibility includes the designing, implementing and maintaining operating effectiveness of internal control to ensure compliance with the conditions of corporate governance as stipulated in the SEBI Listing Regulations.
- 3. Pursuant to the requirements of the SEBI Listing Regulations, our responsibility is to express a reasonable assurance in the form of an opinion as to whether the Company has complied with the conditions of corporate governance as stated in paragraph 1 above. Our examination was limited to the review of the procedures and implementation thereof, as adopted by the Company for ensuring compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. In our opinion based on the procedures performed by us and to the best of our information and according to the explanations given to us, and the representation made by the Management, we certify that the Company, to the extent applicable, has complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the year ended on 31st March, 2022.
- 5. We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.
- 6. This certificate is issued solely for the purpose of complying with the aforesaid regulations and may not be suitable for any other purpose.

For RSM &Co.

Company Secretaries FRN.P1997DE017000

Sd/-

RAVI SHARMA

Partner

M. No F4468 | CP 3666 UDIN: F004468D000305945 Peer Review No.: 978/2020

Place: New Delhi Date: 11th May, 2022

CEO AND CFO CERTIFICATE

[Under Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

The Board of Directors,
Artemis Medicare Services Limited
Plot No. 14, Sector – 20,
Dwarka, New Delhi - 110075
We hereby certify that: -

Date: 11th May, 2022

Place: Gurugram

- (a) We have reviewed the financial statements including the cash flow statement of the Company for the year ended as on 31st March, 2022 and that to the best of our knowledge and belief:
- i. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- ii. These statements including cash flow statement present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (b) To the best of our knowledge and belief, there are no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- (c) We accept the responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and have disclosed to the Auditors and Audit Committee. Further, no deficiencies have been observed in design or operation of such internal controls for the period covered by this report.
- (d) During the period under review, no significant changes were observed in the internal controls over financial reporting and accounting policies of the Company. Furthermore, no instance of fraud found by management or employees having a significant role in the Company's internal control system over financial reporting.

For Artemis Medicare Services Limited

Sd/-Dr. Devlina Chakravarty Managing Director

Mr. Sanjiv Kumar Kothari Chief Financial Officer

MANAGEMENT DISCUSSION AND ANALYSIS

(A) INDUSTRY STRUCTURE & DEVELOPMENTS

Overview

Global

The pandemic has brought a complete shift in the healthcare industry. Greater focus from governments on expanding capacity, increased funding, focus on preventive health, increase in Non-communicable disease load and holistic wellness are some of the themes that are going to dominate the healthcare industry mindset in this decade.

Health care spending by a Country varies widely. Unfortunately, higher spending levels do not always produce better health outcomes and value. For example, the United States at 18 percent of GDP in 2020 continues to spend considerably more on healthcare than comparable countries but it is in the lower half of the Organization for Economic Cooperation and Development (OECD) countries' life expectancy rankings.

Although the COVID-19 pandemic has not been declared over by WHO, all the signs indicate an ebbing of the unfortunate trend of last couple of years.

India

India is one of the fastest growing healthcare markets in the world. The public expenditure on health has seen a steady rise in last few years but is still low when compared to other developed nations. Healthcare has also become one of India's largest sector, both in terms of revenue and employment. It employs around 4.7 million people and generates 500,000 jobs annually. The Indian healthcare sector is growing at a brisk pace due to its strengthening coverage, services and increasing expenditure by public as well as by private players. The main drivers fueling this growth are rising income levels, better health awareness, rising incidence of lifestyle diseases, and increasing insurance penetration.

India's healthcare delivery system is categorised into two major components, public and private. The government, i.e. public healthcare system, comprises limited secondary and tertiary care institutions in key cities and focuses on providing basic healthcare facilities in the form of Primary Healthcare Centres (PHCs) in rural areas. The private sector provides majority of secondary, tertiary and quaternary care institutions with major concentration in metros and Tier-I and Tier-II cities.

India's competitive advantage lies in its large pool of well-trained medical professionals. India is also cost competitive compared to its peers in Asia and Western countries. The cost of surgery in India is about one-tenth of that in the US or Western Europe.

India, already known as the pharmacy of the world, was also the harbinger of the fight against COVID-19. The scale of vaccination program in India stays unmatched globally. As of 31st March, 2022, more than 184.06 crore COVID-19 vaccine doses have been administered across the country.

Market Size

As of FY 2021, Indians spent US\$ 196 billion on hospital expenses every year. India had been experiencing strong growth in medical tourism pre-covid with India-bound medical tourists having nearly quadrupled in the period 2014-19. With restricted international travel, the inflow of patients had reduced significantly. However, with the reopening of air travel, the segment is experiencing a rebound.

The pandemic has also forced healthcare providers to focus on technology for last mile delivery of services. Health tech innovation and adoption has witnessed significant growth in last two years. The e-health market size is estimated to reach US\$ 10.6 billion by 2025.

With India's healthcare spending as percentage of GDP at about 3.5% (2018) there is a significant scope for enhancing healthcare services. Rural India, which accounts for over 65 per cent of the population, is set to emerge as a potential demand source. The government has committed to increased public healthcare spending through programs such as the Pradhan Mantri Jan Arogya Yojna (PM-JAY) popularly known as Ayushman Bharat which is a National Health Insurance Scheme of the state that aims to provide free access to healthcare for low income earners in the country.

The government has done an excellent job in driving one of the most successful and vast vaccination program against COVID. The years of experience in rolling out mass vaccination campaigns backed by executive willingness spurred by the pandemic proved to be the game changers. The pandemic has also renewed focus on healthcare. Although the healthcare spend as a percentage of GDP has been rising steadily over the past few years, it is still low when compared to other major economies.

The Government recently announced major initiatives for the sector in Union budget 2022-23. ₹ 86,200.65 crore (US\$ 11.28 billion) was allocated to the Ministry of Health and Family Welfare (MoHFW). A credit incentive worth ₹ 500 billion is planned for the healthcare sector which will provide the impetus for infrastructure and capability growth. Pradhan Mantri Swasthya Suraksha Yojana (PMSSY) was allocated ₹ 10,000 crore (US\$ 1.31 billion). There is a definite intention of extending the universal insurance program Pradhanmantri Jan Arogya Yojna (AB-PMJAY), populary known as Ayushman Bharat, towards the middle class.

The central government has also displayed its proclivity towards promoting digital health, wholesome health solutions and traditional Indian medicine systems. In September 2021, Prime Minister Mr. Narendra Modi launched the Ayushman Bharat Digital Mission. The mission will connect the digital health solutions of hospitals across the country with each other. Under this, every citizen will now get a digital health ID and their health record will be digitally protected. As of May 2021, 11.9 lacs Health IDs have been generated and 3,106 doctors and 1,490 facilities have registered on the National Digital Health Mission (NDHM) platform.

(B) OPPORTUNITIES AND THREATS

Opportunities

India's healthcare sector is much diversified and is full of opportunities in every segment, which includes providers, payers and medical technology. With the increase in the competition, businesses are looking to explore the latest dynamics and trends which will have a positive impact on their business. The hospital industry in India is forecast to increase to ₹ 8.6 trillion (US\$ 132.84 billion) by FY 2022 from ₹ 4 trillion (US\$ 61.79 billion) in FY 2017 at a CAGR of 16–17%.

The Government of India is planning to increase public health spending to 2.5% of the country's GDP by 2025.

Rising income levels, prevalence of non-communicable diseases and increasing insurance penetration are going to be the key drivers for the healthcare industry in this decade. The sector is already witnessing a rising interest from marquee investors. There will be significant thrust on penetrating the under-served Tier -II, III and rural markets. However, with the quaternary care more centralized in Tier-I cities, the hub and spoke model will attract significant traction.

Deeper Value of offerings

There is significant scope to enhance the value offering for patients by leveraging technology. This need not necessarily be cost led but can also include faster recovery, lower trauma, more comprehensive offerings from service providers and higher quality of care with better outcomes. Those providers who are able to elevate their offerings on multiple parameters will have an advantage compared to other service providers.

For instance, Telemedicine has received a major impetus as a result of the pandemic, with increased adoption due to changing patient attitudes.

Increase in Non-Communicable Diseases (NCDs)

The rising number of NCDs patients suffering from diabetes, cardiovascular diseases and cancer in India is directly proportionate to the changing lifestyle patterns of the working population. This is a huge challenge for the Indian Healthcare service providers who will need to address the rising incidence of NCDs. At the same time, it presents an opportunity for service providers.

Increase in Healthcare Spending

There are significant signs of recovery in terms of overall revenue for the industry which suffered heavy losses because of reduced number of elective surgeries and medical tourists during the past year. Elective surgeries and medical tourism are now witnessing a rebound but remain open to disruption in case of another pandemic-wave.

Post-pandemic, the focus will shift from curative to preventive healthcare models. There is an opportunity for innovative healthcare models that deliver wholesome care. With the Government, corporates and public making conscious decision to opt for greater insurance coverage, the strain due to out-of-pocket healthcare spend will also come down.

Disparities between Urban and Non- Urban Areas

More than 65% of the Indian population is residing in the rural areas, yet 80% of the healthcare facilities are located in the cities. Urban-rural divide is a big reason why a majority of the population do not have access to quality healthcare and medical infrastructure. Patients in such semi-urban areas may have the willingness to pay for good quality healthcare services, however, due to lack of options end up travelling to the cities in search of appropriate treatment. Healthcare service providers who are able to offer services of the desired quality in these areas will benefit from a ready demand for their services.

Increase in Demand for Elective Surgeries

Given the steady increase in disposable incomes and growing health awareness, there has been a manifold expansion in demand for elective or planned surgeries as well as cosmetic surgeries. Patients are now willing to undergo discretionary and eclectic treatments to elevate their standard of living and pursue a lifestyle of their choice. This is steadily developing into a deep and lucrative segment of the healthcare services market.

Growing Population

As the population of the elderly crossed the 100 million mark, it was estimated to be around 143 million in 2020, this changing demographics will also contribute to the increasing demand for healthcare services.

Great potential for Medical Tourism

The Indian Healthcare Industry is well poised to address the medical value tourism opportunity. The highly competitive manpower and the inherent cost advantage with prevalence of quality healthcare services makes India a preferred destination among emerging markets. The opportunity is large and the country will have to take appropriate steps to improve procedural efficiency and enhance marketing of services to collect a sizeable share.

Threats

Increasing competitive intensity in the healthcare sector

The increasing trend of entrepreneurs and business houses entering the healthcare business has resulted in undercutting of prices/reduced margins.

Increasing cost of resources

Input costs in healthcare are rising. Minimum wage revisions are underway in several categories of manpower; real estate continues to inflate; and import costs of equipment and consumables are high. Increased competition has also meant that compensation expectations for skilled manpower is very high. In light of the Government's thrust to reduce prices through regulation, there is a real threat of hospital finances being rendered unviable.

Technology obsolescence

'Today's `Technology' is at the helm of any growing industry and it has to keep getting upgraded due to the high risk of obsolescence. One of the biggest problems faced by Indian players is availability of good technology at reasonable costs. We however, use the latest treatment technologies in our hospital to provide top quality healthcare services.

Shortage of Skilled Manpower

As per information provided to the Lok Sabha by the Minister of State for Health & Family Welfare, Dr. Bharati Pravin Pawar, the doctor population ratio in the country is 1:854, assuming 80% availability of 12.68 lacs registered allopathic doctors and 5.65 lacs AYUSH doctors.

India lags behind other developing nations like Brazil on these parameters. Unless immediate steps are taken to increase the number of doctors, nurses and paramedics, the shortage of manpower will lead to prohibitive costs and derail the delivery of healthcare services.

Price Regulation

The intrinsic value of a service is more than just the cost of inputs. Any attempt to regulate the prices of healthcare without addressing and providing for the comprehensive costs of providing quality services will cripple the sector's finances and compromise the quality of care.

High Capital Investment Requirements

Establishing a health care facility involves investing substantial amounts of capital towards acquiring land especially in the metros and Tier I cities apart from investments in medical equipment and other costs. Further, ongoing investments are required to upgrade medical equipment and introduce new treatment technologies. Healthcare investments also involve a significant gestation period.

Potential loss on the Medical Tourism Opportunity

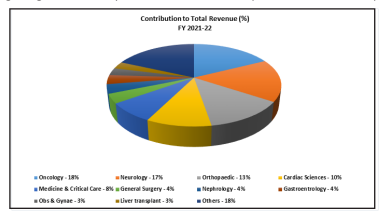
Despite the improving conditions the Covid-19 pandemic is proving fatal for the medical tourism industry. More than 70 governments have responded by banning entry to travelers who have been to affected regions, barring flights to certain countries and changing visa requirements, and others have recommended that no citizens travel to another country. The restrictions and virus fears have hit tourism hard, and medical tourism is expected to be hit the hardest. While many hospitals and clinics will have more income and more customers locally, those heavily dependent on medical tourism may struggle or even close as the finances are already tight. Small medical tourism agencies will lose business and may not reopen. Many hospitals may now not have spare capacity for medical tourists.

Several countries in the Asia-Pacific region have realized the opportunity of attracting medical value-travelers. These countries provide a number of incentives to domestic service providers in the form of subsidized capital and ease in permissions and tax benefits. Given this fact coupled with enhanced infrastructure and simplified visa norms in their respective countries, these service providers are well positioned to gain a larger share of the opportunity.

(C) SEGMENT-WISE PERFORMANCE

The Company has reviewed its business oversight mechanism and has realigned all its operations under business unit located at Artemis Hospital, Sector- 51, Gurugram- 122001 & its extended covid free birthing centre at Daffodils, Block G, Greenwood City, Sector 40, Gurugram, Haryana, based on the assessment of overall risks and rewards. Accordingly, the figures appearing in these financial statements relate to sales and services of abovementioned unit.

Riding on the proven success of the first Daffodils facility, the company is coming up with more centres in NCR and other Tier-1 cities in FY 2023. The company is also exploring Operations and Management opportunities both locally and globally. Stress will be laid on an asset-light high-end delivery model that focusses on patient outcomes and premium services.



Company's Overview

Artemis Hospital (a unit of Artemis Medicare Services Limited), Sector- 51, Gurugram- 122001 established in 2007, state-of-the-art multi-speciality hospital located in Gurugram, India. Artemis Hospital is the first Hospital in Gurugram which was accredited with JCI and NABH. During the year, the Hospital has increased its Bed capacity from 394 beds to 541 beds.

Designed as one of the most advanced in India, Artemis provides a depth of expertise in the spectrum of advanced medical & surgical interventions, comprehensive mix of inpatient and outpatient services.

Clinical Excellence

Artemis Hospital diligently adheres to meet the highest standards of clinical outcomes which it has set for itself in various specialties. Artemis is the first Hospital in Gurugram to receive JCI accreditation, USA constantly for the fourth time. Our Hospital is awarded for Infection Control. Artemis Hospital is the first hospital in North India to be accredited with National Marrow Donor Program (NMDP), USA. Artemis Hospital is first to introduce Masimo technology based on Clinical Surveillance System and is equipped with North India's first M6 Cyber knife having successfully performed over 1000+ procedures.

The hospital has an impeccable track record and high success rates even in surgeries of high complexity such as transplants, cardiac care and oncology. This unwavering focus on clinical excellence enables Artemis Hospitals to continuously assess the quality of care provided to patients and allows it to objectively measure the consistency and success of healthcare delivery services.

Training & Continuing Medical Education

In addition to the focus on clinical excellence, Artemis ensures that its medical professionals and other staff are periodically trained on the newest techniques and procedures in the Medical field on a periodic and continuous basis.

Accreditations

Artemis Hospital has received accreditations from the Joint Commission International, USA ("JCI") for meeting international healthcare quality standards for patient care and management. Artemis hospital is NABH & NABL accredited. Our hospital has also received Green OT certification from Bureau Veritas. Our Hospital has accreditation(s) which reiterates that the operational protocols are in line with global best practices.

(D) INDUSTRY OUTLOOK

Looking ahead, the health care sector is expected to be the core of the economy with a meaningful contribution to growth. The health care growth story remains intact with increasing income levels, ageing population, growing health awareness and changing attitude towards preventive health care.

(E) RISKS AND CONCERNS

At Artemis Hospitals, we identify business sustainability risks and opportunities on an ongoing basis and integrate these into our existing risk management framework. The practice of Risk Management is undertaken by the Senior Management under the guidance of the Board of Directors. As risks cannot be totally eradicated, adequate measures are taken to mitigate areas of significant risks that have been identified. Multiple platforms have been established to help employees manage, monitor and mitigate risks appropriately. The comprehensive risk management practices ensure sustainability and longevity of the business.

(F) INTERNAL FINANCIAL CONTROLS AND THEIR ADEQUACY

In our view, your Company's Internal Financial Controls affecting the financial statements are adequate and are operating effectively. During the financial year under review, in the organization adequate financial controls are established and the

financial controls are tested for operating effectiveness through ongoing management monitoring and review process and independently by the Internal Audit Function and no reportable material weakness in the design or operation was observed.

(G) DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The financial performance of the Company is given separately in Directors report.

(H) MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/ INDUSTRIAL RELATIONS FRONT INCLUDING NUMBER OF PEOPLE EMPLOYED

The Human Resource strategy of Artemis is based on the firm belief that our people are our Core strength and is focused on shaping our talent for tomorrow. We aspire to provide excellent opportunities for professional and personal growth of our employees and encourage collaboration, creativity continuous learning and fun based work environment. As on 31st March, 2022, Artemis comprises total employee strength of 1789 head counts.

(I) KEY FINANCIAL RATIOS

Following are Key Financial Ratios computed on Standalone basis

Particulars	FY 2021-22	FY 2020-21	Movement
Current Ratio	0.92	0.91	0.84%
Debt / Equity Ratio	0.59	0.46	27.11%
Debt Service Coverage Ratio	1.90	1.51	26.25%
Inventory Turnover Ratio	14.53	11.60	25.21%
Trade Receivable Turnover Ratio	3.72	2.64	41.29%
Trade Payable Turnover Ratio	6.60	4.38	50.62%
Net Capital Turnover Ratio	(53.32)	(16.06)	232.06%
Net Profit Ratio	5.98%	1.76%	239.25%
Return on Equity Ratio	11.85%	2.82%	320.72%
Return on Capital Employed	10.11%	5.26%	92.27%

Significant changes in Ratios (i.e. 25% or more as compared to the immediately previous financial year)

Particulars	Significant changes
Current Ratio	Not Significant
Debt-Equity Ratio	The change in ratio is on account of increase in Debt towards new project expansion made during the year.
Debt Service Coverage ratio	The change in ratio has been positive due to increase in earnings as compared to previous year.
Inventory Turnover ratio	The change in ratio is positive as average inventory holding is less as compared to increase in earnings.
Trade Receivable Turnover Ratio	The change in ratio is positive due to more increase in credit sales and better realisation during the year.
Trade Payable Turnover Ratio	The change in ratio is positive due to more credit purchases and decrease in average creditors during the year.
Net Capital Turnover Ratio	The change in ratio has been due to increase in business operations during the year.
Net Profit ratio	The change in ratio is positive because of increase in earnings and proportionate decrease in direct cost as compared to previous year.
Return on Equity ratio	The change in ratio is positive because of increase in overall profitability.
Return on Capital Employed	The change in ratio is positive because of increase in overall profitability.

(J) DETAILS OF ANY CHANGE IN RETURN ON NET WORTH AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR ALONG WITH A DETAILED EXPLANATION THEREOF

Particulars	FY 2021-22	FY 2020-21	Explanation for change
Return on Net Worth	7.17%	3.60%	The change in ratio is positive because of more earnings as compared to increase in total assets.

CAUTIONARY STATEMENT:

The above statements are as perceived by the directors based on the current scenario and the input available. Any extraneous developments and force majeure conditions may have an impact on the above perceptions.

STANDALONE FINANCIAL STATEMENTS

INDEPENDENT AUDITOR'S REPORT

To the Members of Artemis Medicare Services Limited Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **Artemis Medicare Services Limited** ("the Company"), which comprise the Balance Sheet as at 31st March, 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity, 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 (hereinafter referred to as "standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act 2013 ("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 31st March, 2022, and its Profit, total comprehensive income, its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing ("SA"s) 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 Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('ICAI') read together with the independence requirements that are relevant to our audit of the Standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Standalone Financial Statements.

Key Audit Matters

Key audit matters ('KAM') 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. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matter

Auditor's Response

1. Capitalisation of Property, Plant, and Equipment

The Company has an expansion plan for its healthcare business. As result, additions to Property, Plant, and Equipment (PPE) were made during the year amounting to ₹12,590.36 lacs (including a borrowing cost of ₹790.95 lacs). Further, the carrying value of Capital work in progress as of 31st March, 2022, was ₹6,211.02 lacs and for intangible assets under development as of 31st March, 2022, was ₹194.02 lacs.

The significant level of additions to PPE requires consideration of nature of cost incurred to ensure that the capitalization of assets meets the recognition criteria in accordance with Ind AS 16 "Property, Plant and, Equipment". Further, the application of management's decision in assessing the completion of capitalization at various stages of the project as and when assets are ready for intended use or the percentage of completion of the project requires significant management judgment and estimation. As a result, this was noted as a Key Audit matter.

Principal Audit Procedures

Our audit approach consisted testing of the design and operating effectiveness of the internal controls and substantive testing as follows:

- We performed walkthroughs of PPE, CWIP, Intangible assets, and Intangible assets under development process and assessed the design effectiveness and operating effectiveness for key controls.
- Understood, evaluated, and tested the design and operating effectiveness of key controls relating to capitalization of various costs incurred in relation to Property, Plant, and Equipment.
- Read the Company's accounting policies for compliance with Ind AS 16 and on a sample basis tested available documentation to consider whether the criteria for capitalization were met.
- We assessed the adequacy of the disclosures made by the Company in this connection in the accompanying financial statements.

Key Audit Matter

Auditor's Response

2. Allowances for credit losses relating to Trade Receivables:

As stated in Note 7, the Company has determined the allowance for credit loss based on historical credit loss experience which is adjusted to reflect current and estimated future economic conditions. The historical loss experience model takes into consideration the overall economic conditions and their impact on the customers' business operations/ability to pay dues. Based on such analysis the Company has recorded an allowance aggregating to ₹701.62 lacs as included in note 7 of the standalone financial statements. We identified allowance for credit losses as a key audit matter because the Company exercises significant judgment in calculating the expected credit losses.

Principal Audit Procedures

We performed the following principal audit procedures:

- We tested the design and implementation and operating effectiveness of controls over (a) development of methodology for the allowance for credit losses, including consideration of the overall economic conditions (b) completeness and accuracy of information used in the estimation of the probability of default (c) computation of the expected credit loss allowances.
- Considered other available information like increase in credit risk, relating to the Company's customers to test if the Management had appropriately considered the adjustments to credit risk.
- Recomputed the expected credit loss allowance considering the above determined input data and compared the amounts so recomputed with the amounts recorded by the Management to determine if there were any material differences individually or in the aggregate.

Information Other than the Standalone financial statements and Auditor's Report Thereon

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report but does not include the financial statements and our auditors' 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 or otherwise appears to be materially misstated. If based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation and presentation of these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) 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 the safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation, and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the Standalone financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect

a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Financial Statements.

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

- Identify and assess the risks of material misstatement of the Standalone Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls 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 system with reference to Standalone Financial statement 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.
- 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.

Materiality is the magnitude of misstatements in the Standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matter

The standalone financial statements of the Company for the year ended 31st March, 2021 were audited by the predecessor auditor whose report dated 10th May, 2021 expressed an unmodified opinion on those standalone financial statements. Our opinion is not modified in respect of this matter.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Standalone Balance Sheet, the Standalone Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Changes in Equity and the Standalone Statement of Cash Flow dealt with by this report are in agreement with the books of account.

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- (d) In our opinion, the aforesaid Standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
- (f) With respect to the adequacy of the internal financial controls over financial reporting with reference to Standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting
- (g) With respect to the matter to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion, the managerial remuneration for the year ended 31st March, 2022 has been paid / provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act;
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations as at 31st March, 2022 on its financial position in its Standalone Financial Statements. Refer Note 39 to the Standalone Financial Statements;
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts;
 - iii. There were no amounts which were required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
 - v. The company has neither declared nor paid any dividend during the year, therefore reporting under rule 11 (f) is not applicable.
- 2. As required by the Companies (Auditors' Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Section 143(11) 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.

For T R Chadha & Co LLP Chartered Accountants (Firm Registration No -006711N/ N500028)

> Sd/-Neena Goel (Partner) Membership No. 057986

Place of Signature: New Delhi Dated: 11th May, 2022

UDIN: 22057986AITZJH7132

Annexure A to the Independent Auditors' Report on the Standalone financial statements of the Artemis Medicare Services Limited for the year ended 31st March, 2022

Report on the Internal Financial Controls with reference to aforesaid Standalone financial statements under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ("the Act")

(Referred to in paragraph 1 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Opinion

We have audited the internal financial controls over financial reporting of **Artemis Medicare Services Limited** ("the Company") as of 31st March, 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls over financial reporting and such internal financial controls were operating effectively as at 31st March, 2022, 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 Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal financial controls over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013 (hereinafter referred to as "the Act").

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to Standalone Financial Statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and whether such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls with reference to Standalone Financial Statements

A company's internal financial controls over financial reporting 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 over financial reporting include 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 authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the Standalone Financial Statements.

Inherent Limitations of Internal Financial Controls with reference to Standalone Financial Statements

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

For T R Chadha & Co LLP Chartered Accountants (Firm Registration No -006711N/ N500028)

Place of Signature: New Delhi Dated: 11th May, 2022 UDIN: 22057986AITZJH7132 Sd/-Neena Goel (Partner) Membership No. 057986

Annexure B to the Independent Auditors' Report

Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date to the members of Artemis Medicare Services Limited on the Standalone financial statements for the year ended 31st March, 2022

- i) In respect of the Company's Property, Plant and Equipment and Intangible Assets:
 - a. (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment and relevant details of right-of-use assets covered under Ind AS 116, 'Leases'.
 - (B) The Company has maintained proper records showing full particulars of intangible assets.
 - b. The Company has a program of verification of property, plant and equipment, and right-of-use assets so as to cover all the items at least every 1-2 years, which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, some of the Property, Plant and Equipment, were physically verified during the year by the Management. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - c. Based on the examination of the property tax receipts, and conveyance deed provided to us, we report that, the title deeds of all the immovable properties of land and buildings (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the Company) disclosed in the financial statements included in property, plant and equipment, are held in the name of the Company as at the balance sheet date. Immovable properties of land and buildings, title deeds of which have been pledged as security for loans, are held in the name of the Company based on the confirmations received from the Bank.
 - d. The Company has not revalued any of its Property, Plant and Equipment (including right-of-use assets) and intangible assets during the year.
 - e. According to the information and explanations given to us, no proceedings have been initiated during the year or are pending against the Company as at 31st March, 2022 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.

ii) In respect of the Company's Inventory:

- a. The inventories were physically verified during the year by the Management at reasonable intervals. In our opinion and according to the information and explanations given to us, the coverage and procedure of such verification by the Management is appropriate having regard to the size of the Company and the nature of its operations. No discrepancies of 10% or more in the aggregate for each class of inventories were noticed on such physical verification of inventories when compared with books of account.
- b. According to the information and explanations given to us, the Company has been sanctioned working capital limits in excess of ₹ 5 crores, in aggregate, from banks, on the basis of security of current assets. In our opinion and according to the information and explanations given to us, the quarterly cash flow statements filed by the Company with banks are in agreement with the unaudited books of account of the Company of the respective quarters.
- iii) The Company has made investments in, and provided guarantee (unsecured), to Subsidary company, during the year, in respect of which:
 - The Company has provided guarantee, during the year, details of which are given below:

Particulars	Loans	Advance in nature of Loan	Security			
A. Aggregate amount granted / provided during the year:						
Subsidary Company	Nil	Nil	Nil	Nil		
B. Balance outstanding as at balance sheet date in respect of above cases::						
Subsidary Company*	Nil	Nil	₹ 1,500 Lacs	Nil		
* The amounts reported are at gross amounts.						

The Company has not provided any loans, or advance in nature of loan or security to any other entity during the year.

b. In our opinion, the investments made, guarantees provided, and the terms and conditions of the grant of all the above-mentioned investment, and guarantees provided, during the year are, in our opinion, *prima facie* are, not prejudicial to the Company's interest.

- c. The Company has not provided any loans or advances in the nature of loans, to any other entity during the year, and hence reporting under clause (iii)(c) of the Order is not applicable.
- d. The Company has not provided any loans or advances in the nature of loans, to any other entity during the year, and hence reporting under clause (iii)(d) of the Order is not applicable.
- e. No loan granted by the Company which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
- f. According to information and explanations given to us and based on the audit procedures performed, the Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment during the year. Hence, reporting under clause (iii)(f) is not applicable.

iv) Compliance of section 185 and 186

The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.

v) Public Deposits

The Company has not accepted any deposits from the public or amounts which are deemed to be deposits within the provisions of Sections 73 to 76 or any other relevant provisions of the Companies Act 2013 and the Rules framed thereunder. Accordingly, clause 3(v) of the Order is not applicable to the Company.

vi) Cost Records

The maintenance of cost records has been specified by the Central Government under section 148(1) of the Companies Act, 2013. We have broadly reviewed the books of account maintained by the Company in respect of Health services, namely functioning as or running hospitals pursuant to the Companies (Cost Records and Audit) Rules, 2014, as amended, prescribed by the Central Government for maintenance of cost records section 148(1) of the Companies Act, 2013 and are of the opinion that, prima facie, the prescribed cost records have been made and maintained. We have not, however, made a detailed examination of the records with a view to determine whether they are accurate or complete.

vii) Statutory Dues

In respect of statutory dues:

- a. Undisputed statutory dues, including Goods and Service Tax, Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, duty of Custom, duty of Excise, Value Added Tax, cess and other material statutory dues applicable to the Company have been generally deposited regularly by it with the appropriate authorities.
 - There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, cess and other material statutory dues in arrears as at 31st March, 2022 for a period of more than six months from the date they became payable.
- b. According to the information and explanations given to us and the records of the Company examined by us, there are no statutory dues referred in sub-clause (a) above, which have not been deposited on account of any dispute as on 31st March, 2022.

viii) Undisclosed Income

According to the information and explanations given to us and the records of the Company examined by us, there were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.

ix) Borrowings

- a. In our opinion, the Company has not defaulted in the repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.
- b. According to the information and explanations given to us, the Company has not been declared a willful defaulter by any bank or financial institution or government or any government authority.
- c. To the best of our knowledge and belief, in our opinion, term loans availed by the Company were, applied by the Company during the year for the purposes for which the loans were obtained.

- d. On an overall examination of the financial statements of the Company, funds raised on short-term basis have, *prima facie*, not been used during the year for long-term purposes by the Company.
- e. On an overall examination of the financial statements, we report that the Company has not utilised the unutilized funds as at the beginning of the year from the funds raised through issue of shares or borrowings in the previous year to meet the obligations of its subsidiaries, associates or joint ventures. The Company has neither taken any funds from any entity or person during the year.
- f. The Company has not raised loans during the year on the pledge of securities held in its subsidiaries or joint ventures or associate companies.

x) Issue of securities

- a. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, clause 3 (ix) of the Order is not applicable to the Company.
- b. During the year the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause (x)(b) of the Order is not applicable to the Company.

xi) Fraud

- a. To the best of our knowledge, and information and explanations given by the management, we report that, no fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
- b. To the best of our knowledge, no report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 (as prescribed) under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and up to the date of this report.
- c. As represented to us by the Management, there were no whistle blower complaints received by the Company during the year.

xii) Nidhi company

The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.

xiii) Related parties

In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements etc. as required by the applicable accounting standards.

xiv) Internal Audit

- a. In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
- b. We have considered, the internal audit reports issued to the Company during the year and covering the period upto (31st December, 2021) and the draft of the internal audit reports which where issued after the balance sheet date covering the period 1st January, 2022 to 31st March, 2022.

xv) Non-cash transactions

In our opinion during the year the Company has not entered into any non-cash transactions with its directors or persons connected with its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.

xvi) Section 45-IA of the Reserve Bank of India Act, 1934

- a. In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.
- b. In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.

xvii) Cash loss

The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.

xviii)Resignation of statutory auditors

There has been no resignation of the statutory auditors of the Company during the year. Accordingly reporting under clause (xiii) of the Order is not applicable.

xix) Ability to pay liabilities

On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

xx) CSR unspent amount

The Company has fully spent the required amount towards Corporate Social Responsibility (CSR) and there are no unspent CSR amount for the year requiring a transfer to a Fund specified in Schedule VII to the Companies Act or special account in compliance with the provision of sub-section (6) of section 135 of the said Act. Accordingly, reporting under clause (xx) of the Order is not applicable for the year.

For T R Chadha & Co LLP Chartered Accountants (Firm Registration No -006711N/ N500028)

> Sd/-Neena Goel (Partner) Membership No. 057986

Place of Signature: New Delhi Dated: 11th May, 2022 UDIN: 22057986AITZJH7132

BALANCE SHEET AS AT 31ST MARCH, 2022

(₹ in Lacs)

Doublandons	Note	As At	As At	
Particulars	No.	31 st March, 2022	31 st March, 2021	
<u>Assets</u>				
Non-current assets				
Property, plant and equipment	2.1	41,748.92	31,033.10	
Capital work-in-progress	2.2	6,211.02	8,100.53	
Right-of-use assets	2.3	1,461.36	1,718.06	
Goodwill	2.4	4,162.07	4,162.07	
Other Intangible assets	2.5	232.75	268.70	
Other Intangible assets under development	2.6	194.02	-	
Financial assets				
i. Investments	3.1	559.00	429.00	
ii. Loans	3.2	27.57	56.87	
iii. Other financial assets	3.3	311.10	221.75	
Non-current tax assets (Net)	4	2,091.48	1,643.43	
Other non-current assets	5	478.28	691.82	
Total non-current assets	Α	57,477.57	48,325.33	
Current assets				
Inventories	6	1,174.79	926.66	
Financial assets				
i. Trade receivables	7	6,963.50	5,297.34	
ii. Cash and cash equivalents	8	1,511.44	1,688.85	
iii. Bank balances other than (ii) above	9	1,199.91	1,195.78	
iv. Loans	3.2	78.42	53.45	
v. Other financial assets	3.3	651.86	529.10	
Other current assets	5	682.91	879.05	
Total current assets	В	12,262.83	10,570.23	
Total Assets	C = A + B	69,740.40	58,895.56	
Equity and liabilities				
Equity				
Equity share capital	10	1,323.77	1,323.77	
Other equity	11	34,837.43	30,838.24	
Total equity	D	36,161.20	32,162.01	
Liabilities				
Non-current liabilities				
Financial liabilities				
i. Borrowings	12	15,257.31	9,877.04	
ii. Lease Liabilities		1,495.57	1,647.24	
Provisions	13	820.30	658.06	
Deferred tax liabilities (Net)	14	2,697.70	2,982.88	
Total non-current liabilities	Е	20,270.88	15,165.22	

(₹ in Lacs)

Particulars	Note No.	As At 31 st March, 2022	As At 31 st March, 2021
Current liabilities			
Financial liabilities			
i. Borrowings	15	2,018.09	1,894.03
ii. Lease Liabilities		268.31	284.13
iii. Trade payables			
(a) Total Outstanding dues of Micro Enterprises and Small Enterprises	16	1,289.52	1,099.10
(b) Total Outstanding dues of Creditors other than Micro Enterprises and Small Enterprises	16	4,503.12	4,486.71
iv. Other financial liabilities	17	1,812.38	926.88
Other current liabilities	18	2,364.24	1,859.58
Provisions	13	1,052.66	1,017.90
Total current liabilities	F	13,308.32	11,568.33
Total liabilities	G = E + F	33,579.20	26,733.55
Total equity and liabilities	H = D + G	69,740.40	58,895.56

Significant accounting policies 1.4
See accompanying Notes to Financial Statements 2 to 48

As per our report of even date attached

For TR Chadha & Co LLP Chartered Accountants Firm Registration Number 006711N/N500028 For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/Onkar Kanwar
[Chairman]
[DIN: 00058921]
Place: Gurugram
Dated: 11th May, 2022

Sd/Devlina Chakravarty
[Managing Director]
[DIN: 07107875]
Place: Gurugram
Dated: 11th May, 2022

Sd/- Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
[Chief Financial Officer] [Company Secretary]
Place : Gurugram
Pated : 11th May, 2022 Dated : 11th May, 2022

Sd/-(Neena Goel) Partner

Membership No. 057986 Place : New Delhi Dated : 11th May, 2022

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2022

(₹ in Lacs)

		Year Ended	Year Ended
Particulars	Note No.	31 st March, 2022	31 st March, 2021
Income		31 Waren, 2022	31 Water, 2021
Revenue from Operations	19	54,478.40	40,206.37
Other Income	20	388.47	354.56
Total income	(1)	54,866.87	40,560.93
Expenses		,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Operative Expenses	21	33,537.48	25,088.03
Purchases of Stock in Trade	-	9.65	29.71
Changes in inventories of Stock in Trade	22	13.38	45.64
Employee benefits expense	23	10,219.95	8,248.65
Finance costs	24	1,116.61	1,226.89
Depreciation and other amortization expense	25	2,108.20	2,065.22
Other expenses	26	3,980.71	3,289.49
Total expenses	(11)	50,985.99	39,993.63
Profit before exceptional items and tax	III = (I - II)	3,880.89	567.30
Exceptional Items (refer note 44)	IV	-	323.29
Profit before tax	V = (III + IV)	3,880.89	890.59
Tax Expense	27		
Current Tax		824.52	670.51
Earlier Year Tax		(55.13)	94.14
Deferred Tax Charge / (Credit)		(146.24)	(582.77)
Total Tax Expense	(VI)	623.16	181.88
Profit after tax for the year	VII = (V - VI)	3,257.74	708.71
Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurement of defined employee benefit plans (refer note 35)	(VIII)	(117.64)	8.70
Income tax relating to items that will not be reclassified			
to profit or loss	(IX)	29.61	(3.04)
Deferred Tax adjustment on revaluation that will not be reclassified			
to profit or loss	(X)	54.22	40.66
Net other comprehensive income not to be reclassified to	XI = (VIII + IX	(33.81)	46.32
profit or loss in subsequent periods:	+ X)		
Total comprehensive income for the year	XII = (VII + XI)	3,223.92	755.03
Earning Per Equity Share (Face Value of ₹ 1/- each)			
- Basic (₹)	34	2.46	0.54
- Diluted (₹)	_	2.34	0.54
Significant accounting policies	1.4		
See accompanying Notes to Financial Statements	2 to 48		

As per our report of even date attached

For TR Chadha & Co LLP Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/-Sd/-Devlina Chakravarty Onkar Kanwar [Chairman] [Managing Director] [DIN: 00058921] [DIN: 07107875] Place: Gurugram Place: Gurugram Dated: 11th May, 2022 Dated: 11th May, 2022 Sd/-Sd/-Sd/-(Neena Goel) Sanjiv Kumar Kothari Shilpa Budhia [Chief Financial Officer] [Company Secretary] Partner Membership No. 057986 Place: Gurugram Place: Gurugram Dated: 11th May, 2022 Dated: 11th May, 2022 Place: New Delhi

Dated: 11th May, 2022

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CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2022

(₹ in Lacs)

	1	Т	(₹ in Lacs)
Particulars		Year Ended 31 st March, 2022	Year Ended 31st March, 2021
Cash flow from operating activities		31 Widi Cii, 2022	313t Wartin, 2021
Profit before tax		3,880.90	890.59
Adjustments for:		3,000.30	030.33
Depreciation and amortization expense		2,108.20	2,065.22
Interest Income		(146.86)	(183.37)
Finance Cost		856.19	1,019.52
Exceptional Items		_	(323.29)
Employee Cost towards Stock Based Payments		775.26	-
Unclaimed Credit balances / provisions no longer required written back		(82.87)	(85.48)
Allowance for Expected Credit Loss		(103.69)	307.63
Bad Debts Written Off		113.04	22.42
Unrealised foreign exchange gain (net)		67.79	26.07
Loss / (Gain) on Sale / Scrap of Property, Plant and Equipment (Net)		46.57	19.24
Operating cash flow before working capital changes		7,514.53	3,758.55
Adjustments for Changes in Working Capital			
- (Increase)/ Decrease in Trade Receivables		(1,743.29)	1,997.25
- (Increase)/ Decrease in Inventories		(248.13)	126.67
- (Increase)/ Decrease in Loan (Current)		(24.97)	49.85
- (Increase)/ Decrease in Loan (Non -Current)		29.31	12.89
- (Increase)/ Decrease in Other Financial Assets (Current)		(122.75)	(162.68)
- (Increase)/ Decrease in Other Financial Assets (Non - Current)		(76.27)	(2.11)
- (Increase)/ Decrease in other Current Assets		196.13	98.40
- (Increase)/ Decrease in Other Non Current Assets		749.89	(486.60)
- Increase/(Decrease) in Trade Payables		289.69	(1,731.91)
- Increase/(Decrease) in Provisions (Current)		34.75	98.09
- Increase/(Decrease) in Provisions (Non - Current)		44.59	39.89
- Increase / (Decrease) in Other Current Liabilities (Current)		504.66	(12.08)
- Increase / (Decrease) in Other Financial Liabilities (Current)		556.12	(844.39)
Cash generated from operations		7,704.27	2,941.82
Income tax refund / (paid)		(1,633.08)	(237.45)
Net cash generated from operating activities	(A)	6,071.19	2,704.36
Cash flow from investing activity			
Purchase of Property, Plant & Equipment / CWIP		(10,653.95)	(2,826.23)
Proceeds from sale of Property, Plant & Equipment		44.70	303.69
Maturity / (investments) of / in fixed deposits having original maturity of more than 3 months		(4.13)	(791.34)
Investment made in subsidiary		(130.00)	(260.00)
Interest received		133.77	166.35
Net cash (used in) investing activities	(B)	(10,609.63)	(3,407.53)

(₹ in Lacs)

Particulars		Year Ended 31 st March, 2022	Year Ended 31st March, 2021
Cash flow from financing activity			
Proceeds from non current borrowings		7,799.55	5,012.57
Repayment of non current borrowings		(2,295.22)	(1,431.42)
Repayment of current borrowings (net)		-	(1,088.63)
Payment of lease liabilities - Principal amount		(164.26)	(74.60)
Payment of lease liabilities - Interest amount		(170.41)	(167.93)
Interest paid		(808.63)	(977.47)
Net cash generated from financing activities	(c)	4,361.03	1,272.52
Net increase in cash & cash equivalents	(A+B+C)	(177.41)	569.35
Cash & cash equivalents as the beginning of the year		1,688.85	1,119.50
Cash & cash equivalents as the end of the year	Total	1,511.44	1,688.85
Components of cash and cash equivalents			
Cash on hand		67.87	135.14
Balances with Banks:			
On current accounts		1,443.57	953.71
Fixed Deposit in banks having original maturity of			
3 months or less			600.00
Total Cash and Cash Equivalents (Refer Note 8)	Total	1,511.44	1,688.85

As per our report of even date attached

For TR Chadha & Co LLP Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/- Sd/-

Onkar Kanwar

[Chairman]

[DIN: 00058921]

Place: Gurugram

Dated: 11th May, 2022

Devlina Chakravarty

[Managing Director]

[DIN: 07107875]

Place: Gurugram

Dated: 11th May, 2022

Sd/- Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
[Chief Financial Officer] [Company Secretary]
Place: Gurugram
Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/-(Neena Goel) Partner

Membership No. 057986 Place : New Delhi Dated : 11th May, 2022

STATEMENT OF CHANGES IN EQUITY

(₹ in Lacs)

(A) **Equity Share Capital**

Particulars	Note No	Amount
Balance as at 31st March, 2020	10	1,323.77
Change in equity share capital during the year		-
Balance as at 31 st March, 2021	10	1,323.77
Change in equity share capital during the year		-
Balance as at 31 st March, 2022	10	1,323.77

II Other Equity

(₹ in Lacs)

		Reserves and Surplus			Equity	Items of OCI	
Particulars	Note	Capital Reserve	Revaluation Reserve	Retained Earnings	Settled Share based Payment Reserve	Premeasurements of the net defined benefit plans	Total
Balance as at 31st March, 2020	11	14,457.89	6,598.31	9,121.88	-	(94.87)	30,083.21
Profit / (Loss) for the year	11	-	-	708.71	-	-	708.71
Deferred tax adjustment on revaluation	11	-	40.66	-	-	-	40.66
Other comprehensive income (OCI) (net of tax)	11	-	-	-	-	5.66	5.66
Balance as at 31st March, 2021	11	14,457.89	6,638.97	9,830.59	-	(89.21)	30,838.24
Profit / (Loss) for the year	11	-	-	3,257.74	-	-	3,257.74
Deferred tax adjustment on revaluation	11	-	54.22	-	-	-	54.22
Equity Settled Share based Payment Reserve	11	-	-	-	775.26	-	775.26
Other comprehensive income (OCI) (net of tax)	11	-	-	-	-	(88.03)	(88.03)
Balance as at 31st March, 2022	11	14,457.89	6,693.18	13,088.33	775.26	(177.24)	34,837.43

See accompanying Notes to Financial Statements

2 to 48

As per our report of even date attached For TR Chadha & Co LLP

Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/-Sd/-

Onkar Kanwar Devlina Chakravarty [Chairman] [Managing Director] [DIN: 00058921] [DIN: 07107875] Place: Gurugram Place: Gurugram Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/-Sd/-

> Sanjiv Kumar Kothari Shilpa Budhia [Chief Financial Officer] [Company Secretary] Place: Gurugram Place: Gurugram Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/-

(Neena Goel) Partner

Membership No. 057986 Place: New Delhi Dated: 11th May, 2022

Notes to Financial Statements for the year ended 31st March, 2022

Note No.

1.1 Corporate information

Artemis Medicare Services Limited ("The Company") was incorporated on 18th May, 2004. The Company is engaged in the business of managing and operating of multi specialty hospitals and commenced its commercial operation by setting up Artemis Hospital (formerly Artemis Health Institute) at Gurugram on 16th July, 2007.

1.2 Basis of preparation

a) Statement of compliance

The financial statements have been prepared in accordance of Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 (the "Act") read together with Companies (Indian Accounting Standards) Rules, 2015, as amended.

b) Presentation of Financial Statements

The Statement of Assets and Liabilities and the Statement of Profit and Loss are prepared and presented in the format prescribed in the Division II of Schedule III to the Act. The Statement of Cash Flows has been prepared and presented as per the requirements of Ind AS 7, Statement of Cash flows. The disclosure requirements with respect to items in the Statement of Assets and Liabilities and Statement of Profit and Loss, as prescribed in the Schedule III to the Act, are presented by way of notes forming part of the financial statements along with the other notes required to be disclosed under the notified Ind AS and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

Functional Currency

These financial statements are presented in Indian Rupees in Lacs rounded off to two Decimal places as permitted by Schedule III to the Act. Per share data are presented in Indian Rupees to two Decimals places.

c) Classification of Current / Non-Current Assets and Liabilities

All the assets and liabilities have been classified as current or non current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Act.

Assets

An asset is classified as current when it satisfies any of the following criteria:

- it is expected to be realised in, or is intended for sale or consumption in, the Company's normal operating cycle;
- ii) it is held primarily for the purpose of being traded;
- iii) it is expected to be realised within twelve months after the reporting date; or
- iv) it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting date.

Liabilities

A liability is classified as current when it satisfies any of the following criteria:

- i) it is expected to be settled in the Company's normal operating cycle;
- ii) it is held primarily for the purpose of being traded;
- iii) it is due to be settled within twelve months after the reporting date; or
- iv) the Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

All other assets/ liabilities are classified as non-current. Based on the nature of the products and services, the Company has ascertained its operating cycle as twelve months for the purpose of Current / Non-current classification of assets and liabilities.

d) Basis of Accounting

The Company maintains accounts on accrual basis following the historical cost convention, except for certain financial instruments which are measured at fair value or amortised cost at the end of each reporting period, as explained in the accounting policies below.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Fair value measurements under Ind AS are categorised as below based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the company can access at measurement date;
- ii. Level 2 inputs are inputs, other than quoted prices included in level 1, that are observable for the asset or liability, either directly or indirectly; and
- iii. Level 3 inputs are unobservable inputs for the valuation of assets/liabilities

1.3 Key estimates and assumptions

The preparation of Financial Information in accordance with Ind AS requires use of estimates and assumptions for some items, which might have an effect on their recognition and measurement in the (i) Statement of Assets and Liabilities and (ii) Statement of Profit and Loss. The actual amounts realised may differ from these estimates.

The estimates and judgements used in the preparation of the Financial Information are continuously evaluated by the Company and are based on historical experience and various other assumptions and factors (including expectations of future events) that the Company believes to be reasonable under the existing circumstances. Differences between actual results and estimates are recognised in the period in which the results are known/ materialised.

The said estimates are based on the facts and events, that existed as at the reporting date, or that occurred after that date but provide additional evidence about conditions existing as at the reporting date.

This note provides an overview of the areas that involved a higher degree of judgement or complexity, and of items which are more likely to be materially adjusted due to estimates and assumptions turning out to be different than those originally assessed.

Estimates and assumptions are required in particular for:

i. Determination of the estimated useful lives of tangible assets

Useful lives of tangible assets are based on the life prescribed in Schedule II to the Act. In cases, where the useful lives are different from that prescribed in Schedule II to the Act, they are based on technical advice, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes, manufacturers' warranties and maintenance support.

ii. Recognition and measurement of defined benefit obligations

The obligation arising from defined benefit plan is determined on the basis of actuarial assumptions. Key actuarial assumptions include discount rate, trends in salary escalation, actuarial rates and life expectancy. The discount rate is determined by reference to market yields at the end of the reporting period on government bonds. The period to maturity of the underlying bonds correspond to the probable maturity of the post-employment benefit obligations.

iii. Recognition of deferred tax

Deferred tax assets and liabilities are recognized for the future tax consequences of temporary differences between the carrying values of assets and liabilities and their respective tax base, and unutilized business loss and depreciation carryforwards and tax credits. Deferred tax assets are recognized to the extent that it is probable that future taxable income will be available against which the deductible temporary differences, unused tax losses, depreciation carry-forwards and unused tax credits could be utilized.

iv. Recognition and measurement of other provisions

The recognition and measurement of other provisions are based on the assessment of the probability of an outflow of resources, and on past experience and circumstances known at the Statement of Assets and Liabilities date. The actual outflow of resources at a future date may therefore vary from the amount included in other provisions.

v. Recoverability of trade receivable

Judgements are required in assessing the recoverability of overdue trade receivables and determining whether a provision against those receivables is required. Factors considered include the credit rating of the counterparty, the amount and timing of anticipated future payments and any possible actions that can be taken to mitigate the risk of non-payment.

1.4 Summary of significant accounting policies

a) Property, Plant and Equipment (PPE)

Property, Plant and Equipment are stated at cost (or revalued amounts, as the case may be), less accumulated depreciation and impairment loss, if any. Cost comprises the purchase price and any attributable cost of bringing the property, plant and equipment to its working condition for its intended use. Borrowing costs relating to acquisition of property, plant and equipment which takes substantial period of time to get ready for its intended use are also included to the extent they relate to the period till such property, plant and equipment are ready to be put to use.

The cost of an item of property, plant and equipment is the case price equivalent at the recognition date. If payment is deferred beyond normal credit terms, the difference between the cash price equivalent and the total payment is recognised as interest over the period of credit, unless such interest is capitalised as per borrowing cost.

The Company identifies and determines separate useful life of each major component of the property, plant and equipment, if they have useful life that is materially different from that of the remaining asset, as per Schedule II of Companies Act, 2013.

b) Depreciation on Property, Plant and Equipment (PPE)

Depreciation on all of the property, plant and equipment is provided using the straight line method at the rates prescribed by Schedule II of the Companies Act, 2013 and / or useful life estimated by management supported by technical valuer's independent assessment. The management believes that depreciation rates currently used fairly reflect its estimates of the useful lives and residual values of property, plant and equipment.

Depreciation commences when the PPE are ready for their intended use. Depreciation on all PPE except land are provided on a straight line based on the estimated useful life of PPE, which is as follows:

Assets	Useful Life of property, plant and equipment as per Schedule II	Useful Life of property, plant and equipment as per Management supported by Technical Valuer's Estimate	
Buildings:			
- with RCC	60 Years		
- Temporary Structure (Porta Cabin)		30 Years	
- Tubewell / Borewell	5 Years		
Plant & Machinery :			
- Electric Medical Equipments	13 Years		
- Other Medical Equipments	15 Years		
- Other Plant & Machinery	15 Years		
- Loose Tools & Instruments		5 Years	
Office Equipments	5 Years		
Computers & Data Processing Units			
- Desktop & Laptops	3 Years		
- Servers & Network	6 Years		
Vehicles	8 Years		
Furnitures & Fittings	10 Years		
Electrical Installations & Equipments	10 Years		

Leasehold Improvements including renovation done on shared facilities have been depreciated as per the useful life ascertained or over the primary period of lease / contract, whichever is shorter.

c) Intangible Assets

Intangible assets acquired separately are measured on initial recognition at cost less accumulated amortisation and accumulated impairment losses, if any.

Cost is the amount of cash or cash equivalents paid or the fair value of other consideration given to acquire an asset at the time of its acquisition or construction, or, when applicable, the amount attributed to that asset when initially recognised in accordance with the specific requirements of other Indian Accounting Standards.

Goodwill

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses, if any.

Goodwill is tested for impairment on annual basis and impairment is carried out whenever there is an indication that the recoverable amount is less than its carrying amount based on a number of factors including business plan, operating results, future cash flows and economic conditions. The recoverable amount is determined based on higher of value in use and fair value. The company carried out goodwill impairment test and the management does not believe, that it was more likely than not the fair value of any of the reporting units was less than the carrying amount.

Software

Cost of software is amortized over a period of 8 years, being the estimated useful life as per the management estimates.

d) Borrowing Cost

Borrowing costs directly attributable to the acquisition, construction or production of an property, plant and equipment that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective property, plant and equipment. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

e) Impairment

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication based on internal/ external factors that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of assets those are cash-generating units for which a reasonable and consistent allocation basis can be identified

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in the statement of profit and loss.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in the statement of profit and loss.

f) Leases

Where the Company is the lessee

The Company's lease asset classes primarily consist of leases for land and buildings. The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether:(i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset.

At the date of commencement of the lease, the Company recognizes a right-of-use asset("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less(short-term leases) and low value leases. For these short-term and low value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease.

Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. Right of use assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates. Lease liabilities are remeasured with a corresponding adjustment to the related right of use asset if the Company changes its assessment if whether it will exercise an extension or a termination option. Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cost.

Where the Company is the lessor

Leases for which the Company is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Assets subject to operating leases are included in PPE. Rental income on operating lease is recognized in the statement of profit and loss on a straight-line basis over the lease term. Where the rentals are structured solely to increase in line with expected general inflation to compensate for the Company's expected inflationary cost increases, such increases are recognized in the year in which such benefits accrue benefits accrue.

Costs, including depreciation, are recognized as an expense in the statement of profit and loss. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased assets and recognised on a straight line basis over the lease term.

g) Inventories

Inventories of Pharmacy Drugs & Other Items, Medical Consumables and the Stores and Spares are valued at lower of cost and net realizable value. Cost is determined on weighted average basis.

Traded goods are valued at lower of cost and net realisable value. Costs includes cost of purchase and other costs incurred to bring inventories to their present locations and conditions. Cost is determined on weighted average basis.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs necessary to make the sale.

h) Revenue recognition

The Company derives revenue primarily from Healthcare Services through operating of multi-speciality Hospital.

Revenue is measured at the transaction price. Revenue is reduced for returns, trade allowances for deduction, rebates, value added taxes and amounts collected on behalf of third parties.

Sale of Pharmacy Drugs and Medical Supplies including Traded Goods

Revenue is recognized as and when Pharmacy Drugs, Medical Supplies and Traded goods are sold. Revenue from the sale of Pharmacy Drugs, Medical Supplies and Traded good are recognised when control of the goods has passed to the buyer i.e. at the point of sale / to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods. Sale is net of sales returns, discounts and goods & services tax.

Income from Operations

Revenue is recorded when the performance obligation are satisfied. For outpatient customers services are simultaneously received and consumed by the patient. For inpatient customers, revenue is recognized as serviced are performed over the period. Revenue for the ongoing services at the reporting date is recognised as unbilled revenue. The income is stated net of discount and price differences, as per terms of contract.

Interest

Interest income is recognised on a time proportion basis taking into account the amount outstanding and the applicable interest rate.

Income from Nursing Hostel

Revenue is recognized as per contractual arrangement with nursing staff using the hostel facilities.

Income from Lease Rentals & Outsourced Facilities

Revenue is recognized in accordance with the terms of lease agreements entered into with the respective lessees.

Income from Service Export from India Scheme (SEIS)

Income from 'Service Export from India Scheme' is recognized on accrual basis as and when eligible services are performed and convertible foreign exchange is received on a net basis.

Income from Clinical Research

Income from clinical research is recognised as and when the services are rendered in accordance with the terms of the respective agreements.

Income from Sponsorships

Sponsorship income is recognized when the underlying obligations are completed as per contractual terms.

i) Foreign currency transactions

In preparing the financial statements, transaction in currencies other than the Company's functional currency (foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period

- i) Monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date,
- ii) Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined.
- iii) Non-monetary items that are measured in terms of historical cost in foreign currency are not retranslated.

Exchange differences on monetary items are recognized in the statement of profit and loss in the period in which they arise except exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as adjustment to interest costs on those foreign currency borrowings.

j) Employees Benefits

Short term employee benefits

Employee benefits payable wholly within twelve months of receiving services are classified as short-term employee

benefits. These benefits include salary and wages, bonus and exgratia. The undiscounted amount of short-term employee benefits to be paid in exchange for employee services is recognized as an expense as the related service is rendered by the employees.

Post employment benefits

Defined contribution plans

A defined contribution plan is post-employment benefit plan under which an entity pays specified contributions to separate entity and has no obligation to pay any further amounts. The Company makes specified obligations towards employee provident fund and employee state insurance (ESI) to Government administered provident fund scheme and ESI scheme which is a defined contribution plan. The Company's contributions are recognized as an expense in the statement of profit and loss during the period in which the employee renders the related service.

Defined benefit plans

The Company's gratuity benefit scheme is a defined benefit plan. The Company's net obligation in respect of a defined benefit plan is calculated by estimating the amount of future benefit that employees have earned and returned for services in the current and prior periods; that benefit is discounted to determine its present value. The calculation of Company's obligation under the plan is performed periodically by a qualified actuary using the projected unit credit method.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognised immediately in the statement of profit and loss.

Compensated absences

The employees can carry-forward a portion of the unutilized accrued compensated absences and utilize it in future service periods or receive cash compensation on termination of employment. The Company records an obligation for such compensated absences in the period in which the employee renders the services that increase this entitlement. The obligation is measured on the basis of independent actuarial valuation using the projected unit credit method.

k) Income taxes

Income tax expense represents the sum of the tax currently payable and deferred tax.

i) <u>Current Tax</u>

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The current tax is calculated using tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Current income-tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income-tax Act, 1961 enacted in India.

ii) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilized.

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

Deferred tax is measured based on tax rates and tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities.

iii) Current and deferred tax for the year

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

I) Expenditure on new projects

Expenditure directly relating to construction activity is capitalized. Indirect expenditure incurred during construction period is capitalized as part of the indirect construction cost to the extent to which the expenditure is indirectly related to construction or is incidental thereto. Other indirect expenditure (including borrowing costs) incurred during the construction period which is not related to the construction activity nor is incidental thereto is charged to the Statement of profit and loss.

m) Earnings Per share

Basic earnings per share is being calculated by dividing net profit or loss for the year (including prior period items, if any) attributable to equity shareholders by the weighted average number of equity shares outstanding during the year.

For the purpose of calculating diluted earnings per share, the net profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year are adjusted for the effects of all dilutive potential equity shares.

n) Operating Cycle

Based on the nature of products / activities of the Company and the normal time between acquisition of assets and their realisation in cash or cash equivalents, the Company has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

o) Financial Instrument

Financial assets and financial liabilities are recognised when Company becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Classification of financial assets

Financial Assets that meet the following conditions are subsequently measured at amortised cost (except for financial assets that are designated as at fair value through profit or loss on initial recognition):

- i) the assets is held within a business model whose objective is to hold assets in order to collect contractual cash flows; and
- ii) the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial Assets that meet the following conditions are subsequently measured at fair value through other comprehensive income (except for financial assets that are designated as at fair value through profit or loss on initial recognition):

- i) the assets is held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets; and
- ii) the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Interest income is recognised in profit or loss for financial assets designated at fair value through other comprehensive income (FVTOCI). For the purposes of recognising foreign exchange gains and losses, FVTOCI financial assets are treated as financial assets measured at amortised cost. Thus, the exchange differences on the amortised cost are recognised in profit or loss and other changes in the fair value of FVTOCI financial assets are recognised in other comprehensive income and accumulated under the heading of 'Reserve for financial assets through other comprehensive income'. When the investment is disposed of, the cumulative gain or loss previously accumulated in this reserve is reclassified to profit or loss.

All other financial assets are subsequently measured at fair value.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Income is recognised on an effective interest basis for debt instruments other than those financial assets classified as at FVTPL. Interest income is recognised in profit or loss and is included in the "Other income" line item.

Financial assets at fair value through profit or loss (FVTPL)

A financial asset that meets the amortised cost criteria or debt instruments that meet the FVTOCI criteria may be designated as at FVTPL upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets or liabilities or recognising the gains and losses on them on different bases. The Company has not designated any debt instrument as at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any dividend or interest earned on the financial asset and is included in the 'Other income' line item. Dividend on financial assets at FVTPL is recognised when the Company's right to receive the dividends is established, it is probable that the economic benefits associated with the dividend will flow to the entity, the dividend does not represent a recovery of part of cost of the investment and the amount of dividend can be measured reliably.

Impairment of financial assets

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, debt instruments at FVTOCI, lease receivables, trade receivables, and other contractual rights to receive cash or other financial asset, and financial guarantees not designated as at FVTPL.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights. Credit loss is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive (i.e. all cash shortfalls), discounted at the original effective interest rate (or credit-adjusted effective interest rate for purchased or originated credit impaired financial assets). The Company estimates cash flows by considering all contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) through the expected life of that financial instrument.

The Company measures the loss allowance for a financial instrument at an amount equal to the lifetime expected credit losses if the credit risk on that financial instrument has increased significantly since initial recognition. If the credit risk on a financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses. 12-month expected credit losses are portion of the life-time expected credit losses and represent the lifetime cash shortfalls that will result if default occurs within the 12 months after the reporting date and thus, are not cash shortfalls that are predicted over the next 12 months.

If the Company measured loss allowance for a financial instrument at lifetime expected credit loss model in the previous period, but determines at the end of a reporting period that the credit risk has not increased significantly since initial recognition due to improvement in credit quality as compared to the previous period, the Company again measures the loss allowance based on 12-month expected credit losses.

When making the assessment of whether there has been a significant increase in credit risk since initial recognition, the Company uses the change in the risk of a default occurring over the expected life of the financial instrument instead

of the change in the amount of expected credit losses. To make that assessment, the Company compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

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

Further, for the purpose of measuring lifetime expected credit loss allowance for trade receivables, the Company has used a practical expedient as permitted under Ind AS 109. This expected credit loss allowance is computed based on a provision matrix which takes into account historical credit loss experience and adjusted for forward looking information.

The impairment requirements for the recognition and measurement of a loss allowance are equally applied to debt instruments at FVTOCI except that the loss allowance is recognised in other comprehensive income and is not reduced from the carrying amount in the balance sheet.

Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss if such gain or loss would have otherwise been recognised in profit or loss on disposal of that financial asset.

On derecognition of a financial asset other than in its entirety (e.g. when the Company retains an option to repurchase part of a transferred asset), the Company allocates the previous carrying amount of the financial asset between the part it continues to recognise under continuing involvement, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in profit or loss if such gain or loss would have otherwise been recognised in profit or loss on disposal of that financial asset. A cumulative gain or loss that had been recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the basis of the relative fair values of those parts.

Foreign exchange gains and losses

The fair value of financial assets denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period. For foreign currency denominated financial assets measured at amortised cost and FVTPL, the exchange differences are recognised in statement of profit and loss since there are no designated hedging instruments in a hedging relationship.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method or at FVTPL.

However, financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or then the continuing involvement approach applies, financial guarantee contracts issued by the Company, and commitments issued by the Company to provide a loan at below-market interest rate are measured in accordance with the specific accounting policies set out below.

Financial liabilities at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is either contingent consideration recognised by the Company as an acquirer in a business combination to which Ind AS 103 applies or is held for trading or it is designated as at FVTPL.

A financial liability is classified as held for trading if:

- i) it has been incurred principally for the purpose of repurchasing it in the near term; or
- ii) on initial recognition it is part of a portfolio of identified financial instruments that the Company manages together and has a recent actual pattern of short-term profit-taking; or
- iii) it is a derivative that is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any interest paid on the financial liability and is included in the 'Other income' line item.

However, for non-held-for-trading financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognised in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss, in which case these effects of changes in credit risk are recognised in profit or loss. The remaining amount of change in the fair value of liability is always recognised in profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognised in other comprehensive income are reflected immediately in retained earnings and are not subsequently reclassified to profit or loss.

Gains or losses on financial guarantee contracts and loan commitments issued by the Company that are designated by the Company as at fair value through profit or loss are recognised in profit or loss.

Financial liabilities subsequently measured at amortised cost.

Financial liabilities that are not held-for-trading and are not designated as at FVTPL are measured at amortised cost at the end of subsequent accounting periods. The carrying amounts of financial liabilities that are subsequently measured at amortised cost are determined based on the effective interest method. Interest expense that is not capitalised as part of costs of an asset is included in the 'Finance costs' line item.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument.

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

- i) the amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and
- ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of Ind AS 115.

Commitments to provide a loan at a below-market interest rate

Commitments to provide a loan at a below-market interest rate are initially measured at their fair values and, if not designated as at FVTPL, are subsequently measured at the higher of:

- i) the amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and
- ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of Ind AS115.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments

and are recognised in 'Other income'.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period. For financial liabilities that are measured as at FVTPL, the foreign exchange component forms part of the fair value gains or losses and is recognised in profit or loss.

Derecognition of financial liabilities

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

p) Provisions & Contingencies

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

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

q) Contingent Liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by occurrence or non-occurrence of one or more of uncertain future events beyond the control of Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the an obligation. A contingent liability also arises in the extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably its existence in the standalone financial statements. Company does not recognize the contingent liability but disclosed its existence in standalone financial statements.

r) Government Grants

Government grants are not recognised until there is reasonable assurance that the Company will comply with the conditions attaching to them and such grants can reasonably have a value placed upon them.

Government grants are recognised in statement of profit and loss on a systematic basis over the periods in which the Company recognises as expenses the related costs for which the grants are intended to compensate.

s) Cash and Cash Equivalents

Cash and cash equivalents for the purposes of cash flow statement are comprise of cash at bank and cash in hand and short-term investments with an original maturity of three months or less. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet and forms part of financing activities in the cash flow statement. Book overdraft are shown within other financial liabilities in the balance sheet and forms part of operating activities in the cash flow statement.

t) Recent pronouncements

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

Balance Sheet:

- Lease Liabilities should be separately disclosed under the head "financial liabilities", duly distinguished as current
 or non-current.
- Certain additional disclosures in the statement of changes in equity such as changes in equity share capital due to prior period rectifications and balances at the beginning of the current reporting period.
- Specified format for disclosure of shareholding of promoters.
- Specified format for ageing schedule of trade receivables, trade payables, capital work-in-progress and intangible assets under development.
- If a Company has not used funds for the specific purpose for which it was borrowed from banks and financial institutions, then disclosure of details of where it has been used.
- Specific disclosure under 'additional regulatory requirement' such as compliance with approved schemes of arrangements, compliance with number of layers of companies, title deeds of immovable property not held in name of the Company, loans and advances to promoters, directors, key managerial personnel (KMP) and related parties, details of benami property held etc.
- Current maturities of Long term borrowings shall be disclosed separately under the Short Term Borrowing (Current) which was earlier shown under Other Financial Liabilities.
- Classification of Security Deposits has been reclassed from Loans to Other Financial Assets (Current and non-Current)."

Statement of Profit and Loss:

- Additional disclosures relating to Corporate Social Responsibility (CSR), undisclosed income and crypto or virtual currency specified under the head 'additional information' in the notes forming part of the financial statements.

Notes to Financial Statements for the year ended 31st March, 2022

Note No. 2.1

PROPERTY, PLANT AND EQUIPMENT

Particulars	Freehold	Building	Leasehold Improvement	Computers	Furniture & Fixtures	Office Equipments	Plant and Equipments	Vehicles	Total
COST OR DEEMED COST									
As at 31t March, 2020	13,262.44	9,441.27	121.99	991.86	755.91	377.10	14,512.17	288.16	39,750.90
Additions	-	74.75	14.61	10.53	31.75	24.61	208.21	5.19	369.65
Disposals / Discarded during the year	-	1	1	(0.17)	(17.51)	(14.34)	(372.42)	(23.29)	(427.73)
As at 31st March, 2021	13,262.44	9,516.02	136.60	1,002.22	770.15	387.37	14,347.96	270.06	39,692.82
Additions	-	6,798.86	24.84	406.97	535.54	88.65	4,643.89	91.60	12,590.36
Disposals / Discarded during the year	-	(0.20)	ı	(0.00)	(73.01)	(18.63)	(187.64)	(70.31)	(349.78)
As at 31 st March, 2022	13,262.44	16,314.68	161.44	1,409.19	1,232.68	457.39	18,804.22	291.35	51,933.40
<u>DEPRECIATION</u>									
As at 31⁵ March, 2020	1	726.52	44.46	509.57	383.07	242.02	4,992.82	85.46	6,983.92
Charge for the year	1	173.87	36.71	158.04	54.74	58.86	1,260.08	38.43	1,780.73
Disposals / Discarded during the year	1	-	1	(0.02)	(5.37)	(12.46)	(82.29)	(4.79)	(104.93)
As at 31⁵ March, 2021	1	900.39	81.17	667.59	432.44	288.42	6,170.61	119.10	8,659.72
Charge for the year	1	237.76	40.43	161.47	70.37	50.57	1,188.36	34.32	1,783.27
Disposals / Discarded during the year	1	(0.02)	-	-	(70.58)	(16.26)	(136.26)	(35.38)	(258.51)
As at 31⁵ March, 2022	1	1,138.13	121.60	829.06	432.23	322.73	7,222.71	118.04	10,184.49
NET BOOK VALUE									
As at 31⁵ March, 2021	13,262.44	8,615.63	55.43	334.63	337.71	98.95	8,177.35	150.96	31,033.10
As at 31th March, 2022	13,262.44	15,176.55	39.85	580.13	800.46	134.66	11,581.51	173.31	41,748.92
			×						

- Addtions includes borrowing cost capitalised of ₹ 790.95 Lacs during the year ended 31st March, 2022 (31st March, 2021 : ₹ Nil). The Company capitalised this borrowing cost in capital work-in-progress (CWIP) pertainting to projects. Further, during the year, the Company tranferred Interest cost to CWIP of ₹ 469.85 (31st March, 2021) ₹ 142.37 Lac). ۲.
- Aggregate amount of depreciation has been included under "Depreciation and Amortisation" in the Statement of Profit and Loss, refer to note 25. 5
- Title deeds of all the immovable properties comprising of land and building are held in the name of the Company. In respect of lease-hold land and self-constructed buildings on leasehold land, the land lease agreement is in the name of the Company, where the Company is the lessee in the agreement.
- There are no proceedings against, being the Company registered under "the Act", that have been initiated or pending against them for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made thereunder.

Note No. 2.2

CAPITAL WORK IN PROGRESS

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	8,100.53	5,569.03
Additions during the year	10,733.13	2,904.07
Capitalised during the year	12,622.64	372.57
Closing Balance	6,211.02	8100.53

CWIP ageing schedule as at 31st March, 2022

(₹ in Lacs)

(₹ in Lacs)

Posti suloss	А				
Particulars	Less than 1 year	1- 2 years	2-3 years	More than 3 years	Total
Projects in progress	5,492.75	585.41	73.02	59.84	6,211.02
Projects temporarily suspended #	-	-	-	-	-
Total	5,492.75	585.41	73.02	59.84	6,211.02

CWIP aging schedule as at 31st March, 2021

(₹ in Lacs)

	Amount in CWIP for a period of]		
Particulars	Less than 1 year	1- 2 years 2-3 years		More than 3 years	Total	
Projects in progress	3,383.32	982.37	138.73	3,596.11	8,100.53	
Projects temporarily suspended #	-	-	-	-	-	
Total	3,383.32	982.37	138.73	3,596.11	8,100.53	

[#] No Projects have been temporarily suspended.

Note No. 2.3 RIGHT-OF-USE ASSETS

		(VIII EdCs)
Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	1,718.06	1,438.59
Addition during the year	-	484.37
Deletion during the year	-	-
Depreciation	256.70	204.90
Closing Balance *	1,461.36	1,718.06

^{* (}Refer Note 32 for disclosure)

Note No. 2.4
GOODWILL

Particulars	As At	As At
Faiticulais	31 st March, 2022	31st March, 2021
Opening Balance	4,162.07	4,162.07
Addition during the year	-	-
Impairment during the year	-	-
Closing Balance	4,162.07	4,162.07

Impairment testing

For the purpose of annual impairment testing, goodwill is allocated to the operating segments expected to benefit from the synergies of the business combinations in which the goodwill arises as set out below, and is compared to its recoverable value:

Goodwill allocated to operating segments

(₹ in Lacs)

(₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Health Care Services	4,162.07	4,162.07
	4,162.07	4,162.07

Goodwill impairments note

Goodwill is tested annually on 31st March for impairment, or sooner whenever there is an indication that goodwill may be impaired. Impairment is recognized, when the carrying amount of a CGU including the goodwill, exceeds the estimated recoverable amount of the cash generating unit ('CGU'). The estimated value-in-use of this CGU is based on the future cash flow forecasts for FY 2021 to FY 2024 and then on perpetuity based on certain assumptions which include revenue growth, earnings before interest and taxes, taxes, capital outflow and working capital requirement. The assumptions are taken based on past trends and management estimates and judgement. Future cash flows are discounted with "Weighted Average Cost of Capital". The key assumptions are as follows:

Annual growth rate considered for 5 years (average)	16.03%
Terminal growth rate (i)	4.00%
Post-tax discount rate (ii)	13.70%
Budgeted EBIDTA growth rate considered	19.69%

- (i) Terminal value has been arrived at by extrapolating the last forecasted year cash flows to perpetuity. This long-term growth rate takes into consideration external macroeconomic sources of data. Such long-term growth rate considered does not exceed that of the relevant business and industry sector.
- (ii) The after tax discount rates used are based on the Company's weighted average cost of capital. Weighted Average Cost of Capital % (WACC) = Risk free return + (Market premium x Beta for the company).

The estimate of recoverable amount is particularly sensitive towards post-tax discount rate and terminal growth rate. There will be no impairment even if the weighted average cost of capital is increased by .5% and the terminal growth rate is decreased by .5%. Management is not currently aware of any other reasonably possible changes to key assumptions that would cause a unit's carrying amount to exceed its recoverable amount.

Note No. 2.5

OTHER INTANGIBLE ASSETS

(₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
COST OR DEEMED COST	Computer Software	Computer Software
Opening Balance	645.47	642.72
Addition during the year	32.27	2.92
Deletion during the year	-	(0.17)
Closing Balance	677.74	645.47
AMORTIZATION		
Opening Balance	376.77	297.24
Addition during the year	68.23	79.59
Deletion during the year	-	(0.06)
Closing Balance	444.99	376.77
NET BOOK VALUE	232.75	268.70

Note No. 2.6

OTHER INTANGIBLE ASSETS UNDER DEVELOPMENT

(₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	-	-
Addition during the year	194.02	-
Capitalised during the year	-	-
Closing Balance *	194.02	-

Other Intangible assets under development ageing schedule as at 31st March, 2022

(₹ in Lacs)

Particulars				Amount for a period of			
Particulars	Less than 1 year	1- 2 years	2-3 years	More than 3 years	Total		
Other Intangible assets under development	194.02	-	-	-	194.02		
Total	194.02	-	-	-	194.02		

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
	Financial Assets		
3.1	Investments (Non-Current)		
	Unquoted Investments		
	Investment in Equity Instruments (at cost)		
	Investment in Subsidiary Company		
	i) Artemis Cardiac Care Private Limited	559.00	429.00
	55,90,000 Equity Shares of ₹ 10/- each		
	(42,90,000 as at 31st March, 2021 Equity Shares of		
	₹ 10/- each) (all fully paid)		
	Total	559.00	429.00
	Aggregate value of unquoted investment	559.00	429.00
3.2	Loans		
	Non Current		
	(Unsecured, Considered good)		
	Others		
	Loans & advances to Employees *	27.57	56.87
	Total	27.57	56.87

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
	Current		
	(Unsecured, Considered good)		
	Others		
	Loans & advances to Employees *	78.42	53.45
	Total	78.42	53.45
	* Loans & advances to Employees includes dues	43.00	61.50
	from Executive Director, KMP etc. (Refer Note 31)		
	(As a part of service condition extended to all its eligible employees)		

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
3.3	Other Financial Assets		
	Non Current		
	Security Deposits	263.10	203.08
	Fixed Deposit in banks having original maturity and		
	remaining maturity of more than 12 months **	48.00	18.67
	(Refer Note 9)		
	Total	311.10	221.75
	Current		
	Interest accrued on fixed deposits	13.08	17.01
	Other receivables#	66.79	66.68
	Unbilled Revenue (Accrued operating income)	571.99	445.41
	Total	651.86	529.10

^{**} Given as security to secure bank guarantee issued to Government Authorities.

Receivables from the private limited company, in which director of the company is director. (Refer Note 31)

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
4.	Non-Current Tax Assets (Net)		
	Income Tax Recoverable (Net of provision for taxation)	2,091.48	1,643.43
	Total	2,091.48	1,643.43

(Aggregate amount of Tax Provisions as on 31st March, 2022 ₹ 1678.82 Lacs (Previous year ₹ 854.30 Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
5.	Other Assets		
	Non-Current (Unsecured, Considered good)		
	Capital Advances #	469.32	685.10
	Prepaid Expenses	8.96	6.72
	Total	478.28	691.82
	Current (Unsecured, Considered good)		
	Advances recoverable	26.80	55.87
	Balances with statutory / government authorities	14.58	28.44
	Prepaid Expenses	141.53	141.84
	Export Incentive receivable	500.00	652.90
	Total	682.91	879.05

[#] includes advances given to the private limited company, in which director of the company is director.(Refer Note 31)

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
6.	Inventories		
	(Valued at lower of cost or net realisable value)		
	Stock of Pharmacy Drugs & Medical Consumables	1,076.67	842.64
	Stock in Trade (Pharmacy and Other Items)	0.18	13.56
	Stores & Spares	97.94	70.46
	Total	1,174.79	926.66

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
7.	Trade Receivables		
	Current - at amortised cost		
	Considered good	7,570.14	5,989.62
	Significant increase Credit in Risk	94.98	113.04
	Credit Impaired	-	-
	Less: Allowance for credit losses	(701.62)	(805.32)
	Total	6,963.50	5,297.34

7.1 Trade Receivables ageing schedule

Trade Receivable Ageing Schedule as at 31st March, 2022

	Outstanding for following Periods from due date of payments						
	Not due	Less then 6 Month	6 months -1 year	1-2 Years	2-3 years	More than 3 years	Total
Undisputed Trade Receivables – considered good	2,491.30	3,153.34	797.65	511.23	352.08	264.54	7,570.14
Undisputed Trade Receivables— which have significant increase in credit risk	-	-	-	-	-	94.98	94.98
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Disputed Trade Receivables – considered good	-	-	-	-	-	-	-
Disputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Disputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Total	2,491.30	3,153.34	797.65	511.23	352.08	359.52	7,665.12

Trade Receivable Ageing Schedule as at 31st March, 2021

(₹ in Lacs)

	Outstanding for following Periods from due date of payments						
	Not due	Less then 6 Month	6 months -1 year	1-2 Years	2-3 years	More than 3 years	Total
Undisputed Trade Receivables – considered good	1,946.07	2,006.08	432.16	653.51	264.14	687.66	5,989.62
Undisputed Trade Receivables— which have significant increase in credit risk	-	-	-	-	-	113.04	113.04
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Disputed Trade Receivables – considered good	-	-	-	-	-	-	-
Disputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Disputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Total	1,946.07	2,006.08	432.16	653.51	264.14	800.70	6,102.66

7.2 Trade Receivables Includes:

(₹ in Lacs)

Particulars	As At 31 st March 2022	As At 31 st March 2021
- Dues from KMP's and Enterprises owned or significantly influenced.	108.92	85.42

7.3 As per Ind AS 109, the Company is required to apply expected credit loss model for recognizing the allowance for doubtful debts. The Company uses a provision matrix to determine impairment loss on portfolio of its trade receivable. The provision matrix is based on its historically observed default rates over the expected life of the trade receivables and is adjusted for forward-looking estimates. At regular intervals, the historically observed default rates are updated and changes in forward-looking estimates are analysed.

The Company uses judgements in making certain assumptions and selecting inputs to determine impairment of these trade receivables, based on the Company's historical experience towards potential billing adjustments, delays and defaults at the end of each reporting period.

The Company has recorded an allowance of ₹ 701.62 Lacs (Previous year ₹ 805.32 Lacs) towards trade receivables. The Management elieves that there is no further provision required in excess of the allowance for credit loss.

The movement in allowance for expected credit loss in respect of trade receivables during the year was as follows:

(₹ in Lacs)

Allowance for expected credit loss	As At 31 st March, 2022	As At 31 st March, 2021
Opening balance	805.32	497.69
Credit loss created /(reversed)	-103.69	307.63
Closing balance	701.62	805.32

- 7.4 The Company's exposure to currency risks related to trade receivables are disclosed in note (Refer Note 36).
- 7.5 Refer Note 12 for information on trade receivable hypothecated as security by the Company.
- **7.6** No single customer accounted for more than 10% of the revenue as of 31st March, 2022 & 31st March, 2021. There is no significant concentration of credit risk.

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
8.	Cash & Cash Equivalents		
	Balance with Banks:		
	- In Current Accounts	1,443.57	953.71
	- Bank deposit with original maturity of three		
	months or less.	-	600.00
	Cash on hand	67.87	135.14
	Total	1,511.44	1,688.85

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
9.	Other Bank Balances		
	Fixed Deposit in banks having original maturity of more than		
	3 months and remaining maturity of less than 12 months*	1,199.91	1,195.78
	Fixed Deposit in banks having original maturity of more than		
	12 months and remaining maturity of more than 12 months*	48.00	18.67
	Amount disclosed under Other Non-Current Financial Assets	(48.00)	(18.67)
	Total	1,199.91	1,195.78

^{*}Given as security of ₹ 148.37 Lacs (Previous Year ₹ 128.52 Lacs) to secure bank guarantee issued to Government Authorities.

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
10.	Share Capital:		
	Authorised Shares (in nos.)		
	69,55,00,000 Equity Shares of ₹ 1/- Each #	6,955.00	6,955.00
	(6,95,50,000 as at 31 st March, 2021 Equity Shares of ₹ 10/- Each)		
	11% Non-Cumulative 50,000 Preference Shares of ₹ 100/- Each	50.00	50.00
	(50,000 as at 31 st March, 2021 Preference Shares of ₹ 100/- Each)		

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
	Issued, Subscribed & Paid Up Shares (in nos.)		
	13,23,77,000 Equity Shares of ₹ 1/- Each #		
	(1,32,37,700 as at 31st March, 2021 Equity Shares of ₹ 10/- each fully paid up)	1,323.77	1,323.77
	Total Issued, Subscribed & Paid Up Capital	1,323.77	1,323.77

a. Reconciliation of the equity shares at the beginning and at the end of the year

(₹ in Lacs)

Reconciliation	As 31 st Marc		As At 31 st March, 2021		
	Nos. (₹ in Lacs)		Nos.	(₹ in Lacs)	
Shares outstanding at the beginning of the year	1,32,37,700	1,323.77	1,32,37,700	1,323.77	
Share Split from face value of ₹ 10/- to ₹ 1/- each equity	11,91,39,300	-			
shares (refer # below).					
Shares outstanding at the end of the year	13,23,77,000	1,323.77	1,32,37,700	1,323.77	

b. Terms/rights attached to Equity Shares

The company has only one class of equity shares having a par value of ₹ 1 per share (31st March, 2021 ₹ 10 per share). Each holder of equity shares is entitled to one vote per share, where voting is held by show of hands. In case of Poll each holder of equity share is entitled to Number of votes against Number of shares held.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the equity share holders.

c. Shares held by holding / ultimate holding company and / or their subsidiaries / associates:

Name of the Chaugh alder	As At 31st Ma	rch, 2022	As At 31st March, 2021	
Name of the Shareholder	No. of Shares #	(₹ in Lacs)	No. of Shares	(₹ in Lacs)
Constructive Finance Private Limited - holding company	9,24,25,790	924.26	92,42,579	924.26

d. Details of Shareholders holding more than 5% Equity Shares in the Company:

	As At 31st Ma	rch, 2022	As At 31 st Ma	arch, 2021
Name of the Shareholder	No. of Shares #	% of Holding	No. of Shares	% of Holding
Constructive Finance Private Limited - holding company	9,24,25,790	69.82%	92,42,579	69.82%
Governor of Kerala	67,49,500	5.10%	6,74,950	5.10%

e. Shares reserved for issue under options

Pursuant to approved employee stock option scheme 2020, the Company has granted 69,67,000 nos of employees stock options of which none of the options have been exercised. Also refer Note 45.

f. Shares held by promotors:

	As At 31st Ma	s At 31 st March, 2022 As At 31 st M		
Name of the Shareholder	No. of Shares #	% of	No. of Shares	% of
	No. 01 Shares #	Holding	No. of Shares	Holding
Onkar Kanwar	5,000	0.00%	500	0.00%
Constructive Finance Private Limited	9,24,25,790	69.82%	92,42,579	69.82%
Total	9,24,30,790	69.82%	92,43,079	69.82%

As per the records of the Company, including its register of shareholders/members and other declaration received from the shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownership of shares.

There has been no change in promoter shareholding at the end of current year as compared to previous year end.

The Board of Directors of Artemis Medicare Services Limited ('Company') in its meeting held on 5th August, 2021, approved a proposal for sub-division of the face value of the equity shares of the Company from ₹ 10 per equity share to ₹ 1 per equity share i.e. 1 equity share to be split into 10 equity shares. Subsequent to the approval of the above proposal by the shareholders of the Company, the record date was fixed as 24th September, 2021 and thereafter the sub-division became effective.

(₹ in Lacs)

Note No.	Particulars		As At 31 st March, 2022	As At 31 st March, 2021
11.	Other Equity :			
	Capital Reserve			
	Balance as per last financial statements		14,457.89	14,457.89
	Closing Balance	(A)	14,457.89	14,457.89
	Revaluation Reserve			
	Balance as per last financial statements		6,638.97	6,598.31
	Add : Deferred tax adjustment on revaluation		54.22	40.66
	Closing Balance	(B)	6,693.18	6,638.97
	Retained earnings			
	Balance as per last financial statements		9,804.76	9,096.05
	Add : Profit / (Loss) for the year		3,257.74	708.71
	Closing Balance	(C)	13,062.49	9,804.76
	Items of OCI re-measurement			
	Balance as per last financial statements		(63.37)	(69.03)
	Remeasurement of defined employee benefit plans (refer note 35)		(117.64)	8.70
	Income tax relating to items that will not be reclassified		29.61	(3.04)
	Balance at end of year	(D)	(151.40)	(63.37)
	Share option outstanding account			
	Balance as per last financial statements		-	-
	Additions during the years		775.26	-
	Closing Balance	(E)	775.26	-
	Total Other Equity	(A + B + C + D + E)	34,837.43	30,838.24

A. Capital Reserve

Capital reserve represents excess of assets over liabilities and share issued consequent to scheme of arrangement of transferor companies in earlier years.

B. Revaluation Reserve

Revaluation Reserve represents freehold land revalued as on 31st March, 2016 as per independent valuer report.

C. Retained Earnings

Retained earnings represents the profits that the Company has earned till date, less any transfer of general reserve, dividends or other distributions to shareholders etc.

D. Share option outstanding account

The share options outstanding account is used to recognise the grant date fair value of options issued to employees under the Company's Employee stock option plan. Refer note 45.

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
12.	Borrowings		
	Non Current Borrowings		
	Term Loans		
	From Banks		
	- Indian Rupee loans from Banks (secured at amortised cost)	15,257.31	9,877.04
	Total	15,257.31	9,877.04
	Current Maturity		
	Term Loans		
	From Banks		
	- Indian Rupee loans from Banks (secured)	2,018.09	1,894.03
	(at amortised cost)		
	Transferred to (Borrowing) (Note 15)	(2,018.09)	(1,894.03)
	Total	-	-

1. Indian Rupee Loans from Banks include:

a) Term loans* of ₹ 17270.15 Lacs (As at 31st March, 2021 ₹ 11721.73 Lacs) from Scheduled Bank carries interest as linked with Base Rate of banks. The loans are secured by first pari passu charge over Land & Building located at Sector 51, Gurgaon, Haryana and charge over all movable fixed assets, both present & future and second pari passu charge on current assets.

(₹ in Lacs)

* Term Loans	As At 31 st March, 2022	As At 31 st March, 2021
HDFC Bank Ltd	7,308.63	6,001.72
IDFC Bank Ltd	4,067.33	3,294.39
Axis Bank Ltd.	5,894.19	2,425.62
Total	17,270.15	11,721.73

b) Vehicle Loans of ₹ 5.24 Lacs (As at 31st March, 2021 ₹ 49.34 Lacs) from Scheduled Bank carries interest as linked with Banks prime lending rate (PLR). The loan is secured on exclusive charge on the vehicles financed out of the said term loan.

Repayment Schedule	FY 2022-23	FY 2023-24	FY 2024-25	FY 2025-26	after FY 2025-26
Secured Loan					
Term Loan - HDFC Bank Limited	1,580.09	1,130.08	558.60	698.14	3,434.49
Term Loan - Axis Bank Limited	179.80	359.59	539.39	719.19	4,195.27
Term Loan - IDFC First Bank Limited	252.96	500.26	602.58	670.79	2,054.92
Vehicle Loan - HDFC Bank Limited	5.24	-	-	-	-
Processing Cost IND-AS adjustments	(34.55)	(34.98)	(34.42)	(31.45)	(70.60)
Total	1,983.54	1,954.97	1,666.15	2,056.67	9,614.08

Note	Particulars	As 31 st Mare	-	As At 31 st March, 2021		
INO.		Non-Current	Current	Non-Current	Current	
13.	Provisions					
	Provision for Employee Benefits					
	Leave Benefits	216.22	109.58	187.43	97.64	
	Gratuity	604.08	272.31	470.63	200.74	
	(Refer Note 35)					
	Other Provisions					
	Provision for Contingencies	-	670.77	-	719.52	
	(Refer Note 40)					
	Total	820.30	1,052.66	658.06	1,017.90	

14.	Deferred tax assets / (liabilities) in relation to:	As at 1 st April, 2020	Credit / (Charge) to Profit or loss	Credit / (Charge) to Other Comprehensive Income	As at 31 st March, 2021
	Deferred Tax Assets / (Liabilities) (Net)				
	The following is the analysis of deferred tax assets / liabilities Recognised in profit and loss account and other comprehensive income				
	Property, plant and equipment (including intangible assets)	(5,137.26)	182.03	40.66	(4,914.57)
	Other provisions	238.36	13.10	-	251.46
	Allowance for Doubtful Debts (Expected credit loss)	173.92	107.49	-	281.41
	Employee Benefits	302.15	35.11	(3.04)	334.22
	Lease Liability	535.31	139.59	-	674.90
	MAT Credit Entitlement	778.80	(658.10)*	-	120.70
	Fair Value Adjustments	(0.61)	6.70	-	6.09
	Others	164.15	98.76	-	262.91
	Total	(2,945.18)	(75.32)	37.62	(2,982.88)

14.	Deferred tax assets / (liabilities) i n relation to:	As at 1 st April, 2021	Credit / (Charge) to Profit or loss	Credit / (Charge) to Other Comprehensive Income	As at 31 st March, 2022
	Deferred Tax Assets / (Liabilities) (Net)				
	The following is the analysis of deferred				
	tax assets / liabilities Recognised in profit				
	and loss account and other comprehensive income				
	Property, plant and equipment				
	(including intangible assets)	(4,914.57)	924.46	54.22	(3,935.90)
	Other provisions	251.46	(82.62)	_	168.84
	Allowance for Doubtful Debts		, ,		
	(Expected credit loss)	281.41	(104.83)	-	176.58
	Employee Benefits	334.22	(61.26)	29.61	302.57
	Lease Liability	674.90	(230.97)	-	443.93
	MAT Credit Entitlement	120.70	(120.70)*	-	(0.00)
	Fair Value Adjustments	6.09	2.71	-	8.80
	Others	262.91	(125.43)	-	137.48
	Total	(2,982.88)	201.37	83.82	(2,697.70)

Note: Deferred tax assets and deferred tax liabilities have been offset as they are governed by the same taxation laws

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31st March, 2021
15.	Borrowings		
	Term Loan (current maturity) (Refer Note 12)	2,018.09	1,894.03
	Total	2,018.09	1,894.03

Note 15.1

(The Company has been sanctioned overdraft credit limit of $\stackrel{?}{\sim}$ 40 Cr including $\stackrel{?}{\sim}$ 10 Cr non-fund based limit. It carries interest rate linked with 3 Months MCLR and are repayable on demand. The Overdraft limit is secured by 1st Pari passu charge on current assets and 2nd pari passu charge on movable & Immovable fixed assets, both present & future).

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
16.	Trade payables		
	Total Outstanding dues of Micro Enterprises and Small Enterprises (Refer Note 33)	1,289.52	1,099.10
	Total Outstanding dues of Creditors other than Micro Enterprises and Small Enterprises	4,503.12	4,486.71
	Total	5,792.64	5,585.81

Note .16.1: Trade Payables ageing schedule

	Outstanding for following Periods from				
Trade Payables Ageing Schedule as at 31st March, 2022	due date of payments				
	< 1 Year	1-2 Years	2-3 Years	>3 Years	Total
Due to Micro and Small Enterprises	1,289.52	-	-	-	1,289.52
Other than Micro and Small Enterprises	3,810.90	236.86	163.56	291.80	4,503.12
Disputed Dues to Micro and Small Enterprises	-	-	-	-	-
Disputed Dues to Others	-	-	-	-	-
Total	5,100.42	236.86	163.56	291.80	5,792.64

^{*} Including MAT credit write off of ₹ 175.83 Lacs as per section 115 JB (5A) (ii) of Income Tax Act 1961. (Previous year ₹ 435.55 Lacs forming part of MAT Credit Utilisation)

Trade Payables Ageing Schedule as at 31st March, 2021

(₹ in Lacs)

		Outstanding for following Periods from due date of payments			
	< 1 Year	1-2 Years	2-3 Years	>3 Years	Total
Due to Micro and Small Enterprises	1,099.10	-	-	-	1,099.10
Other than Micro and Small Enterprises	3,346.50	641.64	196.30	302.27	4,486.71
Disputed Dues to Micro and Small Enterprises	-	-	-	-	-
Disputed Dues to Others	-	-	-	-	-
Total	4,445.60	641.64	196.30	302.27	5,585.81

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
17.	Other Financial Liabilities (secured)		
	Current		
	Other Payable #	1,764.82	884.83
	Interest Accrued but not due on borrowings	47.56	42.05
	Total	1,812.38	926.88

Other payable includes payments due on account of capital items, due to employees.

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
18.	Other Liabilities		
	Current		
	Advance from Patients / Others *	1,080.48	939.66
	Taxes and Other Statutory Dues * *	512.03	413.76
	Security Deposits	307.55	315.18
	Deferred Government Grant * * *	464.18	190.98
	Total	2,364.24	1,859.58

- * Advance from Patients/ Others for which the company is obliged to transfer services to the patients/ Others.
- ** Taxes and other statutory dues includes Withholding Tax, Goods & Services Tax and contribution of P F, ESI etc.
- * * * During the year, the company has obtained EPCG License against import of fixed assets. The company has recognised this grant as deferred income at fair value, which is being amortised in proportion to fulfillment of Export Obligation (Refer note 39B).

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
19.	Revenue from Operations		
	Sale of Services		
	Revenue from Healthcare & Other Services	52,888.49	39,160.03
	Sale of Goods		
	Sale of Pharmacy Drugs & Medical Consumables	1,318.07	766.75
	Sale of Stock in Trade (Pharmacy)	26.54	84.13
	Other Operating Income		
	Income from Nursing Hostel	26.52	30.73
	Income from Education & Training	96.21	71.37
	Unclaimed credit balances / provisions no longer		
	required written back	82.87	85.48
	Sale of Scrap	39.69	7.88
	Total	54,478.40	40,206.37

Note No.	Particulars	Year Ended 31 st March, 2022		Year Ended 31 st March, 2021	
20.	Other Income				
	Interest Income		146.86		183.37
	- From Bank deposits	136.52		134.23	
	- From Financial Assets carried at amortised cost	9.80		6.89	
	- From Others (including interest on tax refunds)	0.54		42.25	
	Income from outsource activities (Cafeteria, Parking etc.)		72.72		36.63
	Other Non-Operating Income (net of reimbursements)		119.75		105.54
	Foreign Exchange Gain (Net)		49.14		29.02
	Total		388.47		354.56

(₹ in Lacs)

Note No.	Particulars	Year Ended 31 st March, 2022		Year Ended 31 st March, 2021	
21.	Operative Expenses				
	Material and Consumables		15,243.98		11,412.72
	Outsource Lab Test Charges		339.44		364.44
	Fees to Doctors and Consultation		12,208.55		9,023.29
	Professional Medical Consultancy		3,025.83		2,248.19
	Power, Fuel and Water Expenses		1,289.78		923.45
	Housekeeping and Catering		982.82		748.98
	Securities Expenses		243.24		209.92
	Linen and Uniform		203.84		157.04
	Total		33,537.48		25,088.03

(₹ in Lacs)

Note No.	Particulars		Ended ch, 2022	Year Ended 31 st March, 2021	
22.	(Increase) / Decrease in Inventories of				
	Stock in Trade				
	Inventories at the beginning of the year	13.56		59.20	
	Inventories at the end of the year	0.18	13.38	13.56	45.64
	Total		13.38		45.64

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
23.	Employee Benefits Expense		
	Salaries, Wages and Bonus*	9,337.48	7,506.70
	Contribution to Provident and Other Funds	478.00	402.00
	Gratuity Expenses (Refer note 35)	154.71	132.17
	Employee Welfare Expenses	249.77	207.78
	Total	10,219.95	8,248.65

^{*}Incudes expenses related to share based payment of ₹ 775.26 lacs (Previous Year : NIL)

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021	
24.	Finance Costs			
	Interest expense on financial liabilities measured at amortised cost			
	- On term Loans	685.08	850.15	
	- On lease liability	170.41	167.93	
	Other Interest Expense	0.70	1.44	
	Bank Charges (Including Other Borrowing Costs)	260.42	207.37	
	Total	1,116.61	1,226.89	

(₹ in Lacs)

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021	
25.	Depreciation and amortization expense			
	Depreciation of property, plant and equipment	1,783.27	1,780.73	
	Amortization of intangible assets	68.23	79.59	
	Depreciation of Right-of-use assets	256.70	204.90	
	Total	2,108.20	2,065.22	

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
26.	Other expenses		
	Consumption of stores & spares	150.07	103.50
	Rent - Lease Rent	53.76	29.28
	Equipment Hire Charges	197.36	146.95
	Repairs and Maintenance - Machinery	1,236.58	958.08
	Repairs and Maintenance - Buildings	177.22	19.56
	Repairs and Maintenance - Others	201.12	165.85
	Rates & Taxes	98.26	73.73
	Legal & Professional Consultation Fees	405.28	330.02
	AGM & Annual Listing Expenses	26.44	21.28
	Printing & Stationery	129.41	110.30
	Provision for Contingencies	-	37.49
	Travelling & Conveyance	249.20	162.29
	Advertisement & Business Promotion	195.12	78.49
	Patients Amenities	24.83	43.94
	Communication Expenses	55.45	58.34
	Charity & Donation	27.06	21.49
	Insurance	78.09	73.40
	Clinical Research Expenses	320.73	331.02

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
	Auditors Remuneration		
	- Audit Fee	7.67	11.51
	- Limited Review	8.85	3.89
	- Tax Audit Fee	2.36	2.89
	- Others Services & Certification	1.93	1.72
	Directors Sitting Fees	28.17	33.21
	CSR Expenses	53.71	78.19
	Balance written off Export Incentive	152.90	-
	Newspaper & Periodicals	29.95	19.12
	Bad Debts Written Off	113.04	22.42
	Allowance for Expected Credit Loss	(103.69)	307.63
	Loss on Sale / Scrap of Property, Plant and Equipment (Net)	46.57	19.24
	Miscellaneous Expenses	13.27	24.66
	Total	3,980.71	3,289.49

TAX EXPENSE (₹ in Lacs)

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
27.	Recognised in Statement of Profit and loss account		
	Current Tax		
	(a) In respect of the current year	824.52	670.51
	(b) Earlier years tax	(55.13)	94.14
	Total	769.39	764.65
	Deferred Tax		
	(a) In respect of the current year	(146.24)	(582.77)
	Tax expense recognised through statement of profit and loss account	623.15	181.88
	Recognised in Other Comprehensive Income (OCI)		
	Deferred tax		
	In respect of the current year	(83.82)	(37.62)
	Tax credit recognised through Other Comprehensive Income	(83.82)	(37.62)
	The income tax expense for the year can be reconciled to the accounting profit as follows:		
	Profit before tax	3,880.89	890.59
	Enacted income tax rate in India	25.17%	34.944%
	Income tax calculated	976.74	311.21
	Earlier years Tax	(55.13)	94.14
	Expenses not allowed for tax purposes	142.12	375.53
	Additional allowances for tax purposes	(500.84)	(490.22)
	Effect of Other Adjustments	60.26	(108.78)
	Income tax expense recognised in profit and loss	623.16	181.88
	Effective Tax Rate	16.06%	20.42%

Note No.

28. Segmental Reporting

Operating segments

Ind AS 108 "Operating Segment" ("Ind AS 108") establishes standards for the way that public business enterprises report information about operating segments and related disclosures about products and services, geographic areas, and major customers. Based on the "management approach" as defined in Ind AS 108, Operating segments are to be reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker (CODM). The CODM evaluates the Company's performance and allocates resources on overall basis. The Company's sole operating segment is therefore 'Medical and Healthcare Services'. Accordingly, there are no additional disclosure to be provided under Ind AS 108, other than those already provided in the financial statements.

Geographical information

Geographical information analyses the Company's revenue and non current assets by the Company's country of domicile (i.e. India) and other countries. In presenting the geographical information, segment revenue has been based on the geographical location of the customers and segment assets which have been based on the geographical location of the assets.

Secondary Segment - Geographical Location of customers

	India Current Year Previous Year (₹ in Lacs) (₹ in Lacs)		Outsic	le India	Total		
			Current Year (₹ in Lacs)	Previous Year (₹ in Lacs)	Current Year (₹ in Lacs)	Previous Year (₹ in Lacs)	
Revenue by geographical markets	44,952.20	34,051.67	9,526.20	6,154.70	54,478.40	40,206.37	
Non current assets	56,579.91	47,617.70	-	-	56,579.91	47,617.70	

29. Capital and Other Commitments

(₹ in Lacs)

As at 31st March, 2022	As at 31st March, 2021
5,208.84	8,206.98

a) Capital Commitments

Estimated amount of contracts remaining to be executed on capital account not provided for (Net of Advances)

b) Other Commitments

- i) For commitments relating to lease arrangement, please refer Note 32.
- ii) The Company does not have any long term commitments or material non-cancellable contractual commitments/contracts, including derivative contracts for which there were any material foreseeable losses.

30. Expenditure on Corporate Social Responsibility (CSR)

- i) Gross amount required to be spent by the Company during the year ended 31st March, 2022 ₹ 53.35 lacs (during the year ended 31st March, 2021 ₹ 71.65 lacs)
- ii) Amount approved by board of directors ₹ 53.35 lacs (Previous year 71.65 lacs)
- iii) Amount spent during the year ended 31st March, 2022:

(₹ in Lacs)

Particulars	Paid (A)	Yet to be paid (B)	Total (A+B)
(i) Construction / acquisition of any property, plant and equipment	-	-	-
(ii) On purposes other than (i) above	53.71	-	53.71
	78.19*	-	78.19*

^{*}For the year ended 31st March, 2021

- iv) Details of related party transactions :
 - a) Contribution during the year ended 31st March, 2022 ₹ 6.55 Lacs (Year ended 31st March, 2021 ₹ 2.54 Lacs)
 - b) Payable as at 31st March, 2022

₹ Nil (Year ended 31st March, 2021 - ₹ Nil)

(v) Details of ongoing CSR projects under section 135(6) of the Companies Act, 2013

(₹ in Lacs)

	For the year ended 31st March, 2022
Balance as at 1st April, 2021	
With the Company	-
In separate CSR Unspent account	-
	-
Amount required to be spent during the period	47.16
	47.16
Amount spent during the period	
From the Companies bank account	47.16
From separate CSR Unspent account	-
	47.16
Balance as at 31st March, 2022	
With the Company	-
In separate CSR Unspent account	_

(vi) Details of CSR expenditure under section 135(5) of the Act in respect of other than ongoing projects

(₹ in Lacs)

	For the year ended 31st March, 2022
Balance as at 1 st April, 2021	-
Amount required to be spent during the period	6.55
Amount deposited in a specified fund of Schedule VII of the Act with in 6 months -	-
Amount spent during the period/year	(6.55)
Balance as at 31st March, 2022	-

(vii) Details of excess CSR expenditure under section 135(5) of the Act

(₹ in Lacs)

	For the year ended 31st March, 2022
Balance excess spent as at 1 st April, 2021	-
Amount required to be spent during the period	53.35
Amount spent during the year	(53.71)
Balance excess spent as at 31 st March, 2022	(0.36)

31. Related party disclosure

a) Name of related parties

(i) Holding Company Constructive Finance Private Limited

(ii) Parties where control exists irrespective of whether transactions have occurred or not

Subsidiary Company Artemis Cardiac Care Private Limited

(iii) Other Related Parties:

Directors and Key Management

Personnel

Mr. Onkar Kanwar (Chairman)

Dr. Devlina Chakravarty (Managing Director)
Mr. Sanjiv Kumar Kothari (Chief Financial Officer)

Mr. Rakesh Kaushik (Chief Legal Officer & Company Secretary) (up to 21st Oct,

2020)

Ms. Shilpa Budhia (Company Secretary) (from 5th Nov, 2020)

Mr. Neeraj Kanwar (Non-Executive Director)

Mrs. Shalini Kanwar Chand (Non-Executive Director)

Relatives of Key Managerial

Personnel##

Mrs. Taru Kanwar

Mrs. Devarchana Rana

Non-Executive Directors Dr. Nirmal Kumar Ganguly (Non-Executive Director)

Dr. S. Narayan (Independent Director)
Dr. Sanjaya Baru (Independent Director)

Mr. Akshay Kumar Chudasama (Independent Director) (upto 4th Aug, 2020)

Ms. Deepa Gopalan Wadhwa (from 22nd May, 2020)

Mr. Sunil Tandon (Independent Director) (upto 9th Oct, 2020) Mr. Sanjib Sen (Independent Director) (from 3rd Aug, 2020) Mr. Ugar Sain Anand (Independent Director) (upto 9th Oct, 2020)

Dr. Gautam Chaudhuri (from 3rd Aug, 2020 till 8th Mar, 2021)

Enterprises owned or Jointly Controlled Entities of Promoter -Promoter Group## **Apollo Tyres Limited**

Apollo International Limited

Artemis Health Sciences Foundation

Artemis Education & Research Foundation
Swaranganga Consultants Private Limited
Premedium Pharmaceuticals Private Limited
Apollo Tyres Centre of Excellence Limited

where transactions have taken place during the year or previous year / balances outstanding.

Notes: Related parties and their relationships are as identified by the management and relied upon by the auditors. All transactions are conducted in the ordinary course of business and at arm's length.

b) Transactions during the year

Particulars		lding npany	l	idiary pany	Key Management Personnel and their relatives		or signi	ced by agement I or their
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021
Reimbursement of Expenses Received								
Artemis Cardiac Care Private Limited	-	-	61.81	1.17	-	-	1	-
Corporate Guarantee Fee								
Artemis Cardiac Care Private Limited	-	-	0.78	0.63	1	-	1	1
Inter-corporate Loan Given								
Artemis Cardiac Care Private Limited	-	-	-	60.00	1	-	1	-
Inter-corporate Loan Repaid								
Artemis Cardiac Care Private Limited	-	-	-	60.00	-	-	-	-
Interest on Inter-corporate Loan								
Artemis Cardiac Care Private Limited	-	-	-	0.78	-	-	-	-

Particulars		lding npany		Company Personnel and or s their relatives infl key r person		Personnel and		es owned ficantly ced by agement el or their tives
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021
Investment in Subsidiary								
Artemis Cardiac Care Private Limited	-	-	130.00	260.00	-	-	-	-
Sale of Goods / Fixed Assets								
Artemis Cardiac Care Private Limited								
- Pharmacy drugs & consumables	-	-	-	6.12	-	-	-	-
- Property, plant & equipment	-	-	-	316.79	-	-	-	-
CSR Expenses								
Artemis Health Sciences Foundation	-	-	-	-	-	-	6.55	2.54
Recovery of Loans & Advances								
Dr. Devlina Chakravarty	-	-	-	-	12.00	12.00	-	-
Mr. Sanjiv Kumar Kothari	-	-	-	-	6.00	6.00	-	-
Lease Expenses *								
Apollo Tyres Centre of Excellence Limited	-	-	-	-	-	-	0.53	-
Swaranganga Consultants Private Limited	-	-	-	-	-	-	1.94	2.64
Charges for support services								
Artemis Education Research Foundation	-	-	-	-	-	-	18.86	17.43
Sale of Services / License								
Total Transactions	-	-	-	-	16.13	43.00	957.49	233.79
Transactions in excess of 10%								
Apollo Tyres Limited	-	-	-	-	-	-	949.55	225.42
Purchase of services / goods *								
Apollo Tyres Limited	-	-	-	-	-	-	7.08	7.08
Mrs. Devarchana Rana	-	-	-	-	7.35	5.41	1	-
Dr. Nirmal Kumar Ganguly	-	-	-	-	19.80	20.17	1	-
Premedium Pharmaceuticals Private Limited	-	-	-	-	-	-	4,170.72	4,212.96
Donation Paid								
Artemis Education & Research Foundation	-	-	-	-	-	-	20.00	18.00
Artemis Health Sciences Foundation	-	-	-	-	-		7.06	3.49
Directors' Sitting Fees paid								
Mr. Onkar Kanwar	-	-	-	-	2.20	2.80	-	-
Mr. Neeraj Singh Kanwar	-	-	-	-	2.80	2.80	-	-
Mrs.Shalini Kanwar Chand	-	-	-	-	2.80	3.80	-	-
Dr. S. Narayan	-	-	-	-	2.20	4.60	-	-

Particulars		lding npany	Company Personnel and their relatives		Personnel and		or signi influen key man	ced by agement or their
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021
Dr. Sanjaya Baru	-	-	-	-	2.30	3.00	-	-
Dr. Nirmal Kumar Ganguly	-	-	-	-	3.20	2.80	-	-
Mr. Sunil Tandon	-	-	-	-	2.60	1.00	-	-
Mr. Ugar Sain Anand	-	-	-	-	-	1.40	-	-
Mr. Akshay Kumar Chudasama	-	-	-	-	-	1.80	-	-
Ms. Deepa Gopalan Wadhwa	-	-	-	-	3.40	2.60	-	-
Mr. Sanjib Sen	-	-	-	-	2.40	1.70	-	-
Key management personnel- Compensation								
Dr. Devlina Chakravarty	-	-	-	-	475.29	493.99	1	-
Mr. Sanjiv Kumar Kothari	-	-	-	-	75.96	69.27	-	-
Mr. Rakesh Kaushik	-	-	-	-	-	48.55	-	-
Ms. Shilpa Budhia	-	-	-	-	24.41	11.27	-	-
Defined benefit obligation as at year end								
Post-employment benefits	-	-	-	-	87.99	78.18	-	-
Short-term benefits	-	-	-	-	26.66	25.55	-	-
Total	-	-	-	-	114.65	103.73	-	-
Dr. Devlina Chakravarty	-	-	-	-	93.26	89.16	-	-
Mr. Sanjiv Kumar Kothari	-			-	20.10	14.22	-	-
Ms. Shilpa Budhia	-	-	-	-	1.29	0.35	-	
Total	-	-	-	-	114.65	103.73	-	-

 $^{^{}st}$ Transactions are reported including taxes.

Balance Payable	Name of Entity	31 st March, 2022	31 st March, 2021
Key Management Personnel and	Relatives of Director & KMP	-	-
their relatives	Dr. Nirmal Kumar Ganguly	-	0.76
Enterprises owned or significantly influenced by key management personnel or their relatives		256.27	404.39

Balance Recoverable	Name of Entity	31 st March, 2022	31 st March, 2021
Key Management Personnel	Relatives of Director & KMP	7.39	7.97
and their relatives	Dr. Devlina Chakravarty	27.01	32.56
	Mr. Sanjiv Kumar Kothari	12.87	18.87

Balance Recoverable	Name of Entity	31 st March, 2022	31 st March, 2021
Enterprises owned or	Apollo Tyres Limited	59.63	16.85
significantly influenced by key management personnel or	Apollo International Limited	2.02	9.17
their relatives	Artemis Education & Research Foundation	11.11	11.11
	Artemis Cardiac Care Private Limited	66.79	66.68
	Artemis Cardiac Care Private Limited (Corporate Guarantee Outstanding)	1,500.00	1,500.00

32. Leases

a. Movement of Lease Liabilities during the year

(₹ in Lacs)

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Balance at the beginning of the year	1,931.37	1,531.90
Addition during the year	(3.24)	474.07
Finance cost accrued during the year	170.41	167.93
Payment of Lease Liability	(164.26)	(242.53)
Balance at the end of the year	1,934.28	1,931.37

Impact on the statement of profit or loss (increase / (decrease))

(₹ in Lacs)

Particulars	Year Ended	Year Ended
Faiticulais	31 st March, 2022	31 st March, 2021
Depreciation expense	256.70	204.90
Rent expense (included in Other expenses)	(164.26)	(242.53)
Finance Cost	170.41	167.93
Loss (profit) for the year	262.85	130.31

b. The following is the cash outflow on lease during year

(₹ in Lacs)

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Payment of lease liabilities	334.66	242.53
Short term lease expense	53.76	29.28
Total Cash outflow on leases	388.43	271.80

c. The table below provides detail regarding the contractual maturities of lease liabilities on undiscounted cases

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Less than 1 year	397.68	388.42
1 to 5 years	932.79	1,091.78
Over 5 years	1,929.32	2,116.68
Total Cash outflow on leases	3,259.79	3,596.88

- **d.** The Company does not face a significant liquidity risk with regards to its lease liabilities as the current assets are sufficient to meet the obligations related to lease liabilities as and when fall due.
- **e.** Lease payments during the period have been disclosed under financing activities in the Standalone Statement of Cash flows.

33. The Micro, Small and Medium Enterprises have been identified by the Group from the available information, which has been relied upon by the auditors. According to such identification, the disclosures as per Section 22 of "The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006" are as follows:

Details of dues to Micro and Small Enterprises as per MSMED Act, 2006	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
The principal amount and the interest due thereon remaining unpaid to any supplier at the end of each accounting year.		
- Principal Amount	1,289.52	1,099.10
- Interest thereon	-	-
The amount of interest paid by the buyer in terms of section 16 of the Micro Small and Medium Enterprise Development Act, 2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.	-	-
The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro Small and Medium Enterprise Development Act, 2006.	-	-
The amount of interest accrued and remaining unpaid at the end of the accounting year.	-	-
The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under section 23 of the Micro Small and Medium Enterprise Development Act, 2006.	-	-

34. Earning Per Share (EPS)

Particulars		Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Net profit after Tax			
Profit / (Loss) attributable to the Equity Shareholders	(₹ in Lacs)	3,257.74	708.71
Weighted average number of equity shares in calculating basic earning per share	(Number)	13,23,77,000	13,23,77,000
Weighted average number of equity shares in calculating diluted earning per share	(Number)	1,390,17,982	13,23,77,000
Earning Per Share (in Rupees)			
- Basic	(In ₹)	2.46	0.54
- Diluted	(In ₹)	2.34	0.54
Nominal value of Equity Shares	(In ₹)	1.00	1.00

^{*} The shares pending for allotment for the previous year have been considered for the purpose of calculation of EPS appropriately. The Board of Directors of Artemis Medicare Services Limited ('Company') in its meeting held on 5th August, 2021, approved a proposal for sub-division of the face value of the equity shares of the Company from ₹ 10 per equity share to ₹ 1 per equity share i.e. 1 equity share to be split into 10 equity shares. Subsequent to the approval of the above proposal by the shareholders of the Company, the record date was fixed as 24th September, 2021 and thereafter the sub-division became effective. Accordingly, the basic and diluted earnings per equity share (EPS) have been computed for all the periods presented in the Financial Results of the Company on the basis of new number of equity shares in accordance with Ind AS 33 - Earnings per shares.

35. Employee Benefits

A) Defined Contribution Plan

i) The Company has recognized, in statement of Profit and Loss for the year ended 31st March, 2022 an amount of ₹ 427.78.00 Lacs (Previous year ₹ 354.06 Lacs) under defined contribution plans.

Ехр	pense under defined contribution plans include:	Year Ended 31 st March, 2022 (₹ in Lacs)	Year Ended 31 st March, 2021 (₹ in Lacs)
a)	Employer's contribution to provident fund	427.78	354.06

The expense is disclosed in the line item - contribution to provident fund and other funds in Note 23.

B) Defined Benefit Plan

ii) The Company has a defined benefit gratuity plan. Every employee who has completed five years or more of the service gets a gratuity on retirement / termination at 15 days salary (last drawn salary) for each completed year of service. The Company has also provided for long-term compensated absences.

			Gratuity (unfunded)		Leaves (unfunded)	
			Year Ended 31 st March, 2022	Year Ended 31 st March, 2021	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
(i)	Rec	conciliation of opening and closing balances of ob	ligations:			
	a)	Obligation at the beginning	671.37	581.41	285.08	283.25
	b)	Current Service Cost	118.45	99.61	66.69	54.96
	c)	Interest Cost	36.25	32.56	15.39	15.86
	d)	Past Service Cost	-	-	-	-
	e)	Actuarial (Gain) / Loss	117.64	(8.70)	12.80	(22.98)
	f)	Benefits paid	(67.33)	(33.51)	(54.15)	(46.01)
	g)	Obligation at the year end	876.38	671.37	325.80	285.08
(ii)	Cha	inge in Plan Assets (Reconciliation of opening and	closing balance	s):		
	a)	Fair Value of Plan Assets at beginning	-	-	-	-
	b)	Prior Period Adjustment	-	-	-	-
	c)	Expected return on Plan Asset	-	-	-	-
	d)	Contributions	-	-	-	-
	e)	Benefits paid	-	-	-	-
	f)	Actuarial Gain / (Loss) on Plan Assets	-	-	-	-
	g)	Fair Value of Plan Assets at year end	-	-	-	-
(iii)	Rec	onciliation of fair value of assets and obligations:				
	a)	Present value of obligation at year end	876.38	671.37	325.80	285.08
	b)	Fair Value of Plan Assets at year end	-	-	-	-
	c)	Asset / Liability recognized in the Balance Sheet	876.38	671.37	325.80	285.08

(iv) Amount recognized in the income statement							
	a)	Current Service Cost	118.45	99.61	66.69	54.96	
	b)	Past Service Cost	-	-	-	-	
	c)	Interest Cost	36.25	32.56	15.39	15.86	
	d)	Curtailment Cost (Credit)	-	-	-	-	
	e)	Expected return on Plan Assets	-	-	-	-	
	f)	Actuarial (Gain) / Loss	-	-	12.80	(22.98)	
	g)	Expenses recognized during the year	154.71	132.17	94.87	47.84	
(v)	Oth	ner Comprehensive Income (OCI)					
	a)	Unrealised actuarial Gain / (Loss)	(117.64)	8.70	-	-	
(vi)	Assumptions:		Year Ended 31st N	March, 2022	Year Ended 31 st N	larch, 2021	
a)	Dis	counting Rate (per annum)	6.10%		5.40%		
b)	Fut	cure Salary Increase	5.00%		5.50%		
	Wit	thdrawal / Employee Turnover Rate					
c)	Age	e upto 30 years	36.00%		36.00%		
d)	Age	e from 31 to 44 years	32.00%		32.00%		
e)	Age	e above 44 years	15.00%		15.00%		
	Мо	ortality table used	Indian Assured Lives Mortality (2012-14 ult)		Indian Assured Lives Mortality (2012-14 ult)		

The estimates of future salary increases, considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market

Significant actuarial assumption for the determination of the defined obligation are discounted rate, expected salary escalation rate and withdrawal rate. The sensitivity analyses below have been determined based on reasonably possible changes of the respective assumption occurring at the end of the reporting period, while holding all other assumptions constant.

The above information is certified by the actuarial valuer.

Enterprise best estimate of contribution during next year is $\stackrel{?}{\sim}$ 146.85 Lacs for Gratuity & $\stackrel{?}{\sim}$ 71.02 Lacs for Leave Encashment.

The discount rate is based on prevailing market yield of Government Bonds as at the date of valuation.

(vii) Sensitivity Analysis (₹ in Lacs)

Particulars	Year E 31 st Marc		Year Ended 31st March, 2021	
	Increase	Decrease	Increase	Decrease
Change in discount rate by 1.00%	37.37	40.57	27.80	29.86
Change in Salary escalation rate by 1.00%	40.61	38.09	29.54	28.03

Sensitivity due to mortality and withdrawals are not material & hence impact of change not calculated.

Sensitivity as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement and life expectancy are not applicable being a lump sum benefit on retirement.

36. Financial Instruments

i) Capital Management

The Company manages its capital to ensure that the Company will be able to continue as going concerns while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The capital structure of the Company consists of net debt (borrowings as detailed in Notes 12 & 15 offset by cash and bank balances) and total equity of the Company.

The Company is not subject to any externally imposed capital requirements other than for covenants under various loan arrangements of the Company.

The Company's Board reviews the capital structure of the Company on need basis. As part of this review, the Board considers the cost of capital and the risks associated with each class of capital. The gearing ratio at 31st March, 2022 of 53.66% (previous year 39.67%) (See below).

Gearing Ratio:

The gearing ratio at end of the reporting period was as follows:

(₹ in Lacs)

Particulars	As at 31st March, 2022	As at 31st March, 2021
Debt *	17,322.97	11,813.12
Less: Cash and Cash Equivalents (Refer Note 8)	1,511.44	1,688.85
Net Debt	15,811.53	10,124.27
Total Equity (Net of Revaluation Reserve)	29,468.02	25,523.04
Gearing Ratio	53.66%	39.67%

^{*} Debt is defined as long-term and short-term borrowings.

ii) Categories of Financial Instruments

(₹ in Lacs)

The criteria for recognition of financial instruments is explained in accounting policies for Company.

Financial Assets	Fair value hierarchy	As at 31st March, 2022	As at 31st March, 2021
	(Level 1, 2 or 3)		
Measured at amortised cost			
Loans- Non Current	3	27.57	56.87
Other Financial assets - Non Current	3	311.10	221.75
Trade receivables - Current	3	6,963.50	5,297.34
Cash and cash equivalents	3	1,511.44	1,688.85
Other Bank balances - Current	3	1,199.91	1,195.78
Loans - Current	3	78.42	53.45
Other financial assets - Current	3	651.86	529.10
Total		10,743.79	9,043.14

At the end of the reporting period, there are no significant concentrations of financial assets designated at FVTPL. The carrying amount reflected above represents the Company's maximum exposure to credit risk for such financial assets.

(₹ in Lacs)

Financial Liabilities	Fair value hierarchy (Level 1, 2 or 3)	As at 31st March, 2022	As at 31 st March, 2021
Measured at amortised cost			
Borrowings - Non Current	3	15,257.31	9,877.04
Borrowings - Current	3	2,018.09	1,894.03
Lease Liabilities - Non Current	3	1,495.57	1,612.99
Lease Liabilities - Current	3	268.31	318.38
Trade payables - Current	3	5,792.64	5,585.81
Other financial liabilities - Current	3	1,812.38	926.88
Total		26,644.30	20,215.14

The management considers that the carrying amount of financial assets and financial liabilities recognised at amortised cost in the balance sheet approximates their fair value.

Fair Value Hierarchy

The fair value of the financial assets and financial liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following table provides the fair value measurement hierarchy of Company's asset and liabilities, grouped into Level 1 to Level 3 as described below:-

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the company can access at measurement date;
- ii. Level 2 inputs are inputs, other than quoted prices included in level 1, that are observable for the asset or liability, either directly or indirectly; and
- iii. Level 3 inputs are unobservable inputs for the valuation of assets/liabilities

iii) Financial Risk Management Objectives

The Company's Corporate Treasury function provides services to the business, co-ordinates access to domestic and international financial markets, monitors and manages the financial risks including market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Board of Directors manages the financial risk of the Company through internal risk reports which analyse exposure by magnitude of risk. The Company has limited exposure from the international market as the Company's operations are in India. The Company has limited exposure towards foreign currency risk it earns approx. & 11% of its revenue from in foreign currency from international patients. Also capital expenditure includes capital goods purchased in foreign currency through the overseas vendors. The Company has not taken any derivative contracts to hedge the exposure. However the exposure towards foreign currency fluctuation is partly hedged naturally on account of receivable from customers and payable to vendors in foreign currency.

Market Risk

The Company's activities expose it primarily to the financial risks of changes in interest rates and foreign currency exchange rates.

a) Foreign Currency risk management

The Company undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters.

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

(₹ in Lacs)

	As at 31st March, 2022			As at 31st March, 2021		
I. Assets	Foreign Currency	FC in lacs	Equivalent ₹ In Lacs	FC in lacs	Equivalent ₹ In Lacs	
Receivables (trade & others) (A)	USD	1.66	124.56	6.80	493.08	
Hedges by derivative contracts (B)	USD	-	-	-	-	
Unhedged Receivables (C = A - B)	USD	1.66	124.56	6.80	493.08	

	Favoian	As at 31st March, 2022			As at 31 st March, 2021		
II. Liabilities	Foreign Currency	FC in lacs	Equivalent ₹ In Lacs		Equivalent ₹ In Lacs		
Payables (trade & others) (including Deferred payment liability) (D)	USD	-	-	1	-		
Hedges by derivative contracts (E)	USD	-	-	-	-		
Unhedged Payables (F = D - E)	USD	-	-	-	-		

III. Continuout liebilities and	Fausian	As at 31st I	March, 2022	As at 31st March, 2021		
III. Contingent Liabilities and Commitments	Foreign Currency	FC in lacs	Equivalent ₹ In Lacs	FC in lacs	Equivalent ₹ In Lacs	
Contingent Liabilities (C)	USD	-	-	-	-	
Contingent Liabilities (G)	EURO	-	-	-	-	
Committee anto (U)	USD	11.59	886.21	3.33	246.35	
Commitments (H)	EURO	-	-	1.00	87.03	
Lladges by derivative centracts (I)	USD	-	-	-	-	
Hedges by derivative contracts (I)	EURO	-	-	-	-	
Link adapt Payablas (L. C., II. I)	USD	11.59	886.21	3.33	246.35	
Unhedged Payables (J = G + H - I)	EURO	-	-	1.00	87.03	
T	USD	(9.93)	(761.66)	3.47	246.73	
Total unhedged FC Exposures K=C-F-J	EURO	-	-	(1.00)	(87.03)	

Foreign currency sensitivity analysis

The Company is mainly exposed to the USD & EURO currency

The following table details the Company's sensitivity to a 1% increase and decrease in the Rupees against the USD. 1% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 1% change in foreign currency rates. In case of net foreign currency outflow, a positive number below indicates an increase in profit or equity where the ₹ strengthens 1% against the relevant currency. For a 1% weakening of the Rupees against the relevant currency, there would be a comparable impact on the profit or equity, and the balances below would be negative. In case of net foreign currency inflow, a positive number below indicates an increase in profit or equity where the ₹ weakens 1% against the relevant currency. For a 1% strengthening of the Rupees against the relevant currency, there would be a comparable impact on the profit or equity, and the balances below would be negative.

(₹ in Lacs)

If decrease by 1%	Currency Impact (net USD Inflow)		
Particulars	As at 31st March, 2022	As at 31 st March, 2021	
Increase / (decrease) in profit or loss for the year	1.25	4.93	
Increase / (decrease) in total equity as at the end of the reporting period	1.25	4.93	

If increase by 1%	Currency Impact (net USD Inflow)		
Particulars	As at 31st March, 2022 As at 31st March		
Increase / (decrease) in profit or loss for the year	(1.25)	(4.93)	
Increase / (decrease) in total equity as at the end of the reporting period	(1.25)	(4.93)	

If increase by 1%	Currency Impact (net EURO outflow)		
Particulars	As at 31 st March, 2022 As at 31 st March, 2		
Increase / (decrease) in profit or loss for the year	-	(0.87)	
Increase / (decrease) in total equity as at the end of the reporting period	-	(0.87)	

(₹ in Lacs)

If decrease by 1%	Currency Impact (net EURO outflow)		
Particulars	As at 31 st March, 2022	As at 31 st March, 2021	
Increase / (decrease) in profit or loss for the year	-	0.87	
Increase / (decrease) in total equity as at the end of the reporting period	-	0.87	

b) Interest Rate risk management

The Company is exposed to interest rate risk because Company borrow funds at both fixed and floating interest rates. The risk is managed by the Company by maintaining an appropriate mix between fixed and floating rate borrowings.

The Company's exposures to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Interest Rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates at the end of the reporting period. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 100 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

(₹ in Lacs)

If increase by 1% in interest rates	Interest Impact		
Particulars	As at 31 st March, 2022	As at 31 st March, 2021	
Increase / (decrease) in profit or loss for the year	(172.75)	(117.71)	
Increase / (decrease) in total equity as at the end of the reporting period	(172.75)	(117.71)	

(₹ in Lacs)

If decrease by 1% in interest rates	Interest Impact		
Particulars	As at 31 st March, 2022	As at 31 st March, 2021	
Increase / (decrease) in profit or loss for the year	172.75	117.71	
Increase / (decrease) in total equity as at the end of the reporting period	172.75	117.71	

c) Credit Risk Management

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and loans given. Credit risk arises from cash held with banks, as well as credit exposure to trade receivables and other financial assets. The maximum exposure to credit risk is equal to the carrying value of the financial assets. The objective of

managing counter party credit risk is to prevent losses in financial assets. The Company assesses the credit quality of the counterparties, taking into account their financial position, past experience and other factors.

Trade and other Receivables

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Trade receivables and unbilled revenue are typically unsecured and are derived from revenue earned from customers. The Company has a process in place to monitor outstanding receivables on a monthly basis. In monitoring customer credit risk, customers are grouped according to their credit characteristics, including government entities, insurance companies, corporates, individual and others. The default in collection as a percentage to total receivable is low. Management believes that the unimpaired amounts that are past due by more than one year are still collectible in full, based on historical payment behaviour and extensive analysis of customer credit risk."

Cash and bank balances, loans and other financial assets

Cash and bank balances comprises of deposits with bank, interest accrued on deposits, and security deposits,. These deposits are held with credit worthy banks. The credit worthiness of such banks are evaluated by the Management on an ongoing basis and is considered to be good with low credit risk. The Company's maximum exposure to credit risk as at 31st March, 2022, and 31st March, 2021 is the carrying value of each class of financial assets.

The security deposit pertains to rent deposit given to lessors. The Company does not expect any losses from non-performance by these counter-parties.

The Company is exposed to credit risk in relation to financial guarantee given by the company on behalf of the subsidiary company. The company's maximum exposure in this regard is the maximum amount company could have to pay if the guarantee is called on at 31st March, 2022 is ₹ 1081.14 Lacs (31st March, 2021 ₹ 966.87 Lacs). This financial guarantee has been issued to banks. Based on the expectations at the end of reporting period, the company considers likelihood of any claim under guarantee is remote.

d) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, which has established an appropriate liquidity risk management framework for the management of the Company's short-term, mediumterm and long-term funding and liquidity management requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities. Note given below sets out details of additional undrawn facilities that the Company has at its disposal to further reduce liquidity risk.

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The table below provides details regarding the undiscounted contractual maturities of significant financial liabilities:

Particulars	Within 1 year	1 - 2 years	More than 2 years	Total	Carrying Amount (net of transaction cost)
As at 31st March, 2022					
Term Loan	1,983.54	1,954.97	13,336.90	17,275.41	17,275.41
Trade Payables	5,792.64	•	-	5,792.64	5,792.64
Interest accrued but not due on borrowings	47.56	-	-	47.56	47.56
Lease Liability	268.31	155.44	1,340.13	1,763.88	1,763.88
Other Financial Liability	1,764.82	-	-	1,764.82	1,764.82
Total	9,856.86	2110.41	14,677.03	26,644.30	26,644.30

Particulars	Within 1 year	1 - 2 years	More than 2 years	Total	Carrying Amount (net of transaction cost)
As at 31 st March, 2021					
Term Loan	1,862.89	2,120.55	7,787.64	11,771.07	11,771.07
Trade Payables	5,585.81	1	-	5,585.81	5,585.81
Interest accrued but not due on borrowings	42.05	-	-	42.05	42.05
Lease Liability	284.13	268.31	1,378.93	1,931.37	1,931.37
Other Financial Liability	884.83	-	-	884.83	884.83
Total	8,659.70	2388.86	9,166.57	20,215.14	20,215.14

37. Disclosure u/s 186(4) of the Companies Act, 2013

(₹ in Lacs)

Particulars	Purpose	Amount Outstanding As at 31 st March, 2022	Amount Outstanding As at 31 st March, 2021
Corporate Guarantee given to bank on behalf of subsidiary	Business Purpose	1,500.00	1,500.00
Investment in subsidiary company (Refer Note 3.1)	Investment	559.00	429.00

38. Disclosure under Ind AS - 115 (Revenue from contracts with customers)

		(* = 5
. Disaggregated revenue information	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Type of Services or goods		
Revenue from Healthcare & Other Services	53,133.79	39,355.49
Revenue from Sale of Pharmacy Drugs & Medical Consumables	1,344.61	850.88
Total	54,478.40	40,206.37
Revenue from Contracts with Customers		
Revenue from Customers based in India	44,952.20	34,051.67
Revenue from Customers based outside India	9,526.20	6,154.70
Total	54,478.40	40,206.37
Timing of Revenue Recognition		
Services transferred over time (Healthcare Services & Others)	53,094.10	39,347.61
Goods (Pharmacy & Scrap) transferred at a point in time	1,384.30	858.76
Total	54,478.40	40,206.37

b.	Trade receivables and Contract Customers	As at 31 st March, 2022	As at 31st March, 2021
	Trade Receivables	6,963.50	5,297.34
	Unbilled revenue	571.99	445.41
	Contract Liabilities (advance from patients)	1,080.48	939.66

- c. The Company classifies the right to consideration in exchange for deliverables as either a receivable or as unbilled revenue. A receivables is right to consideration that is unconditional upon passage of time. Revenue for ongoing services at the reporting date yet to be invoiced is recorded as unbilled revenue. Trade receivables and unbilled revenue are presented net of impairment in the Balance sheet.
- d. Trade receivables are non-interest bearing and are generally on terms of 0- 90 days. ₹ -103.69 Lacs (₹ 307.63 Lacs as at 31st March, 2021) was recognised during the year as provision for expected credit losses on trade receivables.

e. Performance obligation and remaining performance obligation

The remaining performance obligation disclosure provides the aggregate amount of the transaction price yet to be recognized as at the end of the reporting period and an explanation as to when the Company expects to recognize these amounts in revenue. As on 31st March, 2022, there were no remaining performance obligation as the same is satisfied upon delivery of goods/services.

39. Contingent Liabilities

(₹ in Lacs)

Parti	culars	As at 31st March, 2022	As at 31 st March, 2021
Α	Claims against the Group not acknowledged as debts		
(i)	In respect of compensation demanded by the patient / their relatives, for negligence in treatment and are pending with various consumers disputes redressal forums. The Company has been advised by its legal counsel that it is possible, the action may succeed after considering that insurance cover has also been taken by the Company and the doctors, the Company is of the view that is adequately insured to mitigate the possibility of any loss to that extent.	1,654.12	1,562.90
(ii)	Basis on the Apex court judgement dated 28 th February, 2019 in the matter of "M/s Surya Roshini Limited Vs RPFC", the RPFC (Regional Provident Fund Commissioner − I) Gurugram, has passed an impugned order (dated 12 th January, 2021) against the company to deposit a sum of ₹ 392.16 Lacs plus interest & penalty for the period November 2015 till January 2019.	392.16	392.16
	"The Company has filed an appeal to stay the impugned order before "The Central Govt. Industrial Tribunal -1". The matter is under adjudication.		
(iii)	Outstanding Bank Guarantee's issued out of non fund based overdraft limit	509.00	453.40

B The status of completion of obligation as at the end on licensing years for the EPCG licenses obtained by the Group is as under:

Obligation value (₹ in lacs)	Licensing Year	Export Obligation to be completed till	Export Obligation completed in foreign currency
470.75	2018-2019	2024-2025	470.75*
205.02	2019-2020	2025-2026	205.02*
434.82	2020-2021	2026-2027	NIL
1674.49	2021-2022	2027-2028	NIL

^{*} In respect of Licensing of FY 2018-19 and FY 2019-20, Export Obligations are completed but yet not approved by regulatory authorities.

- C Corporate guarantee given to Bank in respect of financial assistance availed by the subsidiary company i.e. Artemis Cardiac Care Pvt. Ltd. Outstanding as on 31st March, 2022 for ₹ 1080.92 Lacs (Previous Year ₹ 966.87 Lacs).
- D For the Income Tax assessment proceedings for AY 2017-18, Assessing officer has made addition of ₹ 937.84 Lacs. Addition made by the Assessing Officer has not resulted any demand, as the additions has been setoff against unabsorbed losses of the Company. However, the Company has filed an appeal before CIT (Appeals) against the order passed by the Assessing Officer and matter is sub-judice.
- **40.** The Company carries a general provision for contingencies towards various claims against the Company including claims raised by patients / vendors / government authorities, not acknowledged as debts as mentioned in note no. 39A.

Opening Balance as at 01.04.2021	Additional provision made during the year	Incurred / (reversed) against provision during the year	Closing Balance as at 31.03.2022
719.52	0.00	-48.75	670.77

41. India's Code on Social Security, 2020, which aims to consolidate, codify and revise certain existing social security laws, received Presidential assent in September 2020 and has been published in the Gazette of India. However, the related final rules have not yet been issued and the date on which this Code will come into effect has not been announced. The Code may impact the contributions by the company towards provident fund, gratuity and ESIC. The Company will assess the impact of this Code and the rules thereunder when they come into effect and will record any related impact, if any, in the period the Code becomes effective.

42. Capitalisation of Expenditure:

During the year, the Company has capitalised the following expenses to the cost of property, plant and equipment / capital work in progress (CWIP). Consequently, expenses disclosed under the respective notes are net of amount capitalised by the Company.

(₹ in Lacs)

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Borrowing Cost	469.85	142.37
Professional consultancy Fees	22.48	33.57
Other expenses directly attributable	82.21	22.62
Total	574.54	198.56

- **43.** The Company continues to closely monitor the impact of the COVID-19 pandemic on all aspects of its business, including how it has impacted and will impact its customers, employees, vendors and business partners. The management has exercised due care, in concluding on significant accounting judgements and estimates, inter-alia, carrying amounts & recoverability of receivables and other current assets, assessment of liquidity and going concern assumption, based on the information available to date, both internal and external, while preparing the Company's financial results for the quarter and year ended 31st March, 2022.
- **44.** Exceptional item, in previous year, consist of reversal of old disputed liability of ₹ 323.29 lacs carried forward from Artemis Global Life Sciences Limited (AGLSL) (the erstwhile ultimate parent company of Artemis Medicare Services Limited) prior to the merger which was under Arbitration. The Management has been advised by an independent legal expert that since the Arbitration proceedings are not being carried out for last many years, this amount is now no longer payable. Accordingly, the same has been written back by the Company.

45. Note 45: Share-based payments

(a) The share-based payment plan is an employee option plan. The options are equity settled options.

The Board and shareholders have approved the Artemis Medicare Management Stock Option Plan - 2021 (the Plan). In accordance with the Plan, the Nomination and Remuneration Committee, had, on 1st April, 2021, granted 6,96,700 Stock Options to the Managing Director. These stock options are to be vested after a minimum of one year from the grant date and it may extend up to a maximum of four years from the grant date. The exercise period is one year from the date of respective vesting.

Further, according to the sub-division of the Equity Shares of the Company from the face value of ₹10/- each per share into ₹1/- each per share, the Nomination and Remuneration Committee revised the no. of Stock Options to bring the same in line with the Sub-divided Equity Shares of the Company. Accordingly, the revised no. of Stock Options stands at 69,67,000 Stock Options with the face value of ₹1/- each.

(b) Set out below is the summary of options

	As at 31st N	As at 31st March, 2021		
Particulars	Average exercise price/ share in ₹	No. of options	Average exercise price/ share in ₹	No. of options
Opening Balance	-	-	-	-
Granted during the period/ year	21.37	6967000	-	-
Exercised during the period/ year	-	-	-	-
Expired during the period/ year	-	-	-	
Closing Balance		6967000		
Vested and exercisable		6967000		-

Weighted average remaining contractual life of options outstanding at end of period as at 31st March, 2022 is 2.5 years (Previous year: Nil).

(c) Share options outstanding at the end of the period/ year have the following exercise period and exercise prices:

Grant	Grant Date	Exercise Period	Exercise Price/ Share in ₹	Share Option as on 31st March, 2022	Share Option as on 31st March, 2021
Grant - I	01.04.2021	2 years from the date of grant	21.37	1741750	-
Grant - II	01.04.2021	3 years from the date of grant	21.37	1741750	-
Grant - III	01.04.2021	4 years from the date of grant	21.37	1741750	-
Grant - IV	01.04.2021	5 years from the date of grant	21.37	1741750	-

(d) Fair value of options granted

The fair value at grant date is determined using the Black Scholes Model which takes into account the exercise price, term of option, the share price at grant date, and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of option. The Fair Value of the Stock option as of grant date was ₹ 21.37. During the year ended 31st March, 2022, the Company issued Nil equity shares (31st March, 2021: Nil).

(e) Expense arising from share-based payment transactions

The company has recorded an expense of ₹ 775.26 Lacs for the year ended 31st March, 2022 (31st March, 2021: Nil), as a part of the employee benefits expense.

(f) The existing Employee Stock Option Scheme, no options have been exercised till date.

Note 46: Ratio Analysis and its Elements

Note 46.1: Ratio (₹ in Lacs)

Particulars	Units	31 st March, 2022	31 st March, 2021	% change from 31 st March, 2021 to 31 st March, 2022
Current Ratio	Times	0.92	0.91	0.84
Debt-Equity Ratio	Times	0.59	0.46	27.11
Debt Service Coverage ratio	Times	1.90	1.51	26.25
Inventory Turnover ratio	Times	14.53	11.60	25.21
Trade Receivable Turnover Ratio	Times	3.72	2.64	41.29
Trade Payable Turnover Ratio	Times	6.60	4.38	50.62

Particulars	Units	31 st March, 2022	31 st March, 2021	% change from 31 st March, 2021 to 31 st March, 2022
Net Capital Turnover Ratio	Times	(53.32)	(16.06)	232.06
Net Profit ratio	Percentage	5.98%	1.76%	239.25
Return on Equity ratio	Percentage	11.85%	2.82%	320.72
Return on Capital Employed	Percentage	10.11%	5.26%	92.27
Return on Investment	Percentage	7.17%	3.60%	99.31

Note 46.2: Elements of Ratio

(₹ in Lacs)

	31 st M	31 st March, 2022		31 st March, 2021	
Ratios	Numerator	Denominator	Numerator	Denominator	
Current ratio	12,262.83	13,308.32	10,570.23	11,568.33	
Debt- Equity Ratio	17,275.40	29,468.02	11,771.07	25,523.04	
Debt Service Coverage ratio	6,482.54	3,411.83	4,000.82	2,658.31	
Inventory Turnover ratio	15,267.00	1,050.72	11,488.07	989.99	
Trade Receivable Turnover Ratio	22,832.00	6,130.42	17,066.00	6,474.02	
Trade Payable Turnover Ratio	37,541.22	5,689.23	28,452.87	6,494.51	
Net Capital Turnover Ratio	54,478.40	(1,021.79)	40,206.37	(2,504.05)	
Net Profit Ratio	3,257.74	54,478.40	708.71	40,206.37	
Return on Equity ratio	3,257.74	27,495.53	708.71	25,165.86	
Return on Capital Employed	4,997.50	49,441.12	2,117.48	40,277.00	
Return on Investment	4,997.50	69,740.40	2,117.48	58,895.56	

Note 46.3: Consideration of Element of Ratio

vii. Net Capital Turnover Ratio:

i. Current Ratio:

Numerator= Current Assets

Denominator= Current Liabilities

ii. Debt-Equity Ratio: Numerator= Total Debt

Denominator= Total Equity - Revaluation Reserve

iii. Debt Service Coverage ratio:

Numerator= Profit After Tax + Interest Cost + Depreciation

Denominator= Principal Repayment + Interest Cost

iv. Inventory Turnover ratio:

Numerator= Cost of Goods Sold
Denominator= Average Inventory

Numerator= Total Credit Sales

v. Trade Receivable Turnover Ratio:

Denominator=Average Trade Receivables

vi. Trade Payable Turnover Ratio:

Numerator= Total Credit Purchases

Denominator= Average Trade Payables

Numerator= Revenue from operations

Denominator= Average Working Capital (i.e. Current Assets -

Current Liabilities)

viii. Net Profit ratio:

Numerator= Net Profit after tax

Denominator= Revenue from operations

ix. Return on Equity ratio:

Numerator= Profit after tax

Denominator= Average Total Equity - Revaluation Reserve

Numerator= Profit Before Tax + Finance cost

x. Return on Capital Employed: Denominator= Equity - Revaluation Reserve + Debt + Deferred

Tax Liability

xi. Return on Investment:

Denominator= Total Assets

Note . 46.4: Reasons for more than 25% increase/ (decrease) in above ratios

Particulars	% change from 31st March, 2021 to 31st March, 2022		
Current Ratio	Not Significant		
Debt-Equity Ratio	The change in ratio is on account of increase in Debt towards new expansion plan during the year.		
Debt Service Coverage ratio	The change in ratio has been positive due to increase in earnings as compare to previous year.		
Inventory Turnover ratio	The change in ratio is positive as average inventory holding is less as compared to increase in earnings.		
Trade Receivable Turnover Ratio	The change in ratio is positive due to more increase in credit sales and better realisation during the year.		
Trade Payable Turnover Ratio	The change in ratio is positive due to more credit purchases and decrease in average creditors during the year.		
Net Capital Turnover Ratio	The change in ratio has been due to increase in business operations during the year.		
Net Profit ratio	The change in ratio is positive because of increase in earnings and proportionate decrease in direct cost as compared to previous year.		
Return on Equity ratio	The change in ratio is positive because of increase in overall profitability.		
Return on Capital Employed	The change in ratio is positive because of increase in overall profitability.		
Return on Investment	The change in ratio is positive because of more earnings as compared to increase in total assets.		

47. Other Statutory Information

- (i) The Company has no transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956.
- (ii) The Company does not have any charges or satisfaction of charges which is yet to be registered with ROC beyond the statutory period.
- (iii) The Company has not traded or invested in Crypto currency or Virtual Currency during the period/year.
- (iv) The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- (v) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries."

(vi) The Company does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).

48. Other Notes

- (i) In the opinion of the Board of Directors, Trade Receivables, other current financial assets, and other current assets have a value on realization in the ordinary course of the company's business, which is at least equal to the amount at which they are stated in the balance sheet.
- (ii) The balances of some of the accounts classified as Trade Payables, Trade Receivables, etc. are in the process of reconciliations/ confirmation. In the opinion of Board of directors, the result of such exercise will not have any material impact on the carrying value.
- (iii) The Board of Directors at its meeting held on 11th May, 2022 has approved the Financial Statement for the year ended 31st March, 2022.
- (iv) The figures for the corresponding previous year have been regrouped/reclassified wherever necessary, to make them comparable.

As per our report of even date attached

For TR Chadha & Co. LLP Chartered Accountants

Firm Registration Number 006711N/N500028

Signature to Note 1 to 48

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/- Sd/-

Onkar KanwarDevlina Chakravarty[Chairman][Managing Director][DIN: 00058921][DIN: 07107875]Place: GurugramPlace: Gurugram

Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/- Sd/- Sd/- St/- Shile

(Neena Goel)Sanjiv Kumar KothariShilpa BudhiaPartner[Chief Financial Officer][Company Secretary]Membership No. 057986Place : GurugramPlace : Gurugram

Place : New Delhi Dated : 11th May, 2022 Dated : 11th May, 2022

CONSOLIDATED FINANCIAL STATEMENTS

INDEPENDENT AUDITOR'S REPORT

To the Members of Artemis Medicare Services Limited Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of **Artemis Medicare Services Limited** (hereinafter referred to as "the Holding Company"), and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at 31st March, 2022, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year then ended, and notes to the Consolidated Financial Statements, including a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statements").

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 Financial Statements and on the other financial information of the subsidiaries as referred to in 'Other Matters' paragraph below, the aforesaid Consolidated 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 Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at 31st March, 2022, and the consolidated profit and consolidated total Other comprehensive income, consolidated changes in equity and its consolidated cash flows for the year then ended.

Basis for Opinion

We conducted our audit of the Consolidated Financial Statements 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 Statements section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('ICAI') read together with the independence requirements that are relevant to our audit of the Consolidated Financial Statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matter section below, is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Financial Statements.

Key Audit Matters

Key audit matters ('KAM') are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated financial statements of the current period. These matters were addressed in the context of our audit of the Consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matter

1. Capitalisation of Property, Plant and Equipment

The Group has an expansion plan of its healthcare business. As result, additions to Property, Plant and Equipment (PPE) were made during the year amounting to ₹12,819.50 lacs (including borrowing cost of ₹ 790.95 lacs). Further, the carrying value of Capital work in progress as on 31^{st} March, 2022 was ₹ 6,223.24 lacs and for intangible assets under development as on March 31, 2022 was ₹ 194.02 lacs.

The significant level of additions to PPE requires consideration of nature of cost incurred to ensure that the capitalisation of assets meets the recognition criteria in accordance with Ind AS 16 "Property, Plant and Equipment". Further, the application of management's decision in assessing completion of capitalisation at various stages of the project as and when assets are ready for intended use or the percentage of completion of the project requires significant management judgement and estimation. As a result, this was noted as a Key Audit matter.

Auditor's Response

Principal Audit Procedures

Our audit approach consisted testing of the design and operating effectiveness of the internal controls and substantive testing as follows:

- We performed walkthroughs of PPE, CWIP, Intangible asset and Intangible asset under development process and assessed the design effectiveness and operating effectiveness for key controls.
- Understood, evaluated and tested the design and operating effectiveness of key controls relating to capitalization of various costs incurred in relation to Property, Plant and Equipment.
- Read the Company's accounting policies for compliance with Ind AS 16 and on a sample basis tested available documentation to consider whether the criteria for capitalisation were met.
- We assessed the adequacy of the disclosures made by The Group in this connection in the accompanying financial statements.

Key Audit Matter

Auditor's Response

2. Allowances for credit losses relating to Trade Receivables:

As stated in Note 7, The Group has determined the allowance for credit loss based on historical loss experience which is adjusted to reflect current and estimated future economic conditions. The historical loss experience model takes into consideration the overall economic conditions and its impact on the customers' business operations/ability to pay dues. Based on such analysis The Group has recorded an allowance aggregating to ₹706.84 lacs as included Note 7 of the Consolidated financial statements. We identified allowance for credit losses as a key audit matter because The Group exercises significant judgment in calculating the expected credit losses.

Principal Audit Procedures

We performed the following principal audit procedures:

- We tested the design and implementation and operating effectiveness of controls over (a) development of methodology for the allowance for credit losses, including consideration of the overall economic conditions (b) completeness and accuracy of information used in estimation of the probability of default (c) computation of the expected credit loss allowances.
- Considered other available information like increase in credit risk, relating to the Company's customers to test if the Management had appropriately considered the adjustments to credit risk.
- Recomputed the expected credit loss allowance considering the above determined input data and compared the amounts so recomputed with the amounts recorded by the Management to determine if there were any material differences individually or in the aggregate.

Information Other than the Consolidated financial statements and Auditor's Report Thereon

The Holding Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Holding Company's Annual Report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Consolidated Financial Statements that give a true and fair view of the consolidated financial position, consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act.

The respective Board of Directors of the entities included in the Group are responsible for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of each entity and for preventing and detecting frauds and other irregularities; the 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 the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated 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 Consolidated Financial Statements by the Directors of the Holding Company, as aforesaid.

In preparing the Consolidated Financial Statements, the respective Board of Directors of the companies included in the Group are 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 Board of Directors either intends to liquidate the entity 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 each entity.

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

Our objectives are to obtain reasonable assurance about whether the Consolidated 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 Consolidated 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 Consolidated Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the Holding company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management of the Holding Company.
- Conclude on the appropriateness of management's of the Holding Company use of the going concern basis of accounting in preparation of Consolidated Financial Statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. 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 Consolidated 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 Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Consolidated Financial Statements, including the disclosures, and whether the Consolidated Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the Consolidated Financial Statements of which we are the independent auditors. For the other entities included in the Consolidated Financial Statements, 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.

Materiality is the magnitude of misstatements in the Consolidated Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Consolidated 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 Consolidated Financial Statements.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Financial Statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matter

The Consolidated financial statements of The Group for the year ended 31st March, 2021 were audited by the predecessor auditor whose report dated 10th May, 2021 expressed an unmodified opinion on those Consolidated financial statements. Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of this matter.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our report, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid Consolidated Financial Statements.
 - (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid Consolidated Financial Statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
 - (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including other comprehensive income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the Consolidated Financial Statements.
 - (d) In our opinion, the aforesaid Consolidated Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2021 taken on record by the Board of Directors of the Holding Company and reports of the statutory auditors of its subsidiary companies which are incorporated in India, none of the directors of the Group's companies incorporated in India is disqualified as on 31st March, 2021 from being appointed as a director in terms of Section 164 (2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls, refer to our separate Report in "Annexure A" which is based on the auditors' reports of the Holding company, and subsidiary companies incorporated in India. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of internal financial controls over financial reporting of those companies.
 - (g) With respect to the matter to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and according to the information and explanation given to us, the remuneration paid during the current year by the Holding Company and its subsidiaries which are incorporated in India to its directors is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director by the Holding Company and its subsidiaries which are incorporated in India, is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) of the Act which are required to be commented upon by us.
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The consolidated financial statements disclose the impact of pending litigations on its consolidated financial position of the Group- Refer Note 38 to the Consolidated Financial Statements;
 - ii. The Group has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts;
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company and its subsidiaries.
 - iv. (a) The respective Managements of the Company and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company or any of such subsidiaries to or in any other person or entity, including foreign entity

("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company or any of such subsidiaries ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (b) The respective Managements of the Company and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company or any of such subsidiaries from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company or any of such subsidiaries shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries" or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances performed by us on the Company and its subsidiaries which are companies incorporated in India whose financial statements have been audited under the Act, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. The Group has neither declared nor paid any dividend during the year, therefore reporting under rule 11 (f) is not applicable.
- 2. With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 (the "Order"/ "CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by the auditors of the subsidiary, included in the consolidated financial statements of the Company, to which reporting under CARO is applicable, provided to us by the Management of the Company and based on the identification of matters of qualifications or adverse remarks in their CARO reports by the respective component auditors and provided to us, we report that the auditors of such companies have not reported any qualifications or adverse remarks in their CARO report except for the following:

SI. No.	Name of the Company	CIN		Clause Number of CARO report with qualification or adverse remark
1.	Artemis Cardiac Care Private Limited	U85110DL2019PTC344351	Subsidiary Company	CARO clause number 3 (xvii)

For T R Chadha & Co LLP Chartered Accountants (Firm Registration No -006711N/ N500028)

Place of Signature: New Delhi Dated: 11th May, 2022

UDIN: 22057986AITZNW5452

Sd/-Neena Goel (Partner) Membership No. 057986 Annexure A to the Independent Auditors' Report on the Consolidated financial statements of the Artemis Medicare Services Limited for the year ended 31st March, 2022

Report on the Internal Financial Controls with reference to aforesaid Consolidated financial statements under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ("the Act")

(Referred to in paragraph 1 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Opinion

In conjunction with our audit of the Consolidated Financial Statements of **Artemis Medicare Services Limited** ("the Holding Company") as of 31st March, 2022, we have audited the internal financial controls over financial reporting with reference to the Consolidated Financial Statements of the Holding Company and such companies incorporated in India under the Companies Act, 2013 which are its subsidiary companies, as of that date.

In our opinion, to the best of our information and according to the explanations given to us and based on the consideration of the reports of other auditors referred to in the Other Matters paragraph below, the Holding company, and its subsidiary companies, which are companies incorporated in India, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March, 2021, based on the criteria for internal financial control over financial reporting established by the respective companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The respective company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls with reference to consolidated financial statements based on the criteria established by the respective company, considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013 (hereinafter referred to as "the Act").

Auditors' Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting with reference to Consolidated Financial Statements 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 Act, to the extent applicable to an audit of internal financial controls with reference to consolidated financial statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to consolidated financial statements were established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting with reference to Consolidated Financial Statements.

Meaning of Internal Financial Controls with reference to Consolidated Financial Statements

A company's internal financial controls over financial reporting with reference to Consolidated Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Consolidated Financial Statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (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 Consolidated Financial Statements in

accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the Consolidated Financial Statements.

Inherent Limitations of Internal Financial Controls with reference to Consolidated Financial Statements

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

Other Matters

Our aforesaid report under Section 143 (3) (i) of the Act on the adequacy and operating effectiveness of the internal financial controls over financial reporting with reference to Consolidated Financial Statements insofar as it related to one subsidiary company, which is incorporated in India, is based on the corresponding report of auditors of such company.

For T R Chadha & Co LLP
Chartered Accountants
(Firm Registration No -006711N/ N500028)

Sd/-Neena Goel (Partner)

Membership No. 057986

Place of Signature: New Delhi Dated: 11th May, 2022

UDIN: 22057986AITZNW5452

BALANCE SHEET AS AT 31ST MARCH, 2022

		1	ı	
	Particulars	Note No.	As At 31 st March, 2022	As At 31 st March, 2021
	Assets			
Α	Non-current assets			
	Property, plant and equipment	2.1	42,997.45	32,160.51
	Capital work-in-progress	2.2	6,223.24	8,105.79
	Right-of-use assets	2.3	1,461.36	1,718.06
	Goodwill	2.4	4,162.07	4,162.07
	Other Intangible assets	2.5	232.74	268.70
	Other Intangible assets under development	2.6	194.02	-
	Financial assets			
	i. Loans	3.1	27.57	56.87
	ii. Other financial assets	3.2	311.10	221.75
	Non-current tax assets (Net)	4	2,160.85	1,675.42
	Other non-current assets	5	491.29	692.77
	Total non-current assets	А	58,261.69	49,061.94
В	Current assets			
	Inventories	6	1,239.67	962.42
	Financial assets			
	i. Trade receivables	7	7,341.45	5,471.70
	ii. Cash and cash equivalents	8	1,569.88	1,916.20
	iii. Bank balances other than (ii) above	9	1,199.91	1,195.78
	iv. Loans	3.1	78.90	54.20
	v. Other financial assets	3.2	587.73	463.22
	Other current assets	5	687.24	883.47
	Total current assets	В	12,704.78	10,946.99
С	Total Assets	C = A + B	70,966.47	60,008.93
	Equity and liabilities			
D	Equity			
	Equity share capital	10	1,323.77	1,323.77
	Other equity	11	34,618.71	30,695.62
	Equity attributable to shareholders of the Company		35,942.48	32,019.39
	Non-controlling Interests		183.82	154.99
	Total equity	D	36,126.30	32,174.38
	Liabilties			
E	Non-current liabilities			
	Financial liabilities			
	i. Borrowings	12	16,129.07	10,773.34
	ii. Lease Liabilities		1,495.57	1,647.24
	Provisions	13	828.25	664.96
	Deferred tax liabilities (Net)	14	2,571.61	2,901.46
		 	21,024.49	15,987.00

	Particulars	Note No.	As At 31 st March, 2022	As At 31 st March, 2021
F	Current liabilities			
	Financial liabilities			
	i. Borrowings	15	2,227.25	1,964.60
	ii. Lease Liabilties		268.31	284.13
	iii. Trade payables			
	(A) Total Outstanding dues of Micro Enterprises and Small Enterprises	16	1,293.18	1,099.10
	(B) Total Outstanding dues of Creditors other than Micro Enterprises and Small Enterprises	16	4,703.90	4,627.84
	iv. Other financial liabilities	17	1,887.59	982.07
	Other current liabilities	18	2,381.25	1,870.53
	Provisions	13	1,054.20	1,019.28
	Total current liabilities	F	13,815.68	11,847.55
G	Total liabilities	G = E + F	34,840.17	27,834.55
Н	Total equity and liabilities	H = D + G	70,966.47	60,008.93

Significant accounting policies 1.5
See accompanying Notes to Consolidated Financial Statements 2 to 48

As per our report of even date attached

For TR Chadha & Co LLP Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/- Sd/-

Onkar Kanwar

[Chairman]

[DIN: 00058921]

Place: Gurugram

Dated: 11th May, 2022

Devlina Chakravarty

[Managing Director]

[DIN: 07107875]

Place: Gurugram

Dated: 11th May, 2022

Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
[Chief Financial Officer] [Company Secretary]
Place: Gurugram
Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/-

(Neena Goel) Partner

Membership No. 057986 Place : New Delhi Dated : 11th May, 2022

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2022

Particulars	Note No.	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Income			
Revenue from Operations	19	55,480.12	40,840.34
Other Income	20	389.94	353.83
Total income	(1)	55,870.06	41,194.17
<u>Expenses</u>			
Operative Expenses	21	34,154.40	25,482.08
Purchases of Stock in Trade	-	9.65	29.71
Changes in inventories of Stock in Trade	22	13.38	45.64
Employee benefits expense	23	10,430.00	8,399.01
Finance costs	24	1,197.51	1,292.53
Depreciation and other amortization expense	25	2,219.28	2,151.38
Other expenses	26	4,127.36	3,364.09
Total expenses	(11)	52,151.58	40,764.44
Profit before exceptional items & Tax	III = (I - II)	3,718.48	429.73
Exceptional Items (refer note 44)	IV	- 3,7 20.40	323.29
Profit before Tax	V = (III + IV)	3,718.48	753.02
Tax Expense	27	·	
Current Tax		824.52	670.51
Earlier year tax		(55.13)	94.14
Deferred Tax Charge / (Credit)		(191.06)	(627.63)
Total Tax Expense	(VI)	578.33	137.02
Profit after tax for the year	VII = (V - VI)	3,140.15	616.00
Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurement of defined employee benefit plans (refer note 35)	(VIII)	(117.16)	9.62
Income tax relating to items that will not be reclassified			
to profit or loss	(IX)	29.47	(3.30)
Deferred Tax adjustment on revaluation that will not be reclassified			
to profit or loss	(x)	54.22	40.66
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods:	XI = (VIII + IX + X)	(33.47)	46.98
Total comprehensive income for the year	XII = (VII + XI)	3,106.68	662.98

Particulars	Note No.	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Profit / (Loss) for the year attributable to :			
Shareholders of the Company		3,181.44	648.58
Non-controlling interests		(41.29)	(32.58)
		3,140.15	616.00
Total comprehensive income / (loss) for the year attributable to :			
Shareholders of the Company		3,147.84	695.33
Non-controlling interests		(41.16)	(32.35)
		3,106.68	662.98
Earning Per Equity Share (Face Value of ₹ 1/- each)			
- Basic (₹)	34	2.40	0.49
- Diluted (₹)		2.29	2.29

Significant accounting policies 1.5
See accompanying Notes to Consolidated Financial Statements 2 to 48

As per our report of even date attached

For TR Chadha & Co LLP Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/- Sd/-

Onkar Kanwar

[Chairman]

[DIN: 00058921]

Place: Gurugram

Dated: 11th May, 2022

Devlina Chakravarty

[Managing Director]

[DIN: 07107875]

Place: Gurugram

Dated: 11th May, 2022

Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
[Chief Financial Officer] [Company Secretary]
Place : Gurugram
Pated : 11th May, 2022 Dated : 11th May, 2022

Sd/-(Neena Goel)

Partner Membership No. 057986

Place : New Delhi Dated : 11th May, 2022

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2022

(i j					
Particulars		Year Ended 31 st March, 2022	Year Ended 31 st March, 2021		
Cash flow from operating activities					
Profit before tax		3,718.48	753.02		
Adjustments for:					
Depreciation and amortization expense		2,219.28	2,151.38		
Interest Income		(148.89)	(182.37)		
Finance Cost		935.84	1,084.55		
Exceptional Items		-	(323.29)		
Employee Cost towards Stock Based Payments		775.26	-		
Unclaimed Credit balances / provisions no longer required written back		(82.87)	(85.48)		
Allowance for Expected Credit Loss		(98.47)	307.63		
Bad Debts Written Off		113.04	22.42		
Unrealised foreign exchange gain (net)		67.79	26.07		
Loss / (Gain) on Sale / Scrap of Property, Plant and Equipment (Net)		52.11	23.81		
Operating cash flow before working capital changes		7,551.57	3,777.74		
Adjustments for Changes in Working Capital					
- (Increase)/ Decrease in Trade Receivables		(1,952.12)	1,831.93		
- (Increase)/ Decrease in Inventories		(277.25)	112.92		
- (Increase)/ Decrease in Loan (Current)		(24.70)	49.66		
- (Increase)/ Decrease in Loan (Non -Current)		29.31	12.89		
- (Increase)/ Decrease in Other Financial Assets (Current)		(124.51)	(95.50)		
- (Increase)/ Decrease in Other Financial Assets (Non - Current)		(76.27)	(19.12)		
- (Increase)/ Decrease in other Current Assets		196.23	95.74		
- (Increase)/ Decrease in Other Non Current Assets		663.07	(535.02)		
- Increase/(Decrease) in Trade Payable		353.01	(1,648.85)		
- Increase/(Decrease) in Provisions (Current)		34.92	99.16		
- Increase/(Decrease) in Provisions (Non - Current)		46.13	43.17		
- Increase / (Decrease) in Other Current Liabilities (Current)		510.72	(8.81)		
- Increase / (Decrease) in Other Financial Liabilities (Current)		623.65	(776.17)		
Cash generated from operations		7,553.76	2,939.74		
Income tax refund / (paid)		(1,595.70)	(213.68)		
Net cash generated from operating activities	(A)	5,958.06	2,726.06		
Cash flow from investing activity					
Purchase of Property, Plant & Equipment / CWIP		(10,890.03)	(3,450.12)		
Proceeds from sale of Property, Plant & Equipment		36.09	316.77		
Maturity / (investments) of / in fixed deposits having original maturity of more than 3 months		(4.13)	(791.34)		
Interest received		135.81	182.37		
Net cash (used in) investing activities	(B)	(10,722.26)	(3,742.32)		

Particulars		Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Cash flow from financing activity			
Proceeds from non current borrowings		7,913.60	5,478.77
Repayment of non current borrowings		(2,295.22)	(1,431.42)
Repayment of current borrowings (net)		-	(1,088.63)
Proceeds from issuance of shares to non controlling interests		70.00	140.00
Payment of lease liabilities - Principal amount		(164.26)	(74.60)
Payment of lease liabilities - Interest amount		(170.41)	(167.93)
Interest paid		(935.84)	(1,084.55)
Net cash generated from financing activities	(c)	4,417.87	1,771.64
Net increase in cash & cash equivalents	(A+B+C)	(346.33)	755.38
Cash & cash equivalents as the beginning of the year		1,916.20	1,160.82
Cash & cash equivalents as the end of the year	Total	1,569.87	1,916.20
Components of cash and cash equivalents			
Cash on hand		85.30	135.60
Balances with Banks:			
On current accounts		1,484.57	1,180.60
Fixed Deposit in banks having original maturity of			
3 months or less			600.00
Total Cash and Cash Equivalents (Refer Note 8)	Total	1,569.87	1,916.20

As per our report of even date attached

For TR Chadha & Co LLP Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/- Sd/-

Onkar Kanwar

[Chairman]

[DIN: 00058921]

Place: Gurugram

Dated: 11th May, 2022

Devlina Chakravarty

[Managing Director]

[DIN: 07107875]

Place: Gurugram

Dated: 11th May, 2022

Sd/- Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
[Chief Financial Officer] [Company Secretary]
Place : Gurugram
Place : Gurugram
Dated : 11th May, 2022 Dated : 11th May, 2022

Sd/-(Neena Goel) Partner

Membership No. 057986 Place : New Delhi Dated : 11th May, 2022

STATEMENT OF CHANGES IN EQUITY

(₹ in Lacs)

(₹ in Lacs)

(A) **Equity Share Capital**

Particulars	Note No	Amount
Balance as at 31st March, 2020	10	1,323.77
Change in equity share capital during the year		-
Balance as at 31 st March, 2021	10	1,323.77
Change in equity share capital during the year		-
Balance as at 31 st March, 2022	10	1,323.77

II Other Equity

		Res	erves and Sur	plus	Items of OCI	Equity Settled	Other Equity attributable	Non -	
Particulars	Note	Capital Reserve	Revaluation Reserve	Retained Earnings	Remeasurements of the net defined benefit plans	Share based Payment Reserve	to shareholders of the Company	controlling Interests (NCI)	Total
Balance as at 31st March, 2020	11	14,457.89	6,598.31	9,038.96	(94.87)	-	30,000.29	47.34	30,047.63
Profit / (Loss) for the year	11	-	-	648.58	-	-	648.58	(32.58)	616.00
Deferred tax adjustment on revlauation	11	-	40.66	-	-	-	40.66	-	40.66
Other comprehensive income (OCI) (net of tax)	11	-	-	-	6.09	-	6.09	0.23	6.32
Further Issue of Equity Shares of Subsidiary to Non Controlling Interest	11	-	-	-	-	-	-	140.00	140.00
Balance as at 31st March, 2021	11	14,457.89	6,638.97	9,687.54	(88.78)	-	30,695.61	154.99	30,850.61
Profit / (Loss) for the year	11	-	-	3,181.44	-	-	3,181.44	(41.28)	3,140.16
Deferred tax adjustment on revlauation	11	-	54.22	-	-	-	54.22	-	54.22
Equity Settled Share based Payment Reserve	11	-	-	-	-	775.26	775.26	-	775.26
Other comprehensive income (OCI) (net of tax)	11	-	-	-	(87.81)	-	(87.81)	0.12	(87.69)
Further Issue of Equity Shares of Subsidiary to Non Controlling Interest	11	-	-	-	-	-	-	70.00	70.00
Balance as at 31st March, 2022	11	14,457.89	6,693.18	12,868.98	(176.59)	775.26	34,618.72	183.82	34,802.55

See accompanying Notes to Financial Statements

As per our report of even date attached

For TR Chadha & Co LLP **Chartered Accountants**

Firm Registration Number 006711N/N500028

2 to 48

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/-Sd/-

Onkar Kanwar Devlina Chakravarty [Chairman] [Managing Director] [DIN: 00058921] [DIN: 07107875] Place: Gurugram Place: Gurugram Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/-Sd/-

Sanjiv Kumar Kothari Shilpa Budhia [Chief Financial Officer] [Company Secretary] Place : Gurugram Place: Gurugram Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/-

(Neena Goel) Partner

Membership No. 057986 Place: New Delhi Dated: 11th May, 2022

Notes to Consolidated Financial Statements for the year ended 31st March, 2022

Note No.

1.1 Corporate information

Artemis Medicare Services Limited ("The Group") was incorporated on 18th May, 2004. The Group is engaged in the business of managing and operating of multi specialty hospitals and commenced its commercial operation by setting up Artemis Hospital (formerly Artemis Health Institute) at Gurugram on 16th July, 2007.

1.2 Basis of preparation

a) Statement of compliance

The financial statements have been prepared in accordance of Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 (the "Act") read together with Companies (Indian Accounting Standards) Rules, 2015, as amended.

b) Presentation of Financial Statements

"The Statement of Assets and Liabilities and the Statement of Profit and Loss are prepared and presented in the format prescribed in the Division II of Schedule III to the Act. The Statement of Cash Flows has been prepared and presented as per the requirements of Ind AS 7, Statement of Cash flows. The disclosure requirements with respect to items in the Statement of Assets and Liabilities and Statement of Profit and Loss, as prescribed in the Schedule III to the Act, are presented by way of notes forming part of the financial statements along with the other notes required to be disclosed under the notified Ind AS and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

Functional Currency

These financial statements are presented in Indian Rupees in Lacs rounded off to two Decimal places as permitted by Schedule III to the Act. Per share data are presented in Indian Rupees to two Decimals places."

c) Classification of Current / Non-Current Assets and Liabilities

All the assets and liabilities have been classified as current or non current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Act.

Assets

An asset is classified as current when it satisfies any of the following criteria:

- i) it is expected to be realised in, or is intended for sale or consumption in, the Company's normal operating cycle;
- ii) it is held primarily for the purpose of being traded;
- iii) it is expected to be realised within twelve months after the reporting date; or
- iv) it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting date.

Liabilities

A liability is classified as current when it satisfies any of the following criteria:

- i) it is expected to be settled in the Company's normal operating cycle;
- ii) it is held primarily for the purpose of being traded;
- iii) it is due to be settled within twelve months after the reporting date; or
- iv) the Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

All other assets/ liabilities are classified as non-current. Based on the nature of the products and services, the Group has ascertained its operating cycle as twelve months for the purpose of Current / Non-current classification of assets and liabilities.

d) Basis of Accounting

The Group maintains accounts on accrual basis following the historical cost convention, except for certain financial instruments which are measured at fair value or amortised cost at the end of each reporting period, as explained in the accounting policies below.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Fair value measurements under Ind AS are categorised as below based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the group can
 access at measurement date;
- ii. Level 2 inputs are inputs, other than quoted prices included in level 1, that are observable for the asset or liability, either directly or indirectly; and
- iii. Level 3 inputs are unobservable inputs for the valuation of assets/liabilities

1.3 Key estimates and assumptions

The preparation of Financial Information in accordance with Ind AS requires use of estimates and assumptions for some items, which might have an effect on their recognition and measurement in the (i) Statement of Assets and Liabilities and (ii) Statement of Profit and Loss. The actual amounts realised may differ from these estimates.

The estimates and judgements used in the preparation of the Financial Information are continuously evaluated by the Group and are based on historical experience and various other assumptions and factors (including expectations of future events) that the Company believes to be reasonable under the existing circumstances. Differences between actual results and estimates are recognised in the period in which the results are known/ materialised.

The said estimates are based on the facts and events, that existed as at the reporting date, or that occurred after that date but provide additional evidence about conditions existing as at the reporting date.

This note provides an overview of the areas that involved a higher degree of judgement or complexity, and of items which are more likely to be materially adjusted due to estimates and assumptions turning out to be different than those originally assessed.

Estimates and assumptions are required in particular for:

Determination of the estimated useful lives of tangible assets

Useful lives of tangible assets are based on the life prescribed in Schedule II to the Act. In cases, where the useful lives are different from that prescribed in Schedule II to the Act, they are based on technical advice, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes, manufacturers' warranties and maintenance support.

ii. Recognition and measurement of defined benefit obligations

The obligation arising from defined benefit plan is determined on the basis of actuarial assumptions. Key actuarial assumptions include discount rate, trends in salary escalation, actuarial rates and life expectancy. The discount rate is determined by reference to market yields at the end of the reporting period on government bonds. The period to maturity of the underlying bonds correspond to the probable maturity of the post-employment benefit obligations.

iii. Recognition of deferred tax

Deferred tax assets and liabilities are recognized for the future tax consequences of temporary differences between the carrying values of assets and liabilities and their respective tax base, and unutilized business loss and depreciation carryforwards and tax credits. Deferred tax assets are recognized to the extent that it is probable that future taxable income will be available against which the deductible temporary differences, unused tax losses, depreciation carry-forwards and unused tax credits could be utilized.

iv. Recognition and measurement of other provisions

The recognition and measurement of other provisions are based on the assessment of the probability of an outflow of resources, and on past experience and circumstances known at the Statement of Assets and Liabilities date. The actual outflow of resources at a future date may therefore vary from the amount included in other provisions.

v. Recoverability of trade receivable

Judgements are required in assessing the recoverability of overdue trade receivables and determining whether a provision against those receivables is required. Factors considered include the credit rating of the counterparty, the amount and timing of anticipated future payments and any possible actions that can be taken to mitigate the risk of non-payment.

1.4 Basis for Consolidation

The consolidated financial statement includes the financial statement of Parent Company and its subsidiary. The parent company has control over the subsidiary when :

- a) It has power over the investee;
- b) it is exposed, or has rights, to variable returns from its involvement with the investee; and
- c) has the ability to use its power to affect its returns.

Consolidation of a subsidiary begins when the parent obtains controls over the subsidiary and ceases when parent loses control of the subsidiary. Assets, liabilities, income and expenses of subsidiary acquired or disposed of during the year are included in the Consolidated Financial Statements from the date parent gains control to the date it ceases to control the subsidiary.

Profit and loss and each component of other comprehensive income are attributed to the shareholders of the Parent Company to the non controlling interest. Total comprehensive income of subsidiary is attributed to owners of parent company and the non controlling interests even if this results in non controlling interest having a deficit balance.

Wherever necessary, adjustments are made to the financial statement of subsidiaries to bring their accounting policies in line with the groups accounting policies.

Financial statement of the Group Companies are consolidated on line by line basis. All intra group assets and liabilities, equity, income, expenses, cash flows relating to transactions between the members of the group are eliminated in full on consolidation. Non-controlling interest represents the part of net profit or loss and net assets of subsidiaries that are not directly or indirectly owned or controlled by the parent company.

The following subsidiary was consolidated:

		% of Holding	% of Holding
Name of the subsidiary	Country of Incorporation	31 st March, 2022	31 st March, 2021
Artemis Cardiac Care Private Limited	India	65	65

The Group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised within equity.

1.5 Summary of significant accounting policies

a) Property, Plant and Equipment (PPE)

Property, Plant and Equipment are stated at cost (or revalued amounts, as the case may be), less accumulated depreciation and impairment loss, if any. Cost comprises the purchase price and any attributable cost of bringing the property, plant and equipment to its working condition for its intended use. Borrowing costs relating to acquisition of property, plant and equipment which takes substantial period of time to get ready for its intended use are also included to the extent they relate to the period till such property, plant and equipment are ready to be put to use.

The cost of an item of property, plant and equipment is the case price equivalent at the recognition date. If payment is deferred beyond normal credit terms, the difference between the cash price equivalent and the total payment is recognised as interest over the period of credit, unless such interest is capitalised as per borrowing cost.

The Group identifies and determines separate useful life of each major component of the property, plant and equipment, if they have useful life that is materially different from that of the remaining asset, as per Schedule II of Companies Act, 2013.

b) Depreciation on Property, Plant and Equipment (PPE)

Depreciation on all of the property, plant and equipment is provided using the straight line method at the rates prescribed by Schedule II of the Companies Act, 2013 and / or useful life estimated by management supported by technical valuer's independent assessment. The management believes that depreciation rates currently used fairly reflect its estimates of the useful lives and residual values of property, plant and equipment.

Depreciation commences when the PPE are ready for their intended use. Depreciation on all PPE except land are provided on a straight line based on the estimated useful life of PPE, which is as follows:

Assets	Useful Life of property, plant and equipment as per Schedule II	Useful Life of property, plant and equipment as per Management supported by Technical Valuer's Estimate
Buildings:		
- with RCC	60 Years	
- Temporary Structure (Porta Cabin)		30 Years
- Tubewell / Borewell	5 Years	
Plant & Machinery :		
- Electric Medical Equipments	13 Years	
- Other Medical Equipments	15 Years	
- Other Plant & Machinery	15 Years	
- Loose Tools & Instruments		5 Years
Office Equipments	5 Years	
Computers & Data Processing Units		
- Desktop & Laptops	3 Years	
- Servers & Network	6 Years	
Vehicles	8 Years	
Furnitures & Fittings	10 Years	
Electrical Installations & Equipments	10 Years	

Leasehold Improvements including renovation done on shared facilities have been depreciated as per the useful life ascertained or over the primary period of lease / contract, whichever is shorter.

c) Intangible Assets

Intangible assets acquired separately are measured on initial recognition at cost less accumulated amortisation and accumulated impairment losses, if any.

Cost is the amount of cash or cash equivalents paid or the fair value of other consideration given to acquire an asset at the time of its acquisition or construction, or, when applicable, the amount attributed to that asset when initially recognised in accordance with the specific requirements of other Indian Accounting Standards.

Goodwill

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses, if any.

Software

Cost of software is amortized over a period of 8 years, being the estimated useful life as per the management estimates.

d) Borrowing Cost

Borrowing costs directly attributable to the acquisition, construction or production of an property, plant and equipment that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective property, plant and equipment. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds

e) Impairment

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication based on internal/ external factors that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of assets those are cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in the statement of profit and loss.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in the statement of profit and loss.

f) Leases

Where the Group is the lessee

The Group's lease asset classes primarily consist of leases for land and buildings. The Group assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group assesses whether:(i) the contract involves the use of an identified asset (ii) the Group has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Group has the right to direct the use of the asset.

At the date of commencement of the lease, the Group recognizes a right-of-use asset("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less(short-term leases) and low value leases. For these short-term and low value leases, the Group recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease.

Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. Right of use assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates. Lease liabilities are remeasured with a corresponding adjustment to the related right of use asset if the Group changes its assessment if whether it will exercise an extension or a termination option. Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cost.

Where the Group is the lessor

Leases for which the Group is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Assets subject to operating leases are included in PPE. Rental income on operating lease is recognized in the statement of profit and loss on a straight-line basis over the lease term. Where the rentals are structured solely to increase in line with expected general inflation to compensate for the Group's expected inflationary cost increases, such increases are recognized in the year in which such benefits accrue benefits accrue.

Costs, including depreciation, are recognized as an expense in the statement of profit and loss. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased assets and recognised on a straight line basis over the lease term.

g) Inventories

Inventories of Pharmacy Drugs & Other Items, Medical Consumables and the Stores and Spares are valued at lower of cost and net realizable value. Cost is determined on weighted average basis

Traded goods are valued at lower of cost and net realisable value. Costs includes cost of purchase and other costs incurred to bring inventories to their present locations and conditions. Cost is determined on weighted average basis.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs necessary to make the sale.

h) Revenue recognition

The Group derives revenue primarily from Healthcare Services through operating of multi-speciality Hospital.

Revenue is measured at the transaction price. Revenue is reduced for returns, trade allowances for deduction, rebates, value added taxes and amounts collected on behalf of third parties

Sale of Pharmacy Drugs and Medical Supplies including Traded Goods

Revenue is recognized as and when Pharmacy Drugs, Medical Supplies and Traded goods are sold. Revenue from the sale of Pharmacy Drugs, Medical Supplies and Traded good are recognised when control of the goods has passed to the buyer i.e. at the point of sale / to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods. Sale is net of sales returns, discounts and goods & services tax.

Income from Operations

Revenue is recorded when the performance obligation are satisfied. For outpatient customers services are simultaneously received and consumed by the patient. For inpatient customers, revenue is recognized as serviced are performed over the period. Revenue for the ongoing services at the reporting date is recognised as unbilled revenue. The income is stated net of discount and price differences, as per terms of contract.

Interest

Interest income is recognised on a time proportion basis taking into account the amount outstanding and the applicable interest rate.

Income from Nursing Hostel

Revenue is recognized as per contractual arrangement with nursing staff using the hostel facilities.

Income from Lease Rentals & Outsourced Facilities

Revenue is recognized in accordance with the terms of lease agreements entered into with the respective lessees.

Income from Service Export from India Scheme (SEIS)

Income from 'Service Export from India Scheme' is recognized on accrual basis as and when eligible services are performed and convertible foreign exchange is received on a net basis.

Income from Clinical Research

Income from clinical research is recognised as and when the services are rendered in accordance with the terms of the respective agreements.

Income from Sponsorships

Sponsorship income is recognized when the underlying obligations are completed as per contractual terms.

i) Foreign currency transactions

In preparing the financial statements, transaction in currencies other than the Group's functional currency (foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period

- i) Monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date,
- ii) Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined.
- iii) Non-monetary items that are measured in terms of historical cost in foreign currency are not retranslated.

Exchange differences on monetary items are recognized in the statement of profit and loss in the period in which they arise except exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as adjustment to interest costs on those foreign currency borrowings.

j) Employees Benefits

Short term employee benefits

Employee benefits payable wholly within twelve months of receiving services are classified as short-term employee benefits. These benefits include salary and wages, bonus and exgratia. The undiscounted amount of short-term employee benefits to be paid in exchange for employee services is recognized as an expense as the related service is rendered by the employees.

Post employment benefits

Defined contribution plans

A defined contribution plan is post-employment benefit plan under which an entity pays specified contributions to separate entity and has no obligation to pay any further amounts. The Group makes specified obligations towards employee provident fund and employee state insurance (ESI) to Government administered provident fund scheme and ESI scheme which is a defined contribution plan. The Group's contributions are recognized as an expense in the statement of profit and loss during the period in which the employee renders the related service.

Defined benefit plans

The Group's gratuity benefit scheme is a defined benefit plan. The Group's net obligation in respect of a defined benefit plan is calculated by estimating the amount of future benefit that employees have earned and returned for services in the current and prior periods; that benefit is discounted to determine its present value. The calculation of Group's obligation under the plan is performed periodically by a qualified actuary using the projected unit credit method.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognised immediately in the statement of profit and loss.

Compensated absences

The employees can carry-forward a portion of the unutilized accrued compensated absences and utilize it in future service periods or receive cash compensation on termination of employment. The Group records an obligation for such compensated absences in the period in which the employee renders the services that increase this entitlement. The obligation is measured on the basis of independent actuarial valuation using the projected unit credit method.

k) Income taxes

Income tax expense represents the sum of the tax currently payable and deferred tax.

i) Current Tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The current tax is calculated using tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Current income-tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income-tax Act, 1961 enacted in India and tax laws prevailing in the respective tax jurisdictions where the Group operates.

ii) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilized.

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

Deferred tax is measured based on tax rates and tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities.

iii) Current and deferred tax for the year

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

I) Expenditure on new projects

Expenditure directly relating to construction activity is capitalized. Indirect expenditure incurred during construction period is capitalized as part of the indirect construction cost to the extent to which the expenditure is indirectly related to construction or is incidental thereto. Other indirect expenditure (including borrowing costs) incurred during the construction period which is not related to the construction activity nor is incidental thereto is charged to the Statement of profit and loss.

m) Earnings Per share

Basic earnings per share is being calculated by dividing net profit or loss for the year (including prior period items, if any) attributable to equity shareholders by the weighted average number of equity shares outstanding during the year.

For the purpose of calculating diluted earnings per share, the net profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year are adjusted for the effects of all dilutive potential equity shares.

n) Operating Cycle

Based on the nature of products / activities of the Group and the normal time between acquisition of assets and their realisation in cash or cash equivalents, the Group has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

o) Financial Instrument

Financial assets and financial liabilities are recognised when Group becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Classification of financial assets

Financial Assets that meet the following conditions are subsequently measured at amortised cost (except for financial assets that are designated as at fair value through profit or loss on initial recognition):

- the assets is held within a business model whose objective is to hold assets in order to collect contractual cash flows; and
- ii) the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial Assets that meet the following conditions are subsequently measured at fair value through other comprehensive income (except for financial assets that are designated as at fair value through profit or loss on initial recognition):

- i) the assets is held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets; and
- ii) the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Interest income is recognised in profit or loss for financial assets designated at fair value through other comprehensive income (FVTOCI). For the purposes of recognising foreign exchange gains and losses, FVTOCI financial assets are treated as financial assets measured at amortised cost. Thus, the exchange differences on the amortised cost are recognised in profit or loss and other changes in the fair value of FVTOCI financial assets are recognised in other comprehensive income and accumulated under the heading of 'Reserve for financial assets through other comprehensive income'. When the investment is disposed of, the cumulative gain or loss previously accumulated in this reserve is reclassified to profit or loss.

All other financial assets are subsequently measured at fair value.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Income is recognised on an effective interest basis for debt instruments other than those financial assets classified as at FVTPL. Interest income is recognised in profit or loss and is included in the "Other income" line item

Financial assets at fair value through profit or loss (FVTPL)

A financial asset that meets the amortised cost criteria or debt instruments that meet the FVTOCI criteria may be designated as at FVTPL upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets or liabilities or recognising the gains and losses on them on different bases. The Group has not designated any debt instrument as at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any dividend or interest earned on the financial asset and is included in the 'Other income' line item. Dividend on financial assets at FVTPL is recognised when the Group's right to receive the dividends is established, it is probable that the economic

benefits associated with the dividend will flow to the entity, the dividend does not represent a recovery of part of cost of the investment and the amount of dividend can be measured reliably.

Impairment of financial assets

The Group applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, debt instruments at FVTOCI, lease receivables, trade receivables, and other contractual rights to receive cash or other financial asset, and financial guarantees not designated as at FVTPL.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights. Credit loss is the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive (i.e. all cash shortfalls), discounted at the original effective interest rate (or credit-adjusted effective interest rate for purchased or originated credit impaired financial assets). The Group estimates cash flows by considering all contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) through the expected life of that financial instrument.

The Group measures the loss allowance for a financial instrument at an amount equal to the lifetime expected credit losses if the credit risk on that financial instrument has increased significantly since initial recognition. If the credit risk on a financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses. 12-month expected credit losses are portion of the life-time expected credit losses and represent the lifetime cash shortfalls that will result if default occurs within the 12 months after the reporting date and thus, are not cash shortfalls that are predicted over the next 12 months.

If the Group measured loss allowance for a financial instrument at lifetime expected credit loss model in the previous period, but determines at the end of a reporting period that the credit risk has not increased significantly since initial recognition due to improvement in credit quality as compared to the previous period, the Group again measures the loss allowance based on 12-month expected credit losses.

When making the assessment of whether there has been a significant increase in credit risk since initial recognition, the Group uses the change in the risk of a default occurring over the expected life of the financial instrument instead of the change in the amount of expected credit losses. To make that assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

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

Further, for the purpose of measuring lifetime expected credit loss allowance for trade receivables, the Group has used a practical expedient as permitted under Ind AS 109. This expected credit loss allowance is computed based on a provision matrix which takes into account historical credit loss experience and adjusted for forward looking information.

The impairment requirements for the recognition and measurement of a loss allowance are equally applied to debt instruments at FVTOCI except that the loss allowance is recognised in other comprehensive income and is not reduced from the carrying amount in the balance sheet.

Derecognition of financial assets

The Group derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss if such gain or loss would have otherwise been recognised in profit or loss on disposal of that financial asset.

On derecognition of a financial asset other than in its entirety (e.g. when the Group retains an option to repurchase part of a transferred asset), the Group allocates the previous carrying amount of the financial asset between the part it continues to recognise under continuing involvement, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in profit or loss if such gain or loss would have otherwise been recognised in profit or loss on disposal of that financial asset. A cumulative gain or loss that had been recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the basis of the relative fair values of those parts.

Foreign exchange gains and losses

The fair value of financial assets denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period. For foreign currency denominated financial assets measured at amortised cost and FVTPL, the exchange differences are recognised in statement of profit and loss since there are no designated hedging instruments in a hedging relationship.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method or at FVTPL.

However, financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or then the continuing involvement approach applies, financial guarantee contracts issued by the Group, and commitments issued by the Group to provide a loan at below-market interest rate are measured in accordance with the specific accounting policies set out below.

Financial liabilities at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is either contingent consideration recognised by the Group as an acquirer in a business combination to which Ind AS 103 applies or is held for trading or it is designated as at FVTPL.

A financial liability is classified as held for trading if:

- i) it has been incurred principally for the purpose of repurchasing it in the near term; or
- ii) on initial recognition it is part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- iii) it is a derivative that is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any interest paid on the financial liability and is included in the 'Other income' line item.

However, for non-held-for-trading financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognised in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss, in which case these effects of changes in credit risk are recognised in profit or loss. The remaining amount of change in the fair value of liability is always recognised in profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognised in other comprehensive income are reflected immediately in retained earnings and are not subsequently reclassified to profit or loss.

Gains or losses on financial guarantee contracts and loan commitments issued by the Group that are designated by the Group as at fair value through profit or loss are recognised in profit or loss.

Financial liabilities subsequently measured at amortised cost.

Financial liabilities that are not held-for-trading and are not designated as at FVTPL are measured at amortised cost at the end of subsequent accounting periods. The carrying amounts of financial liabilities that are subsequently measured at amortised cost are determined based on the effective interest method. Interest expense that is not capitalised as part of costs of an asset is included in the 'Finance costs' line item.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating

interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument.

Financial guarantee contracts issued by a Group entity are initially measured at their fair values and, if not designated as at FVTPL, are subsequently measured at the higher of:

- i) the amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and
- ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of Ind AS 115.

Commitments to provide a loan at a below-market interest rate

Commitments to provide a loan at a below-market interest rate are initially measured at their fair values and, if not designated as at FVTPL, are subsequently measured at the higher of:

- i) the amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and
- ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of Ind AS115.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments and are recognised in 'Other income'.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period. For financial liabilities that are measured as at FVTPL, the foreign exchange component forms part of the fair value gains or losses and is recognised in profit or loss.

Derecognition of financial liabilities

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

p) Provisions & Contingencies

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

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

q) Contingent Liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by occurrence or non-occurrence of one or more of uncertain future events beyond the control of Group or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the an obligation. A contingent liability also arises in the extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably its existence in the consolidated financial statements. Group does not recognize the contingent liability but disclosed its existence in consolidated financial statements.

r) Government Grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and such grants can reasonably have a value placed upon them.

Government grants are recognised in statement of profit and loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate.

s) Cash and Cash Equivalents

Cash and cash equivalents for the purposes of cash flow statement are comprise of cash at bank and cash in hand and short-term investments with an original maturity of three months or less. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet and forms part of financing activities in the cash flow statement. Book overdraft are shown within other financial liabilities in the balance sheet and forms part of operating activities in the cash flow statement.

t) Critical Accounting Estimates

Expected Credit Loss

The impairment provisions for trade receivables is based on assumptions about risk of default and expected loss rates. The Group uses judgements in making certain assumptions and selecting inputs to determine impairment of these trade receivables, based on the Group's historical experience towards potential billing adjustments, delays and defaults at the end of each reporting period.

Notes to Consolidated Financial Statements for the year ended 31st March, 2022

Note No. 2.1

PROPERTY, PLANT AND EQUIPMENT

(₹ in Lacs)

1,894.35 (349.78)(261.58)Total 10,393.50 706.87 40,997.36 12,819.50 53,467.08 1,866.90 (43.97)8,836.85 10,469.63 42,997.45 (103.01)7,013.92 32,160.51 299.23 281.13 80.53 291.34 86.58 34.90 118.06 159.52 173.28 39.82 121.61 Vehicles 5.19 (23.29)(70.31)(4.79)(38.45)1,290.79 (187.64)(136.26)Plant and Equipments 535.82 (64.15)15,594.65 20,272.78 (25.98)6,330.99 7,485.51 9,263.66 12,787.26 15,122.98 4,865.77 5,019.00 1,337.97 151.06 Equipments 383.69 397.75 101.02 480.15 242.32 60.75 53.28 329.09 105.68 25.21 (11.15)(18.63)(11.00)292.07 (16.26)57.34 821.49 & Fixtures (4.42)798.22 (73.01)439.23 72.95 441.60 358.99 763.80 38.84 537.87 (2.20)(70.58)**Furniture** 1,263.09 384.09 585.55 998.13 339.19 Computers 12.45 1,010.58 410.61 (0.00)1,421.18 510.95 160.44 164.24 835.63 671.39 Leasehold 121.99 136.60 24.84 161.45 44.46 36.71 81.17 40.43 121.60 55.43 39.85 14.61 Improvement 74.75 6,798.86 (0.20)237.76 15,176.56 Building 726.52 173.87 1,138.13 8,615.63 9,516.02 16,314.69 (0.02)9,441.27 900.39 Land 13,262.44 13,262.44 Freehold 13,262.44 13,262.44 13,262.44 Disposals / Discarded during the year COST OR DEEMED COST As at 31st March, 2020 As at 31st March, 2020 As at 31st March, 2021 As at 31st March, 2022 As at 31st March, 2022 As at 31st March, 2021 As at 31st March, 2022 As at 31st March, 2021 Charge for the year Charge for the year **NET BOOK VALUE** DEPRECIATION **Particulars** Additions Additions

- Addtions includes borrowing cost capitalised of ₹ 790.95 Lacs during the year ended 31st March, 2022 (31st March, 2021 : ₹ Nil). The Company capitalised this borrowing cost in capital work-in-progress (CWIP) pertainting to projects. Further, during the year, the Company tranferred Interest cost to CWIP of ₹ 469.85 (31st March, 2021 ₹ 142.37 Lac).
- Aggregate amount of depreciation has been included under "Depreciation and Amortisation" in the Statement of Profit and Loss, refer to note 25. ď
- Title deeds of all the immovable properties comprising of land and building are held in the name of the Company. In respect of lease-hold land and self-constructed buildings on leasehold land, the land lease agreement is in the name of the Company, where the Company is the lessee in the agreement. æ,
- There are no proceedings against, being the Company registered under "the Act", that have been initiated or pending against them for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made thereunder. 4.

Note No. 2.2

CAPITAL WORK IN PROGRESS

(₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	8105.79	5569.03
Additions during the year	10969.23	3246.56
Capitalised during the year	12851.77	709.80
Closing Balance	6223.25	8105.79

CWIP aging schedule as at 31st March, 2022

(₹ in Lacs)

Position Louis	Amount in CWIP for a period of				
Particulars	Less than 1 year	1- 2 years	2-3 years	More then 3 years	Total
Projects in progress	5,502.85	587.54	73.02	59.84	6,223.25
Projects temporarily suspended #	-	-	-	-	-
Total	5,502.85	587.54	73.02	59.84	6,223.25

CWIP aging schedule as at 31st March, 2021

(₹ in Lacs)

	Amount in CWIP for a period of				
Particulars	Less than 1 year	1- 2 years		More then 3 years	Total
Projects in progress	3,388.58	982.37	138.73	3,596.11	8,105.79
Projects temporarily suspended #	-	-	-	-	-
Total	3,388.58	982.37	138.73	3,596.11	8,105.79

Note No. 2.3 RIGHT-OF-USE ASSETS

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	1,718.06	1,438.59
Addition during the year	-	484.37
Deletion during the year	-	-
Depreciation	256.70	204.90
Closing Balance *	1,461.36	1,718.06

^{* (}Refer note 32 for disclosure)

Note No. 2.4

GOODWILL (₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	4,162.07	4,162.07
Addition during the year	-	-
Impairment during the year	-	-
Closing Balance	4,162.07	4,162.07

Impairment testing

For the purpose of annual impairment testing, goodwill is allocated to the operating segments expected to benefit from the synergies of the business combinations in which the goodwill arises as set out below, and is compared to its recoverable value:

Goodwill allocated to operating segments

(₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Health Care Services	4,162.07	4,162.07
	4,162.07	4,162.07

Goodwill impairments note

Goodwill is tested annually on 31st March for impairment, or sooner whenever there is an indication that goodwill may be impaired. Impairment is recognized, when the carrying amount of a CGU including the goodwill, exceeds the estimated recoverable amount of the cash generating unit ('CGU'). The estimated value-in-use of this CGU is based on the future cash flow forecasts for FY 2021 to FY 2024 and then on perpetuity based on certain assumptions which include revenue growth, earnings before interest and taxes, taxes, capital outflow and working capital requirement. The assumptions are taken based on past trends and management estimates and judgement. Future cash flows are discounted with "Weighted Average Cost of Capital". The key assumptions are as follows:

Annual growth rate considered for 5 years (average)	16.03%
Terminal growth rate (i)	4.00%
Post-tax discount rate (ii)	13.70%
Budgeted EBIDTA growth rate considered	19.69%

- (i) Terminal value has been arrived at by extrapolating the last forecasted year cash flows to perpetuity. This long-term growth rate takes into consideration external macroeconomic sources of data. Such long-term growth rate considered does not exceed that of the relevant business and industry sector.
- (ii) The after tax discount rates used are based on the Company's weighted average cost of capital. Weighted Average Cost of Capital % (WACC) = Risk free return + (Market premium x Beta for the company).

The estimate of recoverable amount is particularly sensitive towards post-tax discount rate and terminal growth rate. There will be no impairment even if the weighted average cost of capital is increased by .5% and the terminal growth rate is decreased by .5%. Management is not currently aware of any other reasonably possible changes to key assumptions that would cause a unit's carrying amount to exceed its recoverable amount.

Note No. 2.5

OTHER INTANGIBLE ASSETS

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
COST OR DEEMED COST	Computer Software	Computer Software
Opening Balance	645.47	642.72
Addition during the year	32.27	2.92
Deletion during the year	-	(0.17)
Closing Balance	677.75	645.47
AMORTIZATION		
Opening Balance	376.77	297.24
Addition during the year	68.23	79.59
Deletion during the year	-	(0.06)
Closing Balance	444.99	376.77
NET BOOK VALUE	232.75	268.70

Note No. 2.6 OTHER INTANGIBLE ASSETS UNDER DEVELOPMENT

(₹ in Lacs)

Particulars	As At 31 st March, 2022	As At 31 st March, 2021
Opening Balance	-	-
Addition during the year	194.02	-
Capitalised during the year	-	-
Closing Balance	194.02	-

Other Intangible assets under development ageing schedule as at $31^{\rm st}$ March, 2022

	An	Amount in CWIP for a period of than			
Particulars	Less than 1 year	1- 2 years	2-3 years	More than 3 years	Total
Other Intangible assets under development	194.02	-	-	-	194.02
Total	194.02	-	-	-	194.02

Notes to Consolidated Financial Statements for the year ended 31st March, 2022

(₹ in Lacs)

Note No.	Particulars	As At 31st March, 2022	As At 31st March, 2021
	Financial Assets		
3.1	Loans		
	Non Current		
	(Unsecured, Considered good)		
	Others		
	Loans & advances to Employees *	27.57	56.87
	Total	27.57	56.87
	Current		
	(Unsecured, Considered good)		
	Others		
	Loans & advances to Employees *	78.90	54.20
	Total	78.90	54.20
	* Loans & advances to Employees includes dues	43.00	61.50
	from Executive Director, KMP etc. (Refer Note 31)		
	(As a part of service condition extended to all its eligible employees)		
3.2	Other Financial Assets		
	Non Current		
	Security Deposits	263.10	203.08
	Fixed Deposit in banks having original maturity and		
	remaining maturity of more than 12 months **	48.00	18.67
	(Refer Note 9)		
	Total	311.10	221.75
	Current		
	Interest accrued on fixed deposits	13.08	17.01
	Unbilled Revenue (Accrued operating income)	574.65	446.21
	Total	587.73	463.22

^{**} Given as security to secure bank guarantee issued to Government Authorities.

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
4.	Non-Current (Net)		
	Income Tax Recoverable (Net of provision for taxation)	2,160.85	1,675.42
	Total	2,160.85	1,675.42

(Aggregate amount of Tax Provisions as on 31st March, 2022 ₹ 1678.82 Lacs (Previous year ₹ 854.30 Lacs)

Note No.	Particulars		As At 31 st March, 2021
5.	Other Assets		
	Non-Current (Unsecured, Considered good)		
	Capital Advances #	482.33	686.05
	Prepaid Expenses	8.96	6.72
	Total	491.29	692.77
	Current (Unsecured, Considered good)		
	Advances recoverable	26.85	58.40
	Balances with statutory / government authorities	18.15	29.49
	Prepaid Expenses	142.24	142.68
	Export Incentive receivable	500.00	652.90
	Total	687.24	883.47

[#] includes advances given to the private limited company, in which director of the company is director. (Refer Note 31)

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
6.	Inventories		
	(Valued at lower of cost or net realisable value)		
	Stock of Pharmacy Drugs & Medical Consumables	1,141.55	878.40
	Stock in Trade (Pharmacy and Other Items)	0.18	13.56
	Stores & Spares	97.94	70.46
	Total	1,239.67	962.42

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
7.	Trade Receivables		
	Current - at amortised cost		
	Considered good	7,953.32	6,163.97
	Significant increase Credit in Risk	94.98	113.04
	Credit Impaired	-	-
	Less: Allowance for credit losses	(706.84)	(805.32)
	Total	7,341.45	5,471.70

7.1 Trade Receivables ageing schedule

Trade Receivable Ageing Schedule as at 31st March, 2022

	Outsta	anding for	following	Periods	from due	date of pa	yments
	Not due	Less than 6 Month	6 months -1 year	1-2 Years	2-3 years	More than 3 years	Total
Undisputed Trade Receivables – considered good	2,617.37	3,410.45	797.65	511.23	352.08	264.54	7,953.32
Undisputed Trade Receivables— which have significant increase in credit risk	-	-	-	-	-	94.98	94.98
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Disputed Trade Receivables – considered good	-	-	-	-	-	-	-
Disputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Disputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Total	2,617.37	3,410.45	797.65	511.23	352.08	359.52	8,048.30

Trade Receivable Ageing Schedule as at 31st March, 2021

(₹ in Lacs)

	Outsta	Outstanding for following Periods from due date of payments					
	Not due	Less than 6 Month	6 months -1 year	1-2 Years	2-3 years	More than 3 years	Total
Undisputed Trade Receivables – considered good	2,076.44	2,050.06	432.16	653.51	264.14	687.66	6,163.97
Undisputed Trade Receivables— which have significant increase in credit risk	-	-	-	-	-	113.04	113.04
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Disputed Trade Receivables – considered good	-	-	-	-	-	-	-
Disputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Disputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Total	2,076.44	2,050.06	432.16	653.51	264.14	800.70	6,277.01

(₹ in Lacs)

7.2	Trade Receivables Includes :		
	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
	- Dues from KMP's and Enterprises owned or significantly influenced.	108.92	85.42

7.3 As per Ind AS 109, the Group is required to apply expected credit loss model for recognizing the allowance for doubtful debts. The Group uses a provision matrix to determine impairment loss on portfolio of its trade receivable. The provision matrix is based on its historically observed default rates over the expected life of the trade receivables and is adjusted for forward-looking estimates. At regular intervals, the historically observed default rates are updated and changes in forward-looking estimates are analysed.

The Group uses judgements in making certain assumptions and selecting inputs to determine impairment of these trade receivables, based on the Company's historical experience towards potential billing adjustments, delays and defaults at the end of each reporting period.

The Group has recorded an allowance of ₹ 706.84 Lacs (Previous Year ₹ 805.32 Lacs) towards trade receivables. The Management believes that there is no further provision required in excess of the allowance for credit loss.

The movement in allowance for expected credit loss in respect of trade receivables during the year was as follows:

(₹ in Lacs)

Allowance for expected credit loss	As At 31 st March, 2022	As At 31 st March, 2021
Opening balance	805.32	497.69
Credit loss created /(reversed)	(98.47)	307.63
Closing balance	706.84	805.32

- 7.4 The Group's exposure to currency risks related to trade receivables are disclosed in note (Refer Note 36).
- **7.5** Refer Note 12 for information on trade receivable hypothecated as security by the Company.
- **7.6** No single customer accounted for more than 10% of the revenue as of 31st March, 2022 & 31st March, 2021. There is no significant concentration of credit risk.

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
8.	Cash & Cash Equivalents		
	Balance with Banks:		
	- In Current Accounts	1,484.57	1,180.60
	- Bank deposit with original maturity of three		
	months or less.	-	600.00
	Cash on hand	85.30	135.60
	Total	1,569.88	1,916.20

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
9.	Other Bank Balances		
	Fixed Deposit in banks having original maturity of more than		
	3 months and remaining maturity of less than 12 months*	1,199.91	1,195.78
	Fixed Deposit in banks having original maturity of more than		
	12 months and remaining maturity of more than 12 months*	48.00	18.67
	Amount disclosed under Other Non-Current Financial Assets	(48.00)	(18.67)
	Total	1,199.91	1,195.78

^{*}Given as security of ₹ 148.37 Lacs (Previous Year ₹ 128.52 Lacs) to secure bank guarantee issued to Government Authorities.

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
10.	Share Capital:		
	Authorised Shares (in nos.)		
	69,55,00,000 Equity Shares of ₹ 1/- each #	6,955.00	6,955.00
	(6,95,50,000 as at 31 st March, 2021 Equity Shares of ₹ 10/- each)		
	11% Non-Cumulative 50,000 Preference Shares of ₹ 100/- each	50.00	50.00
	(50,000 as at 31st March, 2021 Preference Shares of ₹ 100/- each)		
	Issued, Subscribed & Paid Up Shares (in nos.)		
	13,23,77,000 Equity Shares of ₹ 1/- Each #		
	(1,32,37,700 as at 31 st March, 2021 Equity Shares of ₹ 10/- each fully paid up)	1,323.77	1,323.77
	Total Issued, Subscribed & Paid Up Capital	1,323.77	1,323.77

a. Reconciliation of the equity shares at the beginning and at the end of the year

Reconciliation	As 31 st Mar		As At 31 st March, 2021	
	Nos. (₹ in Lacs		Nos.	(₹ in Lacs)
Shares outstanding at the beginning of the year	1,32,37,700	1,323.77	1,32,37,700	1,323.77
Share Split from face value of ₹ 10/- to ₹ 1/- each equity shares (refer # below).	11,91,39,300	-		
Shares outstanding at the end of the year	13,23,77,000	1,323.77	1,32,37,700	1,323.77

b. Terms/rights attached to Equity Shares

The Holding company has only one class of equity shares having a par value of ₹ 1 per share (31st March, 2021 ₹ 10 per share). Each holder of equity shares is entitled to one vote per share, where voting is held by show of hands. In case of Poll each holder of equity share is entitled to Number of votes against Number of shares held.

In the event of liquidation of the holding company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the equity share holders.

c. Shares held by holding / ultimate holding company and / or their subsidiaries / associates:

Name of the Chaugh alder	As At 31 st Ma	rch, 2022	As At 31 st March, 2021	
Name of the Shareholder	No. of Shares #	(₹ in Lacs)	No. of Shares	(₹ in Lacs)
Constructive Finance Private Limited - holding company	9,24,25,790	924.26	92,42,579	924.26

d. Details of Shareholders holding more than 5% Equity Shares in the Company:

	As At 31 st Ma	rch, 2022	As At 31 st March, 2021		
Name of the Shareholder	No. of Shares #	% of Holding	No. of Shares	% of Holding	
Constructive Finance Private Limited - holding company	9,24,25,790	69.82%	92,42,579	69.82%	
Governor of Kerala	67,49,500	5.10%	6,74,950	5.10%	

e. Shares reserved for issue under options

Pursuant to approved employee stock option scheme 2020, the Group has granted 69,67,000 nos of employees stock options of which none of the options have been exercised. Also refer Note 45.

f. Shares held by promotors:

	As At 31 st Ma	rch, 2022	As At 31st March, 2021		
Name of the Shareholder	No. of Shares #	% of Holding	No. of Shares	% of Holding	
Onkar Kanwar	5,000	0.00%	500	0.00%	
Constructive Finance Private Limited	9,24,25,790	69.82%	92,42,579	6.98%	
Total	9,24,30,790	69.82%	92,43,079	6.98%	

As per the records of the Group, including its register of shareholders/members and other declaration received from the shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownership of shares. There has been no change in promoter Shareholding at the end of current year as compared to previous year end.

The Board of Directors of Artemis Medicare Services Limited ('Group') in its meeting held on 5th August, 2021, approved a proposal for sub-division of the face value of the equity shares of the Company from ₹ 10 per equity share to ₹ 1 per equity share i.e. 1 equity share to be split into 10 equity shares. Subsequent to the approval of the above proposal by the shareholders of the Group, the record date was fixed as 24th September, 2021 and thereafter the sub-division became effective.

Note No.	Particulars		As At 31 st March, 2022	As At 31 st March, 2021
11.	Other Equity :			
	Capital Reserve			
	Balance as per last financial statements		14,457.89	14,457.89
	Closing Balance	(A)	14,457.89	14,457.89
	Revaluation Reserve			
	Balance as per last financial statements		6,638.97	6,598.31
	Add : Deferred tax adjustment on revaluation		54.22	40.66
	Closing Balance	(B)	6,693.18	6,638.97
	Retained earnings			
	Balance as per last financial statements		9,687.54	9,038.96
	Add : Profit / (Loss) for the year		3,181.44	648.58
	Closing Balance	(c)	12,868.97	9,687.54
	Items of OCI re-measurement			
	Balance as per last financial statements		(88.78)	(94.87)
	Other comprehensive income (net of tax) (refer note 35)		(87.81)	6.09
	Balance at end of year	(D)	(176.59)	(88.78)
	Share option outstanding account			
	Balance as per last financial statements		-	-
	Additions during the years		775.26	
	Closing Balance	(E)	775.26	-
	Total Other Equity	(A + B + C + D + E)	34,618.71	30,695.62

A. Capital Reserve

Capital reserve represents excess of assets over liabilities and share issued consequent to scheme of arrangement of transferor companies in earlier years.

B. Revaluation Reserve

Revaluation Reserve represents freehold land revalued as on 31st March, 2016 as per independent valuer report.

C. Retained Earnings

Retained earnings represents the profits that the Company has earned till date, less any transfer of general reserve, dividends or other distributions to shareholders etc.

D. Share option outstanding account

The share options outstanding account is used to recognise the grant date fair value of options issued to employees under the Company's Employee stock option plan. Refer note 45.

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
12.	Borrowings		
	Non Current Borrowings		
	Term Loans		
	From Banks		
	- Indian Rupee loans from Banks (secured at amortised cost)	16,129.07	10,773.34
	Total	16,129.07	10,773.34
	Current Maturity		
	Term Loans		
	From Banks		
	- Indian Rupee loans from Banks (secured)	2,227.25	1,964.60
	(at amortised cost)		
	Transferred to Other Financial Liability (Note 15)	(2,227.25)	(1,964.60)
	Total	-	-

1. Indian Rupee Loans from Banks include:

a) Term loans* of ₹ 17270.15 Lacs (As at 31st March, 2021 ₹ 11721.73 Lacs) from Scheduled Bank carries interest as linked with Base Rate of banks. The loans are secured by first pari passu charge over Land & Building located at Sector 51, Gurgaon, Haryana and charge over all movable fixed assets, both present & future and second pari passu charge on current assets.

* Term Loans	As At	As At	
	31 st March, 2022	31 st March, 2021	
HDFC Bank Ltd	7,308.63	6,001.71	
IDFC Bank Ltd	4,067.33	3,294.39	
Axis Bank Ltd.	5,894.19	2,425.63	
Total	17,270.15	11,721.73	

- **b)** Term loans of ₹ 1080.92 Lacs (As at 31st March, 2021 ₹ 966.87 Lacs) from Scheduled Bank carries interest as linked with one year MCLR. The loans are secured by the charge on entire movable fixed assets and second charge on current assets.
- c) Vehicle Loans of ₹ 5.24 Lacs (As at 31st March, 2021 ₹ 49.34 Lacs) from Scheduled Bank carries interest as linked with Bank's Prime Lending Rate (PLR). The Loan is secured on exclusive charge on the vehicles financed out of the said term loan.

Repayment Schedule	FY 2022-23	FY 2023-24	FY 2024-25	FY 2025-26	after FY 2025-26
Secured Loan					
Term Loan - HDFC Bank Limited	1,789.25	1,362.48	802.62	953.78	3,574.19
Term Loan - Axis Bank Limited	179.80	359.59	539.39	719.19	4,195.27
Term Loan - IDFC First Bank Limited	252.96	500.26	602.58	670.79	2,054.92
Vehicle Loan - HDFC Bank Limited	5.24	-	-	-	-
Processing Cost IND-AS adjustments	(34.55)	(34.98)	(34.42)	(31.45)	(70.60)
Total	2,192.70	2,187.37	1,910.17	2,312.31	9,753.78

Note	Particulars	As 31 st Mare	· ·	As At 31 st March, 2021		
No.		Non-Current	Current	Non-Current	Current	
13.	Provisions					
	Provision for Employee Benefits					
	Leave Benefits	222.43	111.11	193.28	99.02	
	Gratuity	605.82	272.32	471.68	200.74	
	(Refer Note 35)					
	Other Provisions					
	Provision for Contingencies	-	670.77	-	719.52	
	(Refer Note 39)					
	Total	828.25	1,054.20	664.96	1,019.28	

14.	Deferred tax assets / (liabilities) in relation to:	As at 1 st April, 2020	Credit / (Charge) to Profit or loss	Credit / (Charge) to Other Comprehensive Income	As at 31 st March, 2021
	Deferred Tax Assets / (Liabilities) (Net)				
	The following is the analysis of deferred tax assets / liabilities Recognised in profit and loss account and other comprehensive income				
	Property, plant and equipment (including intangible assets)	(5,148.26)	173.30	40.66	(4,934.30)
	Other provisions	238.36	13.10	-	251.46
	Allowance for Doubtful Debts (Expected credit loss)	173.92	107.49	-	281.41
	Employee Benefits	303.36	36.52	(3.30)	336.58
	Lease Liabilities	535.31	139.59	-	674.90
	MAT Credit Entitlement	778.80	(658.09)	-	120.71
	Fair Value Adjustments	(0.61)	6.70	-	6.09
	Unabsorbed Losses	46.41	52.37	-	98.78
	Others	164.34	98.57	-	262.91
	Total	(2,908.37)	(30.45)	37.36	(2,901.46)

14.	Deferred tax assets / (liabilities) i n relation to:	As at 1 st April, 2021	Credit / (Charge) to Profit or loss	Credit / (Charge) to Other Comprehensive Income	As at 31 st March, 2022
	Deferred Tax Assets / (Liabilities) (Net)				
	The following is the analysis of deferred				
	tax assets / liabilities Recognised in profit				
	and loss account and other comprehensive				
	income				
	Property, plant and equipment	(4,934.30)	898.11	54.22	(3,981.98)
	(including intangible assets)	, , ,	(02.62)		, , ,
	Other provisions Allowance for Doubtful Debts	251.46	(82.62)	-	168.84
	(Expected credit loss)	281.41	(104.83)	-	176.58
	Employee Benefits	336.58	(60.84)	29.47	305.21
	Lease Liabilities	674.90	(230.97)	-	443.93
	MAT Credit Entitlement	120.71	(120.71)	-	0.00
	Fair Value Adjustments	6.09	2.71	-	8.80
	Unabsorbed Losses	98.78	69.23	-	168.01
	Others	262.91	(123.92)	-	138.99
	Total	(2,901.48)	246.18	83.69	(2,571.61)

Note: Deferred tax assets and deferred tax liabilities have been offset as they are governed by the same taxation laws.

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
15.	Borrowings		
	Term Loan (current maturity) (Refer Note 12)	2,227.25	1,964.60
	Total	2,227.25	1,964.60

Note 15.1

(The Group has been sanctioned overdraft credit limit of ₹ 40 Cr including ₹ 10 Cr non-fund based limit. It carries interest rate linked with 3 Month MCLR and are repayable on demand. The Overdraft limit is secured by 1st Pari passu charge on current assets and 2nd pari passu charge on movable & Immovable fixed assets, both present & future).

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
16.	Trade payables		
	Total Outstanding dues of Micro Enterprises and Small Enterprises (Refer Note 33)	1,293.18	1,099.10
	Total Outstanding dues of Creditors other than Micro Enterprises and Small Enterprises	4,703.90	4,627.84
	Total	5,997.08	5,726.94

Note .16.1: Trade Payables ageing schedule

Trade Payables Ageing Schedule as at 31st March, 2022		Outstanding for following Periods from due date of payments				
Trade Payables Ageing Schedule as at 31 Wardi, 2022	Less than	1-2 Years	2-3 Years	More than	Total	
	1 Year			3 years		
Due to Micro and Small Enterprises	1,293.18	-	-	-	1,293.18	
Other than Micro and Small Enterprises	4,011.69	236.86	163.56	291.80	4,703.91	
Disputed Dues to Micro and Small Enterprises	-	-	-	-	-	
Disputed Dues to Others	-	-	-	-	-	
Total	5,304.86	236.86	163.56	291.80	5,997.08	

^{*} Including MAT credit write off of ₹ 175.83 Lacs as per section 115 JB (5A) (ii) of Income Tax Act 1961.(Previous year ₹ 435.55 Lacs forming part of MAT Credit Utilisation)

Trade Payables Ageing Schedule as at 31st March, 2021

(₹ in Lacs)

	Outstanding for following Periods from due date of payments				
	Less than 1-2 Years 2-3 Years More than 3 years				
Due to Micro and Small Enterprises	1,099.10	-	-	-	1,099.10
Other than Micro and Small Enterprises	3,487.63	641.64	196.30	302.27	4,627.84
Disputed Dues to Micro and Small Enterprises	-	-	-	-	-
Disputed Dues to Others	-	-	-	-	-
Total	4,586.73	641.64	196.30	302.27	5,726.94

(₹ in Lacs)

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
17.	Other Financial Liabilities (secured)		
	Current		
	Other Payable #	1,832.82	933.22
	Interest Accrued but not due on borrowings	54.77	48.85
	Total	1,887.59	982.07

Other payable includes payments due on account of capital items, due to employees.

Note No.	Particulars	As At 31 st March, 2022	As At 31 st March, 2021
18.	Other Liabilities		
	Current		
	Advance from Patients / Others *	1,080.48	939.66
	Taxes and Other Statutory Dues * *	524.84	422.18
	Security Deposits	311.75	317.71
	Deferred Government Grant * * *	464.18	190.98
	Total	2,381.25	1,870.53

- * Advance from Patients/ Others for which the Group is obliged to transfer services to the patients/ Others.
- ** Taxes and other statutory dues includes Withholding Tax, Goods & Services Tax and contribution of P F, ESI etc.
- * * * During the year, the group has obtained EPCG License against import of fixed assets. The company has recognised this grant as deferred income at fair value, which is being amortised in proportion to fulfillment of Export Obligation (Refer note 38B).

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
19.	Revenue from Operations		
	Sale of Services		
	Revenue from Healthcare & Other Services	53,888.93	39,670.09
	Sale of Goods		
	Sale of Pharmacy Drugs & Medical Consumables	1,319.35	890.66
	Sale of Stock in Trade (Pharmacy)	26.54	84.13
	Other Operating Income		
	Income from Nursing Hostel	26.52	30.73
	Income from Education & Training	96.21	71.37
	Unclaimed credit balances / provisions no longer		
	required written back	82.87	85.48
	Sale of Scrap	39.69	7.88
	Total	55,480.12	40,840.34

Note No.	Particulars	Year Ended 31 st March, 2022		Year Ended 31 st March, 2021	
20.	Other Income				
	Interest Income		148.89		182.37
	- From Bank deposits	139.09		134.54	
	- From Financial Assets carried at amortised cost	9.80		6.89	
	- From Others (including interest on tax refunds)	(0.00)		40.94	
	Income from outsource activities (Cafeteria, Parking etc.)		72.72		36.63
	Other Non-Operating Income (net of reimbursements)		119.19		105.81
	Foreign Exchange Gain (Net)		49.14		29.02
	Total		389.94		353.83

(₹ in Lacs)

Note No.	Particulars	Year Ended 31 st March, 2022		Year Ended 31 st March, 2021	
21.	Operative Expenses				
	Material and Consumables		15,480.94		11,570.25
	Outsource Lab Test Charges		340.88		365.61
	Fees to Doctors and Consultation		12,549.09		9,216.82
	Professional Medical Consultancy		3,028.36		2,254.10
	Power, Fuel and Water Expenses		1,303.13		934.95
	Housekeeping and Catering		996.19		766.57
	Securities Expenses		247.53		213.92
	Linen and Uniform		208.29		159.87
	Total		34,154.40		25,482.08

(₹ in Lacs)

Note No.	Particulars	Year I 31 st Mar	Ended ch, 2022		Ended rch, 2021
22.	(Increase) / Decrease in Inventories of				
	Stock in Trade				
	Inventories at the beginning of the year	13.56		59.20	
	Inventories at the end of the year	0.18	13.38	13.56	45.64
	Total		13.38		45.64

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
23.	Employee Benefits Expense		
	Salaries, Wages and Bonus*	9,530.12	7,644.26
	Contribution to Provident and Other Funds	490.34	410.14
	Gratuity Expenses (Refer note 35)	155.88	132.89
	Employee Welfare Expenses	253.66	211.72
	Total	10,430.00	8,399.01

^{*} includes expense related to shared based payment of ₹ 775.26 lacs (Previous year :NiL)

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
24.	Finance Costs		
	Interest expense on financial liabilities measured at amortised cost		
	- On term Loans	764.73	915.18
	- On lease liability	170.41	167.93
	Other Interest Expense	0.70	1.44
	Bank Charges (Including Other Borrowing Costs)	261.67	207.98
	Total	1,197.51	1,292.53

(₹ in Lacs)

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
25.	Depreciation and amortization expense		
	Depreciation of property, plant and equipment	1,894.35	1,866.89
	Amortization of intangible assets	68.23	79.59
	Depreciation of Right-of-use assets	256.70	204.90
	Total	2,219.28	2,151.38

Note No.	Particulars	Year Ended 31st March, 2022	Year Ended 31 st March, 2021
26.	Other expenses		
	Consumption of stores & spares	150.07	103.50
	Rent - Lease Rent	54.56	30.55
	Equipment Hire Charges	197.70	147.43
	Repairs and Maintenance - Machinery	1,306.77	985.92
	Repairs and Maintenance - Buildings	177.22	19.78
	Repairs and Maintenance - Others	202.69	167.05
	Rates & Taxes	98.89	87.03
	Legal & Professional Consultation Fees	407.38	332.44
	AGM & Annual Listing Expenses	26.44	21.28
	Printing & Stationery	132.02	111.16
	Provision for Contingencies	-	37.49
	Travelling & Conveyance	258.94	168.89
	Advertisement & Business Promotion	236.82	96.80
	Patients Amenities	24.83	35.00
	Communication Expenses	57.42	61.01
	Charity & Donation	27.06	21.49
	Insurance	79.21	74.31
	Clinical Research Expenses	320.73	331.02

Note No.	Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
	Auditors Remuneration		
	- Audit Fee	9.17	12.69
	- Limited Review	9.35	3.89
	- Tax Audit Fee	2.36	3.48
	- Others Services & Certification	2.77	2.60
	Directors Sitting Fees	28.17	33.21
	CSR Expenses	53.71	78.19
	Balance written off Export Incentive	152.90	-
	Newspaper & Periodicals	29.95	19.13
	Bad Debts Written Off	113.04	22.42
	Allowance for Expected Credit Loss	(98.47)	307.63
	Loss on Sale / Scrap of Property, Plant and Equipment (Net)	52.11	23.81
	Miscellaneous Expenses	13.52	24.87
	Total	4,127.36	3,364.09

TAX EXPENSE (₹ in Lacs)

Note No.	Particulars	Year Ended 31st March, 2022	Year Ended 31 st March, 2021
27.	Recognised in Statement of Profit and Loss account		
	Current Tax		
	(a) In respect of the current year	824.52	670.51
	(b) Earlier years tax	(55.13)	94.14
	Total	769.39	764.65
	Deferred Tax		
	(a) In respect of the current year	(191.06)	(627.63)
	Tax expense recognised through statement of profit and loss account	578.33	137.02
	Recognised in Other Comprehensive Income (OCI)		
	Deferred tax		
	In respect of the current year	(83.69)	(37.36)
	Tax credit recognised through Other Comprehensive Income	(83.69)	(37.36)
	The income tax expense for the year can be reconciled to the accounting profit as follows:		
	Profit before tax	3,718.48	753.02
	Enacted income tax rate in India	25.17%	34.94%
	Income tax calculated	935.87	263.14
	Earlier years Tax	(55.13)	94.14
	Expenses not allowed for tax purposes	142.12	375.53
	Additional allowances for tax purposes	(500.84)	(490.22)
	Effect of other adjustments	56.30	(105.57)
	Income tax expense recognised in profit and loss	578.33	137.02
	Effective Tax Rate	15.55%	18.20%

Note No.

28. Segmental Reporting

Operating segments

Ind AS 108 "Operating Segment" ("Ind AS 108") establishes standards for the way that public business enterprises report information about operating segments and related disclosures about products and services, geographic areas, and major customers. Based on the "management approach" as defined in Ind AS 108, Operating segments are to be reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker (CODM). The CODM evaluates the Group's performance and allocates resources on overall basis. The Group's sole operating segment is therefore 'Medical and Healthcare Services'. Accordingly, there are no additional disclosure to be provided under Ind AS 108, other than those already provided in the consolidated financial statements.

Geographical information

Geographical information analyses the Group's revenue and non current assets by the Group's country of domicile (i.e. India) and other countries. In presenting the geographical information, segment revenue has been based on the geographical location of the customers and segment assets which have been based on the geographical location of the assets.

Secondary Segment - Geographical Location of customers

	India		Outsic	Outside India		Total	
	Current Year (₹ in Lacs)	Previous Year (₹ in Lacs)	Current Year (₹ in Lacs)	Previous Year (₹ in Lacs)	Current Year (₹ in Lacs)	Previous Year (₹ in Lacs)	
Revenue by geographical markets	45,953.93	34,685.64	9,526.20	6,154.70	55,480.12	40,840.34	
Non current assets	57,923.02	48,783.32	-	-	57,923.02	48,783.32	

29. Capital and Other Commitments

a) Capital Commitments

(₹ in Lacs)

	As at 31st March, 2022	As at 31 st March, 2021
Capital Commitments		
Estimated amount of contracts remaining to be executed on capital account not provided for (Net of Advances)	5,228.74	8,206.98

b) Other Commitments

- i) For commitments relating to lease arrangement, please refer Note 32.
- The Group does not have any long term commitments or material non-cancellable contractual commitments/ ii) contracts, including derivative contracts for which there were any material foreseeable losses.

30. Expenditure on Corporate Social Responsibility (CSR)

- i) Gross amount required to be spent by the Group during the year ended 31st March, 2022 ₹ 53.35 lacs (during the year ended 31st March, 2021 ₹ 71.65 lacs)
- Amount approved by board of directors ₹ 53.35 lacs (Previous year 71.65 lacs) ii)
- iii) Amount spent during the year ended 31st March, 2022

(₹ in Lacs)

Particulars	Paid (A)	Yet to be paid (B)	Total (A+B)
(i) Construction / acquisition of any property, plant and equipment	-	-	-
(ii) On purposes other than (i) above	53.71	-	53.71
	78.19*	-	78.19*

*For the year ended 31st March, 2021

- Details of related party transactions:
 - a) Contribution during the year ended 31st March, 2022 ₹ 6.55 Lacs (Year ended 31st March, 2021 ₹ 2.54 Lacs)
 - b) Payable as at 31st March, 2022

₹ Nil (Year ended 31st March, 2020 - ₹ Nil)

(v) Details of ongoing CSR projects under section 135(6) of the Companies Act, 2013

(₹ in Lacs)

	For the year ended 31st March, 2022
Balance as at 1 st April, 2021	
With the Group	-
In separate CSR Unspent account	-
	-
Amount required to be spent during the period	47.16
	47.16
Amount spent during the period	
From the Group's bank account	47.16
From separate CSR Unspent account	-
	47.16
Balance as at 31 st March, 2022	
With the Group	-
In separate CSR Unspent account	-

(vi) Details of CSR expenditure under section 135(5) of the Act in respect of other than ongoing projects

(₹ in Lacs)

	For the year ended 31st March, 2022
Balance as at 1 st April, 2021	-
Amount required to be spent during the period	6.55
Amount deposited in a specified fund of Schedule VII of the Act with in 6 months -	-
Amount spent during the period/year	(6.55)
Balance as at 31 st March, 2022	-

(vii) Details of excess CSR expenditure under section 135(5) of the Act

(₹ in Lacs)

	For the year ended 31 st March, 2022
Balance excess spent as at 1 st April, 2021	-
Amount required to be spent during the period	53.35
Amount spent during the year	(53.71)
Balance excess spent as at 31st March, 2022	(0.36)

31. Related party disclosure

a) Name of related parties

(i) Holding Company Constructive Finance Private Limited

(ii) Other related parties

Director and Key Management Personnel Mr. Onkar Kanwar (Chairman)

Dr. Devlina Chakravarty (Managing Director)

Mr. Sanjiv Kumar Kothari (Chief Financial Officer)

Mr. Rakesh Kaushik (Chief Legal Officer & Company Secretary) (up to

21st Oct, 2020)

Ms. Shilpa Budhia (Company Secretary) (from 5th Nov, 2020)

Mr. Neeraj Kanwar (Non-Executive Director)

Mrs. Shalini Kanwar Chand (Non-Executive Director)

Mr. Arpit Jain (CEO) Artemis Cardiac Care Private Limited (upto

31st Aug 2021)

Relatives of Key Managerial Personnel## Mrs. Taru Kanwar

Mrs. Devarchana Rana

Non-Executive Directors Dr. Nirmal Kumar Ganguly (Non-Executive Director)

Dr. S. Narayan (Independent Director)
Dr. Sanjaya Baru (Independent Director)

Mr. Akshay Kumar Chudasama (Independent Director) (upto 4th Aug,

2020)

Ms. Deepa Gopalan Wadhwa (from 22nd May, 2020)

Mr. Sunil Tandon (Independent Director) (upto 9th Oct, 2020) Mr. Sanjib Sen (Independent Director) (from 3rd Aug, 2020) Mr. Ugar Sain Anand (Independent Director) (upto 9th Oct, 2020)

Dr. Gautam Chaudhuri (from 3rd Aug, 2020 till 8th Mar, 2021)

Enterprises owned or Jointly Controlled Entities of Promoter - Promoter Group ## Apollo Tyres Limited

Apollo International Limited

Artemis Health Sciences Foundation

Artemis Education & Research Foundation
Swaranganga Consultants Private Limited
Premedium Pharmaceuticals Private Limited
Apollo Tyres Centre of Excellence Limited

where transactions have taken plance during the year or previous year/ balances outstanding

Notes: Related parties and their relationships are as identified by the management and relied upon by the auditors. All transactions are conducted in the ordinary course of business and at arm's length.

b) Transactions during the year

Particulars	Parent (Company	Key Management Personnel and their relatives		Enterprises owned or significantly influenced by key management personnel or their relatives	
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021
Reimbursement of Expenses Received						
CSR Expenses						
Artemis Health Sciences Foundation	-	-	-	-	6.55	2.54
Recovery of Loans & Advances						
Dr. Devlina Chakravarty	-	-	12.00	12.00	-	•
Mr. Sanjiv Kumar Kothari	-	-	6.00	6.00	-	1
Lease Expenses *						
Apollo Tyres Centre of Excellence Limited	-	-	-	-	0.53	1
Swaranganga Consultants Private Limited	-	-	-	-	1.94	2.64
Charges for support services						
Artemis Education Research Foundation	-	-	-	-	18.86	17.43

Particulars		Company	Key Management Personnel and their relatives		Enterprises owned or significantly influenced by key management personnel or their relatives	
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021
Sale of Services / License						
Total Transactions	-	-	16.13	43.00	957.49	233.79
Transactions in excess of 10%						
Apollo Tyres Limited	-	-	-	-	949.55	225.42
Purchase of services / goods *						
Apollo Tyres Limited	-	-	-	-	7.08	7.08
Mrs. Devarchana Rana	-	-	7.35	5.41	-	-
Dr. Nirmal Kumar Ganguly	-	-	19.80	20.17		-
Premedium Pharmaceuticals Private Limited	-	-	-	-	4,170.72	4,212.96
Donation Paid						
Artemis Education & Research Foundation	-	-	-	-	20.00	18.00
Artemis Health Sciences Foundation	-	-		-	7.06	3.49
Directors' Sitting Fees paid						
Mr. Onkar Kanwar	-	-	2.20	2.80	-	-
Mr. Neeraj Singh Kanwar	-	-	2.80	2.80	-	-
Mrs. Shalini Kanwar Chand	-	-	2.80	3.80	-	1
Dr. S. Narayan	-	-	2.20	4.60	-	-
Dr. Sanjaya Baru	-	-	2.30	3.00	1	1
Dr. Nirmal Kumar Ganguly	-	-	3.20	2.80	-	ı
Mr. Sunil Tandon	-	-	2.60	1.00	-	-
Mr. Ugar Sain Anand	-	-	-	1.40	-	-
Mr. Akshay Kumar Chudasama	-	-	-	1.80	-	-
Ms. Deepa Gopalan Wadhwa	-	-	3.40	2.60	-	-
Mr. Sanjib Sen	-	-	2.40	1.70	-	-
Key management personnel-Compensation						
Dr. Devlina Chakravarty	-	-	475.29	493.99	-	-
Mr. Sanjiv Kumar Kothari	-	-	75.96	69.27	-	-
Mr. Rakesh Kaushik	-	-	-	48.55	-	-
Ms. Shilpa Budhia	_	-	24.41	11.27	-	-

Particulars	Parent (Company	Key Management Personnel and their relatives		Enterprises owned or significantly influenced by key management personnel or their relatives	
	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021	31 st March, 2022	31 st March, 2021
Mr. Arpit Jain	-	1	26.36	33.72	-	-
Defined benefit obligation as at year end						
Post-employment benefits	-	1	87.99	78.77	-	-
Short-term benefits	-	-	26.66	28.58	-	-
Total	-	•	114.65	107.35	-	-
Dr. Devlina Chakravarty	-	-	93.26	89.16	-	-
Mr. Sanjiv Kumar Kothari	-	-	20.10	14.21	-	-
Ms. Shilpa Budhia	-	-	1.29	0.35	-	-
Mr. Arpit Jain	-	-	-	3.63	-	-
Total	-	-	114.65	107.35	-	-

^{*} Transactions are reported including taxes.

Balance Payable	Name of Entity	31 st March, 2022	31 st March, 2021
Key Management Personnel and	Relatives of Director & KMP	-	-
their relatives	Dr. Nirmal Kumar Ganguly	-	0.76
	Mr. Arpit Jain	3.87	3.57
Enterprises owned or significantly influenced by key management personnel or their relatives	Premedium Pharmaceuticals Private Limited	256.27	404.39

Balance Recoverable	Name of Entity	31 st March, 2022	31 st March, 2021
Key Management Personnel	Relatives of Director & KMP	7.39	7.97
and their relatives	Dr. Devlina Chakravarty	27.01	32.56
	Mr. Sanjiv Kumar Kothari	12.87	18.87
Enterprises owned or	Apollo Tyres Limited	59.63	16.85
significantly influenced by key management personnel or	Apollo International Limited	2.02	9.17
their relatives	Artemis Education & Research Foundation	11.11	11.11

32. Leases

Movement of Lease Liabilities during the year

(₹ in Lacs)

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Balance at the beginning of the year	1,931.37	1,531.90
Addition during the year	(3.24)	474.07
Finance cost accrued during the year	170.41	167.93
Payment of Lease Liability	(164.26)	(242.53)
Balance at the end of the year	1,934.28	1,931.37

Impact on the statement of profit or loss (increase / (decrease))

(₹ in Lacs)

Particulars	Year Ended	Year Ended	
Particulars	31 st March, 2022	31st March, 2021	
Depreciation expense	256.70	204.90	
Rent expense (included in Other expenses)	(164.26)	(242.53)	
Finance Cost	170.41	167.93	
Loss (profit) for the year	262.85	130.30	

b. The following is the cash outflow on lease during year

(₹ in Lacs)

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Payment of lease liabilities	334.66	242.53
Short term lease expense	54.56	30.55
Total Cash outflow on leases	389.23	273.08

c. The table below provides detail regarding the contractual maturities of lease liabilities on undiscounted cases

(₹ in Lacs)

Particulars	Year Ended	Year Ended	
	31 st March, 2022	31st March, 2021	
Less than 1 year	398.48	389.22	
1 to 5 years	932.79	1,091.78	
Over 5 years	1,929.32	2,116.68	
Total Cash outflow on leases	3,260.59	3,597.68	

- a. The Group does not face a significant liquidity risk with regards to its lease liabilities as the current assets are sufficient to meet the obligations related to lease liabilities as and when fall due.
- b. Lease payments during the period have been disclosed under financing activities in the Consolidated Statement of Cash flows.
- **33.** The Micro, Small and Medium Enterprises have been identified by the Group from the available information, which has been relied upon by the auditors. According to such identification, the disclosures as per Section 22 of "The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006" are as follows:

Details of dues to Micro and Small Enterprises as per MSMED Act, 2006	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
The principal amount and the interest due thereon remaining unpaid to any supplier at the end of each accounting year.		
- Principal Amount	1,293.18	1,099.10
- Interest thereon	-	-
The amount of interest paid by the buyer in terms of section 16 of the Micro Small and Medium Enterprise Development Act, 2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.	-	-

Details of dues to Micro and Small Enterprises as per MSMED Act, 2006	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro Small and Medium Enterprise Development Act, 2006.		-
The amount of interest accrued and remaining unpaid at the end of the accounting year.	-	-
The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under section 23 of the Micro Small and Medium Enterprise Development Act, 2006.		-

34. Earning Per Share (EPS)

Particulars		Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Net profit after Tax			
Profit / (Loss) attributable to the Equity Shareholders	(₹ in Lacs)	3,181.44	648.58
Weighted average number of equity shares in calculating basic earning per share	(Numbers)	13,23,77,000	13,23,77,000
Weighted average number of equity shares in calculating diluted earning per share	(Numbers)	13,90,17,982	13,23,77,000
Earning Per Share (in Rupees)			
- Basic	(in ₹)	2.40	0.49
- Diluted	(in ₹)	2.29	0.49
Nominal value of Equity Shares	(in ₹)	1.00	1.00

^{*} The shares pending for allotment for the previous year have been considered for the purpose of calculation of EPS appropriately.

The Board of Directors of Artemis Medicare Services Limited ('Group') in its meeting held on 5th August, 2021, approved a proposal for sub-division of the face value of the equity shares of the Company from ₹ 10 per equity share to ₹ 1 per equity share i.e. 1 equity share to be split into 10 equity shares. Subsequent to the approval of the above proposal by the shareholders of the Company, the record date was fixed as 24th September, 2021 and thereafter the sub-division became effective. Accordingly, the basic and diluted earnings per equity share (EPS) have been computed for all the periods presented in the Consolidated Financial Results of the Group on the basis of new number of equity shares in accordance with Ind AS 33 - Earnings per shares.

35. Employee Benefits

A) Defined Contribution Plan

i) The Group has recognized, in statement of Profit and Loss for the year ended 31st March, 2022 an amount of ₹ 439.38 Lacs (Previous year ₹ 361.610 Lacs) under defined contribution plans.

Exp	ense under defined contribution plans include:	Year Ended 31st March, 2022 (₹ in Lacs)	Year Ended 31 st March, 2021 (₹ in Lacs)
a)	Employer's contribution to provident fund	439.38	361.61
b)	Employer's contribution to Employee State Insurance Corporation	-	-
c)	Employer's contribution to Labour Welfare Fund	-	-
		439.38	361.61

The expense is disclosed in the line item - contribution to provident fund and other funds in Note 23.

B) Defined Benefit Plan

ii) The Group has a defined benefit gratuity plan. Every employee who has completed five years or more of the service gets a gratuity on retirement / termination at 15 days salary (last drawn salary) for each completed year of service. The Group has also provided for long-term compensated absences.

			Gratuity (u	Gratuity (unfunded)		Leaves (unfunded)		
			Year Ended 31 st March, 2022	Year Ended 31 st March, 2021	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021		
(i)	Rec	conciliation of opening and closing balances of ob	ligations:					
	a)	Obligation at the beginning	672.42	582.66	292.30	286.84		
	b)	Current Service Cost	119.55	100.25	72.21	60.10		
	c)	Interest Cost	36.32	32.64	15.88	16.10		
	d)	Past Service Cost	-	-	-	-		
	e)	Actuarial (Gain) / Loss	117.16	(9.62)	8.93	(23.54)		
	f)	Benefits paid	(67.33)	(33.51)	(55.78)	(47.20)		
	g)	Obligation at the year end	878.13	672.42	333.53	292.30		
(ii)	Cha	ange in Plan Assets (Reconciliation of opening and	l closing balance	s):				
	a)	Fair Value of Plan Assets at beginning	-	-	-	-		
	b)	Prior Period Adjustment	-	-	-	-		
	c)	Expected return on Plan Asset	-	-	-	-		
	d)	Contributions	-	-	-	-		
	e)	Benefits paid	-	-	-	-		
	f)	Actuarial Gain / (Loss) on Plan Assets	-	-	-	-		
	g)	Fair Value of Plan Assets at year end	-	-	-	-		
(iii)	Rec	conciliation of fair value of assets and obligations:						
	a)	Present value of obligation at year end	878.13	672.42	333.53	292.30		
	b)	Fair Value of Plan Assets at year end		-	-			
	c)	Asset / Liability recognized in the Balance Sheet	878.13	672.42	333.53	292.30		
(iv)	Am	ount recognized in the income statement						
	a)	Current Service Cost	119.55	100.25	72.21	60.10		
	b)	Past Service Cost	-	-	-	-		
	c)	Interest Cost	36.32	32.64	15.88	16.10		
	d)	Curtailment Cost (Credit)	-	-	-	-		
	e)	Expected return on Plan Assets	-	-	-	-		
	f)	Actuarial (Gain) / Loss		-	8.93	(23.54)		
	g)	Expenses recognized during the year	155.87	132.90	97.01	52.66		
(v)	Oth	ner Comprehensive Income (OCI)						
	a)	Unrealised actuarial Gain / (Loss)	(117.16)	9.62	-	-		

(vi)	Assumptions:	Year Ended 31st March, 2022	Year Ended 31 st March, 2021
a)	Discounting Rate (per annum)	6.10% - 7.26%	5.40% - 6.76%
b)	Future Salary Increase	5.00%	5.50%
	Withdrawal / Employee Turnover Rate		
c)	Age upto 30 years	36.00%	36.00%
d)	Age from 31 to 44 years	32.00%	32.00%
e)	Age above 44 years	15.00%	15.00%
	Mortality table used	Indian Assured Lives Mortality (2012-14 ult)	Indian Assured Lives Mortality (2012-14 ult)

The estimates of future salary increases, considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market.

Significant actuarial assumption for the determination of the defined obligation are discounted rate, expected salary escalation rate and withdrawal rate. The sensitivity analyses below have been determined based on reasonably possible changes of the respective assumption occurring at the end of the reporting period, while holding all other assumptions constant.

The above information is certified by the actuarial valuer.

Group best estimate of contribution during next year is ₹ 148.74 Lacs for Gratuity & ₹ 77.24 Lacs for Leave Encashment.

The discount rate is based on prevailing market yield of Government Bonds as at the date of valuation.

Particulars	Year E 31 st Marc		Year Ended 31 st March, 2021	
	Increase	Decrease	Increase	Decrease
Change in discount rate by 1.00%	37.00	40.86	28.13	30.14
Change in Salary escalation rate by 1.00%	40.91	37.71	29.82	28.36

Sensitivity due to mortality and withdrawals are not material & hence impact of change not calculated.

Sensitivity as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement and life expectancy are not applicable being a lump sum benefit on retirement

36. Financial Instruments

i) Capital Management

The Group manages its capital to ensure that the Group will be able to continue as going concerns while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The capital structure of the Group consists of net debt (borrowings as detailed in Notes 12, 15 & 17 offset by cash and bank balances) and total equity of the Group.

The Group is not subject to any externally imposed capital requirements other than for covenants under various loan arrangements of the Group.

The Group's Board reviews the capital structure of the Group on need basis. As part of this review, the Board considers the cost of capital and the risks associated with each class of capital. The gearing ratio at 31st March, 2022 of 57.58% (previous year 42.83%) (See below).

Gearing Ratio:

The gearing ratio at end of the reporting period was as follows:

(₹ in Lacs)

Particulars	As at 31st March, 2022	As at 31st March, 2021
Debt *	18,411.09	12,786.79
Less : Cash and Cash Equivalents (Refer Note 8)	1,569.88	1,916.20
Net Debt	16,841.21	10,870.59
Total Equity (Net of Revaluation Reserve)	29,249.30	25,380.42
Net Debt to Equity Ratio	57.58%	42.83%

^{*} Debt is defined as long-term and short-term borrowings.

ii) Categories of Financial Instruments

(₹ in Lacs)

Financial Assets	Fair value hierarchy (Level 1, 2, 3)	As at 31 st March, 2022	As at 31st March, 2021
Measured at amortised cost			
Loans- Non Current	3	27.57	56.87
Other Financial assets - Non Current	3	311.10	221.75
Trade receivables - Current	3	7,341.45	5,471.70
Cash and cash equivalents	3	1,569.88	1,916.20
Other Bank balances - Current	3	1,199.91	1,195.78
Loans - Current	3	78.90	54.20
Other financial assets - Current	3	587.73	463.22
Total		11,116.54	9,379.72

At the end of the reporting period, there are no significant concentrations of financial assets designated at FVTPL. The carrying amount reflected above represents the Group's maximum exposure to credit risk for such financial assets.

(₹ in Lacs)

Financial Liabilities	Fair value hierarchy (Level 1, 2, 3)	As at 31st March, 2022	As at 31 st March, 2021
Measured at amortised cost			
Borrowings - Non Current	3	16,129.07	10,773.34
Borrowings - Current	3	2,227.25	1,964.60
Trade payables - Current	3	5,997.08	5,726.94
Lease Liabilities - Non Current	3	1,495.57	1,612.99
Lease Liabilities - Current	3	268.31	318.38
Other financial liabilities - Current	3	1,887.59	982.07
Total		28,004.86	21,378.32

The management considers that the carrying amount of financial assets and financial liabilities recognised at amortised cost in the balance sheet approximates their fair value.

Fair Value Hierarchy

The fair value of the financial assets and financial liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following table provides the fair value measurement hierarchy of Company's asset and liabilities, grouped into Level 1 to Level 3 as described below:

- i. Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the company can access at measurement date;
- ii. Level 2 inputs are inputs, other than quoted prices included in level 1, that are observable for the asset or liability, either directly or indirectly; and
- iii. Level 3 inputs are unobservable inputs for the valuation of assets/liabilities

iii) Financial Risk Management Objectives

The Group's Corporate Treasury function provides services to the business, co-ordinates access to domestic and international financial markets, monitors and manages the financial risks including market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Board of Directors manages the financial risk of the Group through internal risk reports which analyse exposure by magnitude of risk. The Group has limited exposure from the international market as the Group's operations are in India. The Group has limited exposure towards foreign currency risk it earns approx. 11% of its revenue from in foreign currency from international patients. Also capital expenditure includes capital goods purchased in foreign currency through the overseas vendors. The Group has not taken any derivative contracts to hedge the exposure. However the exposure towards foreign currency foreign currency fluctuation is party hedged naturally on account of receivable from customers and payable to vendors in foreign currency.

Market Risk

The Group's activities expose it primarily to the financial risks of changes in interest rates and foreign currency exchange rates.

a) Foreign Currency risk management

The Group undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters.

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

(₹ in Lacs)

	Fausian	As at 31st I	March, 2022	As at 31st N	March, 2021
I. Assets	Foreign Currency	FC in lacs	Equivalent ₹ In Lacs	FC in lacs	Equivalent ₹ In Lacs
Receivables (trade & others) (A)	USD	1.66	124.56	6.80	493.08
Hedges by derivative contracts (B)	USD	-	-	-	-
Unhedged Receivables (C = A - B)	USD	1.66	124.56	6.80	493.08

			March, 2022	As at 31 st March, 2021	
II. Liabilities	Foreign Currency	FC in lacs	Equivalent ₹ In Lacs	FC in lacs	Equivalent ₹ In Lacs
Payables (trade & others) (including Deferred payment liability) (D)	USD	-	-	-	-
Hedges by derivative contracts (E)	USD	-	-	-	-
Unhedged Payables (F = D - E)	USD	-	-	-	-

	Fausian	As at 31st I	March, 2022	As at 31 st March, 2021	
III. Contingent Liabilities and Commitments	Foreign Currency	FC in lacs	Equivalent ₹ In Lacs	FC in lacs	Equivalent ₹ In Lacs
Contingent Liabilities (C)	USD	-	-	-	-
Contingent Liabilities (G)	EURO	-	-	-	-
Commitments (H)	USD	11.59	886.21	3.33	246.35
	EURO	-	-	1.00	87.03
Hodges by derivative contracts (I)	USD	-	-	•	-
Hedges by derivative contracts (I)	EURO	-	-	-	-
Link adead Davishias (L. C. L. L.)	USD	11.59	886.21	3.33	246.35
Unhedged Payables (J = G + H - I)	EURO	-	-	1.00	87.03
Total unhedged FC Exposures (K = C + F + J)	USD	(9.93)	(761.66)	3.47	246.73
	EURO	-	-	(1.00)	(87.03)

Foreign currency sensitivity analysis

The Group is mainly exposed to the USD & EURO currency

The following table details the Group's sensitivity to a 1% increase and decrease in the Rupees against the USD. 1% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 1% change in foreign currency rates. In case of net foreign currency outflow, a positive number below indicates an increase in profit or equity where the ₹ strengthens 1% against the relevant currency. For a 1% weakening of the Rupees against the relevant currency, there would be a comparable impact on the profit or equity, and the balances below would be negative. In case of net foreign currency inflow, a positive number below indicates an increase in profit or equity where the ₹ weakens 1% against the relevant currency. For a 1% strengthening of the Rupees against the relevant currency, there would be a comparable impact on the profit or equity, and the balances below would be negative.

(₹ in Lacs)

If decrease by 1%	Currency Impact (net USD Inflow)		
Particulars	As at 31st March, 2022	As at 31st March, 2021	
Increase / (decrease) in profit or loss for the year	1.25	4.93	
Increase / (decrease) in total equity as at the end of the reporting period	1.25	4.93	

(₹ in Lacs)

If increase by 1%	Currency Impact (net USD Inflow)		
Particulars	As at 31st March, 2022	As at 31st March, 2021	
Increase / (decrease) in profit or loss for the year	(1.25)	(4.93)	
Increase / (decrease) in total equity as at the end of the reporting period	(1.25)	(4.93)	

If increase by 1%	Currency Impact (net EURO outflow)	
Particulars	As at 31st March, 2022	As at 31st March, 2021
Increase / (decrease) in profit or loss for the year	-	(0.87)
Increase / (decrease) in total equity as at the end of the reporting period	-	(0.87)

If decrease by 1%	Currency Impact (net EURO outflow)		
Particulars	As at 31st March, 2022 As at 31st March,		
Increase / (decrease) in profit or loss for the year	-	0.87	
Increase / (decrease) in total equity as at the end of the reporting period	-	0.87	

b) Interest Rate risk management

The Group is exposed to interest rate risk because Group borrow funds at both fixed and floating interest rates. The risk is managed by the Group by maintaining an appropriate mix between fixed and floating rate borrowings. The Group's exposures to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Interest Rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates at the end of the reporting period. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 100 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

(₹ in Lacs)

If increase by 1% in interest rates	Interest Impact		
Particulars	As at 31 st March, 2022	As at 31st March, 2021	
Increase / (decrease) in profit or loss for the year	(183.56)	(127.38)	
Increase / (decrease) in total equity as at the end of the reporting period	(183.56)	(127.38)	

(₹ in Lacs)

If decrease by 1% in interest rates	Interest Impact		
Particulars	As at 31 st March, 2022	As at 31 st March, 2021	
Increase / (decrease) in profit or loss for the year	183.56	127.38	
Increase / (decrease) in total equity as at the end of the reporting period	183.56	127.38	

c) Credit Risk Management

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers and loans given. Credit risk arises from cash held with banks, as well as credit exposure to trade receivables and other financial assets. The maximum exposure to credit risk is equal to the carrying value of the financial assets. The objective of managing counter party credit risk is to prevent losses in financial assets. The Group assesses the credit quality of the counterparties, taking into account their financial position, past experience and other factors.

Trade and other Receivables

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Trade receivables and unbilled revenue are typically unsecured and are derived from revenue earned from customers. The Group has a process in place to monitor outstanding receivables on a monthly basis. In monitoring customer credit risk, customers are grouped according to their credit characteristics, including government entities, insurance companies, corporates, individual and others. The default in collection as a percentage to total receivable is low. Management believes that the unimpaired amounts that are past due by more than one year are still collectible in full, based on historical payment behaviour and extensive analysis of customer credit risk.

Cash and bank balances, loans and other financial assets

Cash and bank balances comprises of deposits with bank, interest accrued on deposits, and security deposits. These deposits are held with credit worthy banks. The credit worthiness of such banks are evaluated by the Management on an ongoing basis and is considered to be good with low credit risk. The Group's maximum exposure to credit risk as at 31st March, 2022 and 31st March, 2021 is the carrying value of each class of financial assets.

The security deposit pertains to rent deposit given to lessors. The Group does not expect any losses from non-performance by these counter-parties.

d) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, which has established an appropriate liquidity risk management framework for the management of the Group's short-term, medium-term and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities. Note given below sets out details of additional undrawn facilities that the Group has at its disposal to further reduce liquidity risk.

Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The table below provides details regarding the undiscounted contractual maturities of significant financial liabilities:

(₹ in Lacs)

Particulars	Within 1 year	1 - 2 years	More than 2 years	Total	Carrying Amount (net of transaction cost)
As at 31 st March, 2022					
Term Loan	2,192.70	2,187.37	13,976.25	18,356.32	18,356.32
Trade Payables	5,997.08	-	-	5,997.08	5,997.08
Interest accrued but not due on borrowings	54.77	-	-	54.77	54.77
Lease Liability	268.31	155.44	1,340.13	1,763.88	1,763.88
Other Financial Liability	1,832.82	-	-	1,832.82	1,832.82
Total	10,345.69	2,342.80	15,316.38	28,004.86	28,004.86

(₹ in Lacs)

Particulars	Within 1 year	1 - 2 years	More than 2 years	Total	Carrying Amount (net of transaction cost)
As at 31 st March, 2021					
Term Loan	1,964.60	2,328.14	8,682.35	12,975.09	12,737.94
Trade Payables	5,726.94	-	-	5,726.94	5,726.94
Interest accrued but not due on borrowings	48.85	-	-	48.85	48.85
Lease Liability	318.38	329.43	1,283.56	1,931.37	1,931.37
Other Financial Liability	933.22	-	-	933.22	933.22
Total	8,991.99	2,657.57	9,965.91	21,615.47	21,378.32

37. Disclosure under Ind AS - 115 (Revenue from contracts with customers)

a.	Disaggregated revenue information	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
	Type of Services or goods		
	Revenue from Healthcare & Other Services	54,134.22	39,865.55
	Revenue from Sale of Pharmacy Drugs & Medical Consumables	1,345.90	974.79
	Total	55,480.12	40,840.34

Disaggregated revenue information	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Revenue from Contracts with Customers		
Revenue from Customers based in India	45,953.93	34,685.64
Revenue from Customers based outside India	9,526.20	6,154.70
Total	55,480.12	40,840.34
Timing of Revenue Recognition		
Services transferred over time (Healthcare Services & Others)	54,094.53	39,857.67
Goods (Pharmacy & Scrap) transferred at a point in time	1,385.59	982.67
Total	55,480.12	40,840.34

b.	Trade receivables and Contract Customers	ct Customers As at 31st March, 2022	
	Trade Receivables	7,341.45	5,471.70
	Unbilled revenue	574.65	446.21
	Contract Liabilities (advance from patients)	1,080.48	939.66

- **c.** The Group classifies the right to consideration in exchange for deliverables as either a receivable or as unbilled revenue. A receivables is right to consideration that is unconditional upon passage of time. Revenue for ongoing services at the reporting date yet to be invoiced is recorded as unbilled revenue. Trade receivables and unbilled revenue are presented net of impairment in the Balance sheet.
- **d.** Trade receivables are non-interest bearing and are generally on terms of 0- 90 days. ₹ 98.47 Lacs (₹ 307.63 Lacs as at 31st March, 2021) was recognised as provision during the year for expected credit losses on trade receivables.

e. Performance obligation and remaining performance obligation

The remaining performance obligation disclosure provides the aggregate amount of the transaction price yet to be recognized as at the end of the reporting period and an explanation as to when the Group expects to recognize these amounts in revenue. As on 31st March, 2022, there were no remaining performance obligation as the same is satisfied upon delivery of goods/services.

38. Contingent Liabilities

Parti	iculars	As at 31 st March, 2022	As at 31 st March, 2021
Α	Claims against the Group not acknowledged as debts		
(i)	In respect of compensation demanded by the patient / their relatives, for negligence in treatment and are pending with various consumers disputes redressal forums. The Group has been advised by its legal counsel that it is possible, the action may succeed after considering that insurance cover has also been taken by the Group and the doctors, the Group is of the view that is adequately insured to mitigate the possibility of any loss to that extent.	1,654.12	1,562.90
(ii)	Basis on the Apex court judgement dated 28 th February, 2019 in the matter of "M/s Surya Roshini Limited Vs RPFC", the RPFC (Regional Provident Fund Commissioner − I) Gurugram, has passed an impugned order (dated 12 th January 2021) against the holding company to deposit a sum of ₹ 392.16 Lacs plus interest & penalty for the period November 2015 till January 2019. "The Holding Company has filed an appeal to stay the impugned order before "The Central Govt. Industrial Tribunal -1". The matter is under adjudication.	392.16	392.16
(iii)	Outstanding Bank Guarantee's issued out of non fund based overdraft limit	509.00	453.40

B The status of completion of obligation as at the end on licensing years for the EPCG licenses obtained by the Group is as under:

(₹ in Lacs)

Obligation value (₹ in lacs)	Licensing Year	Export Obligation to be completed till	Export Obligation completed in foreign currency	
470.75	2018-2019	2024-2025	470.75*	
205.02	2019-2020	2025-2026	205.02*	
434.82	2020-2021	2026-2027	NIL	
1674.49	2021-2022	2027-2028	NIL	

^{*} In respect of Licensing year of FY 2018-19 and FY 2019-20, Export obligations are completed but yet not approved by regulatory authorities

- C For the Income Tax assessment proceedings for AY 2017-18, Assessing officer has made addition of ₹ 937.84 Lacs. Addition made by the Assessing Officer has not resulted any demand, as the additions has been setoff against unabsorbed losses of the Group. However, the Group has filed an appeal before CIT (Appeals) against the order passed by the Assessing Officer and matter is sub-judice.
- **39.** The Group carries a general provision for contingencies towards various claims against the Group including claims raised by patients / vendors / government authorities, not acknowledged as debts as mentioned in note no. 38A

(₹ in Lacs)

Opening Balance as at 01.04.2021	Additional provision made during the year	Incurred / (reversed) against provision during the year	Closing Balance as at 31.03.2022	
719.52	0.00	-48.75	670.77	

40. India's Code on Social Security, 2020, which aims to consolidate, codify and revise certain existing social security laws, received Presidential assent in September 2020 and has been published in the Gazette of India. However, the related final rules have not yet been issued and the date on which this Code will come into effect has not been announced. The Code may impact the contributions by the Group towards provident fund, gratuity and ESIC. The Group will assess the impact of this Code and the rules thereunder when they come into effect and will record any related impact, if any, in the period the Code becomes effective.

41. Capitalisation of Expenditure:

During the year, the Group has capitalised the following expenses to the cost of property, plant and equipment / capital work in progress (CWIP). Consequently, expenses disclosed under the respective notes are net of amount capitalised by the Group.

(₹ in Lacs)

Particulars	Year Ended 31 st March, 2022	Year Ended 31 st March, 2021
Borrowing Cost	469.85	142.37
Professional consultancy Fees	22.48	33.57
Other expenses directly attributable	82.21	22.62
Total	574.54	198.56

42. a) Interest in other entities

Detail of subsidiaries which have been consolidated are as follows:

S. No.	Name of Company	Country of	Ownership Interest held by the group		Ownership Interest held by the non- controlling interests		Reporting date used for	
	Name of Company	Incorporation	31 st	31 st	31 st	31 st	consolidation	
			March, 2022	March, 2021	March, 2022	March, 2021		
1	Artemis Cardiac Care Private Limited	India	65%	65%	35%	35%	31 st March, 2022	

b) Additional information as required by Paragraph 2 of the General Instructions for Preparation of Consolidated Financial Statements to Schedule III to the Companies Act, 2013

Current Year 2021-22 (₹ in Lacs)

	Name of the	Net Assets, i.e. total assets minus total liabilities		Share in Profit or Loss		Share in Other Comprehensive Income		Share in Total Comprehensive Income	
S. No.	Entity in the Group	As % of consolidated net assets	Amount	As % of consolidated Profit or Loss	Amount	As % of consolidated Other Comprehensive Income	Amount	As % of consolidated Total Comprehensive Income	Amount
	Artemis Medicare Services Limited (Parent)	100.10%	36,161.20	103.74%	3,257.74	101.00%	(33.81)	103.77%	3,223.93
	Subsidiary								
1	Artemis Cardiac Care Pvt Ltd.	-0.60%	(217.62)	-2.44%	(76.67)	-0.67%	0.23	-2.46%	(76.44)
	Non-controlling Interests in Subsidiary	0.51%	183.82	-1.31%	(41.28)	-0.36%	0.12	-1.32%	(41.16)
	Adjustments arising	0.00%	(1.10)	0.00%	0.36	0.00%	-	0.01%	0.36
	TOTAL	100%	36,126.30	100.00%	3,140.15	100%	(33.47)	100.00%	3,106.68

Previous Year 2020-21 (₹ in Lacs)

		Net Assets, i.e. total assets minus total liabilities		Share in Profit or Loss		Share in Other Comprehensive Income		Share in Total Comprehensive Income	
S. No.	Name of the Entity in the Group	As % of consolidated net assets	Amount	As % of consolidated Profit or Loss	Amount	As % of consolidated Other Comprehensive Income	Amount	As % of consolidated Total Comprehensive Income	Amount
	Artemis Medicare Services Limited (Parent)	99.96%	32,162.01	115.05%	708.71	98.59%	46.32	113.88%	755.03
1	Subsidiary Artemis Cardiac Care Pvt Ltd.	-0.44%	(141.18)	-9.82%	(60.51)	0.92%	0.43	-9.06%	(60.08)
	Non-controlling Interests in Subsidiary	0.48%	154.99	-5.29%	(32.58)	0.50%	0.23	-4.88%	(32.35)
	Adjustments arising	0.00%	(1.44)	0.06%	0.38	0.00%	-	0.06%	0.38
	TOTAL	100%	32,174.38	100%	616.00	100%	46.98	100%	662.98

- **43.** The Group continues to closely monitor the impact of the COVID-19 pandemic on all aspects of its business, including how it has impacted and will impact its customers, employees, vendors and business partners. The management has exercised due care, in concluding on significant accounting judgements and estimates, inter-alia, carrying amounts & recoverability of receivables and other current assets, assessment of liquidity and going concern assumption, based on the information available to date, both internal and external, while preparing the Group's financial results for the quarter and year ended 31st March, 2022.
- **44.** Exceptional item,in previous year, consist of reversal of old disputed liability of ₹ 323.29 lacs carried forward from Artemis Global Life Sciences Limited (AGLSL) (the erstwhile ultimate parent Group of Artemis Medicare Services Limited) prior to the merger which was under Arbitration. The Management has been advised by an independent legal expert that since the Arbitration proceedings are not being carried out for last many years, this amount is now no longer payable. Accordingly, the same has been written back by the Group.

45. Note 45: Share-based payments

(a) The share-based payment plan is an employee option plan. The options are equity settled options.

The Board and shareholders have approved the Artemis Medicare Management Stock Option Plan – 2021 (the Plan). In accordance with the Plan, the Nomination and Remuneration Committee, had, on 1st April, 2021, granted 6,96,700 Stock Options to the Managing Director. These stock options are to be vested after a minimum of one year from the grant date and it may extend up to a maximum of four years from the grant date. The exercise period is one year from the date of respective vesting.

Further, according to the sub-division of the Equity Shares of the Group from the face value of ₹10/- each per share into ₹1/- each per share, the Nomination and Remuneration Committee revised the no. of Stock Options to bring the same in line with the Sub-divided Equity Shares of the Group. Accordingly, the revised no. of Stock Options stands at 69,67,000 Stock Options with the face value of ₹1/- each.

(b) Set out below is the summary of options

	As at 31st N	As at 31st March, 2021		
Particulars	Average exercise price/ share in ₹	No. of options	Average exercise price/ share in ₹	No. of options
Opening Balance	-	-	-	-
Granted during the period/ year	21.37	6967000	-	-
Exercised during the period/ year	-	-	-	-
Expired during the period/ year	-	-	-	-
Closing Balance		6967000		-
Vested and exercisable		6967000		-

(c) Share options outstanding at the end of the period/year have the following exercise period and exercise prices:

Grant	Grant Date	Exercise Period	Exercise Price/ Share in ₹	Share Option as on 31st March, 2022	Share Option as on 31st March, 2021
Grant - I	01.04.2021	2 years from the date of grant	21.37	1741750	-
Grant - II	01.04.2021	3 years from the date of grant	21.37	1741750	-
Grant - III	01.04.2021	4 years from the date of grant	21.37	1741750	-
Grant - IV	01.04.2021	5 years from the date of grant	21.37	1741750	-

(d) Fair value of options granted

The fair value at grant date is determined using the Black Scholes Model which takes into account the exercise price, term of option, the share price at grant date, and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of option. The Fair Value of the Stock option as of grant date was ₹ 21.37. During the year ended 31st March, 2022, the Group issued Nil equity shares (31st March, 2021: Nil).

(e) Expense arising from share-based payment transactions

The Group has recorded an expense of ₹ 775.26 lacs for the year ended 31st March, 2022 (31st March, 2021: Nil) as a part of employee benefit expense.

(f) The existing Employee Stock Option Scheme, no options have been exercised till date.

Note 46: Ratio Analysis and its Elements

Note 46.1: Ratio (₹ in Lacs)

Particulars	Units	31 st March, 2022	31 st March, 2021	% change from 31 st March, 2021 to 31 st March, 2022
Current Ratio	Times	0.92	0.92	-0.48
Debt-Equity Ratio	Times	0.62	0.50	25.02
Debt Service Coverage ratio	Times	2.04	1.54	32.59
Inventory Turnover ratio	Times	14.08	11.43	23.20
Trade Receivable Turnover Ratio	Times	3.56	2.60	37.11
Trade Payable Turnover Ratio	Times	6.53	4.39	48.98
Net Capital Turnover Ratio	Times	(55.16)	(16.57)	232.93
Net Profit ratio	Percentage	5.66%	1.51%	275.25
Return on Equity ratio	Percentage	11.43%	2.45%	366.20
Return on Capital Employed	Percentage	9.76%	4.97%	96.49
Return on Investment	Percentage	6.93%	3.41%	103.22

Note 46.2: Elements of Ratio

(₹ in Lacs)

Dation	31 st March, 2022		31 st March, 2021	
Ratios	Numerator	Denominator	Numerator	Denominator
Current ratio	12,704.78	13,815.68	10,946.99	11,847.55
Debt- Equity Ratio	18,356.32	29,433.12	12,737.94	25,535.41
Debt Service Coverage ratio	7,135.27	3,492.73	4,196.94	2,723.95
Inventory Turnover ratio	15,503.96	1,101.05	11,645.59	1,018.88
Trade Receivable Turnover Ratio	22,832.00	6,406.58	17,066.00	6,565.72
Trade Payable Turnover Ratio	38,304.78	5,862.01	28,921.52	6,594.10
Net Capital Turnover Ratio	55,480.12	(1,005.73)	40,840.34	(2,464.83)
Net Profit Ratio	3,140.15	55,480.12	616.00	40,840.34
Return on Equity ratio	3,140.15	27,484.26	616.00	25,135.83
Return on Capital Employed	4,916.00	50,361.04	2,045.55	41,174.82
Return on Investment	4,916.00	70,966.47	2,045.55	60,008.93

Note 46.3: Consideration of Element of Ratio

i. Current Ratio:

Numerator= Current Assets

Denominator= Current Liabilities

ii. Debt-Equity Ratio:

Numerator= Total Debt

Denominator= Total Equity - Revaluation Reserve

iii. Debt Service Coverage ratio:

Numerator= Profit After Tax + Interest Cost + Depreciation
Denominator= Principal Repayment + Interest Cost

iv. Inventory Turnover ratio:

Numerator= Cost of Goods Sold
Denominator= Average Inventory

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v. Trade Receivable Turnover Ratio:

Numerator= Total Credit Sales

Denominator=Average Trade Receivables

vi. Trade Payable Turnover Ratio:

Numerator= Total Credit Purchases

Denominator= Average Trade Payables

Numerator= Revenue from operations

Denominator= Average Working Capital (i.e. Current Assets -

Current Liabilities)

viii. Net Profit ratio:

Numerator= Net Profit after tax

Denominator= Revenue from operations

ix. Return on Equity ratio:

Numerator= Profit after tax

Denominator= Average Total Equity - Revaluation Reserve

Numerator= Profit Before Tax + Finance cost

x. Return on Capital Employed: Denominator= Equity - Revaluation Reserve + Debt + Deferred

Tax Liability

xi. Return on Investment:

Numerator= Profit Before Tax+ Finance cost

Denominator= Total Assets

Note 46.4: Reasons for more than 25% increase/ (decrease) in above ratios

Particulars	% change from 31st March, 2021 to 31st March, 2022
Current Ratio	Not Significant
Debt-Equity Ratio	The change in ratio is on account of increase in Debt towards new project expansion made during the year.
Debt Service Coverage ratio	The change in ratio has been positive due to increase in earnings as compare to previous year.
Inventory Turnover ratio	Not Significant
Trade Receivable Turnover Ratio	The change in ratio is positive due to more increase in credit sales and better realisation during the year.
Trade Payable Turnover Ratio	The change in ratio is positive due to more credit purchases and decrease in average creditors during the year.
Net Capital Turnover Ratio	The change in ratio has been due to increase in business operations during the year.
Net Profit ratio	The change in ratio is positive because of increase in earnings and proportionate decrease in direct cost as compared to previous year.
Return on Equity ratio	The change in ratio is positive because of increase in overall profitability.
Return on Capital Employed	The change in ratio is positive because of increase in overall profitability.
Return on Investment	The change in ratio is positive because of more earnings as compared to increase in total assets.

47. Other Statutory Information

vii. Net Capital Turnover Ratio:

- (i) The Group has no transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956.
- (ii) The Group does not have any charges or satisfaction of charges which is yet to be registered with ROC beyond the statutory period.
- (iii) The Group has not traded or invested in Crypto currency or Virtual Currency during the period/year.
- (iv) The Group has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:

- (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Group (Ultimate Beneficiaries) or
- (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries."
- (v) The Group has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Group shall:
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (vi) The Group does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).

48. Other Notes

- (i) In the opinion of the Board of Directors, Trade Receivables, other current financial assets, and other current assets have a value on realization in the ordinary course of the Group's business, which is at least equal to the amount at which they are stated in the balance sheet.
- (ii) The balances of some of the accounts classified as Trade Payables, Trade Receivables, etc. are in the process of reconciliations/ confirmation. In the opinion of Board of directors, the result of such exercise will not have any material impact on the carrying value.
- (iii) The Board of Directors at its meeting held on 11th May, 2022 has approved the Financial Statement for the year ended 31st March, 2022.
- (iv) The figures for the corresponding previous year have been regrouped/reclassified wherever necessary, to make them comparable.

As per our report of even date attached

Signature to Note 1 to 48

For TR Chadha & Co LLP Chartered Accountants

Firm Registration Number 006711N/N500028

For and on behalf of the Board of Directors of Artemis Medicare Services Limited

Sd/- Sd/-

Onkar Kanwar Devlina Chakravarty
[Chairman] [Managing Director]
[DIN: 00058921] [DIN: 07107875]
Place: Gurugram Place: Gurugram
Dated: 11th May, 2022 Dated: 11th May, 2022

Sd/- Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
[Chief Financial Officer] [Company Secretary]
Place : Gurugram
Pated : 11th May, 2022 Dated : 11th May, 2022

Sd/-

(Neena Goel) Partner

Membership No. 057986 Place : New Delhi Dated : 11th May, 2022

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiary

(Information in respect of subsidiary to be presented with amounts ₹ in Lacs)

SI. No.	Particulars	Details
1	Name of the subsidiary	Artemis Cardiac Care Private Limited
2	The date since when subsidiary was acquired/incorporated	14 th January, 2019
3	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	N.A.
4	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries	N.A.
5	Share Capital	860
6	Reserves & surplus	(334.81)
7	Total assets	1979.02
8	Total Liabilities	1453.83
9	Investments	0
10	Turnover	1001.72
11	Profit before taxation	(162.76)
12	Provision for taxation	(44.81)
13	Profit after taxation	(117.95)
14	Proposed Dividend	0
15	% of shareholding	65

Sd/- Sd/-

Onkar Kanwar
Chairman & Director
DIN:00058921
Place: Gurugram
Date: 11th May, 2022
Devlina Chakravarty
Managing Director
DIN:07107875
Place: Gurugram
Date: 11th May, 2022
Date: 11th May, 2022

Sd/- Sd/-

Sanjiv Kumar Kothari Shilpa Budhia
Chief Financial Officer Company Secretary
Place: Gurugram
Date: 11th May, 2022 Pate: 11th May, 2022



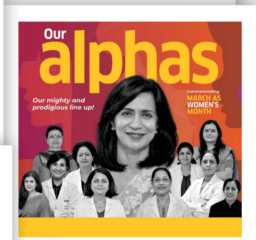
COVID Vaccination Drive



New Patient Tower



Walkathon & Events



Leading the way!



WOMEN'S DAY AT DAFFODILS

Artemis Medicare Services Limited

CIN: L85110DL2004PLC12641

Registered Office: Plot No. 14, Sector 20, Dwarka, New Delhi - 110075

Corporate Office: Artemis Hospital, Sector 51, Gurugram - 122001, Haryana, India

Email: investor@artemishospitals.com **Website:** www.artemishospitals.com