# INDEPENDENT AUDITORS' REPORT

## TO THE MEMBERS OF ZYDUS STRATEGIC INVESTMENTS LIMITED

#### Report on the Audit of the financial statements

#### Opinion

We have audited the accompanying financial statements of Zydus Strategic Investments Limited ("the Company"), which comprise the Balance sheet as at 31<sup>st</sup> March 2022, the Statement of Profit and Loss and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31<sup>st</sup> March, 2022, its profit and its cash flows for the year ended on that date.

#### **Basis for Opinion**

We conducted our audit of the 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 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') together with the ethical requirements that are relevant to our audit of the 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 opinion on the financial statements.

#### Information other than the Financial Statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board's Report, but does not include the financial statements and our audit reports thereon.

Our opinion on the 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 financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we 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.

#### Management's Responsibility for the financial statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the Ind-AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of

appropriate implementation and maintenance of accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

#### Auditor's Responsibilities for the Audit of the financial statements

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

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

- a) Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- b) 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 company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- d) Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- e) Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

## Report on Other Legal and Regulatory Requirements

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

As required by Section 143(3) of the Act, we report that:

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept, so far as it appears from our examination of those book.
- c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this report are in agreement with the books of account.
- d) In our opinion, the aforesaid financial statements comply with the 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 March 31, 2022 taken on record by the Board of Directors, none of the directors, is disqualified as on March 31, 2022 from being appointed as a director in terms of section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B" attached to this report. 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 other matters to be included in the Auditor's report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, no remuneration paid by the Company to its directors during the year.
- 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 does not have any pending litigations which would impact its financial position.

- ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There has been no delay in transferring amounts, 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 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 persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend to 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 have been received by the company from any persons or entities, including foreign entities ("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; and

(c) Based on such audit procedures that we have considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations given under (a) and (b) above, contain any material misstatement.

v. During the year, the company has not declared any dividends. Hence, reporting of compliance under section 123 of the Companies Act, 2013 is not applicable.

For MUKESH M. SHAH & CO., Chartered Accountants Firm Registration No.: 106625W

Place: Ahmedabad Date: 10<sup>th</sup> May, 2022 UDIN: 22129675AJPGCJ3370 Sd/-Karnik K. Shah Partner Membership No.: 129675

## "Annexure A" to the Independent Auditors' Report

The Annexure referred to in Independent Auditors' Report to the members of the Company on the financial statements for the year ended March 31, 2022.

Based on the audit procedures performed for the purpose of reporting a true and fair view on the financial statements of the Company and taking into consideration the information and explanations given to us and the books of account and other records examined by us in the normal course of audit, we report that:

- 1. The Company does not hold any fixed assets hence clause (i)(a), (i)(b), (i)(c), (i)(d) and (i)(e) of paragraph 3 of the order are not applicable to the company for the year under audit.
- 2. The company does not deal in any inventory hence this clause is not applicable to the company for the year under audit.
- 3. The company has not granted any loan, secured or unsecured, to the companies, firms or other parties covered in the register maintained under Section 189 of the companies Act, 2013.
- 4. According to the information and explanations given to us and on the basis of our examination of the records, the Company has not given any loans, guarantee and security or made any investments to which provisions of section 185 and 186 of the Act is applicable, and accordingly paragraph 3 (iv) of the Order is not applicable to the Company.
- 5. The Company has not accepted any deposits within the meaning of the provisions of section 73 to 76 of the Act or any other relevant provisions of the Act and the rules framed thereunder. Further, according to the information and explanations given to us, no order has been passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other Tribunal, in this regard.
- 6. In absence of any manufacturing activity carried out by the company, the requirement of maintenance of cost records under sub section 1 of section 148 of the Companies Act, 2013 are not applicable to the company during the year under audit.
- 7. According to the information and explanations given to us and on the examination of books of accounts:
  - (a) The undisputed statutory dues in respect of Goods and Services tax, Provident Fund, Employees' State Insurance, Income-tax, Sales-tax, Service tax, Duty of Custom, Duty of Excise, Value added Tax, Cess are not applicable to the company for the year under audit. Accordingly, reporting under this clause is not applicable to the company.
  - (b) There were no undisputed amount 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 any other material statutory dues in arears as at March 31, 2022 for a period of more than six months from the date they became payable.
  - (c) There are no dues under dispute for the Income Tax, Sales Tax, Service tax, Goods and Service Tax, Customs duty, Excise Duty, and Value added tax and other material statutory dues as on 31<sup>st</sup> March, 2022.
- 8. According to the information and explanations given to 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.

- 9. According to the information and explanations given to us and on the basis of our examination of the books of account, we report that
  - (a) The company has not defaulted in repayment of the loans or other borrowings or in the payment of interest to any lender during the year.
  - (b) The Company has not been declared wilful defaulter by any bank or financial institution or other lender.
  - (c) The company has not taken any term loans from any banks or financial institutions. Hence, paragraph 9(c) of the order is not applicable;
  - (d) The funds raised on short term basis have not been utilized for the long-term purpose.
  - (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
  - (f) The Company has not raised any loans during the year on the pledge of securities held in its associate company.
- (a) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under this clause of the Order is not applicable to the Company.
  - (b) The Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.
- 11. (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or on the Company has been noticed or reported during the year.
  - (b) According to the information and explanations given to us, no report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year.
  - (c) According to the information and explanations given to us, there is no whistle blower complaints received by the Company during the year.
- 12. The Company is not a Nidhi company and hence reporting under this clause of the Order is not applicable.
- 13. In our opinion and according to the information and explanations given to us, the company is in compliance with section 177 and 188 of the Act where applicable, for all transactions with the related party transactions have been disclosed in the financial statements, as required by the applicable accounting standards.
- 14. In our opinion and according to the information and explanations given to us, the requirements of having an internal audit system is not applicable to the company as the paid-up capital, turnover, outstanding loans/ borrowings from banks or financial institutions or outstanding deposits does not exceed the defined threshold as per the rules of the Act in the immediately preceding year. Accordingly, reporting under paragraph 3(xiv) (a) and (b) of the Order is not applicable to the Company.
- 15. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with them and, hence, provisions of section 192 of the Act is

not applicable to the company. Accordingly, paragraph 3(xv) of the Order is not applicable to the Company.

- 16. According to the information and explanations given to us and based on our examination of the records of the Company, we report that
  - (a) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934;
  - (b) The Company has not conducted any non-banking or housing finance activities during the year;
  - (c) The Company is a Core Investment Company, as defined in the regulations made by the Reserve Bank of India;
  - (d) The Group has more than One Core Investment Company (two Core Investment Companies) as part of the Group.
- 17. The Company has not incurred cash losses in the current financial year and in the immediately preceding financial year.
- 18. There has been no resignation of the statutory auditors of the Company during the year.
- 19. 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 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.
- 20. On the basis of information and explanations given to us and based on the examination of the records provided to us, provisions of Corporate Social Responsibility ("CSR") is not applicable. Accordingly, reporting under clause 3(XX) of the Order is not applicable for the year.

For MUKESH M. SHAH & CO., Chartered Accountants Firm Registration No.: 106625W

Place: Ahmedabad Date: 10<sup>th</sup> May,2022 UDIN: 22129675AJPGCJ3370 Sd/-Karnik K. Shah Partner Membership No.: 129675

# "ANNEXURE B" TO THE AUDITORS' REPORT

Report on the Internal Financial Control clause (i) of sub-section 3 of section 143 of the Companies Act, 2013 ("the act")

We have audited the internal financial controls over financial reporting of ZYDUS STRATEGICS INVESTMENT LIMITED ("the company") as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

## Management Responsibility for Internal Financial Controls

The company's management is responsible for establishing and maintaining internal financial control based on the internal control over financial reporting criteria established by the company considering the essential components of internal control stated in the Guidance Note on audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ["ICAI"]. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the 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 on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Controls and, both issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial control system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's Judgement, including the assessment of the 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 system over financial reporting.

## Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. 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 financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
- 3. provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

# Inherent limitations of Internal Financial Controls Over Financial Reporting

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

# Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company 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.

For MUKESH M. SHAH & CO., Chartered Accountants Firm Registration No.: 106625W

Place: Ahmedabad Date: 1th May, 2022 UDIN: 22129675AJPGCJ3370 Sd/-Karnik K. Shah Partner Membership No.: 129675

Particulars	Note	IN	2
Fal ticulai S	No.	As at March 31	
	110.	2022	2021
EQUITY AND LIABILITIES:			
Shareholders' Funds:			
Share Capital	3	10,000,000	10,000,000
Reserves and Surplus	4	70,884	(204,376
		10,070,884	9,795,624
Current Liabilities:			
Trade Payables :			
Dues to Other than Micro and Small Enterprises	5	10,000	268,45
Total		10,080,884	10,064,07
ASSETS:			
Current Assets:			
Cash and Bank Balances	6 [A]	68,247	10,059,090
Bank balance other than cash and cash equivalents	6 [B]	10,003,190	-
Other Current Assets	7	9,447	4,979
Total		10,080,884	10,064,075
Significant Accounting Policies	2		
Notes to the Financial Statements	1 to 16		
As per our report of even date		For and on behalf	of the Board
For Mukesh M. Shah & Co.,			
Chartered Accountants			
Firm Registration Number: 106625W			Sd/-
		Nit	tin D. Parekh
			Director
		DIN	I: 00155570
Sd/-			Sd/-
Karnik K. Shah			Vishal J. Gor
Partner			Director
Membership Number: 129675			N: 08787850
Ahmedabad, Dated: May 10, 2022		Ahmedabad, Dated: N	4ay 10, 2022

Zydus Strategic Investments Limited Statement of Profit and Loss for the year ended March 31, 2022				
Statement of Profit and Loss for the yea Particulars	r ended March 31, 2022 Note	1	IR	
	No.	Year ended March 31		
		2022	2021	
Income:				
Other Income	8	366,660	66,375	
Total Revenue		366,660	66,375	
EXPENSES:				
Other Expenses	9	12,400	270,751	
Total Expenses		12,400	270,751	
Profit/(Loss) before Tax		354,260	(204,376)	
Less: Tax Expense:				
Current Tax	13	79,000	-	
Deferred Tax	13	-	-	
		79,000	-	
Profit/(Loss) for the year		275,260	(204,376)	
Basic & Diluted Earning per Equity Share [EPS] [in Rupees]	10	0.28	(0.41)	
Significant Accounting Policies	2			
Notes to the Financial Statements	1 to 16			
As per our report of even date		For and on behal	f of the Board	
For Mukesh M. Shah & Co.,				
Chartered Accountants				
Firm Registration Number: 106625W			Sd/-	
		N	litin D. Parekh	
			Director	
		DI	IN: 00155570	
Sd/-			Sd/-	
Karnik K. Shah			Vishal J. Gor	
Partner			Director	
Membership Number: 129675		D	IN: 08787850	
Ahmedabad, Dated: May 10, 2022		Ahmedabad, Dated:	May 10, 2022	
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	Cash Flow Statement for the year ended March 31, 2022 INR INR					
			Year ended M	Aarch 31		
	Particulars		2022	2021		
A	Cash flows from operating activities:					
	Profit/(Loss) before Tax		275,260	(204,3		
	Adjustments for:					
	[Decrease]/ Increase in other current	liabilities	(258,451)	268,4		
	Cash generated from operations		16,809	64,0		
	Direct taxes paid [Net of refunds]		(4,468)	(4,9		
	Net cash from operating activities		12,341	59,09		
3	Cash flows from investing activities:					
	Net cash used in investing activities		-	-		
C	Cash flows from financing activities:					
	Proceeds from issue of Equity Shares		-	10,000,0		
	Net cash from financing activities		-	10,000,0		
	Net Increase in cash and cash equivalen	ts	12,341	10,059,0		
	Cash and cash equivalents at the beginn	ing of the year	10,059,096	-		
	Cash and cash equivalents at the end of	the year	10,071,437	10,059,0		
	Not	es to the Cash Flow Statement				
	The above cash flow statement has been prep	pared under the "Indirect method"	as set out in AS-3 "Cash Flow			
	Statement".					
2	All figures in brackets are outflows.					
3	Previous year's figures have been regrouped	wherever necessary.				
As per our report of even date For and on			For and on behalf	of the Board		
	For Mukesh M. Shah & Co.					
	Chartered Accountants					
	Firm Registration Number: 106625W					
	Sd/-	Sd/-		Sd/-		
	Su/- Karnik K. Shah	Su/- Nitin D. Parekh		Su/- Vishal J. Gor		
	Partner	Director		Director		
	Membership Number: 129675	DIrector DIN: 00155570	זח	N: 08787850		
	membership Number, 1290/5	U110. 001000/0	Ahmedabad, Dated: May 10, 2022			

	Zydus Strategic Investments Limited
	-Company overview:
	Strategic Investments Limited is subsidiary of Zydus Lifesciences Limited (Formerly known as Cadila Healthcare Limited). The Company is field as a Core Investment Company [CIC] and is exempt from registration with Reserve Bank of India [RBI]. The registered office of the
	any is located at "Zydus Corporate Park", Scheme No.63, Survey No. 536, Khoraj (Gandhinagar) Near Vaishnodevi Circle, S. G. Highway,
	dabad - 382481. These financial statements were authorised for issue in accordance with a resolution passed by the Board of Directors at
	meeting held on May 10, 2022.
	-Significant Accounting Policies:
	Basis of Accounting:
•	The financial statements are prepared under the historical cost convention on the "Accrual Concept" of accountancy in accordance with
	the accounting principles generally accepted in India and they comply with the Accounting Standards prescribed under section 133 of
	the Companies Act, 2013 read with Rule 7 of the Companies [Accounts] Rules, 2014 and other pronouncements issued by the Institute
	of Chartered Accountants of India [ICAI], to the extent applicable, and with the applicable provisions of the Companies Act, 2013.
2	Use of Estimates:
-	The preparation of Financial Statements in conformity with the Accounting Standards generally accepted in India requires, the
	management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent
	liabilities as at the date of the financial statements and reported amounts of revenues and expenses for the year while actual results
	could differ from these estimates. Any revision to accounting estimates is recognised prospectively in current and future periods.
3	Borrowing Costs:
-	A Borrowing costs that are directly attributable to the acquisition/ construction of a qualifying asset are capitalised as part of the cost of
	such assets, up to the date the assets are ready for their intended use.
	<b>B</b> Other borrowing costs are recognised as an expense in the year in which they are incurred.
4	Investments:
	A Long term and strategic investments are stated at cost, less any diminution in the value other than temporary.
	B Current investments are stated at lower of cost and fair value determined on individual investment basis.
	<b>C</b> Investments in shares of foreign subsidiaries and other companies are expressed in Indian currency at the rates of exchange prevailing
	at the time when the original investments were made.
5	Revenue Recognition:
	A Service income is recognised as per the terms of contracts with the customers when the related services are performed or the agreed
	milestones are achieved and are net of Goods and service tax, wherever applicable.
	<b>B</b> Interest income is recognised on time proportionate method.
	<b>C</b> Revenue in respect of other income is recognised when no significant uncertainty as to its determination or realisation exists.
6	Foreign Currency Transactions:
	A The transactions in foreign currencies are stated at the rates of exchange prevailing on the dates of transactions.
	<b>B</b> The net gain or loss on account of exchange rate differences either on settlement or on translation of short term monetary items is
	recognised in the Statement of Profit and Loss.
	<b>C</b> Investments in foreign subsidiaries and other companies are recorded in Indian currency at the rates of exchange prevailing at the time
	when the investments were made.
7	Taxes on Income:
	A Tax expenses comprise of current and deferred tax.
	<b>B</b> Current tax is measured at the amount expected to be paid on the basis of reliefs and deductions available in accordance with the
	provisions of the Income Tax Act, 1961.
	C Deferred tax reflects the impact of current year timing differences between accounting and taxable income and reversal of timing
	differences of earlier years. Deferred tax is measured based on the tax rates and laws that have been enacted or substantively
	enacted as of the balance sheet date. Deferred tax assets are recognised only to the extent there is virtual certainty that sufficient
	future taxable income will be available against which such deferred tax assets can be realised and are reviewed at each balance sheet
	date.
8	Provisions, Contingent Liabilities and Contingent Assets:

#### Provisions, Contingent Liabilities and Contingent Assets:

Provision is recognised when the Company has a present obligation as a result of past events and it is probable that the outflow of resources will be required to settle the obligation and in respect of which reliable estimates can be made. A disclosure for contingent liability is made when there is a possible obligation, that may, but probably will not require an outflow of resources. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision/ disclosure is made. Contingent assets are not recognised in the financial statements. Provisions and contingencies are reviewed at each balance sheet date and adjusted to reflect the correct management estimates.

	Z	ydus Strategic Investme Notes to the Financial S				
		Notes to the Financial S	tatements		INF	ł
					As at Ma	rch 31
					2022	2021
ote: 3-Share Capital:						
Authorised: 1,000,000 [as at March 31, 2	0.01, 1.000.000 1 Eauith	Charge of Do 10/ angle			10,000,000	10 000 000
1,000,000 [as at March 31, 2	021: 1,000,000 ] Equity	Shares of RS.10/- each			10,000,000 10,000,000	10,000,000
Issued, Subscribed and Paid-u					10,000,000	10,000,000
1,000,000 [as at March 31, 2		Shares of Rs 10/- each ful	ly naid-un		10,000,000	10,000,000
Total	521. 1,000,000 ] Equity	Shares of RS.10/ Cuerran	iy pala ap		10,000,000	10,000,000
						10/000/000
A The reconciliation in number	of shares is as under:					
Number of shares at t	he beginning of the yea	ır			1,000,000	-
Add: Issued during the	e year				-	1,000,000
Number of shares at t	he end of the year				1,000,000	1,000,000
B Details of Shareholders holding			. ,	•		
		own as Cadila Healthcare Li	imited] Holding	Company		
Number of S					900,000	900,000
% to total sh Zvdus Hoalthsaro	-				90%	900
Zydus Healthcare Number of S					100,000	100,00
% to total sh					100,000	100,000
	are notaing				10-70	105
C The Company has only one c holder of equity share is entit						
Directors is subject to the app						
case of interim dividend. In th						
entitled to proportionate shar	•					
preferential amounts.	-	-				
D Details of Equity Shares h	eld by promoters at	the end of the year Marc	ch 31, 2022:			
			% of total	% change		
# Promoter's Name		No. of Shares	shares	during the		
1 Zydus Lifesciences Limited (	Formerly known as Cad	lila		vear		
Healthcare Limited )		900,000	90%	-		
2 Zydus Healthcare Limited		100,000	10%	-		
ote: 4-Reserves and Surplus:						
Surplus in Statement of Profit						
Balance as per last Balance S	heet				(204,376)	-
Add: Loss for the year					275,260	(204,376
Balance as at the end of the y	/ear				70,884 70,884	(204,376) (204,376)
local					70,004	(204,370
ote: 5-Trade Payables:						
Micro and Small Enterprises (*)					-	-
Others					10,000	268,451
Total					10,000	268,451
(*)During the year there is no tran			,	nce		
or interest payable. Hence the deta	alled disclosure for Micro	o and Small Enterprises is n	iot given.			
Ageing of Trade Payables :						
[A] As at March 31, 2022						
			Overdue from d	lue date of paym	ent	
Particulars	Not due	Less than 1			More than 3	Total
		year	1 to 2 years	2 to 3 years	years	
Undisputed Others	10,000		-	-	-	10,000
Total	10,000	-	-	-	-	10,000
[B] As at March 31, 2021						
			Overdue from d	ue date of paym		
	Not due	Less than 1	1	1	More than 3	Total
Particulars	Not une		1 to 2 years	2 to 3 years		
Particulars Undisputed Others	268,451	year	1 to 2 years	2 to 3 years	years	268,451

Zydus Strategic Investme Notes to the Financial S			
	latements	INR	
		As at Mar	ch 31
		2022	2021
Note: 6-Cash and Bank Balances:			
A Cash and Cash Equivalents: Balances with Banks		68,247	10,059,096
Total		68,247	10,059,096
B Bank balances other than cash and cash equivalents:			
Balances with Banks		10,003,190	-
Total		10,003,190	-
Note:7-Other Current Assets:			
Advance Payment of Tax [Net of provision for taxation of INR 79,000 {as at March 31	L, 2021 INR NIL}]	7,647	4,979
Balances with Statutory Authorities	, , , ,,	1,800	-
Total		9,447	4,979
Note: 8-Other Income:			
Finance Income: Interest Income		366 660	66,375
Total		366,660 366,660	66,375
		500,000	00,07
Note: 9-Other Expenses:			
Payment To Statutory Auditors (*)		10,000	10,000
Preliminary Expenses			207 22
Registration Fees (Roc)		-	207,23
Application / Filing Fees Stamp Duty Expenses		2,400	2,300 50,120
Other Expenses		_	1,100
Total		12,400	270,751
(*) Payment to the Statutory Auditors [excluding GST]:			
i - As Auditor		10,000	10,000
- For Other Services		-	-
Total		10,000	10,000
Note: 10-Calculation of Earnings per Equity Share [EPS]:			
The numerators and denominators used to calculate the basic and diluted EPS are as	follows:		
A Profit attributable to Shareholders	INR	275,260	(204,376
B Weighted average number of Equity shares outstanding during the year	Numbers	1,000,000	498,630
C Nominal value of equity share	INR	10	10
D Basic and adjusted EPS	INR	0.28	(0.41
Note: 11-Related Party Transactions:			
A Name of the Related Parties and Nature of the Related Party Relationship v	with whom transactions have	taken place:	
a Holding Company	Zydus Lifesciences Limited [Forr	nerly known as Cadila	Healthcare
	Limited]		
b Fellow Subsidiary Companies/entities Zydus Healthcare Limited	Zydus Pharmaceuticals (USA) In		
German Remedies Pharmaceuticals Private Limited	Nesher Pharmaceuticals (USA) L		
Zydus Wellness Limited	ZyVet Animal Health Inc. [USA]	[]	
Zydus Wellness Products Limited	Zydus Healthcare (USA) LLC [US	5A]	
Liva Nutritions Limited	Sentynl Therapeutics Inc. [USA]		
Liva Investment Limited	Zydus Noveltech Inc. [USA]		
Zydus Animal Health and Investments Limited Dialforhealth Unity Limited	Hercon Pharmaceuticals LLC [US Viona Pharmaceuticals Inc. [USA	-	
Dialforhealth Greencross Limited	Zydus Therapeutics Inc. [ZTI] [	-	
Violio Healthcare Limited	Zydus Healthcare S.A. (Pty) Ltd	-	
Zydus Pharmaceuticals Limited	Simayla Pharmaceuticals (Pty) L	td [South Africa]	
Biochem Pharmaceutical Private Limited	Script Management Services (Pt	/) Ltd [South Africa]	
Zydus Strategic Investments Limited	Zydus France, SAS [France]	1	
Zydus VTEC Limited Zydus Foundation	Laboratorios Combix S.L. [Spain Etna Biotech S.R.L. [Italy]	J	
M/s. Recon Pharmaceuticals and Investments, a Partnership Firm	Zydus Pharmaceuticals Mexico S	A De CV [Mexico]	
Zydus International Private Limited [Ireland]	Zydus Pharmaceuticals Mexico Service		Mexico]
Zydus Netherlands B.V. [the Netherlands]	Zydus Worldwide DMCC [Dubai]		-
Zydus Lanka (Private) Limited [Sri Lanka]	Zydus Discovery DMCC [Dubai] [Men	ged with ZTI w.e.f. July 1	, 2021]
Zydus Nikkho Farmaceutica Ltda. [Brazil]	Zydus Wellness International DN		
Alidac Healthcare (Myanmar) Limited [Myanmar] Zydus Healthcare Philippines Inc. [Philippines]	Zydus Wellness BD Pvt Ltd [Ban	gladesh]	

		•	tegic Investme				
oter	11-Related Party Transactions		the Financial S	tatements			
	Directors:	. continucuii					
	Mr. Nitin D. Parekh			Director			
	Mr. Harish R. Sadana			Director			
	Mr. Vishal J. Gor			Director			
<b>T</b>	an ations with Delated Deutice						
	nsactions with Related Parties following transactions were carried		n the ordinary co	urse of business	and at arm's long	ath terms:	
	Details relating to parties referre					gui terms.	
-					Value of the T	Transactions [INF	<u>81</u>
				Holding (	Company	Fellow Subsid	iary Company
	Nature of Transactions					ded March 31	
				<u>2022</u>	<u>2021</u>	<u>2022</u>	<u>2021</u>
	Reimbursement of Expe Zvdus Lifesciences Lir			_	257,351		
	Investments:	Inted		_	257,551		
	Issue of Share Capital:						
	Zydus Lifesciences Lir		-	9,000,000			
	Zydus Healthcare Lim Total	ited			9,000,000	-	1,000,00
	Total			-	9,000,000	-	1,000,00
	Outstanding:						
	Payable:						
	Zydus Lifesciences Lir	nited		-	257,351		
b	There are no transaction to partie	s referred to in Note 11-A [c]					
	12-Analytical Batica						
	12-Analytical Ratios: Ratio	Numerator	Denom	inator	FY 21-22	FY 20-21	% Change
1	Current Ratio [*]	Current Assets	Current L		1,008.1	37.5	2589%
2	Debt-Equity Ratio	Total Debt	Shareholde		NA	NA	NA
3		Earnings available for debt	Finance cost +		NA	NA	NA
3	Debt Service Coverage Ratio	service	del	bt	NA	INA	NA
4	Return on Equity Ratio	Net profit after taxes +	Average Shareh	nolder's Equity	NA	NA	NA
5	Inventory turnover ratio	exceptional items Net Sales	Average I	nventory	NA	NA	NA
6	Trade Receivables turnover ratio	Net Sales	Average Trade		NA	NA	NA
		Net Purchases and Other	-				
7	Trade payables turnover ratio	Expenses	Average Trac	de Payables	NA	NA	NA
8	Net capital turnover ratio	Net Sales	Average Wor	king Capital	NA	NA	NA
9	Net profit ratio	Net profit after taxes +	Net S	ales	NA	NA	NA
		exceptional items Earnings before interest and					
10	Return on Capital employed	taxes	Average Capit	al Employed	NA	NA	NA
	D	Income from investments	Time weighte	d average of		2.00/	470/
11	Return on investment [#]	during the year	investr	ments	4.4%	3.0%	47%
[*]	ncrease in Current Ratio is due	to Repayment of payable	S.				
[#] I	ncrease in interest rates of Fix	ed deposit					
	13:						
The	Company has losses under tax law						
The defe	Company has losses under tax law rred tax assets are not recognised	in absence of virtual certainty	supported by co				
The defe	Company has losses under tax law	in absence of virtual certainty	supported by co				
The defe inco	Company has losses under tax law rred tax assets are not recognised me will be available against which	in absence of virtual certainty	supported by co				
The defe inco ote:	Company has losses under tax law rred tax assets are not recognised me will be available against which 14:	in absence of virtual certainty such deferred tax assets can t	v supported by co be realised.	nvincing evidend	ce that sufficient f	uture taxable	,
The defe inco <b>ote:</b> The	Company has losses under tax law rred tax assets are not recognised me will be available against which	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo	v supported by co be realised. bal pandemic in 1	nvincing evidend March 2020. As t	the Company has	uture taxable	,
The defe incor ote: The busin	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is	v supported by co be realised. bal pandemic in f negligible impact	nvincing evidend March 2020. As t	the Company has	uture taxable	,
The defe inco ote: The busin	Company has losses under tax law rred tax assets are not recognised me will be available against which 14: World Health Organisation [WHO] ness activity during the year ,the c 15-Disclosure of transactions	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies	v supported by co be realised. bal pandemic in 1 negligible impact	nvincing evidenc March 2020. As t of Covid- on it's	the Company has business.	uture taxable	,
The defe inco ote: The busin ote: The	Company has losses under tax law rred tax assets are not recognised me will be available against which 14: World Health Organisation [WHO] ness activity during the year ,the c 15-Disclosure of transactions Company did not have any materia	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies	v supported by co be realised. bal pandemic in 1 negligible impact	nvincing evidenc March 2020. As t of Covid- on it's	the Company has business.	uture taxable	,
The defe inco ote: The busin ote: The	Company has losses under tax law rred tax assets are not recognised me will be available against which 14: World Health Organisation [WHO] ness activity during the year ,the c 15-Disclosure of transactions	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies	v supported by co be realised. bal pandemic in 1 negligible impact	nvincing evidenc March 2020. As t of Covid- on it's	the Company has business.	uture taxable	,
The defe inco ote: The busin ote: 560 ote:	Company has losses under tax law rred tax assets are not recognised me will be available against which 14: World Health Organisation [WHO] ness activity during the year ,the c 15-Disclosure of transactions Company did not have any materia of Companies Act, 1956 during the 16:	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia	v supported by co be realised. bal pandemic in 1 negligible impact : struck off under : al year.	Nvincing evidend March 2020. As f : of Covid- on it's Section 248 of th	the Company has s business.	not carried out any	
The defe inco ote: The busin ote: 560 ote:	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regre	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	not carried out any r, 2013 or Section	
The defe incomposition of the defe incomposition of the defension of the d	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been reqression Signatures	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	not carried out any r, 2013 or Section ssifications/ disclos atements	ure.
The defe income ote: The busin ote: The 560 ote: Prev	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regro Signatures er our report of even date	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	not carried out any r, 2013 or Section	ure.
The defe inco ote: The busin ote: The 560 ote: Prev As p For I	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been reqression Signatures	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any , 2013 or Section ssifications/ disclos atements	ure.
The defe incomendation of the defe incomendation of the defendence	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions :</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regression <b>Signatures</b> er our report of even date Mukesh M. Shah & Co.,	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any , 2013 or Section ssifications/ disclos atements	ure.
The defe incolored of the defe incolored of the defe defe defendence of the defenden	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions :</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regro Signatures er our report of even date Mukesh M. Shah & Co., tered Accountants	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	not carried out any , 2013 or Section ssifications/ disclos atements For and on behalt	ure. f of the Board
defe incol ote: The busin ote: The 560 ote: Prev As p For I Char	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions :</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regro Signatures er our report of even date Mukesh M. Shah & Co., tered Accountants	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	not carried out any , 2013 or Section ssifications/ disclos atements For and on behalt	ure. f of the Board Sd/-
The defe incolored of the defe incolored of the defe defe defendence of the defenden	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions :</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regro Signatures er our report of even date Mukesh M. Shah & Co., tered Accountants	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any t, 2013 or Section ssifications/ disclos atements For and on behali	ure. f of the Board Sd/- itin D. Parekh
The defe incod ote: The busin ote: The 560 ote: Prev As p For I Char Firm	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year , the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regression Signatures er our report of even date Mukesh M. Shah & Co., tered Accountants Registration Number: 106625W	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any t, 2013 or Section ssifications/ disclos atements For and on behali	ure. f of the Board Sd/- itin D. Parekh Director N: 00155570
The defe inco ote: The busin ote: The 560 ote: Prev For I Char Firm Sd/-	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regress <b>16:</b> ious year's figures have been regress <b>16:</b> er our report of even date Mukesh M. Shah & Co., tered Accountants Registration Number: 106625W	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any t, 2013 or Section ssifications/ disclos atements For and on behali	ure. f of the Board Sd/- itin D. Parekh Director N: 00155570 Sd/-
The defe inco ote: The busin ote: The 560 ote: Prev As p For I Char Firm Sd/- Karn	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regression <b>16:</b> ious year's figures have been regression <b>16:</b> re our report of even date Mukesh M. Shah & Co., tered Accountants Registration Number: 106625W	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any t, 2013 or Section ssifications/ disclos atements For and on behali	ure. f of the Board Sd/- itin D. Parekh Director N: 00155570 Sd/- Vishal J. Gor
The defe incor ote: The busin ote: The 560 ote: Prev For I Char Firm Sd/- Karn Partu	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year , the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> Ious year's figures have been regro <u>Signatures</u> er our report of even date Mukesh M. Shah & Co., tered Accountants Registration Number: 106625W	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has the Company has s business. The Companies Act current year's cla	iuture taxable not carried out any ;, 2013 or Section ssifications/ disclos atements For and on behalf N DI	ure. f of the Board Sd/- itin D. Parekh Director N: 00155570 Sd/- Vishal J. Gor Director
The defe incor ote: The busin ote: The 560 ote: Prev For I Char Firm Sd/- Karn Partu Merr	Company has losses under tax law rred tax assets are not recognised me will be available against which <b>14:</b> World Health Organisation [WHO] ness activity during the year ,the c <b>15-Disclosure of transactions</b> Company did not have any materia of Companies Act, 1956 during the <b>16:</b> ious year's figures have been regression <b>16:</b> ious year's figures have been regression <b>16:</b> re our report of even date Mukesh M. Shah & Co., tered Accountants Registration Number: 106625W	in absence of virtual certainty such deferred tax assets can b declared Covid-19 to be a glo ompany believes that there is with Struck off Companies al transaction with companies e current and previous financia puped/ reclassified wherever r	v supported by co be realised. bal pandemic in 1 negligible impact struck off under al year.	Nvincing evidence March 2020. As t c of Covid- on it's Section 248 of the espond with the	the Company has s business. The Companies Act current year's cla the Financial St	iuture taxable not carried out any ;, 2013 or Section ssifications/ disclos atements For and on behalf N DI	ure. <u>Sd/-</u> tin D. Parekh Director N: 00155570 <u>Sd/-</u> Vishal J. Gor Director IN: 08787850