

May 5, 2022

BSE Limited The National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers, Exchange Plaza, C-1, Block – G, Bandra Kurla Complex,

Dalal Street, Mumbai-400001 Bandra (E), Mumbai-400051

Ref: Indus Towers Limited (534816/ INDUSTOWER)

Sub: Financial results for the fourth quarter (Q4) and financial year ended March 31, 2022

Dear Sir/ Madam.

In compliance with Regulation 30 and 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing the following for the fourth quarter (Q4) and financial year ended March 31, 2022:

- Audited consolidated financial results as per Ind-AS;
- Audited standalone financial results as per Ind-AS;
- Auditor's reports on the aforesaid financial results along with Declaration on Auditor's Reports with unmodified opinion pursuant to SEBI Circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016.

The above financial results have been reviewed by the Audit & Risk Management Committee in its meeting held today i.e., May 5, 2022 and based on its recommendation, approved by the Board of Directors in its meeting held today i.e., May 5, 2022. The Board Meeting commenced at 03:45 p.m. (IST) and concluded at 9:00 p.m (IST).

Kindly take the same on record.

Thanking you,

For Indus Towers Limited (formerly Bharti Infratel Limited)

Samridhi Rodhe Company Secretary





May 05, 2022

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400001 The National Stock Exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400051

<u>Sub</u>: <u>Declaration of Unmodified Audit Report pursuant to Regulations 33(3)(d) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

I, Vikas Poddar, Chief Financial Officer of Indus Towers Limited (formerly Bharti Infratel Limited) having its registered office at Building No.10, Tower A, 4th Floor, DLF Cyber City, Gurugram, Haryana-122001 hereby declare that Deloitte Haskins & Sells LLP, Statutory Auditors of the Company, have issued an Audit Report with unmodified opinion on Audited Financial Results of the Company (Standalone and Consolidated) for the quarter and financial year ended March 31, 2022.

This declaration is given pursuant to regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and Circular no. CIR/CFD/CMD/56/2016 dated May 27, 2016.

Kindly take this declaration on record.

Thanking You, Sincerely Yours,

For Indus Towers Limited (formerly Bharti Infratel Limited)

Vikas Poddar

Chief Financial Officer

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Indus Towers Limited

(formerly Bharti Infratel Limited)

Chartered Accountants 7th Floor Building 10 Tower B DLF Cyber City Complex DLF City Phase II Gurugram-122 002 Haryana, India

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INDEPENDENT AUDITOR'S REPORT ON AUDIT OF QUARTERLY AND ANNUAL CONSOLIDATED FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF INDUS TOWERS LIMITED (FORMERLY BHARTI INFRATEL LIMITED)

Opinion

We have audited the Consolidated Financial Results for the quarter and year ended March 31, 2022 included in the accompanying "Statement of Consolidated Audited Financial Results for the quarter and year ended March 31, 2022" of **INDUS TOWERS LIMITED (FORMERLY BHARTI INFRATEL LIMITED)** ("the Parent") and its subsidiary (the Parent and its subsidiary together referred to as "the Group"), ("the Statement") being submitted by the Parent pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Consolidated Financial Results for the quarter and year ended March 31, 2022:

- (i) includes the results of the following entities:
 - a. Indus Towers Limited (ITL) (Parent)
 - b. Smartx Services Limited (100% subsidiary of ITL)
 - c. Indus Towers Employee's Welfare Trust (formerly Bharti Infratel Employee's Welfare Trust)
- (ii) is presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations and
- (iii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the consolidated net profit and consolidated total comprehensive income and other financial information of the Group for the quarter and year ended March 31, 2022.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in Auditor's Responsibilities for audit of the Consolidated Financial Results for the quarter and year ended March 31, 2022 section below. We are independent of the Group 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 Consolidated Financial Results for the year ended March 31, 2022 under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion.



Emphasis of Matter

Material uncertainty arising out of certain developments on one of the largest customer and its consequential impact on business operations of the Company

We draw attention to note 8 of the consolidated financial results, which describes the impact on business operations, receivables and financial position of the Company on account of one of the largest customer's financial condition and its ability to continue as a going concern.

The customer's assumption of going concern is essentially dependent on its ability to raise additional funds as required and successful negotiations with lenders for continued support and generation of cash flow from its operations that it needs to settle its liabilities as they fall due.

Our opinion on the statement is not modified in respect of above matter.

Management's Responsibilities for the Statement

This Statement, which includes the Consolidated Financial Results is the responsibility of the Parent's Board of Directors and has been approved by them for the issuance. The Statement has been compiled from the related audited consolidated financial statements as at and for the year ended March 31, 2022 and audited interim condensed consolidated financial statements for the quarters during the year ended March 31, 2022. This responsibility includes the preparation and presentation of the Consolidated Financial Results for the quarter and year ended March 31, 2022 that give a true and fair view of the consolidated net profit and consolidated other comprehensive income and other financial information of the Group in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards ("Ind AS"), prescribed under Section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations.

The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the respective financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of this Consolidated Financial Results by the Directors of the Parent, as aforesaid.

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

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

Auditor's Responsibilities for audit of the Consolidated Financial Results for the quarter and year ended March 31, 2022

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Results for the quarter and year ended March 31, 2022 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 this Consolidated Financial Results.

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

- Identify and assess the risks of material misstatement of the Consolidated Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design
 audit procedures that are appropriate in the circumstances, but not for the purpose of
 expressing an opinion on the effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 and Regulation 52 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Consolidated Financial Results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Consolidated Financial Results, including the disclosures, and whether the Consolidated Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Standalone Financial Information of
 the entities within the Group to express an opinion on the Consolidated Financial Results. We
 are responsible for the direction, supervision and performance of the audit of financial
 information of such entities included in the Consolidated Financial Results of which we are the
 independent auditors. For the other entity included in the Annual Consolidated Financial
 Results, which have been audited by the other auditor, such other auditor remain responsible
 for the direction, supervision and performance of the audit carried out by them. We remain
 solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the Consolidated Financial Results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Consolidated Financial Results 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 Results.

We communicate with those charged with governance of the Parent and such other entities included in the Consolidated Financial Results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings including any significant deficiencies in internal control that we identify during our audit.



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

Other Matter

The Statement includes the results for the Quarter ended March 31, 2022 being the balancing
figure between audited figures in respect of the full financial year and the audited year to date
figures up to the third quarter of the current financial year. Our report on the Statement is not
modified in respect of this matter.

Chartered



Chartered Accountants Firm's Registration No. 117366W/W-100018

Vijay Agarwal Partner

Membership No.094468 UDIN: 22094468AILIXO7704

Place: Gurugram Date: May 05, 2022

Indus Towers Limited (formerly Bharti Infratel Limited) (CIN: L64201HR2006PLC073821)

Regd. Office: Building No. 10, Tower A, 4th Floor, DLF Cyber City, Gurugram-122002, Haryana

Telephone no. +91 124 4296766 Fax no. + 91 124 4289333, Email id: compliance.officer@industowers.com

Statement of Audited Consolidated Ind AS financial results for the quarter and year ended March 31, 2022

(In Rs. Million except per share data)

	Quarter ended Year ended			except per share data) nded	
Particulars	March 31, 2022	December 31, 2021	March 31, 2021	March 31, 2022 (refer note 5 & 6)	March 31, 2021
	Audited	Audited	Audited	Audited	Audited
Income					
Revenue from operations	71,163	69,274	64,918	277,172	139,543
Other income	1,090	939	773	3,525	1,969
Total income	72,253	70,213	65,691	280,697	141,512
Expenses					
Power and fuel	24,008	25,676	23,745	102,658	51,536
Employee benefit expenses	2,059	1,943	1,774	7,722	5,126
Repairs and maintenance	3,441	3,386	3,719	13,467	7,246
Other expenses	957	1,228	1,556	3,896	3,036
Total expenses	30,465	32,233	30,794	127,743	66,944
Pro-G4 hafara denunciation and amountination Granes costs Granes	41,788	37,980	34,897	152,954	74,568
Profit before depreciation and amortisation, finance costs, finance income, charity and donation, share of profit of joint venture and tax					
Depreciation and amortization expense	13,906	13,500	13,670	54,222	29,913
Less: adjusted with general reserve in accordance with the scheme of arrangement	(257)	(256)	(348)	(970)	(1,429)
	13,649	13,244	13,322	53,252	28,484
Finance costs	3,985	3,979	4,105	16,033	8,364
Finance income	(238)	(186)	(488)	(1,060)	(1,992)
Charity and donation	78	54	1,	422	806
Profit before share of profit of joint venture and tax	24,314	20,889	17,957	84,307	38,906
Share of profit of joint venture (refer note 5)		*	120	*	8,663
Profit before tax	24,314	20,889	17,957	84,307	47,569
Income tax expense :	6,029	5,181	4,320	20,576	9,779
Current tax	5,703	4,982	4,159	20,373	9,852
Deferred tax	326	199	161	203	(73)
Profit after tax	18,285	15,708	13,637	63,731	37,790
Other comprehensive income (OCI)		4			
Items that will not be re-classified to profit and loss					
·					
Remeasurement of the gain/ (loss) of defined benefit plans (net of tax)	21	**	23	36	20
Share of profit/(loss) in OCI of joint venture	(*)			*	(7)
Other comprehensive income for the period/year (net of tax)	21	-0.1	23	36	13
Total comprehensive income for the period/year (net of tax)	18,306	15,708	13,660	63,767	37,803
Paid-up equity share capital (Face value Rs. 10 each)	26,949	26,949	26,949	26,949	26,949
Other equity	194,556	176,480	131,821	194,556	131,821
Earnings per share (nominal value of share Rs, 10 each)	/ 30/	5.020	5.071	22.62	12.617
Basic	6,786	5,830	5,061	23,653	17.516
Diluted	6.786	5,830	5,060	23.651	17,515



Notes to accounts

- 1. The above financial results for the quarter and year ended March 31, 2022 have been reviewed by the Audit & Risk Management Committee in its meeting held on May 05, 2022 and approved by the Board of Directors in its meeting held on May 05, 2022.
- 2. The above financial results are extracted from the audited consolidated financial statements of the Company, which have been prepared in accordance with Indian Accounting Standards as prescribed under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and the other accounting principles generally accepted in India. The consolidated financial results represent results of 'the Group' which comprises of the Company, its subsidiary 'Smartx Services Limited', its controlled trust 'Indus Towers Employees Welfare Trust (formerly Bharti Infratel Employees Welfare Trust)' and its share in Joint Venture Company 'erstwhile Indus Towers Limited' (ceased to exist and merged into the Company w.e.f. November 19, 2020) prepared as per Ind AS 110 on Consolidated Financial Statements, Ind AS 111 on Joint Arrangements and Ind AS 28 on Investment in Associates and Joint Venture.

3. Statement of Assets and Liabilities are as follows:

	As at		
Particulars	March 31, 2022 Audited	March 31, 2021 Audited	
	7 Kudited	2 tuoneu	
Assets			
Non-current assets	1		
Property, plant and equipment	208,699	215,8	
Right of use asset	109,210	102,1	
Capital work-in-progress	1,787	2.7	
Intangible assets	352	-,.	
Financial assets	332		
Other financial assets	11.010		
TOWN COME. TO SERVICE AND	11,012	10,5	
Income tax assets (net)	6,844	7,2	
Other non - current assets	18,659 356,563	14,5 353,1	
Current assets	350,503	353,1	
Financial assets	1		
Investment	16,521	22,7	
Trade receivables	I I		
	70,586	38,2	
Cash and cash equivalents	9,802		
Other financial assets	23,755	29,5	
Other current assets	2,449	5,5	
	123,113	96,2	
Total assets	479,676	449,4	
Equity and liabilities			
Equity	1		
Equity share capital	26,949	26,9	
Other equity	194,556	131,8	
1,	221,505	158,7	
Non-current liabilities			
Financial liabilities			
Borrowings	22.720	2.5	
Lease liabilities	23,739	15,0	
AND MICHAEL TO A CONTROL OF THE CONT	120,877	112,3	
Other financial liabilities	5,708	5,2	
Provisions	17,198	15,6	
Deferred tax liabilites	918	7	
Other non - current liabilities	1,462	2,1	
	169,902	151,1	
Current liabilities			
Financial liabilities	1		
Borrowings	31,129	66,5	
Trade payable			
Total outstanding dues of micro enterprises and small	522	3	
enterprises Total outstanding dues to creditors other than micro	20,771	32,2	
enterprises and small enterprises			
Lease liabilities	21,515	21,7	
Other financial liabilities	6,510	11,2	
Other current liabilities	5,163	5,4	
Provisions	535	4	
Current tax liabilities (net)	2,124	1,3	
* *	88,269	139,5	
Table to building	250.45		
Total Liabilities	258,171	290,6	
Total equity and liabilities	479,676	449,4	



4. Statement of Cash Flows:

	As at		
Particulars Particulars	March 31, 2022 Audited	March 31, 2021 Audited	
Cash flows from operating activities	5 04.707	45.640	
Profit before taxation	84,307	47,569	
Adjustments for	62.262	20.404	
Depreciation and amortization expense	53,252	28,484	
Finance income	(1,060)	(1,992	
Finance costs	16,033	8,364	
Share of profit of joint venture	(2.551)	(8,663	
Profit on disposal of property, plant & equipment	(2,551)	(823	
Provision for doubtful debts and advances	(1,170)	(461	
Revenue equalisation	(3,436)	(2,074	
Others	(1,138)	(1,237	
Operating profit before changes in assets and liabilities	144,237	69,167	
Decrease/(Increase) in other financial assets	5,380	(3,129	
Decrease/(Increase) in other assets	2,531	(1,069	
Decrease/(Increase) in trade receivables	(30,992)	24,251	
Decrease/(Increase) in other financial liabilities	(110)	(111	
Decrease/(Increase) in provisions	362	(193	
Decrease/(Increase) in other liabilities	(557)	(3,396	
Decrease/(Increase) in trade payables	(10,510)	79	
Cash generated from operations	110,341	85,599	
Income tax paid (net of refunds)	(19,129)	(10,788	
Net cash flow from/(used in) operating activities (A)	91,212	74,811	
Cash flows from investing activities			
Purchase of property, plant & equipment	(32,851)	(21,184	
Proceeds from sale of property, plant & equipment	4,154	1,666	
Investment in mutual funds	(105,535)	(98,329	
Proceeds from sale of mutual funds	111,926	131,268	
Interest received	585	392	
Dividend received	× 1	4,200	
Others	(16)	(36	
Net cash flow from /(used in) investing activities (B)	(21,737)	17,977	
Cash flows from financing activities			
Proceeds from borrowings	162,422	149,640	
Repayment of borrowings	(189,144)	(133,325	
Sale/(purchase) of treasury shares (net)	(154)	78	
Payment made to Vodafone Idea Ltd., pursuant to merger of erstwhile Indus Towers Limited with the Company (refer note 5)		(37,642	
Stamp duty on issue of shares pursuant to merger of erstwhile Indus Towers Limited with the Company (refer note 5)		(8	
Dividend paid		(59,854	
Interest paid	(4,418)	(1,450	
Repayment of lease liabilities (including interest)	(28,522)	(11,207	
Net cash flow from/(used in) financing activities (C)	(59,816)	(93,768	
Net increase/(decrease) in cash and cash equivalents during the year (A+B+C)	0.650	(000	
	9,659	(980	
Cash and cash equivalents at the beginning of the year (net of bank overdraft) Cash and cash equivalents pursuant to merger of erstwhile Indus Towers Limited with the Company	143	1,121	
(refer note 5)	0.000	2	
Cash and cash equivalents at the end of the year	9,802	143	

For the purpose of Statement of Cash Flows, cash and cash equivalents comprise of following:-

	Atat		
Particulars Particulars	March 31, 2022	March 31, 2021	
	Audited	Audited	
Cash and cash equivalents as per Statement of Assets and Liabilities	9,802	145	
Less: Bank overdraft	-	(2)	
Cash and cash equivalents as per Statement of Cash Flows	9,802	143	



5. Merger of 'erstwhile Indus Towers Limited' with 'the Company'

The Scheme of amalgamation and arrangement between the Company and erstwhile Indus Towers Limited (a joint venture company) became effective on November 19, 2020. Upon implementation of the Scheme, the joint venture company (i.e. erstwhile Indus Towers Limited) merged into the Company on a going concern basis. Further, the name of the Company was changed from Bharti Infratel Limited to Indus Towers Limited w.e.f. December 10, 2020 vide certificate of incorporation pursuant to change of name issued by Registrar of Companies.

Upon implementation of the Scheme and allotment of shares to indirect wholly owned subsidiaries of Vodafone Group Plc., in addition to existing promoters (representing Bharti Airtel Limited along with its wholly owned subsidiary Nettle Infrastructure Investments Limited), the aforesaid indirect wholly owned subsidiaries of Vodafone Group Plc. have also been classified as promoters of the Company. Accordingly, the financial results for the periods ended after effective date of merger includes financial results of the operations of erstwhile Indus w.e.f November 19, 2020.

- 6. The financial results and the Statement of Cash Flows for the year ended March 31, 2022 are not comparable to previous year presented due to the facts mentioned in note 5 above. Previous year/periods figures have been regrouped/rearranged wherever necessary to conform to the current year/period grouping.
- 7. During the quarter ended March 31, 2022, the Company has settled its reconciliation issues related to trade receivables up to December 31, 2021 with its large customers. Upon such settlement, the Company has adjusted its provisions and impact has been taken in the books of accounts. Further, in accordance with its accounting policy, the Company has deferred recognition of revenue arising out of such settlements wherever there is an uncertainty involved with respect to ultimate collection. The Company continues to create provisions w.e.f. January 01, 2022 based on its best estimates and judgements.
- 8. A large customer of the Group accounts for substantial part of net sales for the period ended March 31, 2022 and constitutes a significant part of trade receivables outstanding as at March 31, 2022.

The said customer in its declared results for quarter and nine months period ended December 31, 2021, "had expressed its ability to continue as going concern to be dependent on raising additional funds as required, successful negotiations with lenders for continued support and generation of cash flow from operations that it needs to settle its liabilities as they fall due. The said customer has met all its debt obligations till that date".

The Union Cabinet on September 15, 2021 approved major structural and process reforms in the telecom sector to boost the proliferation and penetration of broadband and telecom connectivity. On October 14, 2021, Department of Telecommunications ('DoT') issued the required notifications giving an option for moratorium of Spectrum instalment and Adjusted Gross Revenue ('AGR') dues to be confirmed by the said customer on or before October 29, 2021. It also provided a period of 90 days to confirm upfront conversion, if any, of the interest amount arising due to such deferment into equity. The said customer has conveyed its acceptance for the deferment of Spectrum auction instalments & AGR dues by a period of four years with immediate effect.

At its meeting held on January 10, 2022, the Board of Directors of the said customer approved the conversion of the full amount of such interest on the deferred instalments related to spectrum auction amounts and AGR dues into shares of the said customer's Company, either ordinary and / or preference, at the discretion of government. The said customer has notified the DoT accordingly. The next steps in this regard are subject to final confirmation by the DoT.

The aforementioned moratorium appears to have strengthened the said customer's ability to continue as a going concern.

During the quarter ended March 31, 2022, One of the promoters of the said customer, had proposed a plan for the payment to the Company of the outstanding MSA amounts of the said customer. The Board/Committee of the Board of the Company had agreed to accept the proposed payment plan and the modifications to the Security Arrangements that will secure the Company for a similar value as the value under the existing security package, on an understanding that the Company shall not invoke the security package until July 15,2022 subject to the said customer committing to pay until July 15,2022 certain minimum amounts each month aggregating to a minimum of Rs. 30,000 Mn to the Company. As per the terms agreed, monthly committed amounts have been paid by the customer till date.

Under the modified Security Arrangement, such promoter was allowed to dispose of all the primary pledged shares and use the proceeds to participate in an issue of new shares by the said customer to the promoter. The equity proceeds of Rs.33,750 Mn received by the said customer from the promoter have been exclusively utilized to clear the customer's outstanding dues to the Company. Under the modified terms of the Security Arrangement, balance proceeds of Rs.436211 Mn from the sale of the primary pledged

shares those are not used by the said promoter to subscribe to the new shares of the said customer, has been secured by way of a bank guarantee for the benefit of the Company.

In addition, the Group has a secondary pledge, subject to the terms and conditions agreed between the parties, over the above promoter's remaining shares in the Company and the corporate guarantee by such promoter which could be triggered in certain situations and events in the manner agreed between the parties up to a maximum of Rs. 42,500 Mn. The fair value of secondary pledge is Rs. 16,800 Mn, net of promoter loan, as of March 31, 2022.

The Company has created adequate provision basis the policy followed in the past. Pursuant to such commitment, security and the guarantee by the promoter group of such customer, trade receivables are considered to be good and recoverable.

Notwithstanding the above, the potential loss of a significant customer due to its ability to continue as a going concern or the failure to attract new customers could have an adverse effect on the business, results of operations and financial condition of the Group.

- 9. Indus Towers Employee's Welfare Trust (formerly Bharti Infratel Employee's Welfare Trust) [a trust set up for administration of Employee Stock Option Plan ('ESOP') of the Company] was incorporated in FY 2014-15. During the year ended March 31, 2022, Trust has acquired 340,000, 269,838 and 162 shares at a price of Rs. 243.43, 262.73 and 264.78 per share respectively and 200,560 equity shares of Rs. 10 each and 818 equity shares of Rs. 109.67 each have been transferred to employees upon exercise of stock options. As of March 31, 2022, the Trust holds 553,712 shares (of Face Value of Rs. 10 each) (March 31, 2021 145,090 shares) of the Company.
- 10. The disclosure requirements pursuant to regulation 52(4) of SEBI (LODR) Regulation, 2015 in respect of outstanding Commercial Papers as on March 31, 2022 have been disclosed in standalone financial results of the Company for the quarter and year ended March 31, 2022 since there is one wholly owned subsidiary and controlled trust which is not material to the consolidated financial results.
- 11. The audited Standalone results of the Company are available on the Company's website <u>www.industowers.com</u> and on the Stock Exchanges websites <u>www.nseindia.com</u> and <u>www.bseindia.com</u>. Key numbers of Standalone Financial Results of the Company are as under:

(In Rs. Million) Quarter ended Year ended S.No Particulars March 31, 2021 March 31, 2022 March 31, 2021 March 31, 2022 December 31, 2021 (refer note 5 & 6) Revenue from operations 69,259 277,082 139,508 Profit before tax 24 204 20,907 15,726 84,243 43,160 17,967 18.179 Profit after tax 13 648 63 671 33 382

- 12. The Group is engaged in the business of establishing, operating and maintaining wireless communication towers and this is the only major activity performed resulting into main source of risks and returns. The Group's segments as reviewed by the Chief Operating Decision Maker (CODM) does not result into identification of different ways / sources into which they see the performance of the Group. Accordingly, the Group has a single reportable segment. Further, as the Group does not operate in more than one geographical segment, hence, the relevant disclosures as per Ind AS 108 'Operating Segments' are not applicable to the Group.
- 13. The Board of Directors of the Company in its meeting held today i.e. May 05, 2022 has declared an interim dividend of Rs. 11/- per equity share (face value of Rs. 10/- each) for the financial year 2021-22.
- 14. The financial results for the quarter ended March 31, 2022 and March 31, 2021 are balancing figures between the audited results for the year ended March 31, 2022 and March 31, 2021 and the audited nine months period ended December 31, 2021 and December 31, 2020, respectively.

For Indus Towers Limited (formerly Bharti Infratel Limited)

NERG

Chartered Accountants

Bimal Dayal Managing Director and CEO

Pyce: Gurugram Mate: May 05, 2022

"The Company", wherever stated stands for Indus Towers Limited (formerly Bharti Infratel Limited). For more details on the financial results, please visit our website www.industowers.com

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INDEPENDENT AUDITOR'S REPORT ON AUDIT OF QUARTERLY AND ANNUAL STANDALONE FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF INDUS TOWERS LIMITED (FORMERLY BHARTI INFRATEL LIMITED)

Opinion

We have audited the Standalone Financial Results for the quarter and year ended March 31, 2022 ("Standalone Financial Results") included in the accompanying "Statement of Standalone Audited Financial Results for the Quarter and Year Ended March 31, 2022" of INDUS TOWERS LIMITED (FORMERLY BHARTI INFRATEL LIMITED) ("the Company"), ("the Statement"), being submitted by the Company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Standalone Financial Results for the quarter and year ended March 31, 2022:

- is presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and total comprehensive income and other financial information of the Company for the quarter and year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in Auditor's Responsibilities for Audit of the Standalone Financial Results for the quarter and year ended March 31, 2022 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 ("the ICAI") together with the ethical requirements that are relevant to our audit of the Standalone Financial Results for the year ended March 31, 2022 under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matter

Material uncertainty arising out of certain developments on one of the largest customer and its consequential impact on business operations of the Company

We draw attention to note 10 of the standalone financial results, which describes the impact on business operations, receivables and financial position of the Company on account of one of the largest customer's financial condition and its ability to continue as a going concern.



The customer's assumption of going concern is essentially dependent on its ability to raise additional funds as required and successful negotiations with lenders for continued support and generation of cash flow from its operations that it needs to settle its liabilities as they fall due.

Our opinion on the statement is not modified in respect of above matter.

Management's Responsibilities for the Statement

This Statement, which includes the Standalone Financial Results is the responsibility of the Company's Board of Directors, and has been approved by them for the issuance. The Statement has been compiled from the related audited standalone financial statements as at and for the year ended March 31, 2022 and audited interim condensed standalone financial statements for the quarters during the year ended March 31, 2022. This responsibility includes the preparation and presentation of the Standalone Financial Results for the quarter and year ended March 31, 2022 that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the Standalone Financial Results, the Board of Directors 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 the Board of Directors either intends to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

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

Auditor's Responsibilities for audit of the Standalone Financial Results for the quarter and year ended March 31, 2022

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Results for the quarter and year ended March 31, 2022 as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Standalone Financial Results.

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



- Identify and assess the risks of material misstatement of the Standalone Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on the effectiveness of the Company's internal financial controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 and Regulation 52 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Results, including the disclosures, and whether the Standalone Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Standalone Financial Results of the Company to express an opinion on the Standalone Financial Results.

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



Other Matter

The Statement includes the results for the Quarter ended March 31, 2022 being the balancing figure between audited figures in respect of the full financial year and the audited year to date figures up to the third quarter of the current financial year. Our opinion on the Statement is not modified in respect of this matter.

Chartered Accountants For **DELOITTE HASKINS & SELLS LLP**

Chartered Accountants Firm's Registration No. 117366W/W-100018

() V Vijay Agarwal

Partner Membership No.094468 UDIN: 22094468AILHHA6183

Place: Gurugram Date: May 05, 2022

Indus Towers Limited (formerly Bharti Infratel Limited) (CIN: L64201HR2006PLC073821)

Regd. Office: Building No. 10, Tower A, 4th Floor, DLF Cyber City, Gurugram-122002, Haryana

Telephone No. +91 124 4296766 Fax no. +91 124 4289333, Email id: compliance.officer@industowers.com

Statement of Audited Standalone Ind AS financial results for the quarter and year ended March 31, 2022

(In Rs. Million except per share data)

		Quarter ended		Year ended	
Particulars	March 31, 2022	December 31, 2021	March 31, 2021	March 31, 2022 (refer note 5 & 6)	March 31, 2021
	Audited	Audited	Audited	Audited	Audited
Income					
Revenue from operations	71,115	69,259	64,908	277,082	139,508
Other income	1,090	939	772	3,525	6,168
Total income	72,205	70,198	65,680	280,607	145,676
Expenses					
Power and fuel	24,008	25,673	23,743	102,653	51,529
Employee benefit expenses	2,059	1,943	1,774	7,722	5,126
Repairs and maintenance	3,441	3,386	3,719	13,467	7,246
Other expenses	1,025	1,216	1,551	3,935	3,021
Total expenses	30,533	32,218	30,787	127,777	66,922
A Company					
Profit before depreciation and amortization, finance cost, finance income, charity and donation and tax	41,672	37,980	34,893	152,830	78,754
Depreciation and amortization expense	13,901	13,485	13,657	54,173	29,858
Less: adjusted with General Reserve in accordance with the scheme of arrangement	(257)	(256)	(348)	(970)	(1,429)
	13,644	13,229	13,309	53,203	28,429
Finance costs	3,984	3,976	4,104	16,022	8,351
Finance income	(238)	(186)	(488)	(1,060)	(1,992)
Charity and donation	78	54	1	422	806
Profit before tax	24,204	20,907	17,967	84,243	43,160
Income tax expense:	6,025	5,181	4,319	20,572	9,778
Current tax	5,703	4,982	4,158	20,373	9,850
Deferred tax	322	199	161	199	(72)
Profit after tax	18,179	15,726	13,648	63,671	33,382
Other comprehensive income ('OCI')					
Items that will not be re-classified to profit and loss		1			
Remeasurements gains/(loss) of defined benefit plans (net of tax)	21	-	23	36	20
Other comprehensive income for the period/year, net of tax	21		23	36	20
Total comprehensive income for the period/year, net of tax	18,200	15,726	13,671	63,707	33,402
Paid-up equity share capital (Face value Rs. 10 each)	26,949	26,949	26,949	26,949	26,949
Other equity	194,806	176,877	132,024	194,806	132,024
Earnings per equity share (Nominal value of share is Rs. 10 each)					
Basic	6.746	5.835	5.064	23,626	15.472
Diluted	6.746	5,835	5.064	23,626	15.472



Notes to accounts

- 1. The above financial results for the quarter and year ended March 31, 2022 have been reviewed by the Audit & Risk Management Committee in its meeting held on May 05, 2022 and approved by the Board of Directors in its meeting held on May 05, 2022.
- 2. The above financial results are extracted from the audited standalone financial statements of the Company which have been prepared in accordance with Indian Accounting Standards as prescribed under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and the other accounting principles generally accepted in India.

3. Statement of Assets and Liabilities are as follows:

	As at		
Particulars	March 31, 2022	March 31, 2021	
	Audited	Audited	
A Assets	1		
Non-current assets			
Property, plant and equipment	208,600	215,672	
Right of use assets	109,210	101,978	
1 -			
Capital work-in-progress	1,774	2,71	
Intangible assets Financial assets	332	5	
Investments	150	15	
Other financial assets	11,095	10,71	
Income tax assets (net)	6,838	7,27	
Other non-current assets	18,618 356,617	14,58 353,14	
Current assets	330,017	333,14	
Financial assets			
Investments	16,521	22,71	
Trade receivables	70,582	38,28	
Cash and cash equivalents	9,800	13	
Other financial assets	23,754	29,59	
Other current assets	2,611	5,60	
Other current assets	123,268	96,32	
	123,266	90,32	
Total assets	479,885	449,46	
Equity and liabilities			
Equity			
Equity share capital	26,949	26,94	
Other equity	194,806	132,02	
	221,755	158,97	
Non-current liabilities			
Financial liabilities			
Borrowings	23,739	15,05	
Lease liabilities	120,877	112,18	
Other financial liabilities	5,708	5,23	
Provisions	17,198	15,66	
Deferred tax liabilities (net)	922	71	
Other non-current liabilities	1,462	2,17	
	169,906	151,03	
Current liabilities			
Financial liabilities	period w war in		
Borrowings	31,129	66,59	
Trade payables			
-Total outstanding dues of micro enterprises and small enterprises -Total outstanding dues of creditors other than	520	37	
micro enterprises and small enterprises	20,730	32,20	
Lease liabilities	21,515	21,76	
Other financial liabilities	6,510	11,29	
Other current liabilities	5,161	5,43	
Provisions	535	48	
Current Tax liabilities (net)	2,124	1,31	
	88,224	139,46	
Total liabilities	258,130	290,49	
Total equity and liabilities	479,885	449,46	



4. Statement of Cash Flows:

	Year ended		
Particulars	March 31, 2022 (refer note 5 & 6)	March 31, 2021	
	Audited	Audited	
Cash flows from operating activities	04.242	42 160	
Profit before taxation	84,243	43,160	
Adjustments for			
Depreciation and amortization expense	53,203	28,429	
Finance income	(1,060)	(1,992	
Finance costs	16,022	8,351	
Dividend income from joint venture (erstwhile Indus Towers Limited)	NEX.	(4,200	
Profit on sale of property, plant and equipment	(2,551)	(823	
Provision for doubtful debts and advances (net)	(1,177)	(456	
Revenue equalisation	(3,439)	(2,073	
Others	(1,138)	(1,237	
Operating profit before changes in assets and liabilities	144,103	69,159	
Decrease/(Increase) in other financial assets	5,443	(3,145	
Decrease/(Increase) in other manetal assets	2,528	(1,064	
Decrease/(Increase) in trade receivables	(30,981)	24,241	
SIGN PRODUCTION AND ACCURATION AND A	(110)	(112	
Increase/(Decrease) in other financial liabilities	, , , , ,	(193	
Increase/(Decrease) in provisions	362		
Increase/(Decrease) in other liabilities	(554)	(3,399	
Increase/(Decrease) in trade payables	(10,541)	81	
Cash generated from operations	110,250	85,568	
Income tax paid (net of refunds)	(19,126)	(10,795	
Net cash flow from / (used in) operating activities (A)	91,124	74,773	
Cash flows from investing activities			
Purchase of property, plant & equipment	(32,885)	(21,169	
Proceeds from sale of property, plant & equipment	4,154	1,666	
Investment in mutual funds	(105,535)	(98,329	
Proceeds from sale of mutual funds	111,926	131,268	
Loan repaid by trust	-	108	
Loan given to trust	(154)	(25	
Interest received	585	392	
Dividend received	365	4,200	
		(30	
Investment in subsidiary			
Loan (given)/received back to/from subsidiary	109	(3	
Others	(16)	(36	
Net cash flow from / (used in) investing activities (B)	(21,816)	18,042	
Cash flows from financing activities			
Proceeds from borrowings	162,422	149,640	
Repayment of borrowings	(189,144)	(133,325	
Payment made to Vodafone Idea Ltd. pursuant to merger of erstwhile Indus Towers Limited with the Company (refer note 5)	-	(37,642	
Stamp duty on issue of shares pursuant to merger of erstwhile Indus Towers Limited with the	2	(8	
Company (refer note 5)			
Dividend paid	*	(59,860	
Interest paid	(4,417)	(1,450	
Repayment of lease liabilities (including interest)	(28,497)	(11,163	
Net cash flow from / (used in) financing activities (C)	(59,636)	(93,808	
Net increase/(decrease) in cash and cash equivalents during the year (A+B+C)	9,672	(993	
Cash and cash equivalents at the beginning of the year	128	1,119	
	120		
Cash and cash equivalents pursuant to merger of erstwhile Indus Towers Limited with the Company (refer note 5)	*	2	
Cash and cash equivalents at the end of the year	9,800	128	



For the purpose of statement of Cash Flows, cash and cash equivalents comprises of following;

	As at		
Particulars	March 31, 2022	March 31, 2021 Audited	
	Audited		
Cash and cash equivalents as per statement of Assets and Liabilities	9,800	130	
Less: Bank overdraft		(2)	
Cash and cash equivalents as per statement of Cash Flows	9,800	128	

5. Merger of 'erstwhile Indus Towers Limited' with 'the Company'

The Scheme of amalgamation and arrangement between the Company and erstwhile Indus Towers Limited (a joint venture company) became effective on November 19, 2020. Upon implementation of the Scheme, the joint venture company (i.e. erstwhile Indus Towers Limited) merged into the Company on a going concern basis. Further, the name of the Company was changed from Bharti Infratel Limited to Indus Towers Limited w.e.f. December 10, 2020 vide certificate of incorporation pursuant to change of name issued by Registrar of Companies.

Upon implementation of the Scheme and allotment of shares to indirect wholly owned subsidiaries of Vodafone Group Plc., in addition to existing promoters (representing Bharti Airtel Limited along with its wholly owned subsidiary Nettle Infrastructure Investments Limited), the aforesaid indirect wholly owned subsidiaries of Vodafone Group Plc. have also been classified as promoters of the Company. Accordingly, the financial results for the periods ended after effective date of merger includes financial results of the operations of erstwhile Indus w.e.f November 19, 2020.

- 6. The financial results and the Statement of Cash Flows for the year ended March 31, 2022 are not comparable to previous year presented due to the facts mentioned in note 5 above. Previous year/periods figures have been regrouped/rearranged wherever necessary to conform to the current year/period grouping.
- 7. During the quarter ended March 31, 2022, the Company has settled its reconciliation issues related to trade receivables up to December 31, 2021 with its large customers. Upon such settlement, the Company has adjusted its provisions and impact has been taken in the books of accounts. Further, in accordance with its accounting policy, the Company has deferred recognition of revenue arising out of such settlements wherever there is an uncertainty involved with respect to ultimate collection. The Company continues to create provisions w.e.f. January 01, 2022 based on its best estimates and judgements.
- 8. Indus Towers Employee's Welfare Trust (formerly Bharti Infratel Employee's Welfare Trust) [a trust set up for administration of Employee Stock Option Plan ('ESOP') of the Company] was incorporated in FY 2014-15. During the year ended March 31, 2022, Trust has acquired 340,000, 269,838 and 162 shares at a price of Rs. 243.43, 262.73 and 264.78 per share respectively and 200,560 equity shares of Rs. 10 each and 818 equity shares of Rs. 109.67 each have been transferred to employees upon exercise of stock options. As of March 31, 2022, the Trust holds 553,712 shares (of Face Value of Rs. 10 each) (March 31, 2021 145,090 shares) of the Company.
- 9. The Company was set-up with the object of, inter alia, establishing, operating and maintaining wireless communication towers. This is the only activity performed and is thus also the main source of risks and returns. The Company's segments as reviewed by the Chief Operating Decision Maker (CODM) does not result into identification of different ways / sources into which they see the performance of the Company. Accordingly, the Company has a single reportable segment. Further, as the Company does not operate in more than one geographical segment, hence, the relevant disclosures as per Ind AS 108 'Operating Segments' are not applicable to the Company.
- 10. A large customer of the Company accounts for substantial part of net sales for the period ended March 31, 2022 and constitutes a significant part of trade receivables outstanding as at March 31, 2022.

The said customer in its declared results for quarter and nine months period ended December 31, 2021, "had expressed its ability to continue as going concern to be dependent on raising additional funds as required, successful negotiations with lenders for continued support and generation of cash flow from operations that it needs to settle its liabilities as they fall due. The said customer has met all its debt obligations till that date".

The Union Cabinet on September 15, 2021 approved major structural and process reforms in the telecom sector to boost the proliferation and penetration of broadband and telecom connectivity. On October 14, 2021, Department of Telecommunications ('DoT') issued the required notifications giving an option for moratorium of Spectrum instalment and Adjusted Gross Revenue ('AGR') dues to be confirmed by the said customer on or before October 29, 2021. It also provided a period of 90 days to confirm



upfront conversion, if any, of the interest amount arising due to such deferment into equity. The said customer has conveyed its acceptance for the deferment of Spectrum auction instalments & AGR dues by a period of four years with immediate effect.

At its meeting held on January 10, 2022, the Board of Directors of the said customer approved the conversion of the full amount of such interest on the deferred instalments related to spectrum auction amounts and AGR dues into shares of the said customer's Company, either ordinary and / or preference, at the discretion of government. The said customer has notified the DoT accordingly. The next steps in this regard are subject to final confirmation by the DoT.

The aforementioned moratorium appears to have strengthened the said customer's ability to continue as a going concern.

During the quarter ended March 31, 2022, one of the promoters of the said customer, had proposed a plan for the payment to the Company of the outstanding MSA amounts of the said customer. The Board/Committee of the Board of the Company had agreed to accept the proposed payment plan and the modifications to the Security Arrangements that will secure the Company for a similar value as the value under the existing security package, on an understanding that the Company shall not invoke the security package until July 15, 2022 subject to the said customer committing to pay until July 15, 2022 certain minimum amounts each month aggregating to a minimum of Rs. 30,000 Mn to the Company. As per the terms agreed, monthly committed amounts have been paid by the customer till date.

Under the modified Security Arrangement, such promoter was allowed to dispose of all the primary pledged shares and use the proceeds to participate in an issue of new shares by the said customer to the promoter. The equity proceeds of Rs. 33,750 Mn received by the said customer from the promoter have been exclusively utilized to clear the customer's outstanding dues to the Company. Under the modified terms of the Security Arrangement, balance proceeds of Rs. 4,362.1 Mn from the sale of the primary pledged shares those are not used by the said promoter to subscribe to the new shares of the said customer, has been secured by way of a bank guarantee for the benefit of the Company.

In addition, the Company has a secondary pledge, subject to the terms and conditions agreed between the parties, over the above promoter's remaining shares in the Company and the corporate guarantee by such promoter which could be triggered in certain situations and events in the manner agreed between the parties up to a maximum of Rs. 42,500 Mn. The fair value of secondary pledge is Rs. 16,800 Mn, net of promoter loan, as of March 31, 2022.

The Company has created adequate provision basis the policy followed in the past. Pursuant to such commitment, security and the guarantee by the promoter group of such customer, trade receivables are considered to be good and recoverable.

Notwithstanding the above, the potential loss of a significant customer due to its ability to continue as a going concern or the failure to attract new customers could have an adverse effect on the business, results of operations and financial condition of the Company.

- 11. The initial disclosure in compliance with SEBI Circular No. SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018 is annexed to the results.
- 12. The disclosure required as per the provisions of Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is given below:

		Quarter ended			Year ended	
S. Ņo.	Particulars	March 31, 2022	December 31, 2021	March 31, 2021	March 31, 2022 (refer note 5 & 6)	March 31, 2021
		Audited	Audited	Audited	Audited	Audited
(i)	Debt-equity ratio (no. of times)	0,25	0.27	0.51	0,25	0.51
(ii)	Debt service coverage ratio (no. of times)	3.25	3.10	3.01	3.09	3.68
(iii)	Interest service coverage ratio (no. of times)	11.37	10,41	9,20	10,39	9.83
(iv)	Net worth (Rs. Mn)	194,186	176,010	130,458	194,186	130,458
(v)	Current ratio	1.40	1.10	0,69	1.40	0.69
(vi)	Long term debt to working capital	1.30	3.73	(0.63)	1,30	(0.63
(vii)	Bad debts to account receivable ratio	*		•	-	
(viii)	Current liability ratio	0,34	0,39	0.48	0,34	0.48
(ix)	Total debts to total assets	0,11	0.12	0.18	11,0	0,18
(x)	Debtor turnover (annualised) *	5.23	4.96	12.38	5.09	6.65
(xi)	Operating profit margin	37.88%	34,38%	32,06%	34.68%	31,65%
(xii)	Net profit margin	25,56%	22,71%	21.03%	22.98%	20.92%
(xiii)	Capital redemption reserve (Rs. Mn)	471	471	471	471	471
(xiv)	Net profit after tax (Rs, Mn)	18,179	15,726	13,648	63,671	33,382
(xv)	Basic and diluted earnings per share (EPS) (Rs. per share) (not annualised for the quarter)	6,746	5,835	5.064	23.626	15,472

Chartered

* The debtor turnover ratio for the quarter and year ended March 31, 2021 is not comparable due to the facts mentioned in note 5 above.

The basis of computation of above parameters is provided in the table below:

(i)	Debt-equity ratio	Debt-equity ratio is computed by dividing total borrowings (i.e. long-term borrowings and short term borrowing excluding lease liabilities) by total equity as on date.	
(ii)	Debt service coverage ratio	Debt service coverage ratio is computed by dividing Profit before depreciation and amortization, finance cost, fin income, charity and donation and tax excluding other income by interest on borrowings and lease liabilities repayments of long-term borrowings and lease liabilities.	
(iii)	Interest service coverage ratio	Interest service coverage ratio is computed by dividing Profit before depreciation and amortization, finance cost, finance income, charity and donation and tax excluding other income by interest on borrowings (including interest on lease liabilities).	
(iv)	Net worth	Net worth is as per section 2(57) of Companies Act, 2013.	
(v)	Current ratio	Current ratio is computed by dividing the total current assets by total current liabilities as on date.	
(vi)	Long term debt to working capital	Long term debt to working capital is computed by dividing long-term borrowings (including current maturities of term borrowings) by working capital (where working capital is current assets as reduced by current liabilities).	
(vii)	Bad debts to account receivable ratio	Bad debts to account receivable ratio is computed by dividing bad debts written off with trade receivables as on date.	
(viii)	Current liability ratio	Current liability ratio is computed by dividing the total current liabilities by total liabilities as on date.	
(ix)	Total debts to total assets	Total debts to total assets is computed by dividing total borrowings (i.e. long-term borrowings and short term borrowings excluding lease liabilities) by total assets as on date.	
(x)	Debtor turnover is computed by dividing revenue from operations by average (of opening and closing) trade received during the year.		
(xi)	Operating profit margin Operating profit margin is computed by dividing Profit before finance cost, finance income, charity and donation an excluding other income by revenue from operation for the period/year.		
(xii)	Net profit margin	Net profit margin is computed by dividing net profit after tax excluding dividend income from joint venture by revenue from operation for the period/year.	

- 13. The Board of Directors of the Company in its meeting held today i.e. May 05, 2022 has declared an interim dividend of Rs. 11/- per equity share (face value of Rs. 10/- each) for the financial year 2021-22.
- 14. The financial results for the quarter ended March 31, 2022 and March 31, 2021 are balancing figures between the audited results for the year ended March 31, 2022 and March 31, 2021 and the audited nine months period ended December 31, 2021 and December 31, 2020, respectively.

For Indus Towers Limited (formerly Bharti Infratel Limited)

Chartered Accountants

MERS HARYANA MIN

Bimal Dayal Managing Director and CEO

Place: Gurugram
Date: May 05, 2022

"The Company", wherever stated stands for Indus Towers Limited (formerly Bharti Infratel Limited)
For more details on the financial results, please visit our website www.industowers.com



April 27, 2022

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 The National Stock Exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai-400051

Ref: Indus Towers Limited (534816/ INDUSTOWER)

Sub: Initial Disclosure under SEBI Circular No. SEBI/HO/DDHS/CIR/P/2018/144 dated
November 26, 2018 ("SEBI Circular") for the financial year ended March 31, 2022

Dear Sir/ Madam,

With reference to the aforesaid SEBI Circular pertaining to Fund raising by issuance of Debt Securities by Large Entities, please find enclosed initial disclosure in the format prescribed in Annexure A of the SEBI Circular, for the financial year ended March 31, 2022.

Kindly take the above information on record.

Thanking you, Yours faithfully,

For Indus Towers Limited (formerly Bharti Infratel Limited)

Samridhi Rodhe Company Secretary

Encl: As above



Annexure A

Initial Disclosure to be made by an entity identified as a Large Corporate

S. No.	Particulars	Details
1.	Name of the Company	Indus Towers Limited (formerly Bharti Infratel
		Limited)
2.	CIN	L64201HR2006PLC073821
3.	Outstanding borrowing of Company as on	Rs. 4,569.8 Crore
	March 31, 2022 (in Rs. Cr)	
4.	Highest Credit Rating During the previous FY	CRISIL AA+/ Stable
	along with name of the Credit Rating Agency	
5.	Name of Stock Exchange in which the fine shall	BSE Limited
	be paid, in case of shortfall in the required	
	borrowing under the framework	

We confirm that we are a Large Corporate as per the applicability criteria given under the SEBI circular SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018.

For Indus Towers Limited (formerly Bharti Infratel Limited)

Samridhi Rodhe

Company Secretary & Compliance Officer

Ph No: +91-124-4296766

Email: Compliance.officer@industowers.com

Date: April 27, 2022

Vikas Poddar

Chief Financial Officer

Ph No: +91-124-4296766

Email: Cfo.office@industowers.com



May 5, 2022

BSE Limited The National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers, Exchange Plaza, C-1, Block – G, Bandra Kurla Complex,

Dalal Street, Mumbai-400001 Bandra (E), Mumbai-400051

Ref: Indus Towers Limited (534816 / INDUSTOWER)

Sub: Annual Disclosure w.r.t. the details of the incremental borrowings done during the financial year 2021-22 under SEBI Circular no. SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018

1. Name of the Company: Indus Towers Limited

CIN: L64201HR2006PLC073821
 Report filed for FY: 2021-22

4. **Details of the current block (all figures in Rs crore):** Rs. 3500 Cr.

Particulars	Details
2-year block period (Specify financial years)	FY 22 and FY 23
Incremental borrowing done in FY (T) (a)	Rs. 3,500 Cr.
Mandatory borrowing to be done through debt securities in FY (T)	Rs. 875 Cr.
(b) = (25% of a)	
Actual borrowing done through debt securities in FY (T) (c)	Nil
Shortfall in the borrowing through debt securities, if any, for FY(T-1) carried forward to FY(T)	N.A.
(d)	
Quantum of (d), which has been met from (c)	N.A.
(e)	
Shortfall, if any, in the mandatory borrowing through debt securities for FY(T)	N.A.



{after adjusting for any shortfall in borrowing for	
FY(T-1) which was carried forward to $FY(T)$	
(f)=(b)-[(c)-(e)]	
{If the calculated value is zero or negative, write "nil"}	

5. Details of penalty to be paid, if any, in respect to previous block (all figures in Rs crore):

Particulars	Details
2-year Block period	FY 2022 and FY 2023
Amount of fine to be paid for the block, if applicable	N.A.
Fine = 0.2% of {(d)-(e)}#	

For Indus Towers Limited (formerly Bharti Infratel Limited)

Samridhi Rodhe

Company Secretary & Compliance Officer

Ph No: +91-124-4296766

Email: Compliance.officer@industowers.com

Vikas Poddar

Chief Financial Officer Ph No: +91-124-4296766

Email: Cfo.office@industowers.com



May 5, 2022

BSE Limited

The National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers,

Exchange Plaza, C-1, Block – G, Bandra Kurla Complex,

Dalal Street, Mumbai-400001

Bandra (E), Mumbai-400051

Ref: Indus Towers Limited (534816 / INDUSTOWER)

Sub: Press Release w.r.t. audited financial results for the fourth quarter (Q4) and financial year ended March 31, 2022

Dear Sir/ Madam,

Pursuant to Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing the press release being issued by the Company with regard to the audited financial results of the Company for the fourth quarter (Q4) and financial year ended March 31, 2022.

Kindly take the same on record.

Thanking you,

For Indus Towers Limited (formerly Bharti Infratel Limited)

Samridhi Rodhe Company Secretary





Indus Towers Limited

(Formerly Bharti Infratel Limited)

Indus Towers announces Consolidated results for the fourth quarter and full year ended March 31, 2022

Consolidated Revenues for the year at Rs. 27,717 Crore, up 8% Y-o-Y

Consolidated EBITDA for the year at Rs. 14,943 Crore, up 13% Y-o-Y

Consolidated Profit after Tax for the year at Rs. 6,373 Crore, up 28% Y-o-Y

Consolidated Operating Free Cash Flows for the year at Rs. 9,162 Crore, up 29% Y-o-Y

Highlights for the fourth quarter ended March 31, 2022

- Total Tower base of 185,447 with closing sharing factor of 1.81
- Consolidated Revenues at Rs. 7,116 Crore, up 10% Y-o-Y
- Consolidated EBITDA at Rs. 4,070 Crore, up 19% Y-o-Y
- Consolidated Profit after tax at Rs. 1,829 Crore, up 34% Y-o-Y
- Operating Free Cash Flows at Rs. 2,734 Crore, up 83% Y-o-Y

Highlights for the full year ended March 31, 2022

- Consolidated Revenues at Rs. 27,717 Crore, up 8% Y-o-Y
- Consolidated EBITDA at Rs. 14,943 Crore, up 13% Y-o-Y
- Consolidated Profit after tax at Rs. 6,373 Crore, up 28% Y-o-Y
- Operating Free Cash Flows at Rs. 9,162 Crore, up 29% Y-o-Y

Gurugram, Haryana, India, May 5, 2022: Indus Towers Limited (Formerly Bharti Infratel Limited) ("Indus Towers" or "the Company") today announced its *audited Consolidated* results for the fourth quarter and full year ended March 31, 2022. Following the merger between Bharti Infratel Limited and Indus Towers, effective November 19, 2020, the results filed under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, are not comparable with the results disclosed prior to the effective date. Hence, the Company has given proforma unaudited consolidated results (see note). The Consolidated revenue for the quarter was Rs.7,116 Crore, up 10% Y-o-Y. Consolidated EBITDA was at Rs.4,070 Crore, up 19% Y-o-Y and representing an operating margin of 57.2%. The net profit for the quarter was Rs.1,829 Crore, up 34% Y-o-Y. The Operating Free Cash Flow was at Rs. 2,734 Crore up 83% Y-o-Y. The Return on Equity (Pre-Tax) increased to 44.3% as against 39.6% on Y-o-Y basis [Return on Equity (Post Tax) increased to 33.5% as against 29.6% Y-o-Y basis]. The Return on Capital Employed increased to 25.7% as against 22.1% on Y-o-Y basis.

The Board of Directors has declared an interim dividend for financial year 2021-22 of Rs.11 per share in its meeting held today i.e. May 05, 2022.



Indus Towers Limited - Media Release May 05, 2022

Bimal Dayal, Managing Director and CEO, Indus Towers Limited (Formerly Bharti Infratel Limited), said:

"Looking back on FY22, team Indus did a commendable job by culminating a merger of such scale while fighting the pandemic and natural disasters. Despite all the challenges, Indus Towers delivered a robust financial performance and a sustained operational performance.

The recent progressive steps taken by the government, and its thrust on 5G technology will accelerate the industry. Indus Towers remains fully committed to support its customers in enabling 5G connectivity across India."

<u>Summary of the Consolidated Statement of Income – Represents Proforma Consolidated</u> Statement of Income as per IND AS.

(Amount in Rs. Crore, except ratios)

	Quarter Ended					
Particulars	Mar-22	Mar-21	Y-on-Y Growth			
Revenue ^{1&4}	7,116	6,492	10%			
EBITDA ¹	4,070	3,413	19%			
EBIT ¹	2,697	2,081	30%			
Profit before Tax	2,431	1,796	35%			
Profit after Tax	1,829	1,364	34%			
Operating Free Cash Flow ^{1&2}	2,734	1,494	83%			
Adjusted Fund From Operations(AFFO) ^{1&3}	3,210	2,564	25%			

^{1.} Revenue, EBITDA, EBIT, Operating free cash flow and Adjusted Fund from Operations (AFFO) are excluding other income.

^{4.} Revenue from operations for the quarter ended March 31, 2022 include impact of one-time provision reversal of INR 5,473 million.

Parameters	Unit	Mar 31,	Dec 31,	Q-on-Q	Mar 31,	Y-on-Y
		2022	2021	Growth	2021	Growth
Total Towers ¹	Nos	1,85,447	1,84,748	699	1,79,225	6,222
Total Co-locations ¹	Nos	3,35,791	3,35,106	685	3,22,438	13,353
Key Indicators						
Average Sharing Factor	Times	1.81	1.81		1.81	
Closing Sharing Factor	Times	1.81	1.81		1.80	
Sharing Revenue per Tower p.m.	Rs	85,445	79,609	7.3%	77,825	9.8%
Sharing Revenue per Sharing Operator p.m.	Rs	47,148	43,904	7.4%	42,477	11.0%

^{1.} Reporting of towers & colocations has been changed from notice basis to actual exit basis w.e.f. 1st July 2021. During the consolidation phase of the telecom industry, Indus had adopted a conservative approach in December 2018 of reporting exits basis notices received vis-à-vis the earlier method of reporting basis actual exits. Now with the stabilization in the industry and reducing trend of exits, Indus has moved back to the earlier approach of reporting churn based on actual exits to represent actual colocations billed. This has resulted in one-time addition of 3,630 colocations in closing base for the quarter ended September 30, 2021.

Note: Proforma unaudited consolidated financial results ('Proforma results') prepared assuming merger was effective from April 1, 2018 and hence, considered the effect of merger since then as per pooling of interest method in accordance with Appendix C of Ind AS 103. The consideration given to the shareholders, cancellation of Investment of Infratel in erstwhile Indus and recording of assets, liabilities and reserves at carrying value of erstwhile Indus has been considered in these results for all the periods presented. Hence, the results include the combined operation of Infratel and erstwhile Indus on line by line basis and line by line consolidation for its subsidiary and the controlled trust.

^{2.} Operating Free Cash Flow is a non IND AS measure and is defined as EBITDA adjusted for capex and repayment of lease liabilities.

^{3.} Adjusted Free Cash Flow is a non IND AS measure and is defined as EBITDA adjusted for Maintenance and General Corporate capex and repayment of lease liabilities.



About Indus Towers Limited (formerly Bharti Infratel Limited)

Indus Towers Limited (formerly Bharti Infratel Limited) is India's leading provider of passive telecom infrastructure and it deploys, owns and manages telecom towers and communication structures, for various mobile operators. The Company's portfolio of over 1,85,000 telecom towers, makes it one of the largest tower infrastructure providers in the country with presence in all 22 telecom circles. Indus Towers caters to all wireless telecommunication service providers in India. The Company has been the industry pioneer in adopting green energy initiatives for its operations. For further details visit www.industowers.com

Disclaimer:

[This communication does not constitute an offer of securities for sale in the United States. Securities may not be sold in the United States absent registration or an exemption from registration under the U.S. Securities Act of 1933, as amended. Any public offering of securities to be made in the United States will be made by means of a prospectus and will contain detailed information about the Company and its management, as well as financial statements].



May 5, 2022

BSE Limited

The National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers,

Exchange Plaza, C-1, Block – G, Bandra Kurla Complex,

Dalal Street, Mumbai-400001

Bandra (E), Mumbai-400051

Ref: Indus Towers Limited (534816 / INDUSTOWER)

Sub: Quarterly report for the fourth quarter (Q4) and financial year ended March 31, 2022

Dear Sir/ Madam,

Pursuant to Regulation 30 and other applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing the quarterly report being released by the Company w.r.t. the audited financial results for the fourth quarter (Q4) and financial year ended March 31, 2022.

Kindly take the same on record.

Thanking you,

For Indus Towers Limited (formerly Bharti Infratel Limited)

Samridhi Rodhe Company Secretary HARYANA) MI

Indus Towers Limited
(Formerly Bharti Infratel Limited)
Building No. 10, Tower A, 4th Floor, DLF Cyber City, Gurugram, Haryana – 122002



Indus Towers Ltd. (formerly Bharti Infratel Limited)

www.industowers.com

May 05, 2022

The financial statements included in this quarterly report fairly present in all material respects the financial position, results of operations, cash flow of the Company as of and for the periods presented in this report.

Supplemental Disclosures

Safe Harbor: - Some information in this report may contain forward-looking statements. We have based these forward-looking statements on our current beliefs, expectations and intentions as to facts, actions and events that will or may occur in the future. Such statements generally are identified by forward-looking words such as "believe," "plan," "anticipate," "continue," "estimate," "expect," "may," "will" or other similar words.

A forward-looking statement may include a statement of the assumptions or basis underlying the forward-looking statement. We have chosen these assumptions or basis in good faith, and we believe that they are reasonable in all material respects. However, we caution you that forward-looking statements and assumed facts or bases almost always vary from actual results, and the differences between the results implied by the forwardlooking statements and assumed facts or bases and actual results can be material, depending on the circumstances. You should also keep in mind that any forward-looking statement made by us in this report or elsewhere speaks only as of the date on which we made it. New risks and uncertainties come up from time to time, and it is impossible for us to predict these events or how they may affect us. We have no duty to, and do not intend to, update or revise the forward-looking statements in this report after the date hereof. In light of these risks and uncertainties, any forward-looking statement made in this report or elsewhere may or may not occur and has to be understood and read along with this supplemental disclosure.

General Risk: - Investment in equity and equity related securities involves a degree of risk and investors should not invest any funds in this Company without necessary diligence and relying on their own examination of Indus Towers Limited; along with the equity investment risk which doesn't guarantee capital protection.

Use of Certain Non GAAP measures: - This result announcement contains certain information on the Company's results of operations and cash flows that have been derived from amounts calculated in accordance with Indian Accounting Standards (IND AS) i.e. Non-GAAP measures. They should not be viewed in isolation as alternatives to the equivalent IND AS measures and should be read in conjunction with the equivalent IND AS measures.

Further, disclosures are also provided under "Use of Non – GAAP financial information" on page 25

Others: In this report, the term "Indus Towers" or "Indus" or "the Company" refers to Indus Towers Limited (formerly Bharti Infratel Limited).

With effect from January 2015, Indus Towers Employees Welfare Trust (formerly Bharti Infratel Employees Welfare Trust) (incorporated for allotment of shares to employees as part of Employee Stock Option Plan) has been included as part of the Company. With effect from September 2015, Smartx Services Ltd. (incorporated on September 21, 2015 as a wholly owned subsidiary) has been included as a part of the Company.

Disclaimer: - This communication does not constitute an offer of securities for sale in the United States. Securities may not be sold in the United States absent registration or an exemption from registration under the U.S. Securities Act of 1933, as amended. Any public offering of securities to be made in the United States will be made by means of a prospectus and will contain detailed information about the Company and its management, as well as financial statements.

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Section A

Consolidated Results

The Company has adopted Indian Accounting Standards (IND AS) w.e.f. April 1, 2016 with transition date being April 1, 2015 in accordance with the requirements under Section 133 of the Companies Act, 2013. Accordingly, the consolidated financial statements under IND AS includes the subsidiary 'Smartx Services Limited' and the controlled trust "Indus Tower Employee Welfare Trust" (formerly Bharti Infratel Employees Welfare Trust) and share of Joint Venture "Erstwhile Indus Towers Limited (ceased to exist and merged into the company w.e.f. November 19, 2020)" on the basis of Equity method of consolidation.

Section A includes Proforma unaudited consolidated financial results ('Proforma results') prepared assuming merger was effective from April 1, 2018 and hence, considered the effect of merger since then as per pooling of interest method in accordance with Appendix C of Ind AS 103. The consideration given to the shareholders, cancellation of Investment of Infratel in erstwhile Indus and recording of assets, liabilities and reserves at carrying value of erstwhile Indus has been considered in these results for all the periods presented. Hence, the results include the combined operation of Infratel and erstwhile Indus on line by line basis and line by line consolidation for its subsidiary and the controlled trust.

Section-1

INDUS TOWERS - PERFORMANCE AT A GLANCE³

Particulars		Full Year Ended ²			Quarter Ended ²					
		2020	2021 ⁵	2022	Mar 2021	Jun 2021	Sep 2021	Dec 2021	Mar 2022	
Consolidated Operating Highlights										
Total Towers ⁷	Nos	1,69,002	1,79,225	1,85,447	1,79,225	1,80,997	1,83,462	1,84,748	1,85,447	
Total Co-locations ⁷	Nos	3,11,111	3,22,438	3,35,791	3,22,438	3,25,355	3,32,551	3,35,106	3,35,791	
Average Sharing factor	Times	1.85	1.82	1.80	1.81	1.80	1.81	1.81	1.81	
Closing Sharing factor	Times	1.84	1.80	1.81	1.80	1.80	1.81	1.81	1.81	
Sharing Revenue per Tower per month	Rs	78,855	78,345	80,467	77,825	77,939	77,807	79,609	85,445	
Sharing Revenue per Sharing Operator per month	Rs	41,647	42,357	44,264	42,477	42,730	42,807	43,904	47,148	
Financials										
Revenue ¹	Rs Mn	2,55,624	2,56,729	2,77,172	64,918	67,970	68,765	69,274	71,163	
EBITDA ¹	Rs Mn	1,27,239	1,32,575	1,49,429	34,129	35,285	36,405	37,041	40,698	
EBIT ¹	Rs Mn	73,158	77,575	95,755	20,805	21,969	23,072	23,743	26,971	
Finance Cost (Net)	Rs Mn	11,953	14,021	14,973	3,619	3,768	3,665	3,793	3,747	
Profit before Tax	Rs Mn	63,982	66,537	84,307	17,958	18,770	20,334	20,889	24,314	
Profit after Tax	Rs Mn	50,270	49,751	63,731	13,638	14,153	15,585	15,708	18,285	
Capex	Rs Mn	31,764	35,868	29,287	12,898	7,530	8,302	7,107	6,348	
-of Which Maintenance & General Corporate Capex	Rs Mn	7,848	7,181	7,987	2,201	2,328	1,851	2,226	1,582	
Operating Free Cash Flow ¹	Rs Mn	70,653	71,240	91,620	14,944	20,409	21,089	22,786	27,336	
Adjusted Fund From Operations(AFFO) ¹	Rs Mn	94,570	99,927	1,12,920	25,641	25,611	27,540	27,667	32,102	
Free Cash Flow ⁶	Rs Mn	27,900	47,952	30,160	62	2,618	4,110	1,112	22,320	
Total Capital Employed	Rs Mn	3,48,855	3,51,671	3,92,442	3,51,671	3,64,887	3,76,839	3,94,780	3,92,442	
Net Debt / (Net Cash) with Lease Liabilities	Rs Mn	1,71,774	1,92,901	1,70,937	1,92,901	1,92,250	1,88,818	1,91,351	1,70,937	
Net Debt / (Net Cash) without Lease Liabilities	Rs Mn	42,499	58,782	28,545	58,782	56,063	51,823	50,788	28,545	
Shareholder's Equity	Rs Mn	1,77,081	1,58,770	2,21,505	1,58,770	1,72,637	1,88,021	2,03,429	2,21,505	
Key Ratios										
EBITDA Margin ¹	%	49.8%	51.6%	53.9%	52.6%	51.9%	52.9%	53.5%	57.2%	
EBIT Margin ¹	%	28.6%	30.2%	34.5%	32.0%	32.3%	33.6%	34.3%	37.9%	
Net Profit Margin ¹	%	19.7%	19.4%	23.0%	21.0%	20.8%	22.7%	22.7%	25.7%	
Net Debt / (Net Cash) with Lease Liabilities to EBITDA (LTM) ³	Times	1.35	1.46	1.14	1.46	1.41	1.33	1.34	1.14	
Interest Coverage ratio (LTM) ³	Times	10.64	9.46	9.98	9.46	9.37	9.49	9.62	9.98	
Return on Capital Employed Pre Tax (LTM) ³	%	21.9%	22.1%	25.7%	22.1%	22.9%	23.8%	24.5%	25.7%	
Return on Shareholder's Equity Pre Tax (LTM) ³	%	37.6%	39.6%	44.3%	39.6%	40.5%	40.9%	39.3%	44.3%	
Return on Shareholder's Equity Post tax (LTM) ³	%	29.6%	29.6%	33.5%	29.6%	30.4%	30.9%	29.8%	33.5%	
Valuation Indicators										
Market Capitalization ⁴	Rs Bn	431	660	598	660	643	832	669	598	
Enterprise Value ⁴	Rs Bn	603	853	769	853	835	1021	861	769	
EV/EBITDA ³⁸⁴	Times	4.74	6.44	5.15	6.44	6.11	7.19	6.02	5.15	
EPS (Diluted) ⁴	Rs	18.65	18.46	23.66	5.06	5.25	5.79	5.83	6.79	
PE Ratio ⁴	Times	8.58	13.27	9.39	13.27	12.20	14.60	11.32	9.39	

^{1.} Revenue, EBITDA, EBIT, Operating free cash flow and Adjusted Fund from Operations (AFFO) are excluding other income. Further, EBITDA, EBIT and Net profit margins have been computed on revenue excluding other income.

2. Previous periods' figures have been regrouped/ rearranged wherever necessary to conform to current period classifications.

4. Valuation Indicators for periods prior to quarter ending December 31, 2020 are revised based on current outstanding share capital to make the data comparable.

6. Free Cash Flow has been added as a measure for better disclosure. Refer Section 11- Glossary for definition.

^{3.} With the adoption of Ind AS 116 definition for Financial KPIs – 'Operating Free Cash Flow' and 'Adjusted Fund From Operations'; Key Ratios – 'Net Debt / (Net Cash) with Lease Liabilities to EBITDA', 'Interest Coverage Ratio', 'Return on Capital Employed Pre Tax', 'Return on Shareholder's Equity Pre Tax / Post Tax' and Valuation Indicators – 'EV/EBITDA' have been revised. Refer Section 11- Glossary for previous and revised definitions.

^{5.} The impact on account of alignment of accounting practices and estimates for the Company of Rs 123 million (net of tax) which has been charged to Consolidated Statement of Profit and Loss for the quarter ended December 31, 2020.

Reporting of towers & colocations has been changed from notice basis to actual exit basis w.e.f. 1st July 2021. During the consolidation phase of the telecom industry, Indus had adopted a conservative approach in December 2018 of reporting exits basis notices received vis-à-vis the earlier method of reporting basis actual exits. Now with the stabilization in the industry and reducing trend of exits, Indus has moved back to the earlier approach of reporting churn based on actual exits to represent actual colocations billed. This has resulted in one-time addition of 3,630 colocations in closing base for the quarter ended September 30, 2021.

Section 2

AN OVERVIEW

2.1 Industry Overview

The Indian telecommunications industry is one of the most competitive globally. The focus of Indian operators in the last ten years or so has been to affordable develop an mass telecommunications service model which allows for service availability across India's urban and rural areas at affordable prices. A strong focus on optimization of operational expenses through the outsourcing of noncore areas, process innovation, cost-to-serve alignment and strategic partnerships has also resulted in steady growth of the tower industry. It is more economical for operators to lease towers from tower companies rather than build them for captive use.

Infrastructure sharing is effective in optimizing the utilization of available resources and helps to bring down the cost of providing telecommunications services. With the reduction in overall tariffs and restrictions placed by various local regulatory bodies on the installation of telecom towers, infrastructure sharing amongst service providers has become the norm in the Indian telecommunications industry in the last decade.

Tower companies provide the entire range of tower infrastructure that is required by wireless telecommunications service providers to offer mobile telephony services to their subscribers. Tower infrastructure refers to equipment such as towers, shelters, power regulation equipment, battery banks, diesel generator sets (DG sets), air conditioners, fire extinguishers and a security cabin, required at a site where such towers are installed.

Traditionally, tower companies provided two types of towers – Ground Based Towers (GBTs) and Roof Top Towers (RTTs). Space limitations on each site and overall limited availability of land for tower installation have expanded the traditional tower products to Ground Based Mast (GBMs) that occupy less space relative to GBTs and RTTs.

Apart from the above traditional products, tower companies are now also providing innovative solutions like smart poles, microsites, fiberized connectivity, feather sites, small cells etc. This is keeping in mind the demands of technologies such as 4G currently and technologies such as 5G, etc. in the future. These newer products are expected to not only provide high coverage and capacity within a limited area, but also enhance aesthetic look of the city.

There are two kinds of infrastructure that constitute a telecom tower:

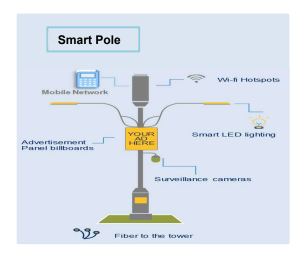
- Active Infrastructure: Radio antenna, BTS/cell site, cables, Fibre POP's etc. that are owned and supplied by telecom operators
- Tower Infrastructure: Steel tower, shelter room, DG set, power regulation equipment, battery bank, security

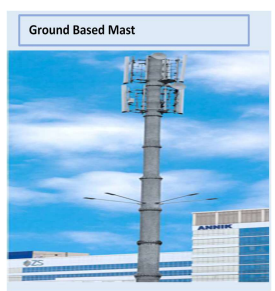
cabin etc. that supports active infrastructure. These are owned by tower companies.

Telecommunication sector is playing a pioneer role in fulfilling Government mission of Digital India and will also have an enabling role in India's journey to Digital Economy and Industry 4.0. Infrastructure Providers (IP1) has empowered the Telecommunication Service Providers (TSPs) by providing affordable shareable passive infrastructure. The TSPs leverage the shareable passive infrastructure not only to quickly rollout out their network but also enjoyed the benefit of cost efficiency which enables to provide affordable services to consumers. In the India Digital Economy and Industry 4.0 enablement, it is visualized that Infrastructure Provider has a more contributing role to play. This can happen when the Infrastructure providers start providing active network sharing along with passive infrastructure. 5G network will require large transmission capacities and more number of sites as 5G network is planned in 3.6 GHz, higher band and millimeter wave. This will call for huge investment by TSPs and may become a barrier for Pan India deployment and affordable services. IP1 can play an effective role by providing shared Transport Network and shared RAN (Radio Access Network). This will facilitate TSPs to focus on the core networks and its core businesses and leverage operational efficiency of IP1 in active network sharing. BEREC (Body of European Regulators for Electronics Communications) report conveys that active sharing has the potential to reduce the Capex by 33-35% and Opex by 25-33%. IP1 can provide active network sharing and extend the sharing efficiency to active infrastructure as well. Government of India has acknowledged the critical role played by IP1 for the success of Telecom sector and intends IP1 to play an enhanced role in the times to come as captured in National Digital Communication Policy 2018 (NDCP 2018) with proper regulatory frame-work by Department of Telecommunication (DoT).









Average specifications for these are summarized in the following table:

Particulars	GBT	RTT	GBM	Smart Pole	Feather Site
Space Requirement (Sq.ft)	2,500 - 4,000	300- 1000	100 - 500	50-100	80-150
Height (m)	30-50	6-21	24- 40	12	3-9
Occupancy Capacity (Colocations)	2-4	2-4	1-3	1-2	1-2

2.2 Company Overview

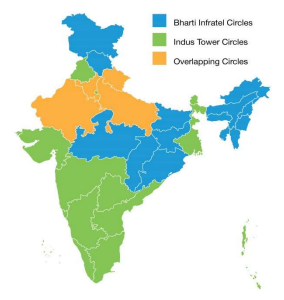
Indus Towers Limited (formerly Bharti Infratel Limited) is a provider of tower and related infrastructure sharing services.

Indus Towers has been formed following the amalgamation of erstwhile Indus Towers which was operating in 15 telecom circles with pre-merger Bharti Infratel which was operating in 11 telecom circles. Erstwhile Indus Towers was established as a joint venture in 2007, originally between Bharti Airtel, Vodafone India and Idea Cellular. The holdings underwent few changes over the years and as on 30th September 2020, Bharti Infratel, Vodafone Group Plc and Vodafone Idea held shareholding interest of 42%, 42% and 11.15% respectively in Indus. The balance 4.85% was held by P5 Asia Holding Investments (Mauritius) Limited (Providence).

Following the merger, Indus Towers is one of the largest tower infrastructure providers in the country and globally. The business of Indus Towers is to acquire, build, own, operate and maintain tower and related infrastructure. Indus provides access to their towers primarily to wireless telecommunications service providers on a shared basis, under long-term contracts. Indus Towers caters to all wireless telecommunication service providers in India.

Indus has a nationwide presence with operations in all 22 telecommunications Circles in India. As of March 31, 2022, Indus owned and operated 185,447 towers with 335,791 co-locations with an average sharing factor of 1.81.

Indus Towers has ongoing Master Services Agreements (MSAs) with its customers. The MSAs are long-term contracts which set out the terms on which access is provided to the Company's towers, with all service providers being offered substantially the same terms and receiving equal treatment at towers where they have installed their active infrastructure. Under the MSAs, Indus enters into service contracts in respect of individual towers. The MSAs and service contracts govern Indus' relationship with its customers, the services provided, and the applicable charges and incorporate annual escalation clauses in respect of the applicable charges. This provides stability to the Company's business and provides visibility with regard to future revenues.



History of Erstwhile Indus Towers

In order to capitalize on the opportunities for tower sharing in the Indian telecommunications market, Bharti Airtel, Vodafone India and Idea Cellular agreed to establish Indus Towers as an independently managed joint venture that provides non-discriminatory shared tower services to all wireless telecommunications service providers. In furtherance of this joint venture, the parties also agreed to contribute certain identified towers to Indus Towers and to use the services of Indus Towers in the first instance for any new rollout of telecommunications towers or co-locations in 15 telecommunications circles. In this context, erstwhile Indus Towers was incorporated in November 2007 and Bharti Airtel, Bharti Infratel, Vodafone India (certain of its subsidiaries), Idea Cellular and Idea Cellular Infrastructure entered into the Indus Share Holders Agreement (SHA) to govern their relationship with respect to Indus Towers and its day-to-day operations and the Framework Agreement, which set out among other things, the basis on which towers were to be contributed to Indus Towers by the respective parties. In accordance with the Framework Agreement, Bharti Infratel, Vodafone Group Plc and Vodafone Idea held a 42%, 42% and 16% shareholding interest in Indus Towers, respectively. During the quarter ended March 2017, Aditya Birla Telecom transferred 4.85% of its stake in Indus Towers to P5 Asia Holding Investment (Mauritius) Limited. As on 30th September 2020, Bharti Infratel, Vodafone India and Vodafone Idea held shareholding interest of 42%, 42% and 11.15% respectively in Indus Towers.

The Indus SHA provided that Indus could not carry on business in the 7 telecommunications circles in which pre-merger Bharti Infratel operated in, exclusive of Indus Towers. Similarly, subject to certain exceptions, the joint venture partners were not permitted to, among other things (a) compete with the business of Indus Towers in the 15 specified telecommunications Circles

that Indus operated in, (b) develop, construct or specified the acquire any tower in 15 telecommunications Circles that Indus Towers operated in and (c) directly or indirectly procure orders from or do business with any entity that has been a customer of Indus Towers during the previous two-year period in competition with the business of Indus in the 15 specified telecommunications Circles that Indus Towers operated in. On the basis of the relationship as described above, pre-merger Bharti Infratel and erstwhile Indus Towers did not compete with each other in any telecommunications Circle, they did not have any conflicts of interest in this regard and were able to work closely with each other and benefit from the synergies generated by the nationwide coverage and large scale of their operations.

Merger of erstwhile Indus Towers with pre-merger Bharti Infratel

On April 25, 2018, Indus Towers Limited (formerly Bharti Infratel Limited) ('the Company or Transferee Company') and its Joint Venture Company erstwhile Indus Towers Limited ('erstwhile Indus or Transferor Company') and their respective shareholders and creditors entered into a scheme of amalgamation and arrangement (under section 230 to 232 and other applicable provisions of the Companies Act, 2013) ('Scheme') to create a pan-India tower company operating across all 22 telecom service areas. Since then, the Scheme has received requisite regulatory approvals including approval from National Company Law Tribunal (NCLT), Chandigarh vide its order dated May 31, 2019 read with its order dated October 22, 2020.

The Company had filed certified copy of the NCLT order with the Registrar of Companies on November 19, 2020 to make the Scheme effective (Effective Date). Upon the Scheme becoming effective, the Transferor Company stood dissolved without being wound-up and amalgamated into the Company on a going concern basis.

Vodafone Idea had elected to receive cash pursuant to the right available to certain shareholders as per the Scheme. Pursuant to the same, Vodafone Idea received cash consideration of Rs. 37,642 (inclusive of 41 Mn paid after effective date of merger) million for its 11.15% shareholding in erstwhile Indus Towers. The said transaction was executed and completed on November 19, 2020.

For their 42% and 4.85% shareholding in erstwhile Indus Towers, Vodafone Group Plc. (through its indirect wholly owned subsidiaries) and P5 Asia Holding Investments (Mauritius) Limited (Providence) were allotted 757,821,804 and 87,506,900 equity shares aggregating to 28.12% and 3.25% respectively in the post-issue share capital of the Company. Accordingly, the paid-up equity share capital of the Company stands increased to Rs.26,949,369,500 divided into 2,694,936,950 Equity Shares of Rs.10/-

each fully paid-up. Bharti Airtel along with its wholly owned subsidiary Nettle Infrastructure Investments Limited held 36.73% in the post-issue share capital of the Company following the above allotment consequently, the company cease to be subsidiary of Bharti Airtel Limited. On December 2, 2020 and December 28, 2020, Bharti Airtel through Nettle Infrastructure Investments Limited acquired additional ~4.94% and ~0.06% through the open market, taking its holding to 41.73% in the Company.

Upon implementation of the Scheme and allotment of shares to indirect wholly owned subsidiaries of Vodafone Group Plc., in addition to existing promoters (representing Bharti Airtel Limited along with its wholly owned subsidiary Nettle Infrastructure Investments Limited), the aforesaid indirect wholly owned subsidiaries of Vodafone Group Plc. have also been classified as promoters of the Company.

During the guarter ended March 31, 2022, the shareholding of promoter groups have undergone a change, Euro Pacific Securities Limited ("EPSL"), one of the Promoters belonging to Vodafone Group has sold 190,657,769 shares (7.07%) out of which 63,552,590 equity shares (2.36%) were sold in open market and 127,105,179 equity shares (4.72%) have been sold through off-market transfers to Bharti Airtel Limited ("BAL") and Nettle Infrastructure Investments Limited ("Nettle"). Additionally, as per the disclosure filed by BAL and Nettle on March 31, 2022, Nettle has acquired additional 1,196,285 (0.04%) equity shares through open market on March 30, 2022. Consequently, the total shareholding of BAL along with Nettle in the Company, as on March 31, 2022, has been increased to 1,252,829,190 (46.49%) as reported by the BAL and Nettle under Reg 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

The above acquisition of 1,196,285 (0.04%) equity shares by Nettle has not been captured in the beneficial position received from the depositories, and so, the same has not been considered by the Company while reporting its shareholding on March 31, 2022.

Accordingly, as on March 31, 2022, Vodafone Promoters held 567,164,035 (21.05%) equity shares of the Company and BAL along with Nettle held 1,251,632,905 (46.44%) equity shares (However, as per the aforesaid disclosure by Airtel, Airtel and Nettle jointly held 1,252,829,190 (46.49%) equity shares.

Together, the promoters owned 67.49% of the Company as on March 31, 2022.

Please visit our website for more disclosures pertaining to the Scheme of Amalgamation.

Future visibility on revenues & cash flows

Indus Towers has assured future revenues and cash flows because of the following key competitive strengths:

- A leading telecommunications infrastructure operator in India, with large scale, nationwide operations in an industry which creates some entry barriers.
- Extensive presence in all telecommunications Circles with strong growth potential as data consumption and data users/devices continue to increase.
- Long term contracts with leading wireless telecommunications service providers in India, providing visibility on future revenues.
- The estimated weighted average remaining life of service contracts entered into with telecommunications service providers, as on March 31, 2022 is 3.17 Years.
- Comprehensive deployment and operational experience supported by well-developed processes, systems and IT infrastructure.

Alternate Energy and Energy Conservation Measures

We believe that a healthy environment is a prerequisite for progress, contributing to the well-being of society, our people and our business, and serving as the foundation for a sustainable and strong economy. In line with the vision of being known for Environmental Friendliness, the Company continues to deploy people, ideas and capital to help find effective solutions to environmental issues.

The Company has initiated various programs like getting out of air-conditioners, Shut DG, Green sites/ZEN, energy efficacy enhancement programs which are primarily based on ideas aimed at minimizing energy dependency and thereby, carbon footprint reduction. These programs promote (a) improving energy efficiency of tower infrastructure equipment, (b) use of renewable/alternate energy resources, and (c) reduction of equipment load on tower infrastructure equipment.

Some of the key initiatives taken so far are:

- Solar & RESCO Sites: As of March 31, 2022, we operate ~1,490 solar-powered & Solar RESCO sites across the network on a consolidated basis, which helps in reducing noise and emissions from DG sets and also in reducing dependency on diesel, thereby contributing towards better energy security. We have partnered with Renewable Energy Service Companies in our efforts towards powering our towers using solar energy along with community power development, in rural areas of select states of the country.
- Adoption of high efficiency power system as a part of standard configuration for new tower

deployment to ensure effective utilization of grid power supply on the towers.

- Focus remains unbated towards enhancing electrification for all our sites.
- Continued usage of advanced storage helps to sustain our ZEN vision.
- Comprehensive program to ensure zero diesel consumption at our tower sites. As of March 31, 2022 we operate ~78,667 green towers across our network.
- Other green alternatives like fuel cell, wind turbines, gas gensets keep on getting evaluated and added to the portfolio.
- Conversion of Indoor sites to Outdoor or getting out of air conditioner helps in overall reduction in energy demand as well as supports energy initiative execution.

We believe that these renewable energy initiatives, energy efficiency measures and load optimization methods will continue to have long-term benefits to our business, securing us against rising power and fuel costs as well as reducing the environmental impact of our operations.

For Operating highlights and details refer Page no. 12.

PROFORMA FINANCIAL HIGHLIGHTS

Proforma unaudited consolidated financial results ('Proforma results') prepared assuming merger was effective from April 1, 2018 and hence, considered the effect of merger since then as per pooling of interest method in accordance with Appendix C of Ind AS 103. The consideration given to the shareholders, cancellation of Investment of Infratel in erstwhile Indus and recording of assets, liabilities and reserves at carrying value of erstwhile Indus has been considered in these results for all the periods presented. Hence, the results include the combined operation of Infratel and erstwhile Indus on line by line basis and line by line consolidation for its subsidiary and the controlled trust.

Detailed financial statements, analysis & other related information is attached to this report (Page 20). Also, kindly refer to section 7.3 – use of Non GAAP financial information (Page 25) and Glossary (Page 59) for detailed definitions.

3.1. Summarized Consolidated Statement of Operations

Amount in Rs mn, except ratios

	Quarter Ended			Full Year Ended		
Particulars	Mar-22	Mar-21	Y-on-Y Growth	Mar-22	Mar-21	Y-on-Y Growth
Revenue ¹	71,163	64,918	9.6%	2,77,172	2,56,729	8.0%
EBITDA ¹	40,698	34,129	19.2%	1,49,429	1,32,575	12.7%
EBITDA Margin	57.2%	52.6%		53.9%	51.6%	
EBIT ¹	26,971	20,805	29.6%	95,755	77,575	23.4%
Other Income	1,090	772	41.2%	3,525	2,983	18.2%
Finance cost (Net)	3,747	3,619	3.5%	14,973	14,021	6.8%
Profit before tax	24,314	17,958	35.4%	84,307	66,537	26.7%
Income Tax Expense	6,029	4,320	39.6%	20,576	16,786	22.6%
Profit after Tax	18,285	13,638	34.1%	63,731	49,751	28.1%
Capex	6,348	12,898	-50.8%	29,287	35,868	-18.3%
Operating Free Cash Flow ¹	27,336	14,944	82.9%	91,620	71,240	28.6%
Adjusted Fund From Operations(AFFO) ¹	32,102	25,641	25.2%	1,12,920	99,927	13.0%
Free Cash Flow	22,320	62	35746%	30,160	47,952	-37.1%
Cumulative Investments	5,76,713	5,68,352	1.5%	5,76,713	5,68,352	1.5%

^{1.} Revenue, EBITDA, EBIT, Operating free cash flow and Adjusted Fund from Operations (AFFO) are excluding other income.

3.2. Summarized Statement of Consolidated Financial Position

		Alliount III 13. IIIII
Particulars	As at	As at
i aiticulais	Mar 31, 2022	Mar 31, 2021
Shareholder's Fund		
Share capital	26,949	26,949
Other Equity	1,94,556	1,31,821
Total Equity	2,21,505	1,58,770
Liabilities		
Non-current liabilities	1,69,902	1,51,161
Current liabilities	88,269	1,39,506
Total liabilities	2,58,171	2,90,667
Total Equity and liabilities	4,79,676	4,49,437
Assets		
Non-current assets	3,56,563	3,53,139
Current assets	1,23,113	96,298
Total assets	4,79,676	4,49,437

OPERATING HIGHLIGHTS

The consolidated financial figures are based on proforma unaudited financial results prepared as per line by line consolidation method based on unaudited consolidated financial statements of IND AS and underlying information.

4.1 Tower and Related Infrastructure Services

Parameters	Unit	Mar 31,	Dec 31,	Q-on-Q	Mar 31,	Y-on-Y
raiailleteis	Offic	2022	2021	Growth	2021	Growth
Total Towers ¹	Nos	1,85,447	1,84,748	699	1,79,225	6,222
Total Co-locations ¹	Nos	3,35,791	3,35,106	685	3,22,438	13,353
Key Indicators						
Average Sharing Factor	Times	1.81	1.81		1.81	
Closing Sharing Factor	Times	1.81	1.81		1.80	
Sharing Revenue per Tower p.m	Rs	85,445	79,609	7.3%	77,825	9.8%
Sharing Revenue per Sharing Operator p.m	Rs	47,148	43,904	7.4%	42,477	11.0%

¹ Reporting of towers & colocations has been changed from notice basis to actual exit basis w.e.f. 1st July 2021. During the consolidation phase of the telecom industry, Indus had adopted a conservative approach in December 2018 of reporting exits basis notices received vis-à-vis the earlier method of reporting basis actual exits. Now with the stabilization in the industry and reducing trend of exits, Indus has moved back to the earlier approach of reporting churn based on actual exits to represent actual colocations billed. This has resulted in one-time addition of 3,630 colocations in closing base for the quarter ended September 30, 2021.

4.2 Human Resource Analysis

Parameters	Unit	Mar 31,	Dec 31,	Q-on-Q	Mar 31,	Y-on-Y
Parameters	Offic	2022	2021	Growth	2021	Growth
Total On Roll Employees	Nos	3,248	3,285	(37)	3,442	(194)
Number of Towers per Employee	Nos	57	56	1.8%	52	9.6%
Personnel Cost per Employee per month	Rs	2,10,113	1,97,580	6.3%	1,69,753	23.8%
Revenue per Employee per month	Rs	72,61,901	70,44,336	3.1%	62,11,952	16.9%

4.3 Residual Lease Period and Future Minimum Lease Receivable

Parameters	Unit	Mar 31, 2022
Average Residual Service Contract Period	Yrs.	3.17
Minimum Lease Payment Receivable	Rs. Mn	5,44,340

MANAGEMENT DISCUSSION AND ANALYSIS

5.1 Key Industry Developments

1. Telecom Sector Overview

As on 28th February 2022, the total wireless subscriber base stood at 1,141.5 Mn of which 625.2 Mn subscribers were in urban areas and 516.3 Mn subscribers were in rural areas. In terms of access service providers, private sector (Bharti Airtel, Reliance Jio, Vodafone Idea) accounted for 89.74% of the market share compared to 10.26% of PSUs (MTNL, BSNL).

Minister of State for Communications Devusinh Chauhan highlighted that the Department of Telecommunications (DoT) was on track to meet the target of bringing more fiber optic-based networks to more than 6 lakh villages by August 2023. He mentioned that the number of base transceiver stations had increased from 8 lakhs to 23 lakhs since 2014. Fiber is an exciting opportunity in the telecom space. The need for fiber is expected to grow exponentially with the impending 5G rollout requiring infrastructure capable of handling high data volumes.

2. 5G Update

During the quarter, TRAI initiated a pilot program to use street infrastructure with a view to speed up the telecom infrastructure expansion process. The trials were initiated at four locations including Kandla Port in Gujarat, Indira Gandhi International (IGI) Airport in Delhi, Bengaluru Metro Rail Corporation and Bhopal City. The use of street furniture can help in addressing the Right-of-Way (RoW) challenges.

Telecom Service Providers (TSPs) continually demanded an 80-90% reduction in reserve prices for 5G spectrum compared to the last auction price, in anticipation of TRAI's recommendation on spectrum pricing. They have also been trialing 5G use cases as diverse as cloud gaming, smart health, smart factory, and drones among others.

Globally, by 2026, mobile 5G services are expected to generate USD 645 Bn, equivalent to 64.0% of total mobile service revenue worldwide. In terms of subscribers, Global mobile 5G subscriptions will reach 4.1 Bn, equivalent to 37.1% of total mobile subscriptions. In India alone, mobile 5G services are forecasted to generate USD 9 Bn by 2026 (growing at a CAGR of 164% between 2021-2026, accounting for 37.7% of total mobile service revenue. (Source: Nokia Mbit Index 2022)

3. Customer Updates

Bharti Airtel

Google Investment: Airtel and Google entered into a "long-term, multi-year agreement" to accelerate the growth of India's digital ecosystem and co-create 5G specific use cases. Under this partnership, Google intends to invest up to USD 1 Bn, as part of its Google for India Digitization Fund. The investment includes a \$700 Mn equity investment in exchange for 1.28% stake in Bharti Airtel and USD 300 Mn to be used towards implementing commercial agreements. Shareholders of Airtel approved this investment via an Extraordinary General Meeting (EGM) held on 26th February 2022.

Increase in Indus Stake: Airtel acquired a further 4.7% (127,105,179 equity shares) stake in Indus Towers from Vodafone Plc for a consideration of INR 2,388 crores. Under the conditions of the deal with Bharti Airtel, Vodafone Plc was required to infuse the proceeds received into Vodafone Idea (VIL) as fresh equity. This amount then had to be simultaneously remitted to Indus Towers to clear Vodafone Idea's outstanding dues towards Indus. As a result of the deal, Bharti Airtel's holding in Indus has increased from 41.7% previously to 46.4%.

Reliance Jio

Satellite Communication: Jio Satellite Communications Ltd (JSCL), Reliance Jio's satellite unit applied to the DoT for global personal mobile communication (GPMC) license, becoming the second TSP after Bharti Airtel to do so. JSCL is expected to help improve connectivity services for TSPs in rural or remote areas where mobile broadband connectivity is weak. It may also be open to offering satellite services to customers across the aviation and maritime industries.

Jio's Satcom developments: Reliance Jio President Matthew Oommen said that Jio will likely disrupt the cost structures of satellite broadband as it has done in mobile telephony and it makes sense for India to auction the airwaves for the segment. In February 2022, Jio had announced a joint venture with Luxembourg's SES S.A. to offer satellite-based services and it feels that leveraging its technology with SES' will allow it to offer affordable connectivity.

Vodafone Idea (VIL)

VIL opts for interest conversion to equity: In January 2022, Vodafone Idea opted to convert its interest on spectrum installments and AGR dues to Government equity by exercising the option offered by the Government in the relief package. VIL estimated the net present value (NPV) of the interest to be about INR 16,000 Crores with the equity shares to be issued to the Government at par value of Rs. 10/- per share, both subject to final confirmation by the DoT. The conversion will therefore result in dilution to all the existing shareholders of the Company, including the promoters. Following conversion, it is expected that the Government will hold around 35.8% of the total outstanding shares of the Company, and that the promoter shareholders Vodafone Plc and Aditya Birla Group would hold around 28.5% and 17.8% respectively. These shareholding details were estimated by the Company prior to the capital infusion from its promoters in March 2022.

VIL fund raise: In early March 2022, Vodafone Idea announced that it planned to raise a combined INR 14,500 crores from its promoters Vodafone Group Plc and Aditya Birla Group, and external investors. To that end in late March, VIL raised INR 4,500 Crores via a preferential allotment at INR 13.30 a share to its promoters and related entities. Of this, INR 3,375 Crores was infused by Vodafone Plc which it had already raised as part of the sale of 7.1% stake it held in Indus towers. The remaining INR 1,125 crores was infused the Aditya Birla Group. The balance INR 10,000 crores is to be raised through equity or debt, or a mix of both.

5.2 Key Company updates

1. Covid-19 and Impact

As one of the largest telecom tower companies in India, it is imperative that Indus Towers combats the COVID-19 pandemic by providing minimal disruption to the customers while maintaining and ensuring employee safety and well-being. Our employees worked overtime to ensure that the vital connectivity is maintained at all times while enforcing social distancing and other safety protocols to contain the spread of the second and third waves of the pandemic during the financial year 2022.

2. Change in Master Service Agreement (MSA) with a customer

A significant part of co-locations of large customers of the Company are due for renewal. The Company has been in discussions with the customers to arrive at a lasting solution that is in the best interest of the Company and its customers. In this regard, the Company has

agreed on the renewal framework with one of the customers ('Customer') including the key terms and conditions for renewals of co-locations. The arrangement has a positive outcome for the Company as well as the Customer.

Following are the key highlights of the arrangement:

- The Customer intends to renew majority of the co-locations for a period of 10 years or more thereby assuring long term commitment and revenue to the Company.
- The Company has extended competitive prices and terms as part of the package to the Customer which will enable it to remain competitive in this dynamic industry scenario.
- Harmonization and simplification of certain clauses of MSAs based on past experiences which will help the Company and the Customer operate seamlessly.

The Company believes that the above arrangement is in the long-term business interest of the Company.

In view of buoyant industry demand arising from the digital revolution and upcoming launch of 5G services, we expect the Company to benefit from future rollouts by the Customer for its network expansion and other network solutions, as also by virtue of securing a longer term 10-year certainty of the revenues. This framework shall be the simplified and new framework available on a non-discriminatory basis to all its customers, as and when their renewals are due.

3. Update on Pledge

During the quarter ended March 31, 2022, the Security Arrangement provided by Vodafone Group Plc. ("Vodafone Promoter Group") was modified, inter-alia, to allow them to dispose of all the Primary Pledged Shares and use the proceeds thereof to participate in issue of new shares by Vodafone Idea Limited. The sale proceeds equivalent to Rs.33,750 Mn infused by Vodafone Promoter Group in Vodafone Idea Limited have been exclusively utilized by VIL to clear its outstanding dues with the Company. The residual proceeds from the sale of the Primary Pledged Shares amounting to Rs. 4,362.10 Mn are available to the Company as security by way of bank guarantee for the benefit of the Company.

As per the terms agreed with the Parties, during the period till July 15, 2022, the Company has agreed not to invoke the security subject to VIL committing to pay certain minimum amounts each month aggregating to Rs.30,000 million to the Company. So far VIL has paid the committed minimum amount each month.

In addition, the Company has a secondary pledge, subject to the terms and conditions agreed between the parties, over the above Vodafone Promoter Group's remaining shares in the Company and the corporate guarantee by Vodafone Promoter Group which could be triggered in certain situations and events in the manner agreed between the parties up to a maximum of Rs. 42,500 Mn. The fair value of secondary pledge is Rs. 16,800 Mn, net of promoter loan, as of March 31, 2022.

4. Change in Promoter's Holdings

During the guarter the shareholding of promoter groups have undergone a change. Euro Pacific Securities Limited ("EPSL"), one of the Promoters belonging to Vodafone Group has sold 190,657,769 shares (7.07%) out of which 63,552,590 equity shares (2.36%) were sold in open market and 127,105,179 equity shares (4.72%) have been sold through off-market transfers to Bharti Airtel Limited ("BAL") and Infrastructure Investments Limited ("Nettle"), owned by Bharti Airtel. Additionally, as per the disclosure filed by BAL and Nettle on March 31, 2022, Nettle has acquired additional 1,196,285 (0.04%) equity shares through open market on March 30, 2022. Consequently, the total shareholding of BAL along with Nettle in the Company, as on March 31, 2022, has been increased to 1,252,829,190 (46.49%) as reported by the BAL and Nettle under Reg 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

The above acquisition of 1,196,285 (0.04%) equity shares by Nettle has not been captured in the beneficial position received from the depositories, and so, the same has not been considered by the Company while reporting its shareholding on March 31, 2022.

Accordingly, as on March 31, 2022, Vodafone Promoters held 567,164,035 (21.05%) equity shares of the Company and BAL along with Nettle held 1,251,632,905 (46.44%) equity shares (However, as per the aforesaid disclosure by Airtel, Airtel and Nettle jointly held 1,252,829,190 (46.49%) equity shares.

5. Awards & Recognitions

CII's 17th Kaizen Competition, Maharashtra State Level - Indus M&G Circle won a Special Jury Award for Safe DG Operations.

20th Annual Greentech Safety India Award 2021 - Indus is the WINNER for outstanding achievements in "Safety Excellence" category.

Aegis Graham Bell Awards for Innovative Digital Workplace - Indus Towers has being recognized as a finalist.

6. Interim Dividend

The Board of Directors has declared an interim dividend for financial year 2021-22 of Rs.11 per share in its meeting held today i.e. May 05, 2022.

5.3 Results of Operations

Proforma unaudited consolidated financial results ('Proforma results') prepared assuming merger was effective from April 1, 2018 and hence, considered the effect of merger since then as per pooling of interest method in accordance with Appendix C of Ind AS 103. The consideration given to the shareholders, cancellation of Investment of Infratel in erstwhile Indus and recording of assets, liabilities and reserves at carrying value of erstwhile Indus has been considered in these results for all the periods presented. Hence, the results include the combined operation of Infratel and erstwhile Indus on line by line basis and line by line consolidation for its subsidiary and the controlled trust.

Key Highlights - For the quarter ended March 31, 2022

- Revenues at Rs 71,163 Mn
- EBITDA at Rs 40,698 Mn
- Profit after tax at Rs 18.285 Mn
- Operating Free Cash Flow (OFCF) at Rs 27,336 Mn

5.3.1 Financial & Operational Performance

Indus Towers Limited

Quarter Ended March 31, 2022

Tower and Co-Location base & additions

As of March 31, 2022, Indus owned and operated 185,447 towers with 335,791 co-locations in 22 telecommunications Circles in India.

During the quarter, net co-locations increased by 685. Exits during the quarter were 627.

For the quarter ended March 31, 2022, Indus had average sharing factor of 1.81 per tower.

Revenues¹ from Operations

Our revenue comprises of primarily revenues from colocations and their energy billings.

Our revenue from operations for the quarter ended March 31, 2022 was Rs 71,163 million, up by 9.6% on Y-o-Y basis.

Revenue from Operations includes exit charges amounting to Rs. 283 million recognized in financials for the quarter ended March 31, 2022 and Rs 1,816 million for the quarter ended March 31, 2021 as per accounting policy.

Further, during the quarter, revenue from operations have increased by INR 5,473 million pursuant to one-time provision reversal.

Operating Expenses

Our total expenses for the quarter ended March 31, 2022 were Rs 30,465 million, or 42.8% of our revenues from operations. The largest component of our expense during this period was power and fuel, amounting to Rs 24,008 million. The other key expenses incurred by us during the quarter ended March 31, 2022 were repair & maintenance (operations and maintenance costs of the network) of Rs 3,441

million and employee benefits expenses of Rs 2,059 million

EBITDA¹, EBIT¹ & Finance Cost

For the quarter ended March 31, 2022, company had an EBITDA of Rs 40,698 million, up by 19.2% on Y-o-Y basis & EBITDA margin of 57.2%.

During the quarter ended March 31, 2022, the company had depreciation and amortization expenses of Rs 13,649 million or 19.2% of our revenues.

The resultant EBIT for the quarter ended March 31, 2022 was Rs 26,971 million, up by 29.6% on Y-o-Y basis.

The net finance cost for the quarter ended March 31, 2022 was Rs 3,747 million, or 5.3% of our revenues up by 3.5% on Y-o-Y basis.

Profit before Tax (PBT)

Our profit before tax for the quarter ended March 31, 2022 was Rs 24,314 million, or 34.2% of our revenues up by 35.4% on Y-o-Y basis.

Profit after Tax (PAT)

The net income for the quarter ended March 31, 2022 was Rs 18,285 million, or 25.7% of our revenues, up by 34.1% on Y-o-Y basis.

Our total tax expense (net of tax effect on long term capital gains / loss) for the quarter ended March 31, 2022 was Rs 6,029 million, or 8.5% of our consolidated revenues.

Capital Expenditure, Operating Free Cash Flow¹, Adjusted Fund from Operations (AFFO) ¹ & Free Cash Flow

For the quarter ended March, 2022, the company incurred capital expenditure of Rs 6,348 million. The

Operating free cash flow during the quarter was Rs 27,336 million up by 82.9% on Y-o-Y basis.

The Adjusted Fund from Operations (AFFO) during the quarter was Rs 32,102 million up by 25.2% on Y-o-Y basis.

Free Cash Flow during the quarter was Rs.22,320 million.

 Revenue, EBITDA, EBIT, operating free cash flow & AFFO are excluding other income

Return on Capital Employed (ROCE)

ROCE as at the period ended March 31, 2022 stands at 25.7%.

5.4 Indus Towers Three Line Graph

The Company tracks its performance on a three-line graph.

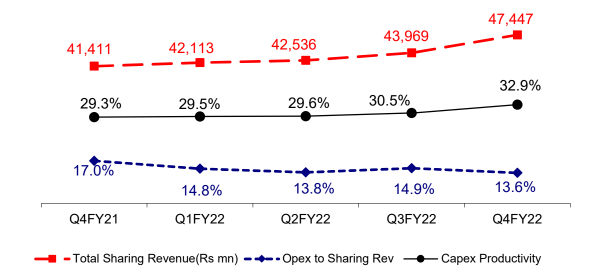
The parameters considered for the three-line graph are:

- Total Sharing revenue i.e. total revenue excluding energy reimbursements accrued during the respective period
- Opex Productivity is calculated as operating expenses other than power and fuel expense divided by total sharing revenues for the respective period.

This ratio depicts the operational efficiencies in the Company.

 Capex Productivity – this is computed by dividing sharing revenue accrued for the quarter (annualized) by average gross cumulative investments (gross fixed assets and capital work in progress) as at the end of respective period. This ratio depicts the asset productivity of the Company.

Given below are the graphs for the last five quarters of the Company:



STOCK MARKET HIGHLIGHTS

6.1 General Information

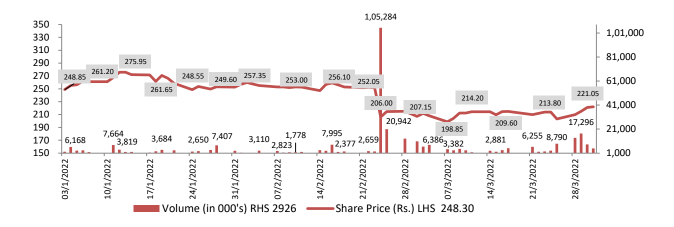
Shareholding and Financial Data	Unit	Quarter Ended Mar 31, 2022
Codes/Exchanges		534816/BSE INDUSTOWER/NSE
Bloomberg/Reuters		INDUSTOW IN/INUS.NS
No. of Shares Outstanding (31/03/22) Closing Market Price - NSE (31/03/22)	Mn Nos Rs /Share	2,694.94 222.05
Combined Volume (NSE & BSE) (01/01/22 - 31/03/22) Combined Value (NSE & BSE) (01/01/22 - 31/03/22)	Nos in Mn/day Rs bn /day	6.30 1.44
Market Capitalization	Rs bn	598
Book Value Per Equity Share	Rs /share	82.19
Market Price/Book Value	Times	2.70
Enterprise Value	Rs bn	769
PE Ratio	Times	9.39
Enterprise Value/ EBITDA	Times	5.15

6.2 Summarized Shareholding pattern as of March 31, 2022

Category	Number of Shares	%
Promoter & Promoter Group	1,81,87,96,940	67.49%
Public Shareholding		
Institutions	83,98,31,214	31.16%
Non-Institutions	3,57,55,084	1.33%
Sub-Total	87,55,86,298	32.49%
Non-promoter Non-public shareholding		
(Held by Indus Towers Employees Welfare Trust (formerly	5 FO 740	0.000/
Bharti Infratel Employee's Welfare Trust)	5,53,712	0.02%
Total	2,69,49,36,950	100%

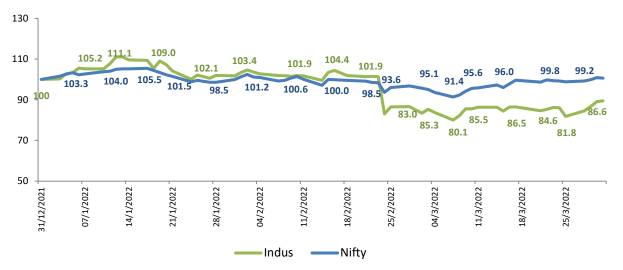
6.3 Indus Towers daily stock price (NSE) and volume (NSE) movement

Volume and Share Price Data (January 01, 2022 - March 31, 2022)



6.4 Comparison of Indus Towers with Nifty

Nifty Comparison with Indus Tower (January 01, 2022 - March 31, 2022)



Nifty and Indus Towers Stock price rebased to 100.

DETAILED PROFORMA FINANCIAL AND RELATED INFORMATION

Proforma unaudited consolidated financial results ('Proforma results') prepared assuming merger was effective from April 1, 2018 and hence, considered the effect of merger since then as per pooling of interest method in accordance with Appendix C of Ind AS 103. The consideration given to the shareholders, cancellation of Investment of Infratel in erstwhile Indus and recording of assets, liabilities and reserves at carrying value of erstwhile Indus has been considered in these results for all the periods presented. Hence, the results include the combined operation of Infratel and erstwhile Indus on line by line basis and line by line consolidation for its subsidiary and the controlled trust.

7.1 Proforma Financial Statements

7.1.1 Statement of Profit and Loss

		Quarter Ende	d		Amount in Rs r Full Year Ende	nn, except ratio
Particulars	Mar-22	Mar-21	Y-on-Y growth	Mar-22	Mar-21	Y-on-Y growt
Income						
Revenue from Operations	71,163	64,918	10%	2,77,172	2,56,729	8%
Other income	1,090	772	41%	3,525	2,983	18%
	72,253	65,690	10%	2,80,697	2,59,712	8%
Expenses						
Power and fuel	24,008	23,745	1%	1,02,658	95,831	7%
Employee expenses	2,059	1,774	16%	7,722	7,681	1%
Repairs and maintenance	3,441	3,719	-7%	13,467	14,438	-7%
Other expenses	957	1,551	-38%	3,896	6,204	-37%
	30,465	30,789	-1%	1,27,743	1,24,154	3%
Profit before depreciation and amortization,						
finance cost, finance income, charity and donation,	41,788	34,901	20%	1,52,954	1,35,558	13%
exceptional items and tax						
Finance Costs	3,985	4,106	-3%	16,033	16,392	-2%
Finance Income	(238)	(487)	-51%	(1,060)	(2,371)	-55%
Charity and Donation	78	1	7700%	422	1,606	-74%
Depreciation and Amortization Expense	13,906	13,672	2%	54,222	55,862	-3%
Less: adjusted with general reserve in accordance with the Scheme	(257)	(349)	-26%	(970)	(2,468)	-61%
Profit before exceptional items and tax	24,314	17,958	35%	84,307	66,537	27%
Profit before tax	24,314	17,958	35%	84,307	66,537	27%
Income Tax expense						
Current tax	5,703	4,159	37%	20,373	16,879	21%
Deferred tax	326	161	102%	203	(93)	-318%
Total income tax expense	6,029	4,320	40%	20,576	16,786	23%
Profit for the period	18,285	13,638	34%	63,731	49,751	28%
Other comprehensive income/(loss)	21	24	-13%	36	4	800%
Total comprehensive income for the period, net of tax	18,306	13,662	34%	63,767	49,755	28%
Earnings per equity share (nominal value of share Rs 10 each)						
Basic (Rs.)	6.79	5.06	34%	23.65	18.46	28%
Diluted (Rs.)	6.79	5.06	34%	23.65	18.46	28%

7.1.2 Statement of Balance Sheet

Amount in Rs mn

D. etl.	As	at
Particulars	Mar 31, 2022	Mar 31, 202
ssets		
Non-current assets		
Property, plant and equipment	2,08,699	2,15,819
Right of Use Assets	1,09,210	1,02,110
Capital work-in-progress	1,787	2,736
Intangible assets	352	73
	352	13
Financial Assets Other Financial Assets	44.040	40.500
	11,012	10,533
Income Tax Assets (net)	6,844	7,282
Other non - Current assets	18,659	14,586
Current assets	3,56,563	3,53,139
Financial assets		
	16 501	22.714
Investments	16,521	22,714
Trade receivables	70,586	38,285
Cash and cash equivalents	9,802	145
Other Financial assets	23,755	29,559
Other Current Assets	2,449	5,595
	1,23,113	96,298
Total assets	4,79,676	4,49,437
quity and Liabilities		
Equity		
Equity Share capital	26,949	26,949
Other Equity	1,94,556	1,31,821
	2,21,505	1,58,770
Non-current liabilities		
Financial Liabilities		
Lease Liabilities	1 20 977	4 40 207
	1,20,877	1,12,327
Other Financial Liabilities	5,708	5,236
Borrowings	23,739	15,051
Provisions	17,198	15,666
Deferred tax liability (Net)	918	703
Other non - Current liabilities	1,462	2,178
	1,69,902	1,51,161
Current liabilities		
Financial Liabilities		
Borrowings ¹	31,129	66,590
Trade and Other payables	21,293	32,588
Lease Liabilities	21,293	21,792
Other financial liabilities	·	
One: Illaliciai liabililes	6,510	11,296
Other Current Liabilities	5,163 535	5,441
Other Current Liabilities		481
Provisions		
	2,124	1,318 1.39.506
Provisions		1,39,506
Provisions	2,124	

**Current maturities of long-term borrowings have been reclassified under the head "Short term borrowing" (earlier classified under "other financial liabilities" under the head Current Liabilities) as per the requirements of Schedule-III under Companies Act, 2013. Previous year figures have been regrouped and reclassified to conform to current classification.

7.1.3 Cash Flow Statement

Amount in Rs mn					
Particulars	Quarter		Full Year		
	Mar-22	Mar-21	Mar-22	Mar-21	
Cook flows from energing activities					
Cash flows from operating activities Profit before taxation	24 244	17.059	94 207	66 527	
	24,314	17,958	84,307	66,537	
Adjustments for	12.040	40.000	52.050	F2 204	
Depreciation and amortization expense	13,649	13,323	53,252	53,394	
Finance income	(238)	(487)	(1,060)	(2,371)	
Finance costs	3,985	4,106	16,033	16,392	
Profit on sale of property, plant and equipment	(837)	(584)	(2,551)	(1,633)	
Provision for doubtful debts and advances (net)	(482)	(216)	(1,170)	335	
Revenue equalisation	(632)	(925)	(3,436)	(4,055	
Others	(307)	(210)	(1,138)	(1,577)	
Operating profit before changes in assets and liabilities	39,452	32,965	1,44,237	1,27,022	
Changes in other assets / financial assets	11,869	175	5,380	2,357	
Changes in other non current and current assets	(1,394)	2,486	2,531	(1,579)	
Changes in trade receivables	3,546	5,559	(30,992)	(3,448)	
Changes in other financial liabilities	90	(37)	(110)	(773)	
Changes in provisions	298	(213)	362	(49)	
Changes in other non current and current liabilities	(57)	(18,285)	(557)	169	
Changes in trade payables	(12,358)	(1,396)	(10,510)	148	
Cash generated from operations	41,446	21,253	1,10,341	1,23,846	
Income tax paid (net of refunds)	(4,919)	(3,217)	(19,129)	(16,283)	
Net cash flow from operating activities (A)	36,527	18,036	91,212	1,07,563	
	,				
Cash flows from investing activities					
Purchase of property, plant & equipment	(6,887)	(12,125)	(32,851)	(34,586)	
Proceeds from sale of property, plant & equipment	1,413	1,103	4,154	3,079	
Investment in mutual funds	(29,029)	(18,250)	(1,05,535)	(1,56,427)	
Proceeds from sale of mutual funds	16,283	26,384	1,11,926	1,74,389	
Proceeds from bank deposits (net)	(3)	(27)	(18)	186	
Proceeds from exercise of stock options	2	2	2	6	
Interest received	17	63	585	673	
Net cash flow from /(used in) investing activities (B)	(18,204)	(2,850)	(21,737)	(12,680)	
tiot odon non nom (dood in) intodinig doublides (2)	(10,20-1)	(2,000)	(21,701)	(12,000)	
Cash flows from financing activities					
Amount on account of sale/purchase of treasury shares (net)	_	-	(154)	78	
Repayment of borrowings (Net)	133	39,776	(26,722)	777	
Cash paid to Vodafone Idea Ltd. pursuant to merger of erstwhile Indus		,	(, , ,		
Towers Limited with the Company	-	(41)	-	(41)	
Dividend paid	_	(48,020)	_	(65,654)	
Interest Paid	(1,736)	(728)	(4,418)	(3,310)	
Repayment of lease liabilities (including interest)	(7,014)	(6,287)	(28,522)	(25,467)	
Net cash flow used in financing activities (C)		(15,300)	,	· · · · · · · · · · · · · · · · · · ·	
Net cash now used in illiancing activities (C)	(8,617)	(15,300)	(59,816)	(93,617)	
Net increase in cash and cash equivalents during the period (A+B+C)	9,706	(114)	9,659	1,266	
Cash and cash equivalents at the beginning of the period	96	257	143	(1,123)	
Cash and cash equivalents at the end of the period	9,802	143	9,802	143	
Components of cash and cash equivalents					
Cash and cash equivalents					
Balances with banks	0.700	444	0.700		
- on current accounts	3,798	144	3,798	144	
- Deposits with original maturity of less than three months	6,004	1	6,004	1	
- Bank overdraft	-	(2)	-	(2)	
Total cash and cash equivalents	9,802	143	9,802	143	

7.2 Schedules to Financial Statements

7.2.1 Schedule of Revenue from Operations

Amount in Rs mn

Particulars	Quarte	r Ended	Full Year Ended		
i aiticulais	Mar-22	Mar-21	Mar-22	Mar-21	
Sharing revenue	47,447	41,411	1,76,065	1,63,691	
Energyreimbursements	23,716	23,507	1,01,107	93,038	
Revenue	71,163	64,918	2,77,172	2,56,729	

7.2.2 Schedule of Operating Expenses

Amount in Rs mn

Particulars	Quarter	Quarter Ended		Full Year Ended	
i aiticulais	Mar-22	Mar-21	Mar-22	Mar-21	
Power and fuel	24,008	23,745	1,02,658	95,831	
Employee expenses	2,059	1,774	7,722	7,681	
Repairs and maintenance	3,441	3,719	13,467	14,438	
Other expenses	957	1,551	3,896	6,204	
Expenses	30,465	30,789	1,27,743	1,24,154	

7.2.3 Schedule of Depreciation & Amortization

Amount in Rs mn

Particulars	Quarte	r Ended	Full Year Ended	
Fatuculais	Mar-22	Mar-21	Mar-22	Mar-21
Depreciation of tangible assets	8,598	8,760	34,148	35,489
Amortization of intangible assets	46	5	226	328
Depreciation without ROU assets	8,644	8,765	34,374	35,817
Add: Depreciation on ROU assets	5,005	4,558	18,878	17,577
Depreciation and Amortization	13,649	13,323	53,252	53,394

7.2.4 Schedule of Finance Cost (Net)

Amount in Rs mn

Particulars	Quarter Ended		Full Year Ended	
i di dodicio	Mar-22	Mar-21	Mar-22	Mar-21
Finance Income	(238)	(487)	(1,060)	(2,371)
Finance Cost	1,265	1,457	5,111	5,998
Finance cost (Net) without lease obligation	1,027	970	4,051	3,627
Add: Interest on lease obligation	2,720	2,649	10,922	10,394
Finance cost (Net)	3,747	3,619	14,973	14,021

7.2.5 Schedule of Tax Expenses (Net)

Particulars	Quarter Ended		Full Year Ended	
i diuculais	Mar-22	Mar-21	Mar-22	Mar-21
Current tax	5,703	4,159	20,373	16,879
Deferred tax	326	161	203	(93)
Income Tax Expenses	6,029	4,320	20,576	16,786

7.2.6 Schedule of Cumulative Investments

Particulars	As at	As at
i articulars	Mar 31, 2022	Mar 31, 2021
Property, plant and equipment(Gross)	5,71,647	5,62,842
Less: Accumlated Depreciation	3,62,948	3,47,023
Property, plant and equipment(Net)	2,08,699	2,15,819
Intangible assets(Gross)	3,279	2,774
Less: Accumlated Amortization	2,927	2,701
Intangible assets(Net)	352	73
Capital work-in-progress	1,787	2,736
Cumlative Investments	5,76,713	5,68,352

7.3 Use of Non - GAAP Financial Information

In presenting and discussing the Company's reported financial position, operating results and cash flows, certain information is derived from amounts calculated in accordance with IND AS, but this information is a Non-GAAP measure. Such Non-GAAP measures should not be viewed in isolation as alternatives to the equivalent IND AS measures.

A summary of Non - GAAP measures included in this report are shown below

7.3.1 Reconciliation of Non- GAAP financial information to the information as per proforma unaudited consolidated financial statements in 7.1 & 7.2 above

a) Reconciliation of Total Income to Revenue

Amount in Rs mn

Particulars	Quarter Ended	Full Year Ended
i articulars	Mar-22	Mar-22
Total Income to Revenue		
Total Income as per IND AS	72,253	2,80,697
Less: Other Income	1,090	3,525
Revenue	71,163	2,77,172

b) Reconciliation of EBITDA (Including Other Income) to EBITDA

Amount in Rs mn

Particulars	Quarter Ended	Full Year Ended
Failiculais	Mar-22	Mar-22
EBITDA (Including Other Income) to EBITDA		
EBITDA (Incl. Other Income) as per IND AS	41,788	1,52,954
Less: Other Income	1,090	3,525
EBITDA	40,698	1,49,429

c) Reconciliation of EBIT (Including Other Income) to EBIT

Amount in Rs mn

Particulars	Quarter Ended	Full Year Ended
i aniculais	Mar-22	Mar-22
EBIT (Including Other Income) to EBIT		
EBIT (Incl. Other Income) as per IND AS	28,061	99,280
Less: Other Income	1,090	3,525
EBIT	26,971	95,755

d) Derivation of Operating Free Cash Flow from EBITDA

Particulars	Quarter Ended	Full Year Ended
i atticulais	Mar-22	Mar-22
EBITDA to Operating Free Cash Flow		
EBITDA	40,698	1,49,429
Less: Repayment of Lease Liabilities	7,014	28,522
Adjusted EBITDA	33,684	1,20,907
Less: Capex	6,348	29,287
Operating Free Cash Flow	27,336	91,620

e) Derivation of Adjusted Fund From Operations (AFFO) from Adjusted EBITDA

Amount in Rs mn

Particulars	Quarter Ended	Full Year Ended
T di dodiare	Mar-22	Mar-22
Adjusted EBITDA to Adjusted Fund From Operations		
Adjusted EBITDA	33,684	1,20,907
Less: Maintenance & General Corporate Capex	1,582	7,987
Adjusted Fund From Operations(AFFO)	32,102	1,12,920

f) Calculation of Net Debt / (Net Cash) with and without Lease Liabilities

Amount in Rs mn

Particulars	As at	As at
railiculais	Mar 31, 2022	March 31, 2021
Total Debt (Long Term and Short Term Borrowings)	1,97,260	2,15,760
Less: Cash and Cash Equivalents & Current and non- current Investments	26,323	22,859
Net Debt / (Net Cash) with Lease Liabilities	1,70,937	1,92,901
Less: Lease Obligation	1,42,392	1,34,119
Net Debt / (Net Cash) without Lease Liabilities	28,545	58,782

g) Calculation of Capital Employed

Particulars	As at Mar 31, 2022	As at March 31, 2021
Shareholder's Equity	2,21,505	1,58,770
Add:Net Debt / (Net Cash) with Lease Liabilities	1,70,937	1,92,901
Capital Employed	3,92,442	3,51,671

TRENDS AND RATIOS

Proforma unaudited consolidated financial results ('Proforma results') prepared assuming merger was effective from April 1, 2018 and hence, considered the effect of merger since then as per pooling of interest method in accordance with Appendix C of Ind AS 103. The consideration given to the shareholders, cancellation of Investment of Infratel in erstwhile Indus and recording of assets, liabilities and reserves at carrying value of erstwhile Indus has been considered in these results for all the periods presented. Hence, the results include the combined operation of Infratel and erstwhile Indus on line by line basis and line by line consolidation for its subsidiary and the controlled trust

8.1 Based on Statement of Operations

Amount in Rs mn

Parameters		For t	he Quarter E	nded	
1 didiffects	Mar-22	Dec-21	Sep-21	Jun-21	Mar-21
Revenue ¹	71,163	69,274	68,765	67,970	64,918
Energy Cost	24,008	25,676	26,511	26,463	23,745
Other Operating Expenses	6,457	6,557	5,849	6,222	7,044
EBITDA ¹	40,698	37,041	36,405	35,285	34,129
EBITDA / Total revenues ²	57.2%	53.5%	52.9%	51.9%	52.6%
EBIT ¹	26,971	23,743	23,072	21,969	20,805
Other Income	1,090	939	927	569	772
Finance cost (Net)	3,747	3,793	3,665	3,768	3,619
Profit before tax	24,314	20,889	20,334	18,770	17,958
Income Tax Expense	6,029	5,181	4,749	4,617	4,320
Profit after Tax	18,285	15,708	15,585	14,153	13,638
Capex	6,348	7,107	8,302	7,530	12,898
Operating Free Cash Flow ¹	27,336	22,786	21,089	20,409	14,944
Adjusted Fund From Operations (AFFO) ¹	32,102	27,667	27,540	25,611	25,641
Free Cash Flow	22,320	1,112	4,110	2,618	62
Cumulative Investments	5,76,713	5,77,606	5,75,689	5,72,816	5,68,352

	Mar-22	Dec-21	Sep-21	Jun-21	Mar-21
As a % of Revenue ²					
Energy Cost	33.7%	37.1%	38.6%	38.9%	36.6%
Other Operating Expenses	9.1%	9.5%	8.5%	9.2%	10.9%
EBITDA	57.2%	53.5%	52.9%	51.9%	52.6%
Profit before tax	34.2%	30.2%	29.6%	27.6%	27.7%
Profit after tax	25.7%	22.7%	22.7%	20.8%	21.0%

 ^{1.}Revenue, EBITDA, EBIT, Operating free cash flow & AFFO are excluding other income.
 2.Previous periods' figures have been regrouped/ rearranged wherever necessary to conform to current period classifications.

8.1.1 Consolidated Proforma Statement of Operations

Amount in F							
Particulars	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021		
Income							
Revenue from Operations	71,163	69,274	68,765	67,970	64,918		
Other income	1,090	939	927	569	772		
	72,253	70,213	69,692	68,539	65,690		
Expenses							
Power and fuel	24,008	25,676	26,511	26,463	23,74		
Employee expenses	2,059	1,943	1,848	1,872	1,77		
Repairs and maintenance	3,441	3,386	3,340	3,300	3,71		
Other expenses	957	1,228	661	1,050	1,55		
	30,465	32,233	32,360	32,685	30,78		
Profit before depreciation and amortization,							
finance cost, finance income, charity and donation,	41,788	37,980	37,332	35,854	34,90		
exceptional items and tax	41,700	37,300	37,332	33,034	34,90		
·							
Depreciation and amortization expense	13,649	13,244	13,161	13,198	13,32		
Finance costs	3,985	3,979	3,958	4,111	4,10		
Finance Income	(238)	(186)	(293)	(343)	(48		
Charity and donation	78	54	172	118			
	17,474	17,091	16,998	17,084	16,94		
Profit before tax	24,314	20,889	20,334	18,770	17,95		
Income Tax expense							
Current tax	5,703	4,982	4,732	4,956	4,15		
Deferred tax	326	199	17	(339)	16		
Total income tax expense	6,029	5,181	4,749	4,617	4,32		
Profit for the period	18,285	15,708	15,585	14,153	13,63		
Other comprehensive income/(loss)	21	-	15	-	2		
Total Comprehensive Income	18,306	15,708	15,600	14,153	13,66		
Earnings per equity share (nominal value of share							
Rs 10 each)							
Basic	6.79	5.83	5.79	5.25	5.0		
	0.79	0.00	5.79	0.20	5.0		
Diluted	6.79	5.83	5.79	5.25	5.0		

8.1.2 Consolidated Proforma Balance sheet

	Amount in RS As at As a								
Particulars	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021				
	mui zozz	500 2021	COP 202 1	04112021	mai zozi				
ASSETS									
Non-current assets									
Property, plant and equipment	2,08,699	2,11,291	2,13,248	2,14,396	2,15,819				
Right of use asset	1,09,210	1,08,046	1,04,820	1,04,249	1,02,110				
Capital work-in-progress	1,787	2,347	2,512	2,512	2,736				
Intangible assets	352	375	434	149	73				
Financial Assets									
Investments	-	-	-	-	-				
Other Financial Assets	11,012	10,921	10,790	10,616	10,533				
Income Tax Assets (net)	6,844	6,865	7,087	7,268	7,282				
Other non - Current assets	18,659	17,056	16,254	15,326	14,586				
	3,56,563	3,56,901	3,55,145	3,54,516	3,53,139				
Current assets									
Financial assets									
Investments	16,521	3,786	6,475	18,698	22,714				
Trade receivables	70,586	73,511	57,512	52,683	38,285				
Cash and cash equivalents	9,802	96	1,346	986	145				
Other Bank Balance	-	-	-	-	-				
Other Financial Assets	23,755	35,665	36,408	30,497	29,559				
Other Current Assets	2,449	2,055	2,813	4,368	5,595				
	1,23,113	1,15,113	1,04,554	1,07,232	96,298				
Total assets	4,79,676	4,72,014	4,59,699	4,61,748	4,49,437				
Total accord	4,10,010	7,12,017	4,00,000	4,01,140	4,10,101				
EQUITY AND LIABILITIES									
Equity									
Equity Share Capital	26,949	26,949	26,949	26,949	26,949				
Other Equity	1,94,556	1,76,480	1,61,072	1,45,688	1,31,821				
Equity attributable to equity holders of the parent	2,21,505	2,03,429	1,88,021	1,72,637	1,58,770				
Non-current liabilities									
Financial Liabilities									
Lease Liabilities	1,20,877	1,17,938	1,14,895	1,14,106	1,12,327				
Other Financial Liabilities	5,708	5,580	5,457	5,333	5,236				
Borrowings	23,739	21,717	20,737	19,131	15,051				
Provisions	17,198	16,654	16,334	15,984	15,666				
Deferred tax liability	918	584	385	363	703				
Other non - Current liabilities	1,462	1,557	1,686	2,035	2,178				
	1,69,902	1,64,030	1,59,494	1,56,952	1,51,161				
Current liabilities									
Financial Liabilities									
Trade payables	21,293	33,878	33,859	35,216	32,588				
Borrowings ²	31,129	32,953	38,907	56,616	66,590				
Lease Liabilities	21,515	22,625	22,100	22,081	21,792				
Other Financial Liabilities	6,510	7,989	8,832	9,609	11,296				
Other Current Liabilities	5,163	5,231	5,711	5,408	5,441				
Provisions	535	518	509	495	481				
Current Tax Liabilities (Net)	2,124	1,361	2,266	2,734	1,318				
	88,269	1,04,555	1,12,184	1,32,159	1,39,506				
Total equity and liabilities	4,79,676	4,72,014	4,59,699	4,61,748	4,49,437				

^{1.} Previous periods' figures have been regrouped/ rearranged wherever necessary to conform to current period's classifications.
2. Current maturities of long-term borrowings have been reclassified under the head "Short term borrowing" (earlier classified under "other financial liabilities" under the head Current Liabilities) as per the requirements of Schedule-III under Companies Act, 2013. Previous year figures have been regrouped and reclassified to conform to current classification.

8.2 Based on Consolidated Statement of Financial Position

Amount in Rs mn, except ratios

Parameters	As at						
	Mar-22	Dec-21	Sep-21	Jun-21	Mar-21		
Shareholder's Equity	2,21,505	2,03,429	1,88,021	1,72,637	1,58,770		
Net Debt / (Net Cash) with Lease Liabilities	1,70,937	1,91,351	1,88,818	1,92,250	1,92,901		
Capital Employed = Shareholder's Equity + Net Debt / (Net Cash) with Lease Liabilities	3,92,442	3,94,780	3,76,839	3,64,887	3,51,671		

Parameters	Mar-22	Dec-21	Sep-21	Jun-21	Mar-21
Return on Capital Employed Pre Tax (LTM)	25.7%	24.5%	23.8%	22.9%	22.1%
Return on Shareholder's Equity Pre Tax (LTM)	44.3%	39.3%	40.9%	40.5%	39.6%
Return on Shareholder's Equity Post tax (LTM)	33.5%	29.8%	30.9%	30.4%	29.6%
Net Debt / (Net Cash) with Lease Liabilities to EBITDA (LTM)	1.14	1.34	1.33	1.41	1.46
Asset Turnover ratio ¹	49.3%	48.1%	47.9%	47.6%	46.0%
Interest Coverage ratio (times) (LTM)	9.98	9.62	9.49	9.37	9.46
Net debt / (Net Cash) to Funded Equity (Times)	0.77	0.94	1.00	1.11	1.21
Per share data (for the period)					
Earnings Per Share - Basic (in Rs)	6.79	5.83	5.79	5.25	5.06
Earnings Per Share - Diluted (in Rs)	6.79	5.83	5.79	5.25	5.06
Book Value Per Equity Share (in Rs)	82.2	75.5	69.8	64.1	58.9
Market Capitalization (Rs. bn)	598	669	832	643	660
Enterprise Value (Rs. bn)	769	861	1,021	835	853

^{1.} Refer Section 11- Glossary for revised definition.

8.3 Operational Performance

Parameters	Unit	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021
Total Towers ¹	Nos	1,85,447	1,84,748	1,83,462	1,80,997	1,79,225
Total Co-locations ¹	Nos	3,35,791	3,35,106	3,32,551	3,25,355	3,22,438
Key Indicators:						
Average sharing factor	Times	1.81	1.81	1.81	1.80	1.81
Closing sharing factor	Times	1.81	1.81	1.81	1.80	1.80
Sharing revenue per tower per month	Rs	85,445	79,609	77,807	77,939	77,825
Sharing revenue per sharing operator per month	Rs	47,148	43,904	42,807	42,730	42,477

^{1.} Reporting of towers & colocations has been changed from notice basis to actual exit basis w.e.f. 1st July 2021. During the consolidation phase of the telecom industry, Indus had adopted a conservative approach in December 2018 of reporting exits basis notices received vis-à-vis the earlier method of reporting basis actual exits. Now with the stabilization in the industry and reducing trend of exits, Indus has moved back to the earlier approach of reporting churn based on actual exits to represent actual colocations billed. This has resulted in one-time addition of 3,630 colocations in closing base for the quarter ended September 30, 2021.

8.4 Human Resource Analysis

Parameters	Unit	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021
Total on roll employees	Nos	3,248	3,285	3,271	3,353	3,442
Number of towers per employee	Nos	57	56	56	54	52
Personnel cost per employee per month	Rs	2,10,113	1,97,580	1,85,990	1,83,664	1,69,753
Gross revenue per employee per month	Rs	72,61,901	70,44,336	69,20,793	66,68,629	62,11,952

8.5 Revenue From Operations

Amount in Rs mn

Particulars	Quarter Ended							
	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021			
Sharing Revenue	47,447	43,969	42,536	42,113	41,411			
Energy reimburs ements	23,716	25,305	26,229	25,857	23,507			
Total revenues	71,163	69,274	68,765	67,970	64,918			

8.6 Operating Expenses

Amount in Rs mn

Particulars		(Quarter Ended	ı	
i ai ticulai s	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021
Power & fuel	24,008	25,676	26,511	26,463	23,745
Employee benefit expenses	2,059	1,943	1,848	1,872	1,774
Repair and maintenance expenses	3,441	3,386	3,340	3,300	3,719
Other expenses	957	1,228	661	1,050	1,551
Total expenses	30,465	32,233	32,360	32,685	30,789

8.7 Depreciation and Amortization

Particulars		Quarter Ended							
i ai ticulai 3	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021				
Depreciation on tangible assets	8,598	8,468	8,531	8,551	8,760				
Amortization on intangible assets	46	53	67	60	5				
Depreciation without ROU assets	8,644	8,521	8,598	8,611	8,765				
Add: Depreciation on ROU assets	5,005	4,723	4,563	4,587	4,558				
Depreciation and amortization	13,649	13,244	13,161	13,198	13,323				

8.8 Finance Cost

Amount in Rs mn

Particulars	Quarter Ended							
T at ticular 3	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021			
Finance Income	238	186	293	343	487			
Finance Cost	1,265	1,210	1,255	1,381	1,457			
Finance cost (Net) without lease obligation	1,027	1,024	962	1,038	970			
Add: Interest on lease obligation	2,720	2,769	2,703	2,730	2,649			
Finance Cost (Net)	3,747	3,793	3,665	3,768	3,619			

8.9 Schedule of Net Debt

Amount in Rs mn

Particulars	As at							
r ai ticulai 5	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021			
Total Debt with Lease Liabilities	1,97,260	1,95,233	1,96,639	2,11,934	2,15,760			
Less: Cash and Cash Equivalents & Current and non-current Investments	26,323	3,882	7,821	19,684	22,859			
Net debt	1,70,937	1,91,351	1,88,818	1,92,250	1,92,901			

8.10 Energy Cost Analysis

Particulars		For the Quarter Ended						
r articular 5	Unit	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021		
Energy Cost Indicators								
Energy Cost Per Tower per month	Rs	43,235	46,488	48,494	48,975	44,625		
Energy Cost Per Colocation per month	Rs	23,857	25,638	26,680	26,851	24,356		

8.11 Other Than Energy Cost Analysis

Particulars		For the Quarter Ended						
i urtiodidi o	Unit	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021		
Other Than Energy Cost								
Cost Per Tower per month	Rs	11,628	11,872	10,699	11,515	13,238		
Cost per Colocation per month	Rs	6,416	6,547	5,886	6,313	7,225		

8.12 Revenue and Operating Cost Composition

Parameters		For the Quarter Ended						
i didilicter3	Unit	Mar 2022	Dec 2021	Sep 2021	Jun 2021	Mar 2021		
Revenue Composition				-				
Sharing Revenue	%	67%	63%	62%	62%	64%		
Energy reimburs ements	%	33%	37%	38%	38%	36%		
Total		100%	100%	100%	100%	100%		
Opex Composition								
Power and fuel	%	79%	80%	82%	81%	77%		
Employee benefits expenses	%	7%	6%	6%	6%	6%		
Repair and maintenance expenses	%	11%	11%	10%	10%	12%		
Other expenses	%	3%	4%	2%	3%	5%		
Total		100%	100%	100%	100%	100%		

Section B

Standalone and Consolidated IND AS Financial Statements

The consolidated financial results represent results of the Company, its subsidiary 'Smartx Services Limited', its controlled trust 'Indus Towers Employees Welfare Trust (formerly Bharti Infratel Employees Welfare Trust)' and its share in Joint Venture Company 'erstwhile Indus Towers Limited' (ceased to exist and merged into the Company w.e.f. November 19, 2020).

This section contains the extracts from Audited Standalone and Consolidated Financial Statements prepared in accordance with IND AS Accounting Principles.

FINANCIAL HIGHLIGHTS

9.1 Extracts from Standalone and Consolidated Audited Financial Statements prepared in accordance with IND AS Accounting Principles

9.1.1 Standalone Statement of Profit & Loss for the quarter and full year ended March 31, 2022

						nn, except ratios
Particulars		Quarter End	ed		Full Year En	ded
T dittodialo	Mar-22	Mar-21	Y-on-Y growth	Mar-22	Mar-21 ¹	Y-on-Y growth
Income						
Revenue from Operations	71,115	64,908	10%	2,77,082	1,39,508	99%
Other income	1,090	772	41%	3,525	6,168	-43%
	72,205	65,680	10%	2,80,607	1,45,676	93%
Expenses	,	1		,,	, .,.	
Power and fuel	24,008	23,743	1%	1,02,653	51,529	99%
Employee expenses	2,059	1,774	16%	7,722	5,126	51%
Repairs and maintenance	3,441	3,719	-7%	13,467	7,246	86%
Other expenses	1,025	1,551	-34%	3,935	3,021	30%
	30,533	30,787	-1%	1,27,777	66,922	91%
Profit before depreciation and amortization, finance						
cost, finance income, charity and donation,	41,672	34,893	19%	1,52,830	78,754	94%
exceptional items and tax						
Finance Costs	3,984	4,104	-3%	16,022	8,351	92%
Finance Income	(238)	(488)	-51%	(1,060)	(1,992)	-47%
Charity and Donation	78	1	7700%	422	806	-48%
Depreciation and Amortization Expense	13,901	13,657	2%	54,173	29,858	81%
Less: adjusted with general reserve in accordance				,		
with the Scheme	(257)	(348)	-26%	(970)	(1,429)	-32%
Profit before tax	24,204	17,967	35%	84,243	43,160	95%
Income Tax expense						
Current tax	5,703	4,158	37%	20,373	9,850	107%
Deferred tax	322	161	100%	199	(72)	-376%
Total income tax expense	6,025	4,319	39%	20,572	9,778	110%
Profit for the period	18,179	13,648	33%	63,671	33,382	91%
Other comprehensive income/(loss)	21	23	-9%	36	20	80%
Total comprehensive income for the period, net of tax	18,200	13,671	33%	63,707	33,402	91%
rotal completioners income for the period, net of tax	10,200	10,071	33 /6	00,107	55,402	3170
Earnings per equity share (nominal value of share Rs						
10 each)						
Basic (Rs.)	6.75	5.06	33%	23.63	15.47	53%
Diluted (Rs.)	6.75	5.06	33%	23.63	15.47	53%

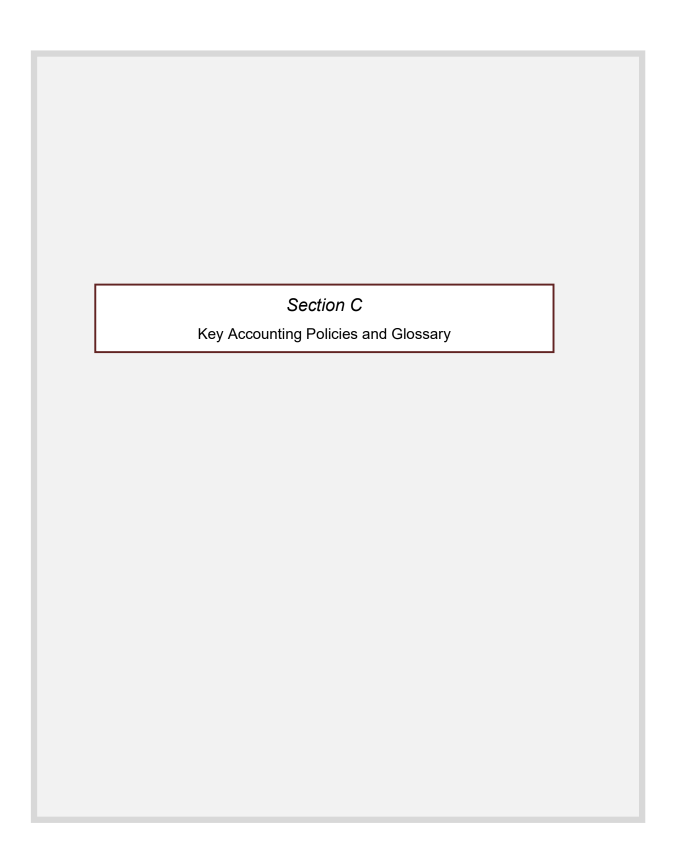
^{1.} The results for the full year ended March 31, 2022 are not comparable with the previous periods.

9.1.2 Consolidated Statement of Profit & Loss for the quarter and full year ended March 31, 2022

The consolidated financial results represent results of the Company, its subsidiary 'Smartx Services Limited', its controlled trust 'Indus Towers Employees Welfare Trust (formerly Bharti Infratel Employees Welfare Trust)' and its share in Joint Venture Company 'erstwhile Indus Towers Limited' (ceased to exist and merged into the Company w.e.f. November 19, 2020).

Amount in Rs mn, except ratios Quarter Ended Full Year Ended Particulars Mar-22 Mar-21 Y-on-Y growth Mar-22 Mar-21¹ Y-on-Y growth Income Revenue from Operations 71,163 64,918 10% 2,77,172 1,39,543 773 41% 3 525 1 969 79% Other income 1 090 72,253 65,691 10% 2,80,697 1,41,512 98% Expenses Power and fuel 24,008 23,745 1,02,658 51,536 99% 7,722 Employee expenses 2,059 1,774 16% 5,126 51% Repairs and maintenance 3,441 3,719 13,467 7,246 86% -7% Other expenses 957 1,556 -38% 3,896 3,036 28% 1,27,743 30,465 30,794 -1% 66,944 91% Profit before depreciation and amortization, finance cost, finance income, charity and donation, 41,788 34,897 20% 1,52,954 74,568 105% exceptional items and tax Finance Costs 3,985 4,105 -3% 16,033 8,364 92% Finance Income (238) (488) -51% (1,060)(1,992)-47% Charity and Donation 7700% 806 -48% 422 78 13,670 54,222 29,913 Depreciation and Amortization Expense 13,906 2% 81% Less: adjusted with general reserve in accordance -32% (257) (348)-26% (970) (1,429)with the Scheme Profit before share of profit of joint venture and tax 24,314 17,957 35% 84,307 38,906 117% Share of profit of joint venture 8,663 -100% 0 Profit before tax 24,314 17,957 35% 84,307 47,569 77% Income Tax expense 9.852 107% 5.703 4.159 37% 20.373 Current tax 102% (73) **9,779** -378% Deferred tax 326 161 203 20.576 Total income tax expense 6.029 4,320 40% 110% 37,790 Profit for the period 18,285 13,637 34% 63,731 69% Other comprehensive income/(loss) 21 23 -9% 36 13 177% 37.803 Total comprehensive income for the period, net of tax 18.306 13.660 34% 63,767 69% Earnings per equity share (nominal value of share Rs 10 each) 17.52 35% Basic (Rs.) 6.79 5.06 34% 23.65 17.52 Diluted (Rs.) 5.06 34% 23.65 35% 6.79

^{1.} The results for the quarter and full year ended March 31, 2022 are not comparable with the previous periods.



Basis of Preparation and Key Accounting Policies as per IND AS

1. Corporate information

Indus Towers Limited (formerly Bharti Infratel Limited) ('the Company' or 'Indus') was incorporated on November 30, 2006 with the object of, inter-alia, setting up, operating and maintaining wireless communication towers. The Company received the certificate of commencement of business on April 10, 2007 from the Registrar of Companies. The Company is publicly traded on National Stock Exchange of India (NSE) and BSE Limited. The Registered office of the Company has been shifted from 901, Park Centra, Sector-30 NH-8, Gurugram Haryana-122001 to Building No. 10, Tower A, 4th Floor, DLF Cyber City, Gurugram-122002, Haryana w.e.f. August 6, 2021.

The Company, together with its wholly owned subsidiary 'Smartx Services Limited', controlled trust 'Indus Towers Employees Welfare Trust' (formerly Bharti Infratel Employees Welfare Trust) and joint venture 'erstwhile Indus Towers Limited' (ceased to exist and merged into the Company w.e.f. November 19, 2020) is hereinafter referred to as "the Group".

The Scheme of amalgamation and arrangement between the Company and erstwhile Indus Towers Limited (a joint venture company) became effective on November 19, 2020. Upon implementation of the Scheme, the Joint venture company (i.e. erstwhile Indus Towers Limited) merged into the Company on a going concern basis. Further, the name of the Company was changed from Bharti Infratel Limited to Indus Towers Limited w.e.f. December 10, 2020 vide Certificate of Incorporation pursuant to change of name issued by Registrar of Companies.

Upon implementation of the Scheme and allotment of shares to indirect wholly owned subsidiaries of Vodafone Group Plc., in addition to existing promoters (representing Bharti Airtel Limited along with its wholly owned subsidiary Nettle Infrastructure Investments Limited), the aforesaid indirect wholly owned subsidiaries of Vodafone Group Plc. have also been classified as promoters of the Company. During the quarter ended March 31, 2022, the shareholding of promoters has undergone a change. As on March 31, 2022, Bharti Airtel Limited along with its wholly owned subsidiary Nettle Infrastructure Investments Limited held 46.44% shares* and Vodafone Group Plc. through its indirect wholly owned subsidiary companies held 21.05% shares in the Company.

*Additionally, 11,96,285 shares representing 0.04% of share capital of the Company acquired by Nettle Infrastructure Investments Limited on March 30, 2022 has not been captured in the beneficial position as on March 31, 2022 received from the depositories, and accordingly, the same has not been considered by the Company while reporting above and in the shareholding pattern for March 31, 2022.

The consolidated financial statements are approved for issuance by the Company's Board of Directors on May 05, 2022.

2. a) Statement of Compliance

The consolidated financial statements ("financial statements") have been prepared to comply in all material aspects with the Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and other relevant provisions of the Companies Act, 2013 (the Act) as amended from time to time.

b) Basis of preparation

The financial statements have been prepared under historical cost convention on accrual and going concern basis, except for the certain financial instruments which have been measured at fair value as required by relevant Ind ASs.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

All the amounts included in the financial statements are reported in millions of Indian Rupees ('Rupees' or 'Rs.') and are rounded to the nearest million (Mn) except per share data and unless stated otherwise.

c) Basis of Consolidation

The Consolidated financial statements comprise the financial statements of the Company, its subsidiary, erstwhile joint venture (ceased to exist and merged into the Company w.e.f. November 19, 2020) and its directly Controlled Trust which are as follows:

Entity	Country of Incorporation	Principal Service	Relationship	Shareholding as at March 31, 2022	Shareholding as at March 31, 2021
Erstwhile Indus Towers Limited* till November 18, 2020)	India	Passive Infrastructure Services	Joint Venture	-	-
Smartx Services Limited*	India	Optical Fibre Service	Subsidiary	100%	100%

Details of Controlled Trust

Name of Trust	Country of Incorporation		
Indus Towers Employees Welfare Trust* (formerly Bharti Infratel Employees Welfare Trust)	India		

^{*}Refer note 1

Accounting for Subsidiary:

A subsidiary is an entity controlled by the Group. Control exists when the parent has power over the entity, is exposed, or has rights to variable returns from its involvement with the entity and has the ability to affect those returns by using its power over entity. Power is demonstrated through existing rights that give the ability to direct relevant activities, those which significantly affect the entity's returns.

Subsidiary is fully consolidated from the date on which Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the period are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies and accounting period in line with those used by the Group. All intra-group transactions, balances, income and expenses and cash flows are eliminated on consolidation.

The Group consolidates its directly controlled trust on the line by line consolidation basis and according to principles of Ind AS 110, Consolidated Financial Statements.

Interest in Joint Venture

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The joint venture is accounted for from the date on which Group obtains joint control over joint venture. The Group's investments in its joint venture are accounted for using the equity method. Under the equity method, investments in joint venture are carried in the consolidated Balance sheet at cost as adjusted for post-acquisition changes in the Group's share of the net assets of the joint venture, less any impairment in the value of the investments. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group. Additional losses are provided for, and a liability is recognized, only to the extent that the Group has incurred legal or constructive obligation or made payments on behalf of the joint venture. The Group shall discontinue the use of the equity method from the date when its investment ceases to be a joint venture.

3. Merger of 'erstwhile Indus Towers Limited' with 'the Company'

On April 25, 2018, Indus Towers Limited (formerly Bharti Infratel Limited) ('the Company' or 'Transferee Company') and its Joint Venture Company erstwhile Indus Towers Limited ('erstwhile Indus' or 'Transferor Company') and their respective shareholders and creditors entered into a scheme of amalgamation and arrangement (under section 230 to 232 and other applicable provisions of the Companies Act, 2013) ('Scheme') to create a pan-India tower company operating across all 22 telecom service areas. The Scheme has received requisite approvals from Competition Commission of India, Securities Exchange Board of India through BSE Limited and National Stock Exchange of India Limited and FDI approval from Department of Telecommunications ('DoT'). The Company has also received approval from National Company Law Tribunal ('NCLT'), Chandigarh on May 31, 2019 read with the order dated October 22, 2020. Furthermore, the Company has filed the certified copy of the NCLT order with the Registrar of Companies on November 19, 2020 i.e. the effective date of merger. Upon the Scheme becoming effective the erstwhile Indus stood dissolved without being wound-up.

As a result of above scheme, Bharti Airtel group through its subsidiary i.e Bharti Infratel Limited and Vodafone group through its joint venture i.e. erstwhile Indus Towers Limited contributed assets and liabilities to the merged entity i.e Bharti Infratel Limited and have become promoters of the Company. Furthermore, the name of the Company has been changed from Bharti Infratel Limited to Indus Towers Limited w.e.f. December 10, 2020.

In compliance with the Scheme, 845,328,704 equity shares of the Company were issued to the shareholders of erstwhile Indus which have been recorded at face value of Rs. 10 per equity share and Rs. 37,642 Mn (inclusive of 41 Mn paid after effective date of merger) was paid to Vodafone Idea Limited (in lieu of cash option exercised for its shareholding of 11.15% in erstwhile Indus) by the Company. The stamp duty paid on issue of shares amounting to Rs. 8 Mn has been debited to Securities Premium Account.

As per Indian Accounting Standards as prescribed under section 133 of the Companies Act, 2013, no specific accounting guidance is given in case of formation of such arrangement, hence, the Company had an option to either account for such business combination using 'Pooling of interest' method or adopt the 'fair value' method. The Company has adopted 'Pooling of interest' method. Accordingly, all the assets, liabilities and reserves of erstwhile Indus have been recorded at their carrying amounts and in the form in which they appeared in the financial statements as at the date of merger. The financial information in the financial statement in respect of prior periods are not restated as the business combination was not involving entities under common control.

On the date of Scheme becoming effective, the Company has combined assets, liabilities and components of other equity of the erstwhile Indus on line by line basis. Furthermore, the Company has recognised impact of alignment of accounting practices and estimates of Rs. 589 Mn through General Reserve and Rs. 123 Mn (net of tax) through the Statement of profit and loss for the year ended March 31, 2021.

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(A) The carrying balances of the erstwhile Indus which have been added to the respective line items in the Balance Sheet of the Company on the effective date of merger are as under:

Particulars	Amount as on the effective date of merger
Assets	·
Non current assets	
Property, plant and equipment	1,64,884
Right of use assets	82,228
Capital work-in-progress	2,429
Intangible assets	109
Financial assets	
Other financial assets	9,166
Income tax assets (net)	6,432
Other non-current assets	10,061
	2,75,309
Current assets	_,,
Financial assets	
Trade receivables	57,917
Cash and cash equivalents	2
Other financial assets	22,044
Other current assets	1,970
	81,933
Total assets	3,57,242
Equity and liabilities	
Equity	
Equity share capital	1
Other equity	1,46,043
Other equity	1,46,044
Liabilities	1,40,044
Non-current liabilities	
Financial liabilities	
Borrowings	9,101
Lease liabilities	89,007
Other financial liabilities	3,965
Provisions	11,812
Deferred tax liabilities (net) Other non-current liabilities	2,216 1,970
Other non-current haomities	1,18,071
Current liabilities	1,10,071
Financial liabilities	
Borrowings	22,416
Trade payables	22,410
Total outstanding dues of micro enterprises and small enterprises	98
Total outstanding dues of end of the reprises and small enterprises. Total outstanding dues of creditors other than micro enterprises and small enterprises.	
Lease liabilities	25,173 17,765
Other financial liabilities	17,765
	17,099
Other current liabilities Provisions	7,972
Provisions Comput too link liting (not)	552
Current tax liabilities (net)	2,052
Total lightities	93,127
Total labilities	2,11,198
Total equity and liabilities	3,57,242

B) The impact on other equity on the effective date of merger is as follows:

		Reserve an	Other			
Particulars	Capital Reserve	General Reserve	Merger Capital Reserve	Retained Earnings	Comprehensive Income	Total Equity
Reserve of erstwhile Indus	4,536	73,257	-	68,366	(116)	146,043
Investment of the Company into erstwhile Indus*	-	(58,033)	(2,807)	(382)	-	(61,222)
Cash paid to Vodafone Idea Limited (in lieu of cash option exercised for its shareholding of 11.15% in erstwhile Indus) by the Company	-	-	(37,642)	-	-	(37,642)
Share of profit/(loss) in OCI of erstwhile Indus (Joint Venture) transferred to retained earnings	-	-	-	(48)	48	-
Share capital of erstwhile Indus less share capital issued by the Company	-	-	(8,452)	-	-	(8,452)
Total	4,536	15,224	(48,901)	67,936	(68)	38,727

* During the year ended March 31, 2014, under the Scheme of Arrangement ('Indus Scheme') under Section 391 to 394 of the Companies Act, 1956 for transfer of all assets and liabilities, as defined in Indus scheme, from Bharti Infratel Ventures Limited (BIVL), erstwhile wholly owned subsidiary Company, to erstwhile Indus was approved by the Hon'ble High Court of Delhi vide order dated April 18, 2013 and filed with the Registrar of Companies on June 11, 2013 with appointed date April 1, 2009 i.e. effective date of Indus Scheme and accordingly, effective June 11, 2013, the erstwhile subsidiary Company has ceased to exist and had become part of erstwhile Indus. The Company was carrying investment in BIVL at Rs. 59,921 Mn. Pursuant to Indus Scheme, the Company has additionally got 504 shares in erstwhile Indus in lieu of transfer of its investment in BIVL to erstwhile Indus and recorded these additional shares at their fair value of Rs. 60,419 Mn in accordance with the scheme. The resultant gain of Rs. 382 Mn (net of taxes Rs. 116 Mn) has been disclosed as adjustment to carry forward balance of the Statement of Profit and Loss as at April 1, 2009.

The merger of erstwhile Indus with the Company has been accounted as per 'Pooling of interest' method according to which the identity of the reserves (of the transferor) shall be preserved and shall appear in the financial statements of the transferee in the same form in which they appeared in the financial statements of the transferor. Consequently, all the reserves of the transferor (erstwhile Indus) has been recorded at their respective book values and their identity has been preserved.

Upon the merger becoming effective, the investment in Joint Venture (erstwhile Indus) has been cancelled by debiting the General Reserve to the extent available (i.e. Rs. 58,033 Mn) in the books of the Transferee Company, which was created out of the "BAL Scheme" (refer Note 42(a) for details of BAL scheme). There is no restriction for making adjustment to the reserves in the books of the transferee, and in accordance with the BAL scheme, such "General Reserve shall constitute free reserve available for all purposes of the Company and to be utilised by the Company at its own discretion as it considers proper including in particular for off-setting any additional depreciation that may be charged by the Company". Further, earlier recognised gain of Rs. 382 Mn and deferred tax liability of Rs. 116 Mn have been reversed and the balance amount of investment in joint venture i.e. Rs. 2,807 Mn has been debited to the merger Capital Reserve on account of cancellation of such investment.

In addition to above, difference between share capital of erstwhile Indus of Rs. 1 Mn and shares issued by the Company of Rs. 8,453 Mn and cash paid of Rs. 37,642 Mn to the shareholders of the erstwhile Indus have resulted into debit balance of Merger Capital Reserve.

4. Significant accounting policies, judgements, estimates and assumptions

4.1. Significant accounting policies

a) Property, Plant and Equipment

Property, plant and equipment including Capital work in progress is stated at cost, except assets acquired under Schemes of Arrangement, which are stated at fair values as per the Schemes, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the Property, plant and equipment and borrowing costs for long term construction projects if the recognition criteria are met. When significant parts of property, plant and equipment are required to be replaced in intervals, the Group recognizes such parts as separate component of assets with specific useful lives and provides depreciation over their useful life. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as

appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repair and maintenance costs are recognised in the Consolidated Statement of Profit and Loss as incurred.

The present value of the expected cost for the decommissioning of the asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met. Refer note 4.2 regarding significant accounting judgements, estimates and assumptions and provisions for further information about the recorded decommissioning provision.

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognised in the Consolidated Statement of Profit and Loss when the asset is derecognised.

Assets are depreciated to the residual values on a straight-line basis over the estimated useful lives. Estimated useful lives of the assets are as follows:

Particulars	Useful lives
Office Equipment	2 years / 5 years
Computer	3 years
Vehicles	5 years
Furniture and Fixtures	5 years
Plant and Machinery	3 to 20 Years
Leasehold Improvement	Period of Lease or useful life whichever is less

The existing useful lives and residual value of tangible assets are different from the useful lives as prescribed under Part C of Schedule II to the Companies Act, 2013 and the Group believes that this is the best estimate on the basis of technical evaluation and actual usage period.

The existing residual values of tangible assets are different from 5% as prescribed under Part C of Schedule II to the Companies Act, 2013 and the Group believes that this is the best estimate on the basis of actual realization.

The assets' residual values and useful lives are reviewed at each financial year end or whenever there are indicators for impairment, and adjusted prospectively.

On transition to Ind AS, the Group has elected to continue with the carrying value of all its property, plant and equipment (including assets acquired under Schemes of Arrangement) except with an adjustment in decommissioning cost recognised as at April 1, 2015 measured as per the previous GAAP and use that carrying value as the cost of the property, plant and equipment.

b) Intangible Assets

Intangible assets are recognized when the entity controls the asset, it is probable that future economic benefits attributed to the asset will flow to the entity and the cost of the asset can be reliably measured.

At initial recognition, the separately acquired intangible assets are recognised at cost. Intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses, if any.

Intangible assets are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset are reviewed at least at the end of each financial year. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates. The

amortisation expense on intangible assets is recognised in the Consolidated Statement of Profit and Loss unless such expenditure forms part of carrying value of another asset.

Software is capitalized at the amounts paid to acquire the respective license for use and is amortised over the period of license, generally not exceeding three years. Acquired telecom license is initially recognised at cost and subsequently measured at cost less accumulated amortisation and impairment losses, if any. Amortisation is recognised over the unexpired period of license.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Consolidated Statement of Profit and Loss when the asset is derecognised.

c) Impairment of non-financial assets

The Group assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

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. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. Impairment losses, if any, are recognized in Consolidated Statement of Profit and Loss as a component of depreciation and amortisation expense.

A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited to the extent the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation or amortisation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognized in the Consolidated Statement of Profit and Loss when the asset is carried at the revalued amount, in which case the reverse is treated as a revaluation increase.

d) Current versus non-current classification

The Group presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- · Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve
 months after the reporting period

Current assets include the current portion of non-current assets. All other assets are classified as non-current.

A liability is current when:

- · It is expected to be settled in normal operating cycle
- · It is held primarily for the purpose of trading
- . It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

Current liabilities include the current portion of long-term liabilities. The Group classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Group has identified twelve months as its operating cycle.

e) Leases

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

Group as a Lessee

The Group recognizes right-of-use asset (ROU) representing its right to use the underlying asset for the lease term and a corresponding lease liability at the lease commencement date. The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date less any lease incentives received, plus any initial direct costs incurred. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use asset is 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 tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognised in the consolidated statement of profit and loss.

The Group measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses incremental borrowing rate. For leases with reasonably similar characteristics, the Group may adopt the incremental borrowing rate for the entire portfolio of leases as a whole. The lease payments shall include fixed payments, variable lease payments, residual value guarantees, exercise price of a purchase option where the Group is reasonably certain to exercise that option and payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease. The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made and remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments.

The Group recognises the amount of the re-measurement of lease liability as an adjustment to the right-of-use asset. Where the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognizes any remaining amount of the re-measurement in the consolidated statement of profit and loss.

The Group may elect not to apply the requirements of Ind AS 116 to leases for which the underlying asset is of low value. The lease payments associated with these leases are recognized as an expense on a straight-line basis over the lease term.

The Group has opted to recognize the asset retirement obligation liability as part of the cost of an item of property, plant and equipment in accordance with Ind AS 16.

Group as a Lessor

At the inception date, leases are classified as a finance lease or an operating lease. Leases are classified as finance leases when substantially all of the risks and rewards of ownership transfer from the Group to the lessee. Amounts due from lessees under finance leases are recorded as receivables at the Groups net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the net investment outstanding in respect of the lease.

Leases where the Group does not transfer substantially all the risks and rewards incidental to ownership of the asset are classified as operating leases. Lease rentals under operating leases are recognized as income on a straight-line basis over the lease term. Contingent rents are recognized as revenue in the period in which they are earned.

f) Share-based payments

The Group issues equity-settled and cash-settled share-based options to certain employees. These are measured at fair value on the date of grant.

The fair value determined at the grant date of the equity-settled share-based options is expensed over the vesting period, based on the Group's estimate of the shares that will eventually vest.

The fair value determined on the grant date of the cash settled share based options is expensed over the vesting period, based on the Group's estimate of the shares that will eventually vest. At the end of each reporting period, until the liability is settled, and at the date of settlement, the fair value of the liability is recognized, with any changes in fair value pertaining to the vested period recognized immediately in Consolidated Statement of Profit and Loss.

At the vesting date, the Group's estimate of the shares expected to vest is revised to equal the number of equity shares that ultimately vest.

Fair value is measured using Black-Scholes framework and is recognized as an expense, together with a corresponding increase in equity/ liability as appropriate, over the period in which the options vest using the graded vesting method. The expected life used in the model is adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions and behavioral considerations. The expected volatility and forfeiture assumptions are based on historical information.

Where the terms of share-based payments are modified, the minimum expense recognized is the expense as if the terms had not been modified, if the original terms of the award are met. An additional expense is recognized for any modification that increases the total fair value of the share-based payment transaction, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it is vested on the date of cancellation, and any expense not yet recognized for the award is recognized immediately. This includes any award where non-vesting conditions within the control of either the entity or the employee are not met. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options if any is reflected as additional share dilution in the computation of diluted earnings per share.

g) Cash and Cash equivalents

Cash and cash equivalents in the consolidated balance sheet comprise cash at banks and in hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value. Bank overdrafts that are repayable on demand and form an integral part of the Groups cash management are included as a component of cash and cash equivalents for the purpose of the consolidated Statement of Cash Flows.

h) Treasury shares

The Group has formed Indus Towers Employees Welfare Trust (formerly Bharti Infratel Employees Welfare Trust), for administration of ESOP Schemes of the Group. The Trust bought shares of the Group from the market, for giving shares to employees. The Group treats Trust as its extension and shares held by Trust are treated as treasury shares.

Own equity instruments ("treasury shares") which are reacquired through Indus Towers Employees Welfare Trust (formerly Bharti Infratel Employees Welfare Trust) are recognized at cost and deducted from equity. No gain or

loss is recognized in the Consolidated Statement of Profit and Loss on the purchase, sale, issue or cancellation of the Group own equity instruments. Any difference between the carrying amount and the consideration, if reissued, is recognized in the general reserve and gain or loss, if sold, is recognised in treasury shares. Share options exercised during the reporting period are satisfied with treasury shares.

i) Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Initial Recognition and Measurement

All financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Subsequent Measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Debt instruments at amortised cost
- Debt instruments at fair value through other comprehensive income (FVTOCI)
- Debt instruments, derivatives and equity instruments at fair value through Profit or Loss (FVTPL)
- Equity instruments measured at fair value through other comprehensive income (FVTOCI)

Debt Instruments at Amortised Cost

This category applies to the Group's trade receivables, unbilled revenue, security deposits.

A 'debt instrument' is measured at the amortised cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows and
- Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding

After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the Consolidated Statement of Profit and Loss. The losses arising from impairment are recognised in the Consolidated Statement of Profit and Loss.

Debt instrument at fair value through other comprehensive income (FVTOCI)

A 'debt instrument' is classified at FVTOCI if both of the following criteria are met:

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The asset's contractual cash flows represent solely payment of principal and interest (SPPI).

Debt instruments included within the FVTOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the Group recognizes interest income, impairment losses and reversals in the Consolidated Statement of Profit and Loss. On derecognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified from the equity to the Consolidated Statement of Profit and Loss.

Interest earned whilst holding FVTOCI debt instrument is reported as interest income.

The Group has classified Investment in tax free bonds within this category.

Debt instrument at fair value through Profit or Loss (FVTPL)

FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization at amortized cost or at FVTOCI, is classified at FVTPL.

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the Consolidated Statement of Profit and Loss. This category applies to the Group investment in government securities, mutual funds, taxable bonds and non-convertible debentures.

In addition, the Group may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as at FVTPL. However, such election is allowed only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch'). The Group has not designated any debt instrument as FVTPL.

Equity investments

All equity investments in scope of Ind AS 109, "Financial Instruments" are measured at fair value. Equity instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination, if any to which Ind AS 103, Business combinations applies are classified as at fair value through Profit or loss. Further, there is no such equity investments measured at Fair value through profit or loss or fair value through other comprehensive income in the Group.

De-recognition

A financial asset (or, where applicable, a part of a financial asset) is primarily derecognised (i.e. removed from the Group's balance sheet) when:

- The contractual rights to receive cash flows from the asset have expired, or
- The Group has transferred its contractual rights to receive cash flows from the financial asset or has assumed
 an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through'
 arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or
 (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has
 transferred control of the asset.

Impairment of Financial Assets

In accordance with Ind AS 109, Financial instruments the Group applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the Financial assets that are debt instruments and are initially measured at fair value with subsequent measurement at amortised cost e.g. Trade receivables, unbilled revenue etc.

The Group follows 'simplified approach' for recognition of impairment loss allowance for trade receivables.

The application of simplified approach does not require the Group to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Group determines whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, twelve month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in the subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on a twelve month ECL.

ECL 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 entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR.

Financial Liabilities

Initial Recognition and Measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings or payables, as appropriate

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs. The Group's financial liabilities include borrowings, trade and other payables, security deposits, lease liabilities etc.

Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

Financial liabilities at fair value through Profit and Loss (FVTPL)

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated as such at the initial date of recognition, and only if the criteria in Ind AS 109, Financial instruments are satisfied. For liabilities designated as FVTPL, fair value gains/ losses attributable to changes in own credit risks are recognized in Other Comprehensive Income. These gains/ loss are not subsequently transferred to the Consolidated Statement of Profit and Loss. However, the Group may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognised in the Consolidated Statement of Profit and Loss.

Financial Liabilities at Amortised Cost

This category includes security deposit received, trade payables etc. After initial recognition, such liabilities are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in the consolidated Statement of Profit and Loss when the liabilities are derecognised as well as through the EIR amortisation process. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the Consolidated Statement of Profit and Loss.

De-recognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the Consolidated Statement of Profit and Loss.

Reclassification of Financial Assets

The Group determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Group's senior management determines change in the business model as a result of external or internal changes which are significant to the Group's operations. Such changes are evident to external parties. A change in the business model occurs when the Group either begins or ceases to perform an activity that is significant to its operations. If the Group reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which

is the first day of the immediately next reporting period following the change in business model. The Group does not restate any previously recognised gains, losses (including impairment gains or losses) or interest

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

j) Revenue Recognition

The Group earns revenue primarily from rental services by leasing of passive infrastructure and energy revenue by the provision of energy for operation of sites.

Revenue is recognized when the Group satisfies the performance obligation by transferring the promised services to the customers. Services are considered performed when the customer obtains control, whereby the customer gets the ability to direct the use of such services and substantially obtains all benefits from the services. When there is uncertainty as to measurement or ultimate collectability, revenue recognition is postponed until such uncertainty is resolved.

In order to determine, if it is acting as principal or as an agent, the entity shall determine whether the nature of its promise is a performance obligation to provide the specified services itself (i.e. the entity is a principal) or to arrange for those services to be provided by the other party (i.e. the entity is an agent) for all its revenue arrangements.

Service revenue

Service revenue includes rental revenue for use of sites and energy revenue for the provision of energy for operation of sites.

Rental revenue is recognized as and when services are rendered on a monthly basis as per the contractual terms prescribed under master service agreement entered with customer. The Group has ascertained that the lease payments received are straight lined over the period of the contract.

Exit Charges on site exit and equipment de-loading is recognised when uncertainty relating to such exit and deloading is resolved and it is probable that a significant reversal relating to recoverability of these charges will not occur.

Interest on delayed payment from operators is recognized as income when uncertainty relating to amount receivable is resolved and it is probable that a significant reversal relating to this amount will not occur.

Energy revenue is recognized over the period on a monthly basis upon satisfaction of performance obligation as per contracts with the customers. The transaction price is the consideration received from customers based on prices agreed as per the contract with the customers. The determination of standalone selling prices is not required as the transaction prices are stated in the contract based on the identified performance obligation.

Unbilled revenue represents revenues recognized for the services rendered for the period falling after the last invoice raised to customer till the period end. These are billed in subsequent periods based on the prices specified in the master service agreement with the customers, whereas invoicing in excess of revenues are classified as unearned revenues. The Group collects GST on behalf of the government and therefore, it is not an economic benefit flowing to the Group, hence it is excluded from revenue.

Use of significant judgements in revenue recognition

The Group's contracts with customers include promises to transfer services to a customer which are energy and rentals. Rentals are not covered within the scope of Ind AS 115, hence identification of distinct performance obligation within Ind AS 115 do not involve significant judgement.

Judgement is required to determine the transaction price for the contract. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as discounts, service level credits, waivers etc. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period.

In evaluating whether a significant revenue reversal will not occur, the Group considers the likelihood and magnitude of the revenue reversal and evaluates factors which results in constraints such as historical experience of the Group with a particular type of contract, and the regulatory environment in which the customers operates which results in uncertainty which is less likely to be resolved in near future.

The Group provides volume discount to its customers based on slab defined in the revenue contracts. Contract also contains clause on Service Level Penalty/ rewards in case the Group is not able to maintain uptime level mentioned in the agreement. These discount/penalties are called variable consideration.

There is no additional impact of variable consideration as per Ind AS 115 since maximum discount is already being given to customer and the same is deducted from revenue.

There is no additional impact of SLA penalty as the Group already estimates SLA penalty amount and the same is provided for at each month end. The SLA penalty is presented as net off with revenue in the Statement of profit and loss.

Determination of standalone selling price does not involve significant judgement for the Group. The Group exercises judgement in determining whether the performance obligation is satisfied at a point in time or over a period of time. The Group considers the indicators on how customer consumes benefits as services are rendered in making the evaluation. Contract fulfillment costs are generally expensed as incurred. The assessment of this criteria requires the application of judgement, in particular when considering if costs generate or enhance resources to be used to satisfy future performance obligations and whether costs are expected to be recovered.

Dividend Income

Dividend Income is recognized when the right to receive payment is established, which is generally on the date when shareholders approve the dividend in case of final dividend and approval by Board of Directors in case of interim dividend.

k) Finance income

Finance income comprises interest income on funds invested and changes in the fair value of financial assets at fair value through profit or loss, and that are recognised in the Consolidated Statement of Profit and Loss. Interest income is recognised as it accrues in the Consolidated Statement of Profit and Loss, using the effective interest rate (EIR) which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset.

Finance income does not include dividend income, interest on income tax refund etc. which is included in other income.

I) Other Income

Other income includes dividend income, interest on income tax refund, gain on sale of property, plant and equipment etc. Any gain or loss arising on derecognition of property, plant and equipment is calculated as the difference between the net disposal proceeds and the carrying amount of the asset.

m) Finance Cost

Finance costs comprise Borrowing cost, interest expense on lease obligations, accretion of interest on site restoration obligation and security deposits received.

n) Income Taxes

The income tax expense comprises of current and deferred income tax. Income tax is recognised in the statement of profit and loss, except to the extent that it relates to items recognised in the other comprehensive income or directly in equity, in which case the related income tax is also recognised accordingly.

Current tax

The current tax is calculated on the basis of the tax rates, laws and regulations, which have been enacted or substantively enacted as at the reporting date. The payment made in excess / (shortfall) of the Group's income tax

obligation for the period are recognised in the balance sheet as current income tax assets / liabilities. Any interest, related to accrued liabilities for potential tax assessments are not included in Income tax charge or (credit), but are rather recognised within finance costs. The management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

The tax expense on dividends are linked directly to past transactions or events that generated distributable profits than to distribution to owners, Therefore, The Group shall recognise the income tax on dividends in profit or loss, other comprehensive income or equity according to where the entity originally recognised those past transactions or events.

Deferred tax

Deferred tax is recognised, using the balance sheet approach, on temporary differences arising between the tax bases of assets and liabilities and their carrying values in the financial statements. However, deferred tax is not recognised if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss.

Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. The unrecognised deferred tax assets / carrying amount of deferred tax assets are reviewed at each reporting date for recoverability and adjusted appropriately.

Deferred tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the reporting date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets and liabilities are off-set against each other and the resultant net amount is presented in the balance sheet, if and only when, (a) the Group currently has a legally enforceable right to set-off the current income tax assets and liabilities, and (b) when it relates to income tax levied by the same taxation authority.

o) Dividend Payments

Final dividend is recognized, when it is approved by the shareholders and the distribution is no longer at the discretion of the Group. However, Interim dividends are recorded as a liability on the date of declaration by the Company's Board of Directors.

p) Retirement and other employee benefits

Short term employee benefits are recognised in the period during which the services have been rendered. All employee benefits expected to be settled wholly within twelve months of rendering the service are classified as short-term employee benefits. When an employee has rendered service to the Group during an accounting period, the Group recognises the undiscounted amount of short-term employee benefits expected to be paid in exchange for that service as an expense unless another Ind AS requires or permits the inclusion of the benefits in the cost of an asset. Benefits such as salaries, wages and short-term compensated absences and bonus etc. are recognised in Statement of Profit and Loss in the period in which the employee renders the related service. A liability is recognised for the amount expected to be paid after deducting any amount already paid under short-term cash bonus or profit-sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

The Group post-employment benefits include defined benefit plan and defined contribution plans. The Group also provides other benefits in the form of deferred compensation and compensated absences.

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions to a statutory authority and will have no legal or constructive obligation to pay further amounts. The Group contributions to defined contribution plans are recognized in the Consolidated Statement of Profit and Loss when the related services have been rendered. The Group has no further obligations under these plans beyond its periodic contributions.

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. Under the defined benefit retirement plan, the Group provides retirement obligation in the form of Gratuity. Under the plan, a lump sum payment is made to eligible employees (including contractual employees as per their terms of contract) at retirement or termination of employment based on respective employee salary and years of experience with the Group.

The cost of providing benefits under this plan is determined on the basis of actuarial valuation carried out half yearly by an independent qualified actuary using the projected unit credit method. Actuarial gains and losses are recognised in full in the period in which they occur in other comprehensive income forming part of the Statement of Profit and Loss.

The obligation towards the said benefit is recognised in the consolidated balance sheet as the difference between the fair value of the plan assets and the present value of the plan liabilities. Scheme liabilities are calculated using the projected unit credit method and applying the principal actuarial assumptions as at the date of consolidated Balance Sheet. Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies.

All expenses excluding remeasurements of the net defined benefit liability (asset), in respect of defined benefit plans are recognized in the profit or loss as incurred. Remeasurements, comprising actuarial gains and losses and the return on the plan assets (excluding amounts included in net interest on the net defined benefit liability (asset)), are recognized immediately in the consolidated Balance Sheet with a corresponding debit or credit through other comprehensive income in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

The Group provides other benefits in the form of compensated absences and long term service awards. The employees of the Group are entitled to compensated absences based on the unavailed leave balance. The Group records liability based on actuarial valuation computed under projected unit credit method. Actuarial gains / losses are immediately taken to the Statement of Profit and Loss and are not deferred. The Group presents the entire leave encashment liability as a current liability in the balance sheet, since the Group does not have an unconditional right to defer its settlement for more than 12 months after the reporting date.

Under the long term service award plan, a lump sum payment is made to an employee on completion of specified years of service. The Group records the liability based on actuarial valuation computed under projected unit credit method. Actuarial gains / losses are immediately taken to the Consolidated Statement of Profit and Loss and are not deferred. The amount charged to the Statement of Profit and Loss in respect of these plans is included within operating costs

The amount charged to the Consolidated Statement of Profit and Loss in respect of these plans is included within operating costs.

q) Provision

(i) General

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

When the Group expects some or all of a provision to be reimbursed, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the Consolidated Statement of Profit and Loss, net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time (i.e., unwinding of discount) is recognised as a finance cost.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources would be required to settle the obligation, the provision is reversed.

(ii) Contingent assets/liabilities

Contingent assets are not recognised. However, when realisation of income is virtually certain, then the related asset is no longer a contingent asset, and is recognised as an asset.

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

(iii) Asset Retirement Obligations

Asset retirement obligations (ARO) are provided for those operating lease arrangements where the Group has a binding obligation at the end of the lease period to restore the leased premises in a condition similar to inception of lease.

Asset retirement obligation are provided at the present value of expected costs to settle the obligation using estimated cash flows and are recognized as part of the cost of the particular asset. The cash flows are discounted at a current pre-tax rate that reflects the risks specific to the site restoration obligation. The unwinding of the discount is expensed as incurred and recognized in the Consolidated Statement of Profit and Loss as a finance cost. The estimated future costs of decommissioning are reviewed annually and adjusted as appropriate. Changes in the estimated future costs or in the discount rate applied are added to or deducted from the cost of the asset.

r) Earnings Per Share (EPS)

Basic EPS is calculated by dividing the profit for the period attributable to the ordinary equity shareholders of the. Company by the weighted average number of Equity shares outstanding during the period excluding shares purchased by the Group and held as treasury shares.

Diluted EPS is calculated by dividing the profit attributable to ordinary equity shareholders of the Company by the weighted average number of Equity shares outstanding during the period excluding shares purchased by the Group and held as treasury shares plus the weighted average number of Equity shares that would be issued on conversion of all the dilutive potential Equity shares into Equity shares.

s) Fair Value Measurement

The Group measures financial instruments at fair value at each reporting date. 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. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)
- Level 3: Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs)

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

This note summarises accounting policy for fair value measurements. Other fair value related disclosures are given in the relevant notes.

t) Foreign Currency

Functional and presentation currency

The Group financial statements are presented in Indian Rupees ('INR' or 'Rs.), which is also the Group's functional currency. Presentation currency is the currency in which the financial statement of the group is presented. Functional currency is the currency of the primary economic environment in which an entity operates and is normally the currency in which the entity primarily generates and expends cash. All the financial information presented in Indian Rupees (INR) has been rounded to the nearest of million rupees, except where otherwise stated.

Transactions and Balances

Transactions in foreign currencies are initially recorded by the Group at the functional currency spot rates at the date the transaction first qualifies for recognition.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date. Differences arising on settlement or translation of monetary items are recognised in the Consolidated Statement of Profit and Loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of nonmonetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or profit or loss are also recognised in OCI or profit or loss, respectively)

u) Share capital

Ordinary shares

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of ordinary shares and share options are recognised as a deduction from equity, net of any tax effects.

v) Non-GAAP measure of financial performance

Profit before depreciation and amortization, finance cost, finance income, charity and donation, share of profit of joint venture and tax is an important measure of financial performance relevant to the users of financial statements and stakeholders of the Group. Hence, the Group presents the same as an additional line item on the face of the Statement of Profit and Loss considering such presentation is relevant for understanding of the Group's financial position and performance.

4.2 Significant accounting judgements, estimates and assumptions

The preparation of the Group financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, which have the most significant effect on the amounts recognised in the consolidated financial statements:

a) Leases

Group as lessor

The Group has assessed that its master service agreement ("MSA") with operators contains lease of its tower sites and plant and equipment and has determined, based on evaluation of the terms and conditions of the arrangements such as various lessees sharing the same tower sites with specific area, the fair value of the asset and all the significant risks and rewards of ownership of these properties retained by the Group, that such contracts are in the nature of operating lease and has accounted for as such.

Lease rentals under operating leases are recognised as income on straight line basis over the lease term.

Group as lessee

The Group determines the lease term as the non-cancellable period of a lease, together with both periods covered by an option to extend the lease if the Group is reasonably certain to exercise that option; and periods covered by an option to terminate the lease if the Group is reasonably certain not to exercise that option. In assessing whether the Group is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, it considers all relevant facts and circumstances that create an economic incentive for the Group to exercise the option to extend the lease, or not to exercise the option to terminate the lease. The Group evaluates if an arrangement qualifies to be a lease as per the requirements of Ind AS 116. Identification of a lease requires significant judgment. The Group uses significant judgment in assessing the lease term (including anticipated renewals) and the applicable discount rate. The discount rate is generally based on the incremental borrowing rate calculated as the weighted average rate specific to the portfolio of leases with similar characteristics.

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Group has based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

(b) Impairment of non-financial assets

The carrying amounts of the Group non-financial assets, other than deferred tax assets, are reviewed at the end of each reporting period to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

The recoverable amount of an asset or cash-generating unit ('CGU') is the greater of its value in use and its fair value less costs to sell. 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 or CGU. For the purpose of impairment testing, assets that cannot be tested individually are Grouped together into the smallest Group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or Groups of assets ('CGU').

The Group's corporate assets do not generate separate cash inflows. If there is an indication that a corporate asset may be impaired, then the recoverable amount is determined for the CGU to which the corporate asset belongs.

An impairment loss is recognized, if the carrying amount of an asset or its cash-generating unit exceeds its estimated recoverable amount and is recognised in the Consolidated Statement of Profit and Loss. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of goodwill, if any, allocated to the units and then to reduce the carrying amounts of the other assets in the unit (Group of units) on a pro rata basis.

Impairment losses recognised in prior periods are assessed at end of each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. Such reversal is recognized in the consolidated statement of profit and loss except when the asset is carried at revalued amount, the reversal is treated as a revaluation increase.

(c) Property, plant and equipment

Refer Note 4.1(a) for the estimated useful life of Property, plant and equipment.

Property, plant and equipment also represent a significant proportion of the asset base of the Group. Therefore, the estimates and assumptions made to determine their carrying value and related depreciation are critical to the Group's financial position and performance.

The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. Increasing an asset's expected life or its residual value would result in a reduced depreciation charge in the Consolidated Statement of Profit and Loss.

The useful lives and residual values of Group assets are determined by management at the time the asset is acquired and reviewed periodically. The lives are based on historical experience with similar assets as well as anticipation of future events which may impact their life, such as changes in technology.

During the year ended March 31, 2021, the Company had revised the useful life of civil work included in Plant and machinery from 15 years to 20 years with effect from December 1, 2020. Set out below is impact of such change on future period depreciation:

Particulars	Year ended March 31, 2021	Year ended March 31, 2022
Decrease in Depreciation	405	1,043

Further, the Company had also reassessed useful life from 15 years to 20 years and estimate of dismantling obligation for Asset retirement obligation w.e.f. December 1, 2020 and has taken the credit of Rs. 184 Mn in the Statement of Profit and Loss for the year ended March 31, 2021.

(d) Allowance of doubtful trade receivables

The expected credit loss is mainly based on the ageing of the receivable balances and historical experience. Based on the industry practices and the business environment in which the entity operates, management considers that the trade receivables are provided if the payment are more than 180/90 days past due from related parties and 90 days past due from other customers. The receivables are assessed on an individual basis or grouped into homogeneous groups and assessed for impairment collectively, depending on their significance. Moreover, trade receivables are written off on a case-to-case basis if deemed not to be collectible on the assessment of the underlying facts and circumstances.

(e) Asset Retirement obligation

The Group uses various leased premises to install its tower assets. A provision is recognised for the cost to be incurred for the restoration of these premises at the end of the lease period, which is estimated based on actual quotes, which are reasonable and appropriate under these circumstances. It is expected that these provisions will be utilised at the end of the lease period of the respective sites as per respective lease agreements.

(f) Share based payment

The Group initially measures the cost of cash-settled transactions with employees using a binomial model to determine the fair value of the liability incurred. Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option, volatility and dividend yield and making assumptions about them. For cash-settled share-based payment transactions, the liability needs to be remeasured at the end of each reporting period up to the date of settlement, with any changes in fair value recognised in the Profit and Loss. This requires a reassessment of the estimates used at the end of each reporting period.

(g) Fair value measurement of financial instrument

When the fair values of financial assets and financial liabilities recorded in the Balance Sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques including the discounted cash flow model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing fair values. Judgements include considerations of inputs such as liquidity risk, credit risk volatility and discount rates. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

4.3 Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, applicable from April 01, 2022, as below:

Ind AS 103 - Reference to Conceptual Framework

The amendment specify that to qualify for recognition as part of applying the acquisition method, the identifiable assets acquired and liabilities assumed must meet the definitions of assets and liabilities in the Conceptual Framework for Financial Reporting under Indian Accounting Standards (Conceptual Framework) issued by the Institute of Chartered Accountants of India at the acquisition date. These changes do not significantly change the requirements of Ind AS 103. The Company does not expect the amendment to have any significant impact in its financial statements.

Ind AS 16 - Proceeds before intended use

The amendment clarifies that excess of net sale proceeds of items produced over the cost of testing, if any, shall not be recognised in the profit or loss but deducted from the directly attributable costs considered as part of cost of an item of property, plant and equipment. The effective date for adoption of this amendment is annual periods beginning on or after April 1, 2022. The Company does not expect the amendment to have any significant impact in its financial statements.

Ind AS 109 - Annual Improvements to Ind AS

The amendment clarifies which fees an entity includes when it applies the '10 percent' test of Ind AS 109 in assessing whether to derecognise a financial liability. The Company does not expect the amendment to have any significant impact in its financial statements.

Ind AS 37 - Onerous Contracts - Costs of Fulfilling a Contract

The amendment specifies that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract). The effective date for adoption of this amendment is annual periods beginning on or after April 01, 2022, although early adoption is permitted. The Company does not expect the amendment to have any significant impact in its financial statements.

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Section 11

GLOSSARY

11.1 Company Related Terms

22 Circles Represents the 22 telecommunications circles of Andhra Pradesh, Delhi, Gujarat, Karnataka, Kerala, Kolkata, Maharashtra

& Goa, Mumbai, Punjab, Tamil Nadu (including Chennai), West Bengal, Bihar, Madhya Pradesh and Chhattisgarh, Orissa, Jammu and Kashmir, Himachal Pradesh, Assam, North East states, Haryana, Rajasthan, Uttar Pradesh (East) and Uttar

Pradesh (West).

Adjusted EBITDA It is defined as EBITDA as mentioned above, adjusted for Repayment of Lease liabilities.

Adjusted Fund from Operations (AFFO)

It is not an IND AS measure and is defined as EBITDA adjusted for Maintenance and General Corporate Capex and Non Cash IND AS measures, i.e., operating lease revenue/expense on security deposit received/paid till March 31, 2019. From the period ended June 30, 2019 onwards it is defined as Adjusted EBITDA less Maintenance and General Corporate Capex

for the period.

Asset Turnover Asset Turnover is defined as total revenues (revenues (annualized for 12 months), divided by average cumulative

investments. Average cumulative investments are calculated by considering average of opening and closing assets of the

relevant period.

Average Colocations

Average co-locations are derived by computing the average of the Opening and Closing co-locations at the end of relevant

period.

Average Sharing Factor

Average Sharing factor is calculated as the average of the opening and closing number of co-locations divided by average of the opening and closing number of toward for the opening and closing number of co-locations divided by average

of the opening and closing number of towers for the relevant period.

Average Towers Average towers are derived by computing the average of the opening and closing towers at the end of relevant period.

Bn Billion

Book Value Per Equity Share Total shareholder's equity as at the end of the relevant period divided by outstanding equity shares as at the end of the relevant period.

Capex It includes investment in gross fixed assets and capital work in progress for the relevant period.

Capital Employed Capital Employed is defined as sum of equity attributable to equity shareholders and net debt / (net cash) with lease

liabilities.

Closing Sharing

Circle(s)

Factor

aring Closing Sharing factor is calculated as the closing number of co-locations divided by closing number of towers as at the end of relevant period.

end of relevant period.

Co-location is the total number of sharing operators at a tower, and where there is a single operator at a tower; 'co-location'

refers to that single operator. Co-locations as referred to are revenue-generating co-locations

22 service areas that the Indian telecommunications market has been segregated into.

CSR Corporate Social Responsibility

Cumulative Investments

Cumulative Investments comprises of gross fixed assets net of retirements/ disposals (including Capital Work In Progress).

Earnings Per Share (EPS)-Basic

It is computed by dividing net profit or loss attributable for the period to equity shareholders by the weighted average number of equity shares outstanding during the period.

Earnings Per Share (EPS)- Diluted

Diluted earnings per share is calculated by adjusting net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period for the effects of all dilutive potential equity shares.

EBIT Earnings before interest, taxation excluding other income for the relevant period.

EBIT (Including Other Income)

Earnings before interest, taxation including other income for the relevant period.

EBITDA

Earnings before interest, taxation, depreciation and amortization excluding other income for the relevant period. It is defined as operating income and does not include depreciation and amortization expense, finance cost (net), tax expense and charity & donation.

EBITDA (Including Other Income)

Earnings before interest, taxation, depreciation and amortization and charity and donation including other income for the relevant period.

Enterprise Value (EV)

Calculated as sum of Market Capitalization plus Net Debt / (Net Cash) with lease liabilities as at the end of the relevant period

EV / EBITDA (times)

Except for period from April 1, 2019 to March 31, 2020, it is computed by dividing Enterprise Value as at the end of the relevant period ('EV') by EBITDA for the preceding (last) 12 months from the end of the relevant period. For the financial year ended March 31 2020, it is computed by dividing Enterprise Value as at the end of the relevant period (EV) by annualized EBITDA for the end of the relevant period.

Future Minimum Lease Payment Receivable The Company has entered into long term non-cancellable agreements to provide infrastructure services to telecom operators. Future Minimum Lease Payment Receivable represents minimum amounts receivable in future under the above long term non-cancellable agreements.

Finance Cost (Net)

Calculated as Finance Cost less Finance Income

Free Cash Flow

Calculated as Cash Flow from operations less tax payments, less net tangible capital expenditure, less net intangible capital expenditure, plus net proceeds from asset sales, less repayment of lease liabilities (incl interest) and less net interest.

GAAP Generally Accepted Accounting Principle

IGAAP Indian Generally Accepted Accounting Principle

IND AS Indian Accounting Standards

Intangibles Comprises of acquisition cost of software.

Interest Coverage Ratio (LTM)

For the full year ended March 31, 2018 and March 31, 2019, it is computed by dividing EBITDA for the preceding (last) 12 months from the end of relevant period by finance cost for the preceding (last) 12 months. For the financial year ended March 31, 2020, it is computed by dividing year till date EBITDA by year till date finance cost (net) for that relevant period. From the period ended June 30, 2020, it is computed by dividing EBITDA for the preceding (last) 12 months from the end of relevant period by finance cost (net) for the preceding (last) 12 months.

IRU Indefeasible right to use

LTM Last Twelve months

Market Capitalization Number of current issued and outstanding shares multiplied by closing market price (NSE) as at end of the period.

Mn Million

MSA Master Service Agreement

Maintenance & General Corporate Capex Represents the capital expenditure undertaken by the company for general maintenance, upkeep and replacement of equipments installed at the Towers which is undertaken on the end of their useful life as well as General Corporate related capital expenditure such as on office/ facilities and information technology.

NA Not ascertainable

Net Debt / (Net Cash) with Lease Liabilities It is not an IND AS measure and is defined as the sum of long-term, short-term borrowings and current maturities of long-term borrowings, current and non-current lease liabilities minus cash and cash equivalents, current and non-current investments, and other bank balances as at the end of the relevant period.

Net Debt / (Net Cash) without Lease Liabilities

It is not an IND AS measure and is defined as the sum of long-term, short-term borrowings and current maturities of long-term borrowings, minus cash and cash equivalents, current and non-current investments, and other bank balances as at the end of the relevant period.

Net Debt / (Net Cash) with Lease Liabilities to EBITDA Except for period from April 1, 2019 to March 31, 2020, it is computed by dividing net debt / (net cash) with lease liabilities as at the end of the relevant period by EBITDA for preceding (last) 12 months from the end of the relevant period. For the financial year ended March 31 2020, it is computed by dividing net debt / (net cash) with lease liabilities as at the end of the relevant period by annualized EBITDA of year till date period.

Net Debt / (Net Cash) to Funded Equity Ratio

It is computed by dividing net debt / (net cash) with lease liabilities as at the end of the relevant period by Equity attributable to equity shareholders as at the end of the relevant period.

Operating Free Cash flow

It is not an IND AS measure and is defined as EBITDA adjusted for Capex and Non Cash IND AS measures, i.e., operating lease revenue/expense on security deposit received/paid till March 31, 2019. From the period ended June 30, 2019 onwards it is defined as Adjusted EBITDA less Capex for the period.

PE Ratio

Price to Earnings ratio is calculated as closing market price (NSE) as at the end of relevant period, divided by diluted annual earnings per share. Annual Diluted Earnings per share is calculated by adding the preceding last four quarters diluted Earnings per share.

Return On Capital Employed (ROCE) Pre Tax (LTM) Except for period from April 1, 2019 to March 31, 2020, it is computed by dividing sum of EBIT for the preceding (last) 12 months from the end of the relevant period by average (of opening and closing) capital employed during the relevant periods. For the financial year ended March 31 2020, ROCE is computed by dividing the annualized EBIT of year till date period by average of opening capital employed as on April 1, 2019 including opening Ind AS 116 adjustments and closing that of relevant period ended.

Return On Equity (ROE) Pre Tax (LTM)

Except for period from April 1, 2019 to March 31, 2020, it is computed by dividing sum of Profit before tax for the preceding (last) 12 months from the end of the relevant period by average (of opening and closing) equity shareholders' funds during the relevant periods. For the financial year ended March 31 2020, it is computed by dividing annualized Profit before tax of year till date period by average of opening equity shareholders' funds as on April 1, 2019 including opening Ind AS 116 adjustments and closing that of relevant period ended.

Return On Equity (ROE) Post Tax-(LTM) Except for period from April 1, 2019 to March 31, 2020, it is computed by dividing sum of Profit after tax for the preceding (last) 12 months from the end of the relevant period by average (of opening and closing) equity shareholders' funds during the relevant periods. For the financial year ended March 31 2020, it is computed by dividing annualized Profit after tax of year till date period by average of opening equity shareholders' funds as on April 1, 2019 including opening Ind AS 116 adjustments and closing that of relevant period ended.

Revenue per Employee per month It is computed by dividing the Total Revenues (net of inter-segment eliminations) by the average number of on – roll employees in the business unit and number of months in the relevant period.

Revenue Equalization It represents the effect of fixed escalations (as per the terms of service agreements with customers) recognized on straight line basis over the fixed, non-cancellable term of the agreement, as applicable.

Right of use Asset

An asset that represents a lessee's right to use an underlying asset for the lease term. This is calculated on the inception of the lease term basis the present value of lease payments over the lease term.

ROC Registrar of Companies

SHA Shareholders Agreement

Sharing Operator A party granted access to a tower and who has installed active infrastructure at the tower

Sharing Revenue
It represents total revenue excluding energy reimbursements accrued during the relevant period.

Sharing revenue per Sharing Operator per month Is calculated on the basis of sharing revenues accrued during the relevant period divided by the average number of colocations for the period (including such co-locations for which exit notices have been received, but actual exits have not yet happened as at period end), determined on the basis of opening and closing number of co-locations for the relevant period.

Sharing revenue per Tower per month

Is calculated on the basis of sharing revenues accrued during the relevant period divided by the average number of towers for the period, determined on the basis of opening and closing number of towers for the relevant period.

Smartx Smartx Services Ltd

Towers Infrastructure located at a site which is permitted by applicable law to be shared, including, but not limited to, the tower, shelter, diesel generator sets and other alternate energy sources, battery banks, air conditioners and electrical works. Towers as referred to are revenue generating towers

Tower and Related Infrastructure Infrastructure Located at site which is permitted by applicable law to be shared, including, but not limited to, the tower, shelter, diesel generator sets and other alternate energy sources, battery banks, air conditioners and electrical works

11.2 Regulatory Terms

DoT Department of Telecommunications

IP-1 Infrastructure Provider Category 1

NSE National Stock Exchange

SEBI Securities and Exchange Board of India

CCI Competition Commission of India

TRAI Telecom Regulatory Authority of India

11.3 Others (Industry) Terms

BTS Base Transceiver Station

CII Confederation of Indian Industry

DG Diesel Generator

EMF Electro Magnetic Field

FCU Free Cooling Units

FDI Foreign Direct Investment

GBT Ground Based Towers

IBS In-building Solutions

IPMS Integrated Power Management Systems

OFC Optical Fiber Cable

PAN Presence Across Nation

PPC Plug and Play Cabinet

RET Renewable Energy Technology

RTT Roof Top Towers

TAIPA Tower and Infrastructure Providers Association

TSP Telecom Service Provider

Wi-Fi Wireless Fidelity

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