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INDEPENDENT AUDITOR'S REPORT

To the Members of Ebixcash Private Limited (Formerly known as Ebix Software India Private Limited)

Report on the Audit of the Consolidated Ind AS Financial Statements

Opinion

We have audited the accompanying consolidated Ind AS financial statements of **Ebixcash Private Limited** (hereinafter referred to as "the Holding Company"), its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2020, the Consolidated Statement of Profit & Loss (including Other Comprehensive Income), the Consolidated Statement of Cash Flows and the Consolidated Statement of Changes in Equity for the year then ended, and notes to the Consolidated Ind AS financial statements, including a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Ind AS financial statements").

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate financial statements and on the other financial information of the subsidiaries, as referred to in 'Other Matters' paragraph below, the aforesaid consolidated Ind AS financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2020, and the consolidated profit and consolidated total comprehensive income, consolidated changes in equity and its consolidated cash flows for the year ended on that date.

Basis for Opinion

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

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Information Other than the Consolidated Ind AS Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the preparation of the 'other information'. The 'other information' comprises the information included in Board's Report but does not include the Consolidated Ind AS financial statements and our auditor's report thereon.

Our opinion on the Consolidated Ind AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated Ind AS financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the Consolidated Ind AS financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed on the other information, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Ind AS financial statements

The Holding Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation and presentation of these Consolidated Ind AS financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows, and consolidated changes in equity of the Group, in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act.

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

In preparing the Consolidated Ind AS financial statements, the respective Board of Directors of the subsidiaries included in the Group are responsible for assessing the ability of the Group to continue as

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a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so. The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Ind AS financial statements

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

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

- Identify and assess the risks of material misstatement of the Consolidated Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are
 also responsible for expressing our opinion on whether the Holding Company and its subsidiary
 companies incorporated in India, have adequate internal financial controls system in place and
 the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 Ind AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are

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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 Ind AS financial statements, including the disclosures, and whether the Consolidated Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group, of which we are the independent auditors and whose financial information we have audited, to express an opinion on the Consolidated Ind AS financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the Consolidated Ind AS financial statements of which we are the independent auditors. For the other entities included in the Consolidated Ind AS financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

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

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

Other Matters

• We did not audit the standalone financial statements and other financial information, in respect of one subsidiary viz. Miles Software Solutions Inc ("Miles Philippines") considered in the preparation of the consolidated Ind AS financial statements and which together constitutes total assets of INR 3,344.09 lakhs as at March 31, 2020, total revenue of INR 2,405.95 Lakhs and total comprehensive income (comprising of income and other comprehensive income) of INR 204.95 Lakhs for the year ended March 31, 2020. This standalone financial statements and other financial information have been audited by other auditor whose reports has been furnished to us, and our opinion is solely based on the report of such auditor.

Our opinion above on the Consolidated Ind AS financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matter with respect to our reliance on the work done and the report of the other auditor.

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Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditor on separate financial statements and the other financial information of subsidiaries, as noted in the 'other matter' paragraph, we report, to the extent applicable, that:

- (a) We/the other auditors whose report we have relied upon have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated Ind AS financial statements;
- (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid Consolidated Ind AS financial statements have been kept so far as it appears from our examination of those books and reports of the other auditors;
- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this report are in agreement with the books of account maintained for the purpose of preparation of the Consolidated Ind AS financial statements;
- (d) In our opinion, the aforesaid Consolidated Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- (e) On the basis of the written representations received from the directors of the Holding Company and the Subsidiary Companies incorporated in India as on March 31, 2020 taken on record by the Board of Directors of the respective Company, none of the directors of the Group's companies, incorporated in India is disqualified as on March 31, 2020 from being appointed as a director in terms of Section 164 (2) of the Act;
- (f) With respect to the adequacy and the operating effectiveness of the internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements of the Holding Company and its subsidiary companies incorporated in India, refer to our separate Report in "Annexure A" to this report;
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the

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consideration of the report of the other auditors on separate Ind AS financial statements as also the other financial information of the subsidiaries, as noted in the 'Other matter' paragraph:

- The Consolidated Ind AS financial statements disclose the impact of pending litigations on consolidated financial position of the Group – Refer Note 42 of the Consolidated Ind AS financial statements;
- The Group did not have any material foreseeable losses in long-term contracts including derivative contracts during the year ended March 31, 2020;
- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company and its Subsidiary Companies incorporated in India, during the year ended March 31, 2020.

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For T R Chadha & Co LLP Chartered Accountants

Firm Registration No. 006711N/N500028

Hitesh Garg

Partner

Membership No. 502955

Place: Noida

Date: 29th December 2020

UDIN: 21502955AAAABM2464

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ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT

Referred to in para (f) under Report on Other Legal and Regulatory Requirements Section of our report of even date to the members of Ebixcash Private Limited (Formerly known as Ebix Software India Private Limited) on the Consolidated Ind AS financial statements for the year ended March 31, 2020

Report on the Internal Financial Controls with reference to Consolidated Ind AS financial statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the Consolidated Ind AS financial statements of **Ebixcash Private Limited** as of and for the year ended March 31, 2020, we have audited the internal financial controls over financial reporting of **Ebixcash Private Limited** (hereinafter referred to as the "Holding Company") and its subsidiary companies incorporated in India (the Holding Company and its subsidiaries together referred to as "the Group") as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding Company, its subsidiary companies, which are incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding Company, considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to respective Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the company's internal financial controls over financial reporting with reference to these consolidated Ind AS financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, both, issued by Institute of Chartered Accountants of India, and deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls.

Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial

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controls over financial reporting with reference to these Consolidated Ind AS financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements.

Meaning of Internal Financial Controls Over Financial Reporting with Reference to these Consolidated Ind AS Financial Statements

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting with Reference to these Consolidated Ind AS Financial Statements

Because of the inherent limitations of internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements to future periods are subject to the

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risk that the internal financial control over financial reporting with reference to these Consolidated Ind AS financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Holding Company, and its subsidiary companies, which are incorporated in India, have maintained in all material respects, adequate internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements and such internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements were operating effectively as at March 31, 2020, based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For T R Chadha & Co LLP Chartered Accountants

Firm Registration No. 006711N/N500028

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Hitesh Garg

Partner

Membership No. 502955

Place: Noida

Date: 29th December 2020

UDIN: 21502955AAAABM2464

Ebixcash Private Limited (Formerly Ebix Software India Private Limited)

CIN: U72900UP2002PTC072950 Consolidated Balance Sheet as at 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

	Note No.	As at 31 March 2020	As at 31 March 2019
ASSETS			
Non-Current Assets			
Property, Plant and Equipment	3a	8,712.43	7,969.40
Capital work in progress	3b	881.28	1,868.4
Intangible assets	4	7,963.28	8,612.2
Intangible assets under Development		1,040.72	1,173.7
Right-of-use assets	5	4,112.47	
Goodwill		2,118.93	2,118.9
Goodwill on Consolidation		66,795.38	66,712.1
Financial Assets		2007000000000	2010/00/2010
(i) Non Current Investments	6	12,138.75	12,115.1
(ii) Other Non-Current Financial Assets	7	1,803.29	3,959.7
Non Current Tax Assets (Net)	8	3,128.65	2,792.6
Deferred Tax Asset (Net)	9	33,580.99	30,269.0
Other Non-Current Assets	10		195.5
Total Non-Current Assets		1,42,276.17	1,37,787.1
Current Assets			
Inventories	11	713.00	486.2
Financial Assets			
(i) Investments	12	436.80	1,661.94
(ii) Trade Receivables	13	39,605.58	37,296.3
(iii) Cash and Cash Equivalents	14	3,480.26	12,456.1
(iv) Other Bank Balances	15	16,408.85	3,275.5
(v) Loans	16	18,909.32	14,512.5
(vi) Other Current Financial Assets	17	12,923.31	9,045.4
Other Current Assets	18	5,593.44	4,693.8
Total Current Assets		98,070.56	83,428.0
Total Assets		2,40,346.73	2,21,215.1
EQUITY AND LIABILITIES			
Equity			
Equity Share Capital	19	23.43	24.4
Other Equity	20	1,71,903.49	1,50,135.7
Total Equity		1,71,926.92	1,50,160.1
Non Controlling Interest		7,536.75	12,553.9
Liabilities			
Non-Current Liabilities			
Financial Liabilities			
(i) Barrowings	21	7,131.15	7,783.2
(ii) Lease Liabilities	22	3,469.63	
(III) Other Financial Liabilities	23	9.28	9.7
Non Current Provisions	24	4,937.02	8,382.8
Total Non-Current Liabilities		23,083.83	28,729.8
Current Liabilities			
Financial Liabilities			
(i) Box rowings	25	2,924.26	15,727.2
(ii) Trade Payables			
Micro Small and Medium Enterprises	26	0.57	
others	26	3,069.60	8,337.5
(iii) Other Current Financial Liabilities	27	7,891.29	7,611.9
(iv) Lease Liabilities	28	827.60	
Other Current Liabilities	29	24,776.21	8,148.6
Provisions	30	5,846.45	2,499.7
Total Current Liabilities		45,335.98	42,325.1
Total Liabilities		68,419.81	71,054.9
Total Equity and Liabilities		2,40,346.73	2,21,215.1

The accompanying notes are an integral part of these consolidated financial statements. This is the Consolidated Balance Sheet referred to in our report of even date. Significant Accounting Policies

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For T R Chadha & Co LLP

Charge Port Accountants

No.: 006711N / J#500028

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Partner

M. No.: 502955

Place: Noida

Date: 25th December 2020

For and on behalf of the Board of Directors of Ebixcash Private Limited

Director DIN: 01729176

Rahul Nemichand Chopra Company Secretary

Vikas Verma

Director UN: 03511116

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Sumit Khadria

CFO

Ebixcash Private Limited (Formerly Ebix Software India Private Limited)
CIN: U72900UP2002PTC072950
Consolidated Statement of Profit and Loss for the year ended 31 March 2020
All amounts are in INR Lakhs unless otherwise stated

Particulars	Note No.	For the year ended 31 March 2020	For the year ended 31 March 2019
Revenue			
Revenue from Operations	31	87,930.09	68,274.05
Other Income	32	7,656.79	15,062.19
Total Income	-	95,586.88	83,336.23
Expenses			
Purchase of Stock-in-Trade	33	19,414.80	20,899.79
Changes in inventories of Stock-in-Trade	34	(226.78)	2,073.53
Cost of Sub-Contractor Services		83.49	1,311.18
Employee Benefits Expense	35	21,079.32	13,499.45
Pinance Costs	36	2,933.51	1,229.70
Depreciation and Amortization Expense	37	3,646.85	1,279.16
Other Expenses	38	20,767.83	16,638.39
		,,	
Total Expenses	-	67,699.02	56,931.19
Profit/ (Loss) Before Tax and Exceptional Items		-27,887.86	26,405.05
Exceptional Items			
Provision for Doubtful Debts	13	8,521.73	389
Profit/ (Loss) Before Tax		19,366.13	26,405.05
Yax Expense:			
Current Tax	39	5.815.70	3.098.98
Deterred Yax (Income)/ Expense	39	(3,276.84)	(2,958.14)
Profit/ (Loss) for the Year from continuing operations		16,827.26	26,264.20
Share of profit of equity-accounted investees, net of tax	200	(0.37)	
Profit/(Loss) for the Year (A)		16,826.89	26,264.20
Profit/ (loss) actributable to Non Controlling interest		(5,017,44)	(186.40)
Frofit/(loss) attributable to the Owners of the Group		21,844.33	26,450.60
Other Comprehensive Income		- 1	
tems that will not be reclassified subsequently to Profit or Loss			
Remeasurement of defined benefit plans		(156.37)	(91.57)
Deforred Tax relating to remeasurement of defined benefit plans		42.02	29.87
oreign Currency Translation Reserve		46.61	(15.26)
Share of O/3 of equity-accounted investees, net of tex		40.01	(13.20)
Total Other Comprehensive Income for the Period (B)	<u> </u>	(67.74)	(76 96)
Other Comprehensive Income attributable to Kon Controlling interest		(0.16)	(9.23)
Other Comprehensive Income attributable to the Owners of the Group	88	(67.58)	(67.73)
otal Comprehensive Income for the Period (A + B)	_	16,759.15	26,187.24
lotal Comprehensive Income attributable to Non Controlling Interest		(5,017.60)	(195.64)
Total Comprehensive income actributable to the Owners of the Group		21,776.75	26,382.88
arnings per Equity Share of Rs. 10 each	40	200	
Basic (Amount in Rs.)	40	6,977.59	10,717.01
		500 CO.	
Oiluted (Amount in Rs.).		6,977.59	10,717.01

The accompanying notes are an integral part of these consolidated financial statements. This is the Consolidated Statement of Profit and Loss referred to in our report of even date.

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Significant Accounting Policies

For Y R Chadna R Co LLP Chartered Accountants Firm Ber No.: 006731N / N500028

Pariner M. No.: 502953

Place: Noida Date: 29th December 2020 For and on behalf of the Board of Directors of

Ebixcash Private Limited

Satya Bushan Kotru Director DIN: 01729176

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Rahul Nemichand Chopra Company Secretary Vikas Verma Director

Director DIN: 03511116

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Sumit Khadria CFO

	No. of the second secon	923.5	For the year ended 31st March 2020	For the year ended 31st March 2019
A	Cash flows from Operating Activities		Yarsaavass	7100000
	Net Profit/ (Loss) after Prior Period Items and Before Tax		19,366.13	26,405.0
	Adjustments For: Interest Income		(2,458.00)	(724.6
			3,646.85	1,279.1
	Depreciation and Amortization (Gain)/Loss on Sale of Fixed Assets		6.21	1,279.1
	Provision for Doubtful Debts and Advances		9,382,78	12.2
	Bad debts and advances written off		411.47	32.4
		15	(3.853.32)	(14,074.6
	Provision/Liabilities no longer required Written Back		46.61	114,074.0
	Foreign Currency Translation Reserve			954.4
	Foreign Exchange (Gain)/ Loss Loss on sale of subsidiaries & non-current investments		(1,154.88)	922.1
			2,933,51	426.0
	Interest Expense	-	28,327.36	15,249.9
	Operating Cash Profit before Working Capital Changes		20,327.30	15,249.9
	Movement in Working Capital:			
	Increase/(Decrease) in Trade Payables		(5,267.39)	(2,580.0
	Increase/(Decrease) in Other Current Liabilities		16,627.55	7,110.8
	Increase/(Decrease) in Other Non Current Financial Liabilities		(0.50)	(36.4
	Increase/(Decrease) in Other Current Financial Liabilities		(2,011.96)	(2,431.8
	Increase/(Decrease) in Provisions		2,090.06	8,030.1
	(Increase)/Decrease in Trade Receivables		(10,948.60)	[24,491.0
	(Increase)/Decrease in Other Non Current Financial Assets		(92.64)	(628.4
	(increase)/Decrease in Other Current Financial Assets		(2,085.50)	(799.4
	(Increase)/Decrease in Other Non-Current Assets			353.3
	(Increase)/Decrease in Other Current Assets		(899.62)	(178.)
	(Increase)/Decrease in inventories	82	(226.78)	2,073.5
	Cash Generated from/ (used in) Operations		25,512.00	1,671.
	Less: Income Tax Paid (Net of Refunds)		(4.581.61)	(7,369.)
	Net Cash Generated from/ (used in) Operating Activities before Extraordinary Item		20,930.39	(5,697.6
	Outflow for Extraordinary Items Net Cash Generated from/ [used in] Operating Activities[A]	-	20,930.39	(5,697.6
		-		1
	Cash Flow from Investing Activities: (Purchase) of Property, Plant and Equipment and Capital Work in Progress (including Capital Advances)		(899.48)	(5,419.6
	(Purchase) of intangible assets/Intangibles under progress.		(615.29)	112,284.1
	Proceed from sale of Property, Plant and Equipment		12.43	126.1
	(Purchase)/proceeds from investment in Mutual Funds and Bonds		1,201.71	(1,661.8
	Loans and inter corporate deposits received back/ (Given)		(4,396.76)	16,960.5
	(Purchase)/proceeds from fixed deposits with maturity more than 3 months		(11,075.21)	2.350.0
	Interest Received		630.58	724.0
	[Purchase]/proceeds from Investments in subsidiaries, associates & other companies		(0.13)	19,371.
	Net Cash Generated from/ (Used in) Investing Activities (6)	- 10	(15,142.16)	(3,753.
	Cash Flow from Financing Activities:			
	Net proceeds/(Repayment) of Long Yerm Borrowings		(101.24)	7.031
	Net proceeds/(Repayment) of Short Term Borrowings		(12,802.96)	15,727.
	Interest Expense		(713.82)	(426.1
	Lease Liability naid		(1.053.08)	(420.0
	Proceeds from Issue of Shares/ Buy Back of shares		(10.00)	
	Net Cash generated from/ (used in) Financing Activities (C)	-	(14,681.09)	22,332.
	Adjustment to net worth	3.7	2000	
	Minority interest		0.24	8.317.
	Goodwill on consolidation		(83.26)	(19,322.)
	Makanana Mahamata Indonésia da Galego da Antonésia da Galego da Ga		4. 444 444	
	Net Increase/(Decrease) in Cash and Cash Equivalents (A+B+C)		(8,975.89)	1,877.
	Cash and Cash Equivalents at the Beginning of the year Cash and Cash Equivalents at the End of the year	-	17,456.15 3,480.26	10,578.
		-		
	Components of cash and cash equivalents		1/2/23	5-33
	Cash in Hand		5.04	4.
	Cheques in Hand		*	5,251.5
	With banks on current and EEFC accounts		3,475-22 3,480-26	7,200.3 12,456.3

Note: The above statement has been prepared under indirect method setout in Ind AS 7 "Cash Flow Statement".

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As per our report of even date.

For T R Chadha & Co LLP Chartered Accountants Firm For No.: 00671194 N500028

esh Garg Partner M. No.: 502955

Place: Nolda Date: 29th December 2020

For and on behalf of the Board of Directors of Ebixcash Private Limited

Satya Bashan Kotru

Director DIN: 01729176

Rahul Nemichand Chopra Company Secretary

Vikas Verma Director DIN: 03511116

Private

, bixca,

Sumit Khadria CFO

CIN: U72900UP2002PTC072950 Ebixcash Private Limited (Formerly Ebix Software India Private Limited)

(All amounts are in Rupees Lakhs, unless otherwise stated) Statement of Changes in Equity for the year ended 31 March 2020

Balance at the 01.04.2018 Changes in Equity Share Capital during the year Balance at the 31.03.2019 (a) Equity Share Capital

Equity Shares issued during the year Equity Shares bought back during the year Balance at the 31.03.2020 Balance at the 01.04.2019

(b) Other Equity

Balance as at 31 March 2018

Restated Balance as at beginning of FY 2018-19 Changes in Accounting Policy / Prior Period Errors

Other Comprehensive Income for the year 2018-19 Total Comprehensive Income for the year 2018-19

Profit/ (Loss) for the year 2018-19

Addition during the year 2018-19 Balance as at 31 March 2019

Restated Balance as at beginning of FY 2019-20 Changes in Accounting Policy / Prior Period Errors

Other Comprehensive Income for the year 2019-20 Total Comprehensive Income for the year 2019-20 Profit/ (Loss) for the year 2019-20

Balance as at 31 March 2020 Addition/ (Deletion) during the year 2019-20

2,34,352		2,44,352	2,44,352	2,44,352	Address of the special and address
23,44	3	24,44	24.44	24,44	1

1,71,903.49	(422.16)	1,50,914.78	200000000000000000000000000000000000000	128.25	21,282.62
-9.00		656.73	(656.73)		-9,00
21,776.75	(67.58)	21,844.33			
(67.58)	(67.58)		1	6	
21,844.33	4	21,844.33	Ť	i.	
1,50,135.74	(354.59)	1,28,413.72	656.73	128.25	21,291.62
9.		×			
1,50,135.74	(354.59)	1,28,413.72	656.73	128.25	21,291.62
656.73			656.73		c
26,382.88	(67.73)	26,450.60		8	
(67.73)	(67.73)				0
26,450.60	SY.	26,450,60	25	S.	
1,23,096.13	(286.86)	1,01,963.12		128.25	21,291.62
			-466	,	0.000
1 23 096 13	(286.86)	1.01.963.12	-	128.25	21.291.62
Total	Remeasurement of Defined Benefit Plans	Retained Earnings	Debenture Redemption Reserve	Capital Redemption Reserve	Securities Premium Account
	OCI		Shedans	Reserves & Surplus	

As per our report of even date attached

Chartered Accountapts Firm Jog No.: 006/11N / NS00028 For T.R. Chadha & Co LLP (M) JOMIN

Hitesh Garg

ML No.: 502955

DELHI

Place: Noida Date: 29th December 2020

Ebixcash Private Lighted For and on behalf of the Board of Directors

DIN: 01729176

Director

Sumit Khadria

Company Secretary Rahul Nemichand Chopra

CFO

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Director DIN: 03511116 Fremys



Ebixcash Private Limited (Formerly Ebix Software India Private Limited)
Notes to Consolidated Financial Statements for the year ended 31 March 2020
All amounts are in INR takks unless otherwise stated

3a. Property, Plant and Equipment

			Gross Block					Depreciation			Net Block
Particulars	As at 1st April 2019	Additions	Adjustments on consolidation	Deletions	As at 31 March 2020	As at 1st April 2019	Additions	Adjustments on consolidation	Deletions	As at 31 March 2020	As at 31 March 2020
Tangible Assets											
Leasehold Land	3,166.19	89.55			3,255.74	263.11	80.04			343.15	2,912.59
Leasehold Improvement		398.83			398,83		50.24		. 8	50.24	348.59
Building	4,708.54	82.44		***	4,790.98	947.13	305,24		22	1,252.37	3,538.61
Plant and Equipment	509.69	132.33		-	642.02	211.25	76.89		8	288.14	353.88
Fornitures & Focures	846.54	116.89		15.89	947.54	422,60	124.82		6.50	540.92	406.62
Vehicles (Cars)	175.05	2.57		26.43	151.19	93,98	20.44		17.78	96.64	54.55
Office Equipment	221.06	44.53		1.00	264.59	139.06	45.33		0.62	183.78	80.81
Computer Equipments	510.33	733.99			1,244.32	382.17	379.37			761.53	482.79
Server Room Equipments	240,22	449.92			690.14	157.30	180.33	20		337,63	352.51
Electric Installations\Equipments	434.79	31.11		0.44	465,46	226.37	57.85		0.22	284.00	181.46
Books	0.02	×			0.02	+		90			0.02
Total	10,812,43	2,082,16		43.76	12,850,83	2,842.97	1,320.54		25.12	4,138,40	8,712,43

			Gross Black					Depreciation			Net Block
Particulars	As at 1st April 2018	Additions	Adjustments on consolidation	Deletions	As at 31 March 2019	As at 1st April 2018	Additions	Adjustments on consolidation	Deletions	As at 31 March 2019	As at 31 March 2019
Tangible Assets											
(easehold Land	1,054.88	2,100.00	30.18	28.87	3,166,19	197.07	65.80	11.61	11.37	263.11	2,903.08
Building	3,580.30	1,128.24			4,708.54	618.58	328.55			947.13	3,761.41
Plant and Equipment	507.13	2.56	3.65	3,65	509.69	143.95	67.32	1.17	1.19	211.25	298.4
Furnitures & Fixtures	802.35	23.50	37.24	16,55	846.54	282,64	133.43	10.91	4.38	422.60	423.94
Vehicles (Cars)	158.22		27.36	10.53	175.05	52,47	36,08		3.97	93.98	
Office Equipment	179.87	28.75	42.82	30.38	221.06	87.62	45.97		12,05	139.06	
Computer Equipments	370.12	79.70	207.35	146,83	510.33	259.71	90.28	1	71.15	382,17	128.17
Server Room Equipments	228.25	11.97			240.22	109.42	47.88			157.30	82.9
Electric Installations\Equipments	419.58	12.35	2.97	0.11	434.79	153,36	72.22	0.79	13	226.37	208.42
Books	0.02				0.02					,	0.02
Total	7,310.72	3,387.07	351.57	236.93	10,812.43	1,904.82	887.52	154.74	104.11	2,842.97	7,969,46

3b. Capital work in Progress

881.28	987.37	0.21	1,868.44	Total
881.28	987.37	0.21	1,868.44	Capital Work in Progress
As at 31 March 2020	Capitalization/ Deletions	Additions	As at 1st April 2019	Particulars

1,868,44	0.07.0	1,868.44	-	Total
1,868.44		1,868.44		Capital Work in Progress
As at 31 March 2019	Capitalization/ Deletions	Additions	As at 1st April 2018	Particulars

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Ebizcesh Private Limited (Formerly Ebix Software Indix Private Limited)
Rotes to Consolidated Financial Statements for the year ended 31 March 2020
All amounts are in INR Lakhs unless otherwise stated

4. Intengible Assets Particulars	As at 1st April 2019	Auditions	Gross Block Adjustments on consolidation	Deletions	31 March 2020	As at 1st April 2019	Additions		Amortization Adjustments on consolidation	Amortization Actionaments on Deletions consolidation	ts on
ssets											
Software	216 68	748.35			965.03		95.70				304.71
Interlectual Property Rights	2,319.90		100		2,319.90		740.50	740.50 370.25		370.25	370.25
Customer Contracts	320.00				320.00		2.40	2.40 21.32		- 21.32	- 21.32
Customer Relationship	-3,060.00				3,0e0.00		22.92			204.00	204,00
Product/ Technology	1,790.00				1,790,00	7	40.22	Section 2	Section 2	358.00	358.00
Distributor Network	2,085.00			-	2,085,00	94	277 62	277 62 123.00		00.031	- 00.531
Total	9,791.58	-748.33			10,539.31		1,175.34	3,175,34 . 1,397.29			
			Gross Block					A)	Americation	Ameritation	Ameritation
Particulars	As at 1st April 2018	Additions	Adjustments on	Deletions	Asst		As at 1st April 2018	As at 1st April 2018 Additions	As at 1st April 2018	As at 1st April 2018 Additions	As at 1st April 2018 Additions Adjustments on
The second secon											
Intangible Assets				STATE OF THE PARTY							
Software	67.87	47.05	177.88	75 12				11.78 55.84		55.84	55.84 93.23
intellectual Property Rights			2,319,90	*	2,319.90		11.78	27.70		42.60 . 697.50 -	
Customer Contracts		V. 70	320.00		32.30		11.78	. 1		. 3.401	
Customer Relationship			3,060.00	* St	The same and the s		11.78	. 2.40		100	2.40
Product/ Technology		1			3,060.00		11.78	2.70			
Distributor Network			3,790.00		3,060.00		11.78	2.70 2.292 40.21			
The state of the s			1,790.00 2,085.00		3,060.00 1,790.00 2,085.00		11.78	2.50 2.29 2.29 40.21 277.62			





Ebixcash Private Limited (Formerly Ebix Software India Private Limited)
Notes to Consolidated Financial Statements for the year ended 31 March 2020
All amounts are in INR Lakhs unless otherwise stated

5. Right-of-use assets

		Gro	ss Black		3 1000 1000	An	nortization		Net Block
Particulars	As at 1 April 2019*	Additions	Deletions/ Adjustments	As at 31 March 2020	As at 1 April 2019	Additions	Deletions/ Adjustments	As at 31 March 2020	As at 31 March 2020
Buildings	5,041.48			5,041.48		929.01		929.01	4,112.47
Total	5,041.48			5,041.48	86	929.01	- 6	929.01	4,112.47

^{*}Persuant to adoption of Ind AS 116





		As at 31 March 2020	As at 31 March 2019
6	Non Current Investments		
	Investment Measured at Cost		
	- In Equity Shares of Associate Companies - Unquoted, fully paid up		
	5,000 Equity Shares (31 March 2019: Nil) of Rs. 10 each, fully paid up in	0.13	102
	MarketPlace Ebix Technology Services Private Limited	0.13	
	Investment Measured at fair value through Other Comprehensive		
	Income (OCI)		
	- In Equity Shares of Other Companies - Unquoted, fully paid up 58,76,820 Equity Shares (31 March 2019: 58,76,820) of Rs. 10 each, fully	11,810.50	11,810.50
	paid up in Ebix Money Express Pvt Ltd	11,010.50	22,020
	1,900 Equity Shares (31 March 2019: 1,900) of Rs. 10 each, fully paid up in	0.19	0.19
	Interactive Financial & Trading Services Pvt. Ltd. 1,812 Equity Shares (31 March 2019; 1,812) of Rs. 10 each, fully paid up in Interactive Tradex India Pvt. Ltd.	0.18	0.18
	Jouska Tech Private Limited Jouska Tech Private Limited	20.14	20.14
	Investment Measured at Fair Value through Profit & Loss		
	- In Bonds- unquoted, non-trade		
	30,000 (As on 31 March 2019: 30,000) Unsecured Non Convertible	207.64	284.17
	Redeemable Zero Coupon Bonds of Rural Electrification Corporation Limited of Rs. 13.578 each	307.61	204.17
	Limited of Rs. 13,578 each		
		12,138.75	12,115.18
	Less: Impairment Provision		
	<u> </u>	12,138.75	12,115.18
	Aggregate value of quoted investments	2	
	Aggregate value of un-quoted investments	12,138.75	12,115.18
	Aggregate amount of impairment in Value of Investments		
7	Other Non-Current Financial Assets		0.0
	(Unsecured, considered good)		
	Balance with Banks in deposits accounts*	588.18	2,646.27
	Security Deposits	1,215.10	1,313.49
		1,803.29	3,959.76

^{*}Includes margin money of Rs. 557.34 Lakhs (31 March 2019: Rs. 2,621.50 Lakhs) deposited with bank as security to issue bank guarantee.

8 Non Current Tax Assets (Net)

Advance tax (Net of provision for income tax)	3,128.65	2,792.68
	3,128.65	2,792.68
Deferred Tax Assets/ (Liabilities) (Net)		
Deferred Tax Assets:		
Difference between Book and Income Tax depreciation	345.49	390.90
Provision for employee benefits	660.20	336.67
Provision for bad & doubtful debts	303.03	52.90
Accumulated Losses & Unabsorbed Depreciation	584.19	455.00
MAT Credit Entitlement	30,199.28	27,446.84
Liability Component of Compound Financial Instruments	2,266.50	2,148.25
Others	71.95	11.87
Total Deferred Tax Assets	34,430.65	30,842.43
Deferred Tax Liability:		
Right of Use Assets (Net of Lease Liability)	33.50	
Difference between Book and Income Tax depreciation	816.16	573.38
Total Deferred Tax Liabilities	849.66	573.38
Net Deferred Tax Assets	33,580.99	30,269.04





	_	As at 31 March 2020	As at 31 March 2019
	Reconciliation of Deferred Tax Assets/(Liabilities)		
	Particulars		
	Opening Balance as on 1st April	30,269.04	25,492.99
	DTA/ (DTL) of entities acquired as on date of their acquisition		1,812.87
	MAT Credit entitlement for the period	2,817.93	3,010.39
	Deferred tax income/ (expense) during the period recognised in profit &	458.91	(52.25)
	loss		
	Deferred tax income/ (expense) during the period recognised in OCI	42.02	5.04
	Other Adjustment	(6.91)	
	Closing Balance	33,580.99	30,269.04
10	Other Non-Current Assets		<i>I</i>
	(Unsecured, considered good)		
	Capital advances	*	195.52
	_		195.52
11	Inventories		
	(At cost or NRV whichever is lower)		
	Stock in Trade		100.50
	- Hardware		109.60
	- Prepaid Gift vouchers	713.00 713.00	376.62 486.22
	-	/13.00	480.22
12	Current Investments Investment Measured at fair Value through Profit & Loss		
	investment measured at fair value through Front & coss		
	Investment in Mutual Funds (Unquoted)	436.75	1,661.89
	Investment in Government and trust securities (Unquoted)	0.05	0.05
		436.80	1,661.94
	Aggregate value of quoted investments		
	Aggregate value of un-quoted investments	436.80	1,661.94
	Aggregate amount of impairment in Value of Investments	2	
13	Trade Receivables		
	Unsecured and considered good		
	-from Related parties (Refer Note 43)	27,061.76	25,817.17
	-from Others*	12,543.83	11,479.19
	Unsecured and considered doubtful	12.2000	
	-from Related parties (Refer Note 43)	8,521.73	
	- from Others	1,063.38	260.67
	Less: Allowances for bad & doubtful Debts	9,585.11	260.67
	_	39,605.58	37,296.36

Trade receivables include Rs. 21,630.74 Lakhs (As on 31.03.19: Rs. 17,519.18 Lakhs) receivable from M/s Vayam Technologies Ltd. [Vayam Tech), a related party, which are due mainly against material and services supplied/provided by a Company of the group, Ebix Vayam Technologies Pvt. Ltd. (Ebix Vayam) to Vayam Tech under back to back arrangements amongst Ebix Vayam, Vayam Tech and Bharat Sanchar Nigam Limited (BSNL). As per banking arrangement with Vayam Tech, as soon as payments are collected by Vayam Tech from BSNL, the same will be credited to Ebix Vayam as per the standing instructions submitted with bank. Ebix Vayam and Vayam Tech are following up for the payment with BSNL and payment of these receivables has been delayed due to liquidity issues at BSNL. The Government of India has approved funding to BSNL and while the Group expects the accounts to be collectible once the Government funding reaches BSNL, the Group has recorded allowance for doubtful debts of Rs. 8,521.73 Lakhs (As on 31.03.19: Nil) as a precautionary measure.

14 Cash and Cash Equivalents

	3,480.26	12,456.15
Cash in hand	5,04	4.23
Cheques in Hand		5,251.59
- In EEFC accounts	221.89	37.37
Balance with banks: - In Current accounts	3,253.33	7,162.96





	As at 31 March 2020	As at 31 March 2019
Other Bank Balances		
Balance with Banks:		
- In current account#	637.40	1,131.19
- In Other Deposits Accounts with criginal maturity of upto 3 months*	196.63	339.71
- In Other Deposits Accounts with original maturity of 3-12 months*	10,263.95	1,609.62
In Other Deposits Accounts with original maturity of more than 12 months.*	5,310.87	195.03
months.	16,408.85	3,275.55

In Escrow accounts as per Reserve Bank of India guidelines on Prepaid Payment Instruments.

*Includes deposits of Rs. 6,972.10 Lakhs (Previous Year: NII) pledged with banks against overdraft facility.

*Includes deposits of Rs. 8,063:29 Lakhs (As on 31 March 2019: Rs. 1,699.49 Lakhs) pledged with bank as security to issue Bank Guarantee/ Letter of Credit.

*Includes deposits of Rs. 550.00 Lakhs (As on 31 March 2019: Rs. 50.00 Lakhs) in escrow account.

16 Current Loans

18

15

(Unsecured, considered good)

Inter corporate Deposit to related parties (Refer Note 43)	18,861.23	14,467.09
Loan to others	48.09	45.47
· · · · · · · · · · · · · · · · · · ·	18,909.32	14,512.56

The inter corporate deposits carry interest @ 9% per annum and are repayable on demand.

17 Other Current Financial Assets

(Unsecured, considered good)

toure en en commerce de deon	·	8 8	
interest accrued on term des	posits	665.69	267.22
Interest accrued & due on IC	D to related parties (Refer note 43)	1,570.22	176.28
Unbilled Revenua*	E-02	5,358.13	7,863.19
Security Deposits .		10.35	112.77
Recoverable against sale of in	nvestment in shares (Refer note 43)	131.26	131.26
Other Receivables:			
from Super Distributor		4,669.59	421.13
from Related Parties (Refe	r riote 43)		64.06
from Others		518.07	9.50
	9	12,923.31	9,045.40
*Movement in contract asse	ets during the year		
Salance at the beginning of the		7,863.19	89.17
Revenue recognised during to		5,358.13	7,863.19
ir voices raised during the year	5 - 5 A W (C) 1 TO	7,863.19	89.17
Balance at the end of the year	ar	5,358.13	7,863.19
Other Current Assets			
Artvances to Vendors	8	868.71	868.19
Advances to Employees		96.04	77.11
Prepaid Expenses		2,402.89	910.06

*Includes GST credit of Rs. 160 Lakhs blacked for availment by GST Authorities. The Group is following up with the Authorities for unblocking of this GST credit amount and is of the view that there will not be any material impact on the recoverable amount shown in the books of accounts.



Taxes and Duties Recoverable*

Other Advances & Receivables

Trade Advances to Super Distributor

Trade Advances to Related Party (Refer note 43)



1,061.98

429.17

1,100.00 247.33

4.693.83

1,355.45

650.85

219.50

5,593.44

		As at 31 March 2020	As at 31 March 2019
19	Share Capital	8.11 - 3.11 - 1.11 - 1.11	
	Authorised:		
	6,000,000 (31 March 2019: 6,000,000) equity shares of Rs.10/- each	600.00	600.00
		600.00	600.00
	Issued, subscribed & fully paid up:		
	2,34,352 (31 March 2019: 2,44,352) equity shares of Rs. 10/- each	23.43	24.44
	CAN AND THE COURT OF THE COURT AND	23.43	24.44

a Terms and rights attached to Equity Shares

20

The Company has only one class of Equity shares referred to as equity shares each having a par value of Rs. 10/- per share. The Equity Shares have rights, preferences and restrictions which are in accordance with the provisions of law, in particular the Companies Act, 2013.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by shareholders.

b. Reconciliation of Number of Equity Shares outstanding at the beginning and end of the year :

	Number of Shares	Amount
Outstanding at the 31 March 2018	2,44,352	24.44
Equity Shares issued during the year		
Outstanding at the 31 March 2019	2,44,352	24.44
Equity Shares issued during the year		-
Equity Shares bought back during the year	10,000	1.00
Outstanding at the 31 March 2020	2,34,352	23.44

c. Shareholders holding more than 5% of the Equity shares in the company

Name of the Shareholders	As at 31 March 2020		As at 31 March 2019	
	No. of Shares	Percentage	No. of Shares	Percentage
Ebix Singapore Pte Ltd (Holding Company)	2,34,352	100.00%	2,34,352	95.91%
0 Other Equity				
			As at	As at
			31 March 2020	31 March 2019

As at 31 March 2020	As at 31 March 2019
21,291.62	21,291.62
9.00	
21,282.62	21,291.62
128.25	128.25
128.25	128.25
656.73	
100	656.73
656.73	V
	656.73
1,28,413.72	1,01,963.12
21,844.33	26,450.60
656.73	4
1,50,914.78	1,28,413.72
(354.59)	(286.86)
(67.58)	(67.73)
(422.16)	(354.59)
1,71,903.49	1,50,135.74
	31 March 2020 21,291.62 9.00 21,282.62 128.25 128.25 656.73 1,28,413.72 21,844.33 656.73 1,50,914.78 (354.59) (67.58) (422.16)

Nature and purpose of other reserves

Securities premium account

Securities premium account is used to record the premium on issue of shares. The reserve will be utilised in accordance with the provisions of the Act.

Remeasurement of defined benefit plans

Remeasurements of defined benefit plans represents the following as per Ind AS 19, Employee Benefits:

(a) actuarial gains and losses

(b) the return on plan assets, excluding amounts included in net interest on the net defined benefit liability (asset); and

(c) any change in the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability (asset)





	As at 31 March 2020	As at 31 March 2019
21 Non Current Borrowings		
Unsecured -(Jability component of Compound Financial Instrument*	7,783.30	8.381.78
Less: Current maturities of liability component of compound financial instrument to other current financial liabilities	(652.15)	(598.49)
	7,131.15	7,783.29

*Compulsory convertible debentures

2

During the FY 2018-19, the group had issued 10,75,350 and 424,650 Unsecured Compulsorily Convertible Debentures (CCD) of Rs. 1,000 each (in two tranches) to Ebix Asia Holding Inc, Mauritius. These unsecured debentures carry interest rate of 9% p.a payable annually, at the end of each calendar year, beginning from the allotment date until the conversion of CCDs. Further, these CCD would be compulsorily converted into equity shares at the end of 10th year from the date of issue i.e. in FY 2028-29.

As per the requirements of Ind AS 109, amount received against Compulsorily Convertible Debentures have been bifurcated into Equity and Liability portion.

	cores into Educij and Educinij portion.	
Reconciliation of face value of CCD and carrying amount in the financials is given below:		
Face value of compulsory convertible debentures	15,000.00	15,000.00
Equity Component of Compulsory Convertible debentures attributable to Non-Controlling Interest	(6.303.97)	(6,303.97)
Repayment of Liability	(912.73)	(314.25)
Liability Component of Compound financial instrument	7,783.30	8,381.78
22 Lease Liabilities-Non Current		
Lease Liabilities (Refer Note 47)	3,469.63	
	3,469.63	
23 Other Non-Current Financial Liabilities		
Security Deposits	9.28	9.78
	9.28	9.78
24 Non Current Provisions		
Provision for employee benefits		
- Gratuity (Refer Note 46)	1,519.64	1,284.92
- Compensated Absences	128.77	237.89
Other Provisions		
- Earn-Out Contingency (Refer Notes 24.1 to 24.4)	3,288.61	6,719.06
- Lease Equalization reserve	± .	140.93
	4,937.02	8,382.81

- 24.1 The Group had purchased 9,770,435 Equity Shares of Ebix Payment Services Private Limited (earlier known as ItzCash Card Private Limited), w.e.f. 1st April 2017, by entering into Share Purchase Agreement dated 12th May 2017. The terms of purchase of these equity shares included possible contingent earn-out payments based on future revenues earned by the acquired entity i.e. ItzCash over the subsequent thirty-six months period following the effective date of its acquisition. As on acquisition date i.e. 1st April 2017, the group had determined the fair value of the contingent earn out consideration and had included the same in the balance sheet under non-current provisions. At the time of finalisation of the financial statement of the group for FY 2018-19, the group had determined the fair value of the unpaid portion of contingent earn-out consideration as Nil and therefore, had reversed the unpaid liability of Rs. 14,060.19 takin during FY 2018-19 and had recognized the same in other income (Refer Note 32).
- 24.2 The Group had entered into a Share Purchase Agreement to acquire 1,584,452 Equity Shares w.e.f. 1st January 2019, of Zillious Solutions Private Limited ("Zillious"), providing travel technology solutions through Software as a service (SaaS) named "Travolution", for a consideration of Rs. 7,228.85 Lakhs (Includes free cash outflow of Rs. 2,228.85 Lakhs, based on available free cash in Zillious) plus possible contingent earn-out payments of up to Rs. 500.00 Lakhs based on future revenues earned by the acquired entity i.e. Zillious over the subsequent twenty-four month period following the effective date of its acquisition by the group. The terms for the contingent earn-out payments provide a minimum threshold revenue target and on achievement of revenues over that target, specified cash earn-out payment will be awarded to the erstwhile shareholders of Zillious. As on acquisition date i.e. 1st January 2019, the group had determined the fair value of the contingent earn-out consideration. The group has re-determined the fair value of contingent earn-out consideration of Rs. 418.41 Lakhs as on 31st March 2020 (As on 31st March 2019; Rs 526.92 Lakhs), net of payments made.
- 24.3 Ebix Fincorp Exchange Pte Ltd and Ebixcash World Money Limited (earlier known as CentrumDirect Limited) (collectively referred to as Ebix Group), had entered into a Share Purchase Agreement to acquire 61,200,003 Equity Shares, w.e.f. 1st July 2018, of Ebix Technologies Private Limited (earlier known as Indus Software Technologies Private Limited) providing integrated enterprise multi-portfolio lending systems for banks and finance companies, and credit management and revenue collection for insurance and telecom companies, for a consideration of approximately Rs. 16,138.76 Lakhs plus possible contingent earn-out payments of up to Rs. 5,207.97 Lakhs, based on available free cash and future revenues earned by the acquired entity i.e. "Ebix Technologies", over the subsequent twenty-four month period following the effective date of its acquisition by Ebix Group. The terms for the contingent earn-out payments provide a minimum threshold revenue target and on achievement of revenues over that target, specified cash earn-out payment will be awarded to the establie shareholders of "Ebix Technologies". These terms were applied in calculation and determination of the fair value of contingent earn-out liability. As on the date of acquisition by Ebix Group i.e. 1st July 2018, the fair value of contingent earn-out liability was determined as Rs. 2,314.65 Lakhs. These 61,200,003 equity shares of "Ebix Technologies" have been acquired by the group on 18th February 2019 from "Ebix Group" on the same consideration on which these were acquired by Ebix Group. Accordingly, the outstanding contingent earn out liability of Rs. 2,615.55 Lakhs (including interest on unwinding of earn out contingency of Rs. 300.90 Lakhs) as on 31st March 2019 had been disclosed in the balance sheet under non-current provisions. As on 31st March 2020, the group has re-determined the fair value of contingent earn-out consideration as Nil and has accordingly, reversed the liability of Rs. 2,615.55 Lakhs during FY 2019-20 by recognizing the same in oth





As at	As at
31 March 2020	31 March 2019

24.4 The Group had entered into a Share Purchase Agreement to acquire 88,732 Equity Shares and 5,385 Preference Shares, w.e.f. 1st August 2018, of Miles Software ("Miles"), a provider of on-demand software on wealth and asset management to banks, asset managers and wealth management firms, for a consideration of approximately Rs.9,757 Lakhs plus possible contingent earn-out payments of up to Rs. 6,779 Lakhs based on available free cash in Miles (includes possible payment against free cash amounting Rs. 2,388 Lakhs) and balance based on the future revenues earned by the acquired entity i.e. Miles over the subsequent twenty-four month period following the effective date of its acquisition by the group. The terms for the contingent earn-out payments provided a minimum threshold revenue target and on achievement of revenues over that target, specified cash earn-out payment will be awarded to the erstwhile shareholders of Miles. The group had applied these terms in calculation and determination of the fair value of contingent earn-out liability as on the date of acquisition i.e. 1st August 2018. The group has re-determined the fair value of earn-out liability amounting Rs. 3,288.61 Lakhs as on 31st March 2020 (As on 31st March 2019: Rs. 3,576.59 Lakhs). Change in estimated fair value of earn out liability of Rs. 287.98 Lakhs has been recognized in other income (Refer Note 32).

25 Current Borrowings

as content contentings		
Inter Corporate Deposits (Unsecured)		
From related parties (Refer Note 43)*	2,841.76	15,727.22
From others	82.50	250.000000000
	2,924.26	15,727.22
*Inter corporate deposits are repayable on demand and carry interest rate of 9	% p.a.	
26 Trade Payables		
Due to Micro and Small Enterprises (Refer Note 41)	0.57	
Other than Micro and Small Enterprises	3,069.60	8,337.56
Other than wicto and small enterprises	3,070.17	8,337.56
27 Other Current Financial Liabilities		
26 II - 077 II - 77 II		
Current maturities of long term borrowings (Refer Note 21)	652.15	598.49
Payable to related parties (Refer Note 43)	313.66	1,690.00
Interest accrued and due on borrowings (Refer Note 43)	3,088.93	851.30
Payable against investment in Subsidiary Company	79.20	618.16
Payable to Employees	605.46	624.18
Advances received for Merchant settlement	3,151.89	3,229.83
	7,891.29	7,611.95
28 Lease Liabilities- Current		
Lease Liabilities (Refer Note 47)	827.60	
	827.60	
29 Other Current Liabilities		
Statutory Dues	879.10	686.38
Advances received from customers	16,956.13	2,663.56
Unearned Revenue / Income Received in Advance*	2,110.51	1,725.84
Management fees payable (Refer Note 43)	125.39	162.44
Expenses Payable (Refer Note 43)	3,963.92	1,620.36
Other Payables	741.16	1,290.09
	24,776.21	8,148.67
*Movement in contract liabilities during the year		
Balance at the beginning of the year	1,725.84	27
Add: Income received in advance during the year	2,110.51	1,725.84
Less: Revenue recognised during the year	1,725.84	+3
Balance at the end of the year	2,110.51	1,725.84
30 Current Provisions		
Provision for income Tax (Net of Advance Tax)	3,702.93	2,139.54
Provision for employee benefits		
- Gratuity (Refer Note 46)	322.81	258.54
- Compensated Absences	2.84	69.44
Other Provisions		
Provision for Earn-Out Contingency (Refer Note 24.2)	418.41	59
Provision for Bonus	150.00	
Provision for Expenses	1,249.46	32.22
	5,846.45	2,499.74





		As at	As at
		31 March 2020	31 March 2019
31 B	Revenue from Operations		
S	ale of Services	22.22.2.22	*****
	-Export of Services	39,080.57	28,898.0
	-Sale of Services- Domestic	18,750.73	4,930.6
	-Processing/Convenience fees	7,261.55	9,250.1
	-segment Commission	2,452.92	40.7
	-income from Commission		19.7
5	ale of Goods		
	- Hardware	2,704.34	10,850.3
	- Software	16 700 07	2,339.3
	- Prepaid gift vouchers	16,798.87	10,563.0
Ç	Other operating income		
	segistration/ Kenewal fees	387.14	638.5
	ervice Income	225.90	483.7
de	nconie from POS Machines	268.08	299.5
		87,930.09	68,274.
	Revenue is not of Rs. 2,033 Lakhs (Previous Year Rs. 2,089.88 Lakhs) billi	ed to the customers in India in	respect of which servi
ħ	ave been provided directly by the 3-oup's ultimate holding company and	cost for same amount has been	n charged to the group.
п	levenue disaggragation as per industry vertical and geography has been in	ncluded in segment information	(Refer note 44).
2 0	Niner Income		
25			
	nterest Income from financial assets measured at amortized cost on Bank deposits	732.46	426.
	10:00 John 1 Million 1990	732.40	100000
-	on Unsecured Loan	1,574.70	1.
	on Inter corporate deposits to related parties (Refer Note 43) on Bonds	29.98	218. 2.
	on Security Deposits	35.01	2.
	nterest income other than above	85.78	51.
	on income tax refunds Others	0.07	23.
		0.07	23.
G	ain on sale of thixed assets	2.52	0.
	ain on sale of theed assets noome from Investments in Mutual Funds	2.52 23.99	
lr Pi	regime from Investments in Mutual Funds revision for Earnout Contingency Viniten back (Refer Note 24.1, 24.3	1.0	174.
Pr Pr	roome from Investments in Mutual Funds rovision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 nd 24.4)	23.99 2,903.53	174. 14,060.
le Pi Ri	roome from Investments in Mutual Funds rovision for Earnout Contingency Visitten back (Refer Note 24.1, 24.3 nd 24.4) abilities no longer required written back	23.99 2,903.53 478.49	174. 14,060. 5.
Pri Pri Pri Pri	roome from Investments in Mutual Funds rovision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 nd 24.4) abilities no longer required written back rovision no Longer required written back	23.99 2,903.53 478.49 471.29	174. 14,060. 5. 8.
Ir Pr Sti Pr Fo	ncome from Investments in Mutual Funds revision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 and 24.4) abilities no longer required written back rovision no Longer required written back oreign Exchange Gain (Not.)	23.99 2,903.53 478.49 471.29 1,277.10	174. 14,060. 5. 8. 28.
Ir Pr Sti Pr Fo	ncome from Investments in Mutual Funds revision for Earnout Contingency Viriten back (Refer Note 24.1, 24.3 and 24.4) abilities no longer required written back rovision no Longer required written back oreign Exchange Gain (Net) iscallaneous income	23.99 2,903.53 478.49 471.29	174. 14,060. 5. 8. 28. 60.
Ir Pr Ei Pr Fo	ncome from Investments in Mutual Funds revision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 addition to Longer required written back provision to Longer required written back preign Exchange Gain (Not) fiscallaneous income	23.99 2,903.53 478.49 471.29 1,277.10 41.86	174. 14,060. 5. 8. 28. 60.
Ir Pr Ei Pr Fo	roome from Investments in Mutual Funds revision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 ind 24.4) ind alignment and interest of the second sec	23.99 2,903.53 478.49 471.29 1,277.10 41.86	174. 14,060. 5. 8. 28. 60.
In Pr Er Pr Fr IV	ncome from Investments in Mutual Funds revision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 addition to Longer required written back provision to Longer required written back preign Exchange Gain (Not) fiscallaneous income	23.99 2,903.53 478.49 471.29 1,277.10 41.86	174. 14,060. 5. 8. 28. 60.
In Pr Ed Pr Fd IV	recome from Investments in Mutual Funds revision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 and 24.4) additites no longer required written back rovision no Longer required written back preign Exchange Gain (Not.) fiscallaneous income an urchase of Stock-in-Trade	23.99 2,903.53 478.49 471.29 1,277.10 41.86	174. 14,060. 5. 8. 28. 60. 15,062.
Ir Pr Li Pr Fo IV RV RV RV RV RV RV RV RV RV RV RV RV RV	ncome from Investments in Mutual Funds revision for Earnout Contingency Written back (Refer Note 24.1, 24.3 and 24.4) asbilities no longer required written back rovision no Longer required written back oreign Exchange Gain (Not.) Ascallaneous income urchase of Stuck-in-Trade urchase of	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79	0.174.14,060. 5.8. 28. 60. 15,062.
In Pri	ncome from Investments in Mutual Funds revision for Earnout Contingency Written back (Refer Note 24.1, 24.3 and 24.4) asbilities no longer required written back rovision no Longer required written back oreign Exchange Gain (Not.) Ascallaneous income urchase of Stuck-in-Trade urchase of ardware off ardware ore and Giff wourchase	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79	174. 14,060. 5. 8. 28. 60. 15,062.
Information of the property of	ncome from Investments in Mutual Funds revision for Earnout Contingency Viritten back (Refer Note 24.1, 24.3 and 24.4) additites no longer required written back revision no Longer required written back provision no Longer required written back preign Exchange Gain (Not) fiscallaneous income virchase of Stock-in-Trade urchase of ardware oftware	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79	174, 14,060. 5. 8. 28. 60. 15,062. 8,098. 1,853. 10,736.
Information of the property of	ncome from Investments in Mutual Funds revision for Earnout Contingency Viriten back (Refer Note 24.1, 24.3 and 24.4) abilities no longer required written back rovision no Longer required written back preign Exchange Gain (Net) iscallaneous income writense of Stock-in-Trade urchase of ardware oftware repaid Gift vouchers	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79 2,324.28	174, 14,060. 5. 8, 28. 60. 15,062. 8,098. 1,853. 10,735.
Irriper Irripe	ncome from Investments in Mutual Funds revision for Earnout Contingency Viriten back (Refer Note 24.1, 24.3 and 24.4) abilities no longer required written back rovision no Longer required written back preign Exchange Gain (Net) iscallaneous income writense of Stock-in-Trade urchase of ardware oftware repaid Gift vouchers	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79 2,324.28 16,888.08 202.44	174, 14,060. 5. 8, 28. 60. 15,062. 8,098. 1,853. 10,735.
Irripation of the property of	ncome from Investments in Mutual Funds revision for Earnout Contingency Written back (Refer Note 24.1, 24.3 and 24.4) additive, no longer required written back rovision no Longer required written back oreign Exchange Gain (Not.) discallaneous income are verchase of Stuck in-Trade urchase of ardware oftware rapaid Gift vouchers OS Machines hange in Inventory of Traded Goods	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79 2,324.28 16,888.08 202.44 19,414.80	8,098. 1,853. 10,735. 20,899.
Irripation of the property of	ncome from Investments in Mutual Funds revision for Earnout Contingency Written back (Refer Note 24.1, 24.3 and 24.4) asbilities no longer required written back rovision no Longer required written back oreign Exchange Gain (Not.) Ascallaneous income urchase of Stuck-in-Trade urchase of andware oftware repaid Gift vouchers OS Machines	23.99 2,903.53 478.49 471.29 1,277.10 41.86 7,656.79 2,324.28 16,888.08 202.44	174. 14,060. 5. 8. 28. 60. 15,062. 8,098. 1,853. 10,735.





	ounts are in INR Lakhs unless otherwise stated	As at	As at
35	Employee Benefits Expense	31 March 2020	31 March 2019
22	amproyee denotes expense		
	Salaries, Wages & Bonus	19,350.36	12,234.3
	Contribution to provident and other funds (Refer Note 46)	666.63	457.4
	Gratuity Expense (Refer Note 46)	401.40	233.62
	Employee Stock Compensation Expenses		6.62
	Staff welfare expenses	660.93	567.42
		21,079.32	13,499.45
36	Finance Cost		
	Interest on:		
	Statutory Dues	483.77	172.97
	Borrowings	41.31	35.62
	Debentures Inter Corporate Deposits from related party (Refer Note 43)	751.52 1,114.83	54.15 163.30
	Unwinding of discounting on Earnout Contigency (Refer Note 24.2)	68.28	762.90
	Finance Cost on Lease Liabilities (Refer Note 47)	411.02	3573
	Other Finance Cost	62.78	40.75
		2,933.51	1,229.70
37	Depreciation and Amortization Expense		
	Depreciation on Tangible Assets (Refer Note 3a)	1,320.54	854.87
	Amortisation on intangible assets (Refer Note 4)	1,397.29	424.29
	Amortization of right of use assets (Refer Note 5)	929.01	
	200 mm and an analysis and a second	3,646.85	1,279.16
38	Other Expenses		
	Commission- distribution network	5,505.20	6,816.37
	Segment Commission Expenses (Refer Note 43)	2,084.99	
	Sales Commission Expense	409.93	46.67
	Loss on Exchange Fluctuations (Net)	122.22	982.49
	Rent Expense	618.31	767.35
	Rates and taxes	107.98	216.28
	Power and fuel	725.42	506.30
	Freight & Forwarding Charges	29.81	439.95
	Legal, Professional & Consultancy Charges Travelling and conveyance expenses	777.55 2,489.84	374.33
	Other operational charges	1,749.15	1,118.31 1,060.44
	Subcontract Costs	77.31	1,000.44
	Loss on sale of subsidiaries & non-current investments		922.12
	Loss on Mutual Funds	31.75	
	Advertising and Business promotion	526.66	623.23
	Bank Charges	66.11	283.99
	Master/Visa Card charges	228.58	240.57
	Communication expenses	436.64	256.18
	Printing and stationary expenses	366.78	295.14
	Repairs and maintenance - Building	250.88	167.11
	Repairs and maintenance - Others	892.62	403.85
	Bandwidth & Web Hostage Charges	448.45	294.22
	Diwali Gift & Celebration Office Expenses	317.15 370.11	234.57
	Insurance charges	97.83	210.53 41.06
	Penalty	-	27.10
	Payment to Auditors (Refer Note 38.1)	64.28	39.17
	Vehicle Running & Maintenance Charges	41.47	32.89
	Bad debts and advances written off	411.47	32.43
	Provision for doubtful debts and advances	861.05	12.26
	Capital Advances written off	0.50	
	Loss on assets discarded	8.73	17.68
	Software maintenance charges	376.58	99.27
	Miscellaneous expenses	272.46	76.53
	Total	20,767.83	16,638.39





Ebixcash Private Limited (Formerly Ebix Software India Private Limited) Notes to Consolidated Financial Statements for the year ended 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

		As at 31 March 2020	As at 31 March 2019
38.1 P	ayment to Auditor as:		
St	tatutory Auditor		
St	tatutory Audit Fees	49.76	32.87
Ta	ax Audit Fees	9.50	6.03
G	ST Audit	2.75	(3)
R	eimbursement of Expenses	2.27	0.27
		64.28	39.17
39 In	icome Tax		
39.1 In	icome Tax Expenses		
P:	articulars		
C	urrent Tax Expenses		
C	urrent year	5,824.48	3,111.21
A	djustment for previous Year	(8.78)	(12.23)
	POARS PRODUCTOR AND SOME AND SOME OF THE S	5,815.70	3,098.98
D	eferred Tax (Income)/ Expenses	(3,276.84)	(2,958.14)
To	otal Tax Expenses	2,538.87	140.85
39.2 R	econciliation of Effective Tax Rate		
Pr	rofit/(Loss) before Tax	19,366.13	26,405.05
C	omputed Tax Expenses (A)	4,989.37	4,909.44
Ta	ax Effect of:		
N	on Deductible Expenses	162.26	113.95
Ta	ax Exempt Income	(5,239.97)	(4,850.87)
Pe	ermanent Differences	22.83	
De	eferred tax on liability component of Compound Financial Instrument	(118.25)	(247.20)
D	eferred Tax asset not created on temporary differences / unabsorbed	2,548.96	
de	epreciation or carried forward losses		
In	npact of change in rate of deferred tax	33.79	98.34
Ex	penses disallowed in previous years now allowed	(13.88)	
Ta	x adjustment of earlier years	(8.78)	(12.23)
Ot	thers	162.54	129.41
Su	b Total (B)	(2,450.50)	(4,768.59)
Ta	x Expenses Recognised in Profit and Loss (A+B)	2,538.87	140.85
Ef	fective Tax Rate	13.11%	0.53%
40 Ea	arnings Per Share		
Pr	ofit/ (Loss) for the Year	16,759.15	26,187.24
W	eighted Average Number of Equity Shares of Rs. 10/- each	2,40,185	2,44,352
EP	S - Basic and Diluted (Amount in Rs.)	6,977.59	10,717.01





41 Disclosure under the Micro, Small and Medium Enterprises Development Act, 2006 (27 of 2006) ("MSMED Act, 2006"):

S.No.	Particulars	As at March 31, 2020	As at March 31, 2019
1	the principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each accounting year;	0.57	9
	the amount of interest paid by the buyer in terms of Section 16 of MSMED Act, 2006 along with the amount of the payment made to the supplier beyond the appointed day during each accounting year;		33
	the amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under this Act;	7.0	
iv	the amount of interest accrued and remaining unpaid at the end of each accounting year; and		
	the amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise, for the purpose of disallowance as a deductible expenditure under Section 23 of MSMED Act. 2006.		·

42 Contingent Liabilities, Contingent Assets and Commitments

A. Contingent Liabilities

- a. The group along with M/s Ebix Singapore Pte. Ltd. (Ebix Group) had purchased 80% Equity Shares of Ebix Payment Services Private Limited (IteCash) w.e.f. 1st April 2017. During FY 2019-20, the enstwhile shareholders of ItaCash have raised a dispute with the Ebix Group alleging breaches of the Share Purchase Agreement (SPA) and Shareholders' Agreement (SHA), entered into between the parties and demanding for termination of SHA and payment of earn out consideration and buyout of minority shareholding. The matter is under Arbitration in accordance with the rules of the Singapore International Arbitration Centre I"SAC") Simultaneously, Ebis group has also filed application before the National Company Law Tribunal, Mumbal ("NCLI") seeking, inter also, a declaration that the Articles of ItaCash stand amended pursuant to the termination of the SNA by establile shareholders of ItaCash. In the opinion of the management of Ebix Group, the aforesaid claims are not valid and no hability will devolve on Ebix Group on account of this dispute.
- b. The group had purchased 80% Equity Shares of Zálious solutions Private Limited ("Zilious") w.e.f. 1st January 2019. Subsequent to the balance sheet date, the essivibile shareholders of Zilious have raised a dispute with the Company alleging breaches of the terms of Share Purchase Agreement (SPA) and Shareholders' Agreement (SHA), entered into between the parties and demanding for termination of SHA and payment of earn out consideration and buyout of minority shareholding. They have filed potition with Hon'ble High Court of Delhi under Arbitration and Concilation Act, 1996, The Company has denied such allegations of any breaches in terms of the SPA and SHA executed with erstwhile shareholders of Dilious. The Hon'ble High Court of Delhi has appointed a sole arbitrator for adjudication of dispute between the parties and the arbitration proceedings are under progress. In the opinion of the management of the Company, the aforesaid claims are not valid and no hability will devolve on the Company on account of this dispute.
- e. The Group has pledged its fixed deposits to banks against the Performance Bank Guarantees/Letter of Credit amounting Rs. 7,456.35 Lakhs (Previous year Rs. Rs. 2,005.49 Lakhs) issued by the banks on behalf of other companies.
- The group has received income tax demand of Rs. 208.16 takhs (As on 31st March 2019; Rs. 208.16 takhs) in respect of FV 2011-12. The group has not acknowledged this demand and has filed an appeal against the assessment order with CIT (Appeals).
- * The group had received an order from The Additional Industrial Tribunal-cum-Additional Labour Court at Hyderabad on 22nd December 2015 to reinstate an exinto service with continuity of service, full back wages and all attendant benefits w.e.f. February 2013. The employee was having last drawn salary of Rs. 0.60 Lakhs per month. The group had filed a writ petition in the High Court on 19th June 2016 against the above award which is pending disposal. Further, the group has deposited an amount of Rs. 15.90 Lakhs in the court and has shown the same as recoverable in the books of accounts.
- f. The Group has below mentioned Contingent Liability under indirect taxes.

Particulars	As on 31st Mar 2020	As on 31st Mar 2019
Service tax demand on margin of selecom recharge vouchers for the period Oct-2010 to Jun-2012	31.64	31.64
Service tax demand on margin of gift cards for FY 2013-14 & FY 2014-15	21.19	21.19
CENVAT reversal due to exemption claimed on margins of telecom recharge voucher for FY 2012-13 and FY		0.537950
2014-15	110.99	110.99
CENVAT reversal due to exemption claimed on margins of telecom recharge voucher for FY 2015-16	350.29	350.29
Denial of CENVAT Credit on group health insurance policy taken for employees for FY 2011-12 and FY 2014-15	4.10	4.10
Denial of CENVAT Credit on group health insurance policy taken for employees for FY 2015-16	3.08	3.08
Service tax demand on Expired card liability written back for the period Oct-2007 to Mar-2012	287.12	287.12
Service tax demand on Expired card liability written back for the period Apr-2012 to Mar-2013	32.17	287.12 32.17
Service tax demand on Expired card liability written back for the period Apr-2014 to Mar-2015	47.88	47.88
Service tax demand on Expired card liability written back for the period Oct-2015 to Mar-2016	16.24	16.24

The management of the company bolieves that the impact of above mentioned contingencies will not have a material impact on the company and accordingly, no provision is required to be created in respect of these contingencies.

8. Capital And Other Commitments

a. Estimated amount of commitments remaining to be executed and not provided for in books of accounts as on 31st March 2020 amounting to Rs. 25,65 Lakhs (Rs. 109.14 Lakhs as on 31st March 2019)

C. Contingent Assets

The Group has no contingent assets as at 31 March 2020 and 31 March 2019.

43 Related Party Disclosure:

- List of Related Parties:-
- A. Ultimate Holding Company
- 8. Holding Company Ebix Singapore Pte. Ltd.





Ebiscach Private Limited (Formerly Ebis Soitware India Private Limited)

Notes to Consolidated Financial Statements for the year ended 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

C. Associate
Vayam Technologies Ltd.
Marketylace Ebir Technology Services Private Limited (w.e.f. 23st October 2019)

D. Fellow Subsidiaries of Holding Company or Ultimate Holding Company with whom transactions took place Elix Finderp Exchange Pte 1td. Elix Asia Holdings Inc. Elix Asia Holdings Inc. Elix Travel & Holdings Unruled (Formerly Known as filteroury Travels Limited) Elix Travel & Holdings Unruled (Formerly Known as Contraumfreet Limited) Elix Cash World Money Hull (Formerly Known As Centraumfreet Limited) Elix Smartclass Educational Services Private Limited Elix Money Express Pvt Itil Julian Branch of Elix Health Administration Exchange Inc. - Branch office of Fellow Subsidiary.

Etro. Money Express Pvt Ltd.
Initian Branch of Elbar Health Administration Exchange Inc. - Branch office of Fellow Sub-Jdony
Routier Operations Consulting Pvt. Ltd.
Ebx Cabs Private Unined (Formetly known as Wilah Taxis Private United)
USS Ethic Insurance Biolong Frivate Limited)

USE Etik Insurance Bioking Private Limited
Leiure Coep Private Limited
(Ebiasash World Murrey Andia Limited | Formerly known as Westmann Force Limited)
PT Adya Tours - Indonesia
Via Philippines Travels Pri Ltd
(Ebia Castal Exchange Private Limited
(Ebia Castal Exchange Private Limited
(Ebia Castal Exchange Private Limited (Formarly Premior Ebia Exchange Software Private Simited
(Ebia Paytech Private Limited
(Ebia Paytech Private Limited
(Fighraja Travels Private Limited)
(Fighraja Travels Private Limited)
(Fighraja Travels Private Limited)
(Fighraja Travels Singapore Pte Ltd. Singapore

E. Entarprise, over which Key Management Personnel and their relatives exercise significant influence, with whom transactions have taken place during tha

year. Interaction Financial & Tracking Services Private Limited (Upto 31st March 2019) Interactive Tracket India Private United J (Upto 31st March 2019)

F. Key Management Personnel (KMP)

Mr. Rubin Raina	Director
Mr. Vikas Vorma	Director
Mt. Satya Sustran Kotru	Director
Nr. Sumit Khadria	Chief Financial Officer
Mr. Rahul Nemichand Chopra-	Company Secretary
Mr. Ashox Kumar Goe' (Upto 31st Mar 2019)	Director
Mr. Mukund Manohar Chitale (Upro 31st Mar 2015)	Director
Mr. Raman Aggarwel (upto 25th Feb 2019)	Director
Mr. Pavan Snalla (Upto 1st July 2019)	Director
Mr. Graham John Prior	Director
Mi. Neil David Eckert	Director
Mr. Resi Singh (upto 23rd Apr. 2013)	Director
Mr. Guruprasad Tiruswamalai Chandrashek.an (w.e.f. John Aug 2019)	Director
NV. Rustom Bathvala (from 9th Apr 2019 to 8th Nov 2018)	Director
Mr. Saminep Singh (from 19th July 2019 to 8th Nov 2019)	Director
Mr. Dicrura Tiwan	Director
Me, Sanjay Singh	Director
Mr. Viral Guota (upic 24th Oct 2018) -	Director
Mr. Jai Sharikar Shukfa	Director
Mr. Portran Singh Shati (w.e.f. 14th Oct 2018)	Director
Mr. Wnod Kumar Singh	Director
Mr. Shunkar Seetharaman (upco 30th May 2019)	Director
Mr. Onbulai Shain	Director
Mr Milan Garatra	Director
Mr. Harsh Apad	Director
Mr. Rohit Gaddi	Director
Mr. Gagan Seihi (w.e.f. 19th Apr2019)	Director
Ms. Geetarjali Bohuguna	Spouse of Director
Ms. Kruti Genatre	Spause of Director

It Transactions with related parties during the year ended 31-03-2020 is the ordinary murse of business is given below.

Particulars	2019-20	2018-19
this inc. USA		
Cost against billing done to customers on behalf of Llin-Inc. USA (Refer Note 31)	2,093.00	1,469.78
Chix Maney Express Pyt Ltd		
Fayment made on behalf of Eox Money Express Pct Ltd		1,105.97
Trad : //divance Given		900.00
Inter corporate deposit Given	42,200.71	900.28
InterruporAte Deposit received back	39 820.99	8,206.38
Into: Corporate Deposit Liken	30,864.97	27,755.00
Repayment of Inter-co-porate Deposit made	45,370.30	12,427.23
Interest Income on Inter corporate deposit	267.92	75.54
Interest Expense on Piter corpo ate Disposit	927,03	162.85
Servitos Goven		13.27
Trade Arhance converted into Intercorporate Deposit	500.00	
Ebix Fincory Exchange Pte Ltd.		
Purchase of equity shares of Ebix Tacknologies Private Limited		15,910.60
Transfer of equity shares of Ebix Payte: h Private Limited		642.26
Fibix Asia Pacific FZ-LLC		
Services Provided	28,379.77	27,865.44
Gift card load given	1,849.30	
Payment made by company on behalf of Ebix Asia Pacific FZ-LLC	. 1,849.30	100





Ebix Travels Private Limited	1,000	
Inter corporate deposit Given	1,659.50	2,750.00
Inter Corporate Deposit Received Back	660.00	2,750.00
nter Corporate Deposit taken	26,385.06	410.00
Repayment of Inter corporate Deposit made	26,785.42 168.80	10.00
nterest Expense on Inter corporate Deposit		0.40
nterest Income on Inter Corporate Deposit Services Received	18.59	10,567.00
Commission Paid	252,79	20,307.00
Sift card load given	11.82	
	0.60	
Purchase of equity shares of Ebix Bus Technologies Private Limited Services Received for Domestic Money Transfer	9,543.33	
Services Given	99.86	
Segment Commission Expense	332.39	
segment Commission Expense	322.35	
Ebix Travel & Holidays Limited (Formerly known as Mercury Travels Limited)		
Inter corporate deposit Given	4,465.34	6,968.32
Intercorporate Deposit received back	4,561.81	6,560.00
interest Income on Inter corporate deposit	78,73	4.8
Services received	796.13	429.15
Services provided	33.98	-
Segment Commission Expense	19.54	
	1777	
Discash World Money Pet Ltd. (Formerly Known As Centrumdirect Limited)		
Inter corporate deposit Given	10,989.24	50,735.79
Inter Corporate Deposit Received Back	13,786.00	39,589.75
inter corporate deposit taken	2,022,02	2,740.9
Repayment of Inter corporate Deposit made	1,013.00	2,740.9
nterest income on inter corporate Deposit	858.09	155.3
Purchase of equity shares of Ebix Technologies Private Limited	830.07	228.1
Purchase of Foreign Currency	1,095.68	444.9
Transfer of equity shares of Ebix Capital Exchange Private Limited	2,030,00	1.0
Transfer of equity shares of Ebix Money Express Private Limited		18,711.60
Sift card load given	10.73	10,711.00
Furchase of equity shares of Marketplace Ebia Technology Services Private Limited	0.50	-
Gloriese of equity analies of marketprace tors rechnology services intrinse Limited	0.30	
bis Smartclass Educational Services Private Limited		
Sift card load given	64.31	6.33
nter corporate deposit taken	04.31	870.0
Repayment of Inter corporate Deposit made		870.00
nter corporate deposit Given	5,865.00	1,210.00
nter Corporate Deposit Received Back	4,838.75	510.00 18.06
nterest Income on Inter Coporate Deposit	67.56	18.04
to disa Broads of PATA to dat. Administrative for the second of the seco		
ndian Branch of Ebix Health Administration Exchange Inc Branch office of Fellow Subsidiary nter corporate deposit Given	292.60	202.02
nter Corporate Deposit Received Back		202.00
	450.00	9.00
tterest income on letter corporate Deposit. Syment made on behalf of Indian Branch of Ebix Health Administration Exchange Inc.	19.32	33.9
eimbursement of Expenses made	22.11	33.9
demousement of expenses made	52,34	***
Coutler Operations Consulting Pvt. Ltd.		
	2,999.34	404.00
nter corporate deposit Given		401.0
nter Corporate Deposit Received Back	625.00	
nletest income on inter corporate Depose	134.87	1.19
No Cabe British History Council Counci		
bix Cabs Private Limited (Formerly Anown as Wash Taxis Private Limited)		7.2.2
nter corporate deposit Given	240.17	9.4)
Mor Corporate Deposit Received Back	50.00	- 1
Merest income on Inter corporate Deposit	6.96	0.0
ervice Received	0.49	
SE Ebix Insurance Broking Private Limited		
ayment made on behalf of BSE Ebix Insurance Broking Private Limited	-	1.59
eisure Corp Private Limited		
		7.69
	56.07	120.17
ervices Recoved	20.01	200.00
ervices Roccived rade Advance Given	7	200.00
ervites Received tade Advance Given tate Advance Given ther corporate deposit Given	810,00	700.00
anktes Raccived rade Advance Given liter corporate deposit Given liter Corporate Deposit Raceived Back	810,00 850,00	700.0
andres Recoved rade Advance Given iter corporate deposit Given iter corporate Deposit Received Back iterest Income on letter Corporate Deposit	810,00	700.0
andres Recoved rade Advance Given iter corporate deposit Given iter corporate Deposit Received Back iterest Income on letter Corporate Deposit	810,00 850,00	700.0
ervices Received rade Advance Given ter corporate deposit Given ter Corporate Deposit Received Back interest Income on Inter Corporate Deposit ift card load given	810,00 850.00 100.60	700.0 5.6
ervices Received rade Advance Given ter corporate deposit Given ter Corporate Deposit Received Back interest Income on Inter Corporate Deposit ift card load given	810.00 850.00 100.60 22.46	700.0 5.6
ensites Received rade Advance Given rade Advance Given rater Corporate Deposit Received Back rater Corporate Deposit Received Back raterest Income on Inter Corporate Deposit eff card load given rade Advance converted into Intercorporate Deposit	810.00 850.00 100.60 22.46	700.0 5.6
ervices Becorved rade Advance Given ter corporate deposit Given ter corporate Deposit Beceived Back terest Income on Inter Corporate Deposit fit card load given rade Advance converted into Intercorporate Deposit bis Asia Holdings Inc., Mauritius	810.00 850.00 100.60 22.46	700.0 5.6
ervices Received rade Advance Green fleer corporate deposit Given fleer Corporate Deposit Received Back terest Income on later Corporate Deposit fit card load given rade Advance converted into Intercorporate Deposit bit Asia Holdings Inc., Maeritius ransfer of shares of Miles Software Solutions UK limited	810.00 850.00 100.60 22.46	700.0 5.6 -
eraces Gizen resides Recorded rade Advance Gixen ter corporate deposit foren ter corporate Deposit Received Back terest Income on letter Corporate Deposit fit card load gizen rade Advance converted into Intercorporate Deposit bis Asia Holdings Inc., Maueritius ransfer of shares of Miles Software Solutions UK limited ompulsory Convertible Debenures issued derests on Compulsory Convertible Debentures	810.00 850.00 100.60 22.46	700.0 5.6





Ebixcash World Money India Limited (Formerly known as Weizmann Forex Limited)	0.50	1.90
Services Received	0.52	1.90
Vayam Technologies Ltd.		
Management Fees	41.45	85.78
Payment made on behalf of Related Party	981.73	13,882.17
Sale of Goods/Services	381.73	13/002.13
Interactive Financial & Trading Services Private Limited		
Amount collected by IFTSPL on behalf of group		8,86,882.30
Commission Paid		816.00
Receipt against funds collected by IFTSPL on behalf of group		8,94,261.53
Sale of Prepaid Gift Cards/ Vouchers		2,689.82
Services Given		43.20
Services Received		171.60
ATTAC RECITO		-
nteractive Tradex India Private Limited		
Payment made by ITIPL on behalf of group		25,508.42
Services Provided		30.00
Services Received		66.00
Trade Advance Given		429.17
PY Adya Tours - Indonesia		
Segment Commission Expense	96.95	
	9	
Via Philippines Travels Pvt Ltd		
Segment Commission Expense	377.60	- 2
	7.555	
Ebix Capital Exchange Private Limited		
inter Corporate Deposit Given	0.87	
interest Income on Inter Corporate Deposit	0.02	+.
Ebix Corporate Services Private Limited Formerly Premier Ebix Exchange Software Private Limited		
inter Corporate Deposit Given	700.00	1
Inter Corporate Deposit Received Back	500.00	
inter Corporate Deposit taken	2,645.60	
Repayment of Inter corporate deposit	2,645.60	
Interest expense on inter corporate deposit	12.80	90
Interest Income on Inter Corporate Deposit	20.78	20
Ebix Paytech Private Limited		
inter Corporate Deposit taken	100.00	× 0 9
Repayment of Inter corporate deposit	100.00	
Interest expense on inter corporate deposit	4,84	-
(bix Yours & Travels Private Limited (Formerly known as Lawson Travels And Tours (India) Private Limited		
Inter Corporate Deposit Given	113.93	
interest Income on Inter Corporato Deposit	1.28	1000
Segment Commission Expense	120.35	
Services Received	1.17	7
Flightraja Travels Middle East FZ LLC- Duhai		
Segment Commission Expense	5.20	
Flight Raja Travels Singapore Pte Ltd- Singapore		
Segment Commission Expense	63.56	- 1
W. D. C. Dallas		
Mr. Robin Raina	- ,	49.0
Advance given	-	45.0
Mr. Vikas Verma		
Mr. Vikas Verma	32.78	32.0
temperation temperature	10.64	7.6
Manager Science of Sciences	44.7	- 1.0
Mr. Satya Bushan Kotru		
iomuneration	29.78	29.21
Reimbursement of Expenses	2.74	4.5
Ar. Sumit Khadria		- 2010
Temuneration	100.00	106.1
leimbursement of Expenses		4.4
Myance given	5.00	25.00
CONTRACTOR OF THE CONTRACTOR O		





Mr. Milan Ganatra		
Remuneration	160,02	137.21
Rent Paid	-	17.28
Travel Advance Given	0.22	
Mr. Harsh Azad		
Remuneration	72.00	205.50
Reimbursement of expenses	14.10	110.78
Mr. Rohit Gaddi		
Remuneration	72.00	205.50
Ms. Geetanjali Bahuguna		
Reimbursement of expenses	13.36	15.31
Mr. Rahul Nemichand Chopra		
Remuneration	5.24	1.4

^{*}Portion of interest payment considered as repayment of borrowings as per Ind AS

III Closing Balances with related parties during the year ended 31-03-2020 in the ordinary course of business is given below:

Particulars	2019-20	2018-19
Ehix Inc. USA		
Amount Payable	151.61	1,469.78
Ebix Money Express Pvt Ltd		
Trade Advance		900.00
Inter corporate Deposit Receivable	3,280.00	900.28
Inter corporate Deposit payable	821.89	15,327.22
Interest payable on Inter Coporate Deposit	980.90	146.57
Interest accrued on Inter Corporate Deposit	241.13	1.61
Amount Receivable	-	15.66
Ehly Clarent Fordance Bro Ltd		
Ebix Fincorp Exchange Pte Ltd.	131.26	131.26
Amount receivable against transfer of equity shares of Ebix Paytech Private Limited	151.76	131.26
Ebix Asia Pacific FZ-LLC		
Receivable against services provided	12,422.60	8,256.55
Ebix Travels Private Limited		- 9
Amount Payable		633.94
Inter corporate Deposit payable	240	400.00
Interest payable on Inter Coporate Deposit	151.92	0.36
Interest accrued on Inter Corporate Duposit	16.73	
Inter Corporate Deposit receivable	999.50	- 20
Segment Commission Payable	332.39	- 1
Amount Receivable	12.07	4
Ebix Travel & Holidays Limited (Formerly known as Mercury Travels Limited)	71.70	20125
Amount Payable	71.50	284.36
Inter Corporate Deposit receivable	311.85	408.32
Interest accrued on Inter Corporate Deposit	76.18	4.35
Amount Receivable	32.80	
Segment Commission Payable	19.54	-
EbixCash World Money Pvt Ltd. (Formerly Known As Centrumdirect Limited)		
Inter Corporate Deposit receivable	8,349.24	11,146.00
Inter Corporate Deposit payble	2,022.02	
Interest accrued on Inter Corporate Deposit	912.07	139.79
Payable against forex purchased	47,47	14.01
Ebix Smartclass Educational Services Private Limited		
Receivable against Sale of Prepaid gift cards		2.73
Inter Corporate Deposit receivable	1,726.25	700.00
Interest accrued on Inter Coporate Deposit	60.80	16.25
Amount Receivable	2.26	
Indian Branch of Ebix Health Administration Exchange Inc Branch office of Fellow Subsidiary	40.55	
Inter Corporate Deposit receivable	44.62	202.02
Interest accrued on Inter Corporate Deposit	17.39	8.09
Receivable against payment made on behalf of Indian Branch of Ebix Health Administration Exchange Inc.		62.51
Payable against reimbursement of expenses	52.34	-
Routier Operations Consulting Pvt. Ltd.		
Inter Corporate Deposit receivable	2,775.34	401.00
	122.45	1.07
Interest accrued on Inter Corporate Deposit		
Ebix Cabs Private Limited (Formerly known as Waan Taxis Private Limited)	190 54	A 43
Interest accrued on Inter Corporate Deposit Ebix Cabs Private Limited (Formerly known as Waan Faxis Private Limited) Inter Corporate Deposit receivable Interest accrued on Inter Corporate Deposit	199.64 6.34	9.47





Speec Corp Private Limited	8SE Ebix Insurance Broking Private Limited Receivable against payment made on behalf of BSE Ebix Insurance Broking Private Limited		1.55
1886 Activates Steenville	The second secon		
Medical Companies Congolis receivable Medical Congonis Congolis (Listure Corp Private Limited		
Interest Knowled Control Congress (Deposit) Internal Provisitie Intern			200.0
integrate Records 15.00			700.0
Internate Payable (See An Holdings Inc., Mauritius (Appan Technologies Ed. (Appan Techn			5.0
Ches Asia Holdings Inc., Mauritius Compularly Conventible Observations Conv			4
Computative Conventible Contenting of Community National of Michael Contenting of Co	Altiquist Paystole	56.07	
interest Payable on Computation by Connecticle debentures** Exhibit Nativité Money India Hinited Flormerly bosoms as Weltmann Force (Insted)	(bis Asia Holdings Inc., Mauritius		10-80
Espeain Varied Mooney India Limited (Formerly Rosson as Weitmann Fores (Insted) Amount psychle Out Tryann Technologies Ltd. 127,575 127,575 146,51 127,575 146,51 146,525 146			15,000.0
Amount psychia Again Technologies Ltd. Iz de Receivables Iz de Receivables gainet funds confected by ITTSEL on behalf of googs Again Internative involve funds for the Limited Receivables gainet funds confected by ITTSEL on behalf of googs Internative involve funds for the Limited for googs Internative involve funds for the Limited for googs Internative involve funds for the Limited for googs	Interest Payable on Compulsorily Convertible debentures**	1,936.80	685.05
Simulating psychials (2) Again Technologies Ltd. (3) Again Technologies Ltd. (4) Again Technologies Ltd. (4) Again Technologies Ltd. (5) Again Technologies Ltd. (6) Again Technologies Ltd. (7) Again Technologies	55 A 10 A		
Variant Technologies Ltd.			0.0
Trail to Receivabilist Management Fees payable 12052 11061 Interactive financial & Tracing Jervices Private Limited Receivabile against fluids collected by ITTSEL on benefit of group 12052 11061 Interactive financial & Tracing Jervices Private Limited 12062 Interactive runden India Private Limited 12062 Interactive runden India Private Limited 12063 Interactive runden India Private Limited 12063 Interactive runden India Private Limited 12063 Interactive runden India Private Limited 12064 Interactive runden India Private Limited 12064 Interactive runden India Private Limited 12060 Interactive runden India Private Limited 120600 Interactive ru	Annual property		- 0.0
Trail to Receivabilist Management Fees payable 12052 11061 Interactive financial & Tracing Jervices Private Limited Receivabile against fluids collected by ITTSEL on benefit of group 12052 11061 Interactive financial & Tracing Jervices Private Limited 12062 Interactive runden India Private Limited 12062 Interactive runden India Private Limited 12063 Interactive runden India Private Limited 12063 Interactive runden India Private Limited 12063 Interactive runden India Private Limited 12064 Interactive runden India Private Limited 12064 Interactive runden India Private Limited 12060 Interactive runden India Private Limited 120600 Interactive ru	Vayam Technologies Ltd.		
Interactive Financial & Traveling Services Private Limited Receivable against funds collected by FTSE, on behalf of group Interactive Financial & Traveling Services Private Limited Receivable grainst Finde advance your Ibb. Capital Evidance Private Limited Book Companies Despoit control of the Services Private Limited Los Carponale Services Commission of Financial Fina		23,095.94	17,519.1
A 22. A	Management Fees payable	129.52	166.5
A 22. A			102
Internative Findes India Private Limited Recovable spaint Frede advance gover. 429. This Capital Exchange Private Limited Recovable spaint Frede advance gover. 429. This Capital Exchange Private Limited Recovable Services Private Limited Services Private Services Private Limited Recovable Services Private Limited Services Private Services Pri			
Receivable against Frede arkanse goon Disk Capital Exchange Private Limited Disk Capital Exchange Private Limited Disk Capital Exchange Private Limited Disk Capital Exposure Congress (Exposure Congress) Disk Data Exposure Congress (Exposure Congress) Disk Disk Disk Disk Disk Disk Disk Disk	Receiveable against tunos collected by IFT SEL on Behalf of group		471.1
Recovable against Trade arkannes goon initic Capital Exchange Private Limited initic Capital Exchange Private Limited initic Capital Exposure Deposit conceys tak interest acqued on Inter Corporate Deposit in Capital Exposure Services Private Limited Loc Carporate Exposit receivable 200.00	interactive Trades India Private Limited		
Disc Capital Exchange Private Limited Mart Corporate Deposit receivable Mart Corporate Deposit receivable Loc Corporate Services Private Limited Loc Paytech Private Limited Loc Paytech Private Limited Services Services Services Limited Services S			429.1
Mar Corporate Deposit receivable (Description of the Corporate Cereiral (Description of the Ce			
List Computed Services Private Limited Formerly Premier Shis Exchange Software Private Limited	Ebis Capital Eschange Private Limited	24	
Los Corpusate Services Private Limited 200.00 1. Los Corpusate Deposit receivable 200.00 1. Los Paptech Private Limited 200.00 1.			- N 5
1	Interest accrued on Inter Corporate Deposit	0.02	
1	Fire Constrate Services Debute Constrat (Constrate Brown to Shir Ford and College Brigate United		
I tend recover on hister Carporate Deposis I 18.70 Interest payable on inter Carporate Deposis I 18.70 Interest payable on inter Carporate Deposis I 18.75 Interest payable on inter Carporate Deposis I 2.85 Interest payable on inter Carporate Deposit I 2.85 Interest payable on inter Carporate Deposit I 2.85 Interest payable on interest Deposit Generally known as Lawson Travels And Tours (India) Private Limited) Interest payable on interest payable I 18.70 Interest payable on interest Deposit general Deposit I 20.85 Interest payable on interest Deposit general Deposit I 20.85 Interest Commission Payable I 20.85 Interest Commission Payable I 20.85 I Adapt Tours - Indonesia I 20.85 I		200.00	-
Interest payable on Inter Corporate Depose See Payerech Private Limited Interest payable on Interest Deposit It was not payable on Interest Deposit United (Incremely known as Liveron Travels And Tours (India) Private Limited) Interest accrued on New Computate Deposit Interest accrued to New Computate Deposit			
Interest payable on loter Corporate Deposit Description Description	Interest payable on Inter Corporate Deposit		
Interest payable on loter Corporate Deposit Description Description			
thex Yours & Travels Private Limited (Formerly known as Liweon Travels And Tours (India) Private Limited) Merc Corporate Dispost in secre Able 113.93 Interest accorded in New Computate Dispost 1.16 Interest accorded in New Computate Dispost 1.16 Interest Accorded in New Computate Dispost 1.16 Interest Commission Parabile 1.10.35 Interest Travels Stegapore Prot Ltd. Singapore 2.10 Interest Travel Stegapore Prot Ltd. Singapore 2.10 Interest Commission Parabile 1.10 Interest Commission Parabile	Eurit Paytech Private Limited		
13.93	Interest payable on Inter Co. porate Deposit	4,36	
Sybrago Fravel, Middle Cast FZ LUC Dubol	nter Corporate Deposit reces able iterest accrued on lecar Corporate Deposit	1.16	
Spirings Exercision Payable			
Syk Tayle Fravel Middle Cast FZ U.C. Dubot	as madd Commission Secretary by	6144	
1 Adra Fours - Indonesia 26,50 1	The state of the s	45.00	-
If Adya (gauss - Indonesia operants	Rohinaja Frivels Middle Sast FZ LUC Duboi		
Septemble Sept	epment Commission Payablis	5.20	S 2000 80
Septemble Sept			
Fig. Fill ppines Travels Pet Led			
Arr. Robin Raina Arr. Robin	egrievit Commission Payable	96.95	
Arr. Robin Raina Arr. Robin	Ga Philippines Travels Put Ltd		
dr. Robin Raina dr. Robin		377.60	-
March Marc			9.00
Str. Stematic Reduction Str. Stematic Reduction Str. Stematic Reduction Str.		1/2	
Section Sect	idvance Recoverable	49,00	49.0
Section Sect			
Dec. Milan Ganatra		10.00	26.00
Internatival Psychia	arytic extorcase	30.02	23/0
Internatival Psychia	Mr. Milan Ganatra		-
1.1 1.2	temanication Payable	8.11	1.3
4r, Harsh Azari 5.80 4.2 Ir, Renit Gaddi	iont Payable	The second secon	1.30
17, Renit Gaddi	Patrul artivinous recoverable	2.64	-
17, Renit Gaddi	to the board		
Ir, Senit Gaddi 13.25 2.0 In, Geetanjuli Balungura 2.32 3.6 Ir, Sitya Bushan Kotru 2.32 3.0 Ir, Sitya Bushan Kotru 0.11 - Ir, Vikas Verma 0.11 -		5.80	
In Surface		5.80	4.21
In Surface	tr; Ronit Gaddi .		
15. Sectangili Bellugura confursement of expenses payable 17. Sitya Bushan Kotru consurament of Expenses psyable 18. Vitya Bushan Kotru 19. Vitya Sunna		13.25	2.6
tr. Sutya Bushan Kotru. Ir. Sutya Bushan Kotru.			
1r. Satya Bushan Kotru			
a-mississement of Expenses gayables 0.11 -	of influresement of expenses payable	2.32	3.6
a-mississement of Expenses gayables 0.11 -	G. Catha Burkan Makes		
ht Vikas Verma			
	empurament or expenses payable	0.11	
	hr Vikas Verma		
		0.01	

^{**}Includes portion of interest considered as repayment of borrowings as per Ind AS 109





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Ebixcash Private Limited (Formerly Ebix Software India Private Limited) Notes to Consolidated Financial Statements for the year ended 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

44 Segment Information:

Segment information is presented in respect of the group's key operating segments. The operating segments are based on the group's management and internal reporting structure.

Operating Segments

In the opinion of the management, the Group is primarily engaged in the business of providing services related to software. Accordingly, there is only one Reportable Segment for the Group which is "Software Service", hence no specific disclosures have been made.

Entity wide disclosures

A. Information about products and services

During the year, the Group primarily operated in one product line, therefore product wise revenue disclosure is not applicable.

B. Information about geographical areas

The group derives revenue from following major geographical areas:

Area	Year ended 31 March 2020	Year ended 31 March 2019
Outside India	47,401.98	29,296.89
Domestic	40,528.11	38,977.15

Domestic segment revenue includes sales and services to customers located in India and overseas segment revenue includes sales and services rendered to customers located outside India.

C. Information about major customers (from external customers)

The Group has not derived revenue from any external customer which amounts to 10 per cent or more of its total revenue.

45 Details of Loans given, Investments made and Guarantee given covered U/s 186(4) of the Companies Act, 2013.

Particulars	As at 1st April 2019	Deposit Given	Deposit Recovered	As at 31st March 2020
Inter Corporate Deposits Given				
Ebix Money Express Pvt Ltd	900.28	42,200.71	39,820.99	3,280.00
Ebix Travels Private Limited		1,659.50	660.00	999,50
Ebix Travel & Holidays Limited (Formerly known as Mercury Travels Limited)	408.32	4,465.34	4,561.81	311.85
EbixCash World Money Pvt Ltd. (Formerly Known As Centrumdirect Limited)	11,146.00	10,989.24	13,786.00	8,349.24
Ebix Smartclass Educational Services Private Limited	700.00	5,865.00	4,838.75	1,726.25
Indian Branch of Ebix Health Administration Exchange Inc Branch office of Fellow Subsidiary	202.02	292.60	450.00	44,62
Routier Operations Consulting Pvt. Ltd.	401.00	2,999.34	625.00	2,775.34
Ebix Cabs Private Limited (Formerly known as Waah Taxis Private Limited)	9.47	240.17	50.00	199.64
Leisure Corp Private Limited	700.00	1.010.00	850.00	860.00
Ebix Capital Exchange Private Limited	+3	0.87	2.4	0.87
Ebix Corporate Services Private Limited (Formerly Premier Ebix Exchange Software Private Limited	•	700.00	500.00	200.00
Ebix Tours & Travels Private Limited (Formerly known as Lawson Travels And Tours (India) Private Limited)	7000	113.93	94	113.93

Notes

(i) Inter corporate deposits are given at an interest rate ranging from 7% to 9% per annum

(ii) All the loans are provided for business purpose of respective entitles, repayable on demand with repayment option to the borrower.

46 Disclosure as per IND A\$ 19 (Revised) "Employee Benefits" are as under:

The Group contributes to the following post-employement defined benefit plans in India

Defined Contribution Plans:

Amount of Rs. 666.63 Lakhs (Previous Year Rs. 457.46 Lakhs) is recognised as expenses and included in "Employee Benefits Expense" in Note 35 of the Statement of Profit and Loss.

Defined Benefit Plan :

The Group has a defined benefit gratuity plan. Every employee who has completed five years or more of service is entitled to Gratuity on terms not less favourable than the provisions of the Payment of Gratuity Act, 1972.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation for gratuity were carried out as at 31 March 2020. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

Bused on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Group's financial statements as at balance sheet date:

Net defined benefit liability Liability for Gratuity Total employee Benefit liability

1,842,45	1,543,46
1,842.45	1,543.46
212f maich 5050 212f	141011 2013

21st March 2010

21 et 14 auch 2020





Non-Current 1,519.64 1,284.92 Current 322.81 258.54

(a) Reconciliation of Opening and Closing balances of the present value of the Defined Benefit Obligation

Particulars	2019-20	2018-19
Present value of Defined Benefit Obligation at the beginning of the year	1,652.59	765.95
Present value of Defined Benefit Obligation at the beginning of the year for entities acquired during the year	-	789.30
Acquisition Adjustments	6.55	
Interest Cost	126.60	117.10
Current Service Cost	276.63	254.88
Other Cost	1.96	
Actuarial Losses/(Gains) - Re-measurements	155.38	11.09
Benefits Paid	(270.45)	(285.73)
Present value of Defined Benefit Obligation at the close of the year	1,949.26	1,652.59

(b) Changes in the Fair Value of Plan Assets and reconciliation thereof

Particulars	2019-20	2018-19
Fair Value of Plan Assets at the beginning of the year	109.12	96.71
Add: Actual Return on Plan Assets	7.62	5.15
Add/(Less): Mortality Charges	(0.25)	(0.66)
Add: Employer Contribution		57.62
Less: Benefits Paid	(9.69)	(49.70)
Fair Value of Plan Assets at the close of the year	106.81	109.12

(c) Amount recognised in the Balance Sheet

Particulars	2019-20	2018-19
Present Value of Defined Benefit Obligation	1,949.26	1,652.59
Less : Fair Value of Plan Assets	106.81	109.12
Present Value of unfunded obligation	1,842.45	1,543.46

(d) Amount recognised in the Statement of Profit and Loss are as follows :

Particulars	2019-20	2018-19
In Income Statement		
Current Service Cost	276.63	254.88
Interest Cost	126.60	117.10
Other Cost	1.96	
Acquisition Adjustments	6.55	-
Expected return on Plan Asset	-7.46	-7.46
Total Cost*	404.28	364.52
Cost related to pre-acquisition period	2.88	130.89
Cost related to post-acquisition period	401.40	233.62
In Other Comprehensive Income		
Net actuarial (loss)/gain	(156.37)	(116.33)
Total	(156.37)	(116.33)
Actuarial (loss)/gain related to pre-acquisition period		(24.76)
Actuarial (loss)/gain related to post-acquisition period	(156.37)	(91.57)

(e) Investment Details:

Funds Managed by Insurer (investment with insurer)- M/s Ebix Payment Private Limited

[Earlier known as Itz Cash Card Private Limited)

Funds Managed by Insurer (investment with insurer)- Other Group Entities

(f) Actuarial Assumptions as at the Balance Sheet date

Discount Rate	2019-20	2018-19
Discount Rate	6.92%	7.66%
Salary Escalation Rate	5.00%	5.00% - 7.00 %

The estimates of rate of escalation in salary considered in actuarial valuation, takes account of inflation, seniority, promotion, business plan, HR policy and other relevant factors on long term basis as provided in relevant accounting standard. The above information is certified by the actuary.

The Expected Rate of Return on Plan Assets is determined considering several applicable factors, mainly the composition of Plan Assets held, assessed risks, historical results of return on Plan Assets and the Group's policy for Plan Assets Management.

The expected contributions for Defined Benefit Plan for the next financial year will be in





Ebixcash Private Limited (Formerly Ebix Software India Private Limited) Notes to Consolidated Financial Statements for the year ended 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

(g) Maturity Profile of Defined benfit Obligations

Year	Amount
0 to 1 Year	322,81
1 to 2 Year	374.19
2 to 3 Year	266.77
3 to 4 Year	198.52
4 to 5 Year	147.80
5 to 6 Year	111.93
6 Year onwards	527.25

(h) Sensitivity Analysis:

Significant Actuarial Assumptions for the determination of the defined benefit obligation are discount rate ,expected salary increase and employee turnover. The sensitivity analysis below, have been determined based on reasonably possible changes of the assumptions occurring at end of the reporting period , while holding all other assumptions constant. The result of Sensitivity analysis is given below:

Particulars	As at 31st Ma	As at 31st March 2020		As at 31st March 2019	
	Increase	Decrease	Increase	Decrease	
Change in discounting rate (delta effect of +/- 0.5%)	-64.86	69.70	-55.47	59.70	
Change in rate of salary increase (delta effect of +/- 0.5%)	67.11	-63.18	58.10	-54.83	

47 Ind AS 116 Lease Disclosure

- a. The Group's significant leasing arrangement are in respect of leases for office spaces only.
- b. The movement in lease liabilities during the year ended March 31, 2020 is as follows :

	As at
	March 31, 2020
Balance at the beginning of the year (Persuant to adoption of Ind AS 116)	4,939.29
Additions during the year	
Finance cost accrued during the year	411.01
Deletions during the year	*//
Payment of lease liabilities during the year	-1,053.09
Balance at the end of the year	4,297.22
	The state of the s

C. The details of the contractual maturities of lease liabilities as at March 31, 2020 on an undiscounted basis are as follows:

	As at
	March 31, 2020
Not later than 1 year	1,088.84
Later than 1 year and not later than 5 years	3,411.46
Later than 5 years	994.52

d. Adjustments recognised on adoption of Ind AS 116

On adoption of Ind AS 116, the Group recognised lease liabilities in relation to leases which had previously been classified as 'operating leases' under the principles of Ind AS 17 leases. These liabilities were measured at the present value of the remaining lease payments, discounted using the lessee's incremental borrowing rate as of 1 April 2019. The weighted average incremental borrowing rate applied to the lease liabilities on 1 April 2019 was 9%.

- e. The Group has elected not to apply the requirements of Ind AS 116 Leases to short-term leases of all assets that have a lease term of 12 months or less and 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.
- f. Rental expense recorded for short-term leases is Rs. 618.31 Lakhs for the year ended March 31, 2020.

48 Corporate Social Responsibility

The details of CSR expenditure of the group for the year are as under:

Particulars	For the year	r ended
	31 March 2020	31 March 2019
Amount required to be spent during the year (A)	303.32	367.63
Shortfall amount of previous year (8)	1,482.03	1,067.74
Shortfall amount of previous year in respect of entities acquired during the year [C]		46.65
Total (A+8+C)	1,785.35	1,482.03
Amount spent on CSR		,
Shortfall amount of current year (C)	1,785.35	1,482.03





49 Financial Instruments - Fair Values And Risk Management

I. Fair Value Measurements

A. Financial Instruments By Category
The carrying value of financial instruments by categories as of March 31, 2020 is as given under:

		As	at 31 March 2020		As	at 31 March 2019	
Particulars		FVTPL	FVTOCI	Amortised Cost	FVTPt	FVTOCI	Amortised Cost
Financial assets			HITTER WESTERN				
Non-Current Investments		307.61	11,831.01	0 13	284.17	11,331.01	9-3787.0
Other Non-Current Financial Assets				1,803.29			3,959.76
Current investments		436.80	- 34		1,661.94		3.54
Trade Receivables		-	12	39,605.58		5.2	37,295.36
Cach and Call-Equivalents		66	126	3,480.26	100	5.5	12 456.15
Bank Balances Other Than Above			19	16,408.85			3,275.55
Current Loans				18,909.32			14,512.56
Other Current Financial Assets				12,923.31			9,045.40
Total financial assets		744.41	11,831.01	93,130.74	1,945.12	11,831.01	80,545.77
4							
Financial Liadilities							
Non-Current Borrowings		20	92	7,131.15	÷	39	7,783.29
Lease Liabilities Non Current		100	505	3,469.63		92	
Other Non Ourrent Financial Liabilities		100	14	9.28		- 13	9.78
Current Borrowings		¥1	- 34	2,924.26			15,727.22
Trade Payables		¥3	9.2	3,070.17	*	112	8,337.56
Other Current Financial Liabilities			205	7,891.29	61	0.7	7,611.95
Lease Liabilities Current,				827.60			
Total financial liabilities	2702		7/	25,323.38	7		39,469.80

8. Fair Value Hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are:

[a] recognised and measured at fair value and

(b) measured at amortised cost and for which fair values are disclosed in the financial statements.

To provide an indication about the reliability of the inputs used in determining fair value, the Group has classified its financial instruments into the three levels prescribed under the accounting standard. All explanation of each level follows underneath the table.

Farticulars					As at 31 March 2020			
r star/amara			- 38		Level 1	Level 2	Level 3	Total -
Financial Asso	215	-9702		14.97				
Non-Current	investments				10.75	0.2	12,128.62	12,138.62
Current Invest	ments				436.90			436.80
Total financia	l assets				436.80	-	12,138.62	12,575.42

Financial usests and liabilities which are measured at amortised cost for which fair values are disclosed

Particulars .				rch 2020		
Particulars	12		Level 1	Level 2	Level 3	Tota!
Financial Assets		-02-03-02-00				
Non-Current Investments			**	139	0.13	0.13
Other Non-Current Financial Assets			- 22	-	1,803.25	1,303.29
Trade Receivables			- 3		39,605.58	35,605.58
Cash And Cash Equivalents			50	0.5	3,486.26	3,480.26
Eank Galances Other Than Above			20		16,408.85	16,408.85
Current Loans			\$1	-	18,909.32	18,909.32
Other Current Financial Assets					12,923.31	12 923.31
Total financial assets					93,130.74	93,130.74
Financial Liabilities		8252				
Non-Current Barrawings		14 / 4	96 24	14	7.131.15	7,131,15
Lease Libbacles Non Current				3	3,469.63	3,469.63
Other lago Current Financial Liabilities			- 23	- 9	9.28	9.21
Current Borrowings					2,924.26	2,924,26
Trade Payables			28		3,070.17	3,070.17
Other Current Financial Jiábilities				22	7,891.29	7,891.2
Lease Liabilities Carrent					827.60	827.54
Yotal financial liabilities			10.7		25,323.38	25,323.3

Particulars		As at 31 March 2019				
	tevel 1	Level 2	Level 3	Totai		
Financial Assecs						
Non-Current Investments .	and the same		12,115.18	12,115.18		
Current Investments	1,661.94	000000000000000000000000000000000000000		4,661.94		
Lotal financial assets	1,661.94		12,115.18	13,777.12		





Particulars	As at 31 March 2019					
Farticulars	Level 1	Level 2	Level 3	Total		
Financial Assets						
Other Non-Current Financial Assets		-	3,959.76	3,959.76		
Trade Receivables	1.00	*	37,296.36	37,296.36		
Cash And Cash Equivalents	100		12,456.15	12,456.15		
Bank Balances Other Than Above			3,275.55	3,275.55		
Current Loans			14,512.56	14,512.56		
Other Current Financial Assets			9,045.40	9,045.40		
Total Financial Assets			80,545.77	80,545.77		
Financial Liabilities						
Non-Current Borrowings		(G	7,783.29	7,783.29		
Lease Liabilities Non Current	4.5	1.5	1000000	7000000000		
Other Non Current Financial Liabilities			9.78	9.78		
Current Borrowings	-		15,727.22	15,727.22		
Trade Payables		32	8,337.56	8,337.56		
Other Current Financial Liabilities		200	7,611.95	7,611.95		
Lease Liabilities Current			The state of the s	77-1		

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments, traded bonds and mutual funds that have quoted price. The fair value of all equity instruments (including bonds) which are traded in the stock exchanges is valued using the closing price as at the reporting period. The mutual funds are valued using the closing NAV.

39,469.80

39,469.80

Level 2: The fair value of financial instruments that are not traded in an active market (for example, traded bonds, over-thecounter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities.

Transfers between Levels 1 and 2

Total financial liabilities

There are no transfers between level 1 and level 2 during the year

Valuation technique used to determine fair value

Specific valuation techniques used to value financial instruments include:

- the use of quoted market prices or dealer quotes for similar instruments
- the fair value of forward foreign exchange contracts is determined using forward exchange rates at the balance sheet date
- the fair value of the remaining financial instruments is determined using discounted cash flow analysis.

C. Fair value of financial assets and liabilities measured at amortised cost

	As at 31 Ma	As at 31 March 2019		
Particulars	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Financial assets				
Non-Current Investments	0.13	0.13		*5
Other Non-Current Financial Assets	1,803.29	1,803.29	3,959.76	3,959.76
Trade Receivables	39,605.58	39,605.58	37,296.36	37,296.36
Cash and Cash Equivalents	3,480.26	3,480.26	12,456.15	12,455.15
Bank Balances Other Than Above	16,408.85	16,408.85	3,275.55	3,275.55
Current Loans	18,909.32	18,909.32	14,512.56	14,512.56
Other Current Financial Assets	12,923.31	12,923.31	9,045.40	9,045.40
Total financial assets	93,130.74	93,130.74	80,545.77	80,545.77
Financial liabilities				
Non-Current Borrowings	7,131.15	7,131.15	7,783.29	7,783.29
Lease Liabilities Non Current	3,469.63	3,469.63		
Other Non Current Financial Liabilities	9.28	9.28	9.78	9.78
Current Borrowings	2,924.26	2,924.26	15,727.22	15,727.22
Trade Payables	3,070.17	3,070.17	8,337.56	8,337.56
Other Current Financial Liabilities	7,891.29	7,891.29	7,611.95	7,611.95
Lease Liabilities Current	827.60	827.60	34	
Total financial liabilities	25,323.38	25,323.38	39,469.80	39,469.80

II. Financial Risk Management

The Group has exposure to the following risks arising from financial instruments:

- credit risk;
- liquidity risk; and
- market risk

Risk Management Framework

The group is exposed primarily to credit, liquidity and market risk which may adversely impact the fair value of its financial instruments. The group assesses the unpredictability of the financial environment and seeks to mitigate potential adverse effects on the financial performance of the group.

i. Credit Risk

Credit risk is the risk of financial loss to the group if a customer or counterparty to the financial instrument fails to meet its financial obligations, and arises principally from group's receivables from customers.

Financial instruments that are subject to concentrations of credit risk principally consist of trade receivables, cash and cash equivalents, other balances with banks and other financial assets. None of the financial instruments of the Group result in material concentration of credit risk other than trade receivable.





The group maintains its Cash and cash equivalents and Bank Deposits with banks having good reputation, good past track record and high quality credit rating and also reviews their credit rating on a timely basis.

The carrying value of financial assets represents the maximum credit risk. The maximum exposure to credit risk was Rs. 93,115.11 Lakhs as on 31.3.20 (Rs. 80,545.77 Lakhs as on 31.3.19) being the total carrying value of loans, trade receivables, cash & cash equivalents, bank balances and other current and non-current financial assets.

Trade Receivables

Ind AS requires expected credit losses to be measured through a loss allowance. The Group assesses at each date of statements of financial position whether a financial asset or a group of financial assets is impaired. The group recognises lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financial asset on. For all other financial assets, expected credit losses are measured at an amount equal to the 12 months expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

In determining the allowances for credit losses of trade receivables, the Group has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience and is adjusted for forward looking information. The expected credit loss allowance is based on the ageing of the receivables that are due and rates used in the provision matrix.

The gross carrying amount of trade receivables is Rs. 48,837.13 Lakhs (As on 31st March 2019: Rs. 37,557.03 Lakhs).

During the period, the group has written off trade receivables of Rs. 296.48 Lakhs (Previous Year: Rs. 10.93 Lakhs). The management of the respective companies in the group also pursues all options for recovery of dues wherever necessary based on its internal assessment. All overdue customer balances are evaluated taking into account the age of the dues, specific credit circumstances, the track record of the counterparty etc. Loss allowances and impairment is recognized, where considered appropriate by management.

Movements in allowance for credit losses of receivables is as below.

	31 March 2020	31 March 2019
Opening balance	225.73	23.38
Opening balances of entitles acquired during the year		98.02
Changes in loss allowance calculated at life time expected credit losses	9,359.39	104.33
Adjustment of bad debts written off with provision		
Closing balance	9,585.12	225.73

ii. Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are to be settled by delivering cash or another financial asset. The Group's approach to managing figuidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation. The Group manages liquidity risk by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and libbilities.

(a) Maturities of financial liabilities

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and excluding contractual interest payments and exclude the impact of netting agreements.

	Carrying Amounts	Contractual cash flows			
Particulars	31 March 2020	Upto 1 year	Between 1 and 2 years	Between 2 and 5 years	More than 5 year
Non-derivative financial liabilities		220000.0000	and Vav	- Control Control	
Non-Current Borrowings	7,131.15	694.12	710.63	2,537.53	3,882.99
Lease Liabilities Non Current	3,469.63	4	677.86	1,907.33	884.42
Other Non Current Financial Liabilities	9.28				9.28
Current Borrowings	2,924.26	2,924.26			
Trade Payables	3,070.17	3,070.17		100.0	110
Other Current Financial Liabilities	7,891,29	7,891.29			
Lease Liabilities Current	827.60	827.60			
Total non-derivative liabilities	25,323.38	15,407.44	1,388.49	4,444.86	4,776.69

	Carrying Amounts	Contractu	Contractual cash flows		
Particulars	31 March 2019	Upto 1 year	Between 1 and 2	Between 2 and 5	More than 5 year
NAME OF TAXABLE PARTY O	\$8000000000000000000000000000000000000	Control of the Contro	years	years	Section Control of the Control of th
Non-derivative financial liabilities				140.000	
Non-Current Borrowings	7,783.29	598.49	652.15	2328.74	4802.4
Lease Liabilities Non Current	4	-	2		
Other Non Current Financial Liabilities	9.78	3002000	250	1.00	9.78
Current Borrowings	15,727.22	15,727.22			
Trade Payables	8,337.56	8,337.56			
Other Current Financial Liabilities	7,611.95	7,611.95	2		0.00
Lease Liabilities Current				200000000000000000000000000000000000000	
Total non-derivative liabilities	39,469.80	32,275.22	652.15	2,328.74	4,812.18

III. Market risk

Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from adverse changes in market rates and prices (such as interest rates and foreign currency exchange rates) or in the price of market risk-sensitive instruments as a result of such adverse changes in market rates and prices. Market risk is attributable to all market risk sensitive financial instruments, all foreign currency receivables and payables and all short term and long-term debt. The Group is exposed to market risk primarily related to foreign exchange rate risk and interest rate risk.

a) Currency ris

The fluctuation in foreign currency exchange rates may have potential impact on the statement of profit or loss and other comprehensive income and equity, where any transaction references more than one currency or where assets / fabilities are denominated in a currency other than the functional currency of the respective entities. Considering the countries and economic environment in which the group companies operate, its operations are subject to risks arising from fluctuations in exchange rates in those countries. The group's receivables and payables in foreign currency are not hedged but monitored on a regular basis to keep the open position at an acceptable basis.





Exposure to currency risk

The summary quantitative data about the group's exposure to currency risk as reported to the management of the group is as follows:

As at 31st March 2020			Equivalent Amount	of INR in Lakhs		
THE RESERVE THE PROPERTY OF TH	USD	EUR	MYR	CHF	KWD	AED
Financial asset						8799
Trade receivables	14,850.71	84.41	336.66	102.31	- 1	0.78
Cash and Cash Equivalents	115.81	67.45		38.62		
Loans		12		×.		
Other Current Financial Assets	131.26					(Dx.,
Net exposure to foreign currency risk (assets)	15,097.78	151.86	336.66	140.93		0.78
Borrowings	6,433.30	14	8.0	9	14	
Other Financial Liabilities	3,438,41		90500	*	98	450.91
Trade Payables	0.35		67.43		2.57	7.42
Net exposure to foreign currency risk (liabilities)	9,872.06		67.43		2.57	458.33
Net statement of financial position exposure	5,225.72	151.86	269.23	140.93	-2.57	-457.55

As at 31st March 2020		quivalent Amount o	of INR in Lakhs	
THE SECTION OF THE SE	GBP	PHP	OMR	SAR
Financial asset		200		
Trade receivables	101.17	2,349.50	0.60	16.21
Cash and Cash Equivalents			58	- 33
Loans		- 4		
Other Current Financial Assets	I STATE OF THE STA			
Net exposure to foreign currency risk (assets)	101.17	2,349.50	0.60	16.21
Borrowings	8	7.0		
Other Financial Liabilities	35	3.50	1.50	
Trade Payables		12.82		
Net exposure to foreign currency risk (liabilities)		12.82		
Net statement of financial position exposure	101.17	2,336.68	0.60	16.21

As at 31st March 2019			Equivalent Amount	of INR in Lakhs		
	USD	EUR	MYR	CHF	KWD	AED
Financial asset						
Trade receivables	2,940.25	194.34	335.73	104.11	*	787.03
Cash and Cash Equivalents	37.15	1	10000	0.22	1	
Loans		2.4	£85			511.34
Other Current Financial Assets	131.26		- 60			
Net exposure to foreign currency risk (assets)	3,108.66	194.34	335.73	104.33		1,298.37
Borrowings	7,031.78		+11	26		77.575
Other Financial Liabilities	4,127.93		40			22.65
Trade Payables	41.97	200	61.21		34.26	- 2
Net exposure to foreign currency risk (liabilities)	11,201.68		61.21		34.26	22.65
Net statement of financial position exposure	-8,093.02	194.34	274.52	104.33	-34.26	1,275.72

Equivalent Amount of INR in Lakhs				
GBP	PHP	OMR		
	The Sanatana			
51.99	374.57	16.51		
2007240	100			
		* 1		
	16.74			
51.99	391.31	16.51		
	-			
		-		
-		+		
51.99	391.31	16.51		
	51.99 51.99	\$1.99 374.57 - 16.74 \$1.99 391.31		

Sensitivity analysis

A reasonably possible strengthening (weakening) of the INR against foreign currencies at year end would have affected the measurement of financial instruments denominated in a foreign currency and affected equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant.

	Profit or lo	ss, net of tax	Equity, net of tax		
	Strengthening	Weakening	Strengthening	Weakening	
As at 31st March 2020					
USD	-169.98	169.98	-169.98	169.98	
EUR	-4.94	4.94	-4.94	4.94	
MYR	-8.76	8.76	-8.76	8.76	
CHF	-4.58	4.58	-4.58	4.58	
KWD	0.08	√0.08	0.08	-0.08	
AED	14.88	-14.88	14.88	-14.88	
GBP	-3.29	3.29	-3.29	3.29	
PHP	-76.01	76.01	-76.01	76.01	
OT/AR	-0.02	0.02	-0.02	0.02	
SAR	-0.53	0.53	-0.53	0.53	





Ebwooph Private Limited (Formerly Ebix Software India Private Limited) Notes to Complicated Financial Statements for the year ended 31 March 2020

All amounts are in INR Lakhs unless otherwise stated

As at 31st March 2019

5% Movement				
USD	263.25	-263.25	263.25	-263.23
FUR	-6.32	6.32	-6.32	6.32
MYR	+10.92	10.92	-10.52	10.92
CHF	43.39	3.39	-3.39	3.39
KWD	1.11	-1.11	1.11	+1.11
AED	-41.50	41.50	-41.50	41.50
GRP .	-1.69	1.69	-1.69	1.69
PHP	+12.73	12.73	-12.73	12.73
OMR	-0.54	0.54	-0.54	0.54

b) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The group exposure to the risk of changes in market interest rates rulated primarily to the group's term deposits with banks with floating interest rates. The group constantly monitors the credit markets and ret-alances its financing strategies to achieve an optimal maturity profile and financing cost.

Exposure to interest rate risk
(%) interest rate profile of the Group's interest boaring financial instruments at the end of the reporting period are as follows:

Particulars	31-Mar-2020	31-Mar-2019
Fixed Rate Instruments		
Financial Ascets	35,906.35	20,434,38
Financia I Liab Roles	19.625.06	24,109.00
	25,281.29	-3,674,62

Variable Rate Instruments Financial / stats

financial Liabilities

Sensitivity unalysis

Fixed rate instruments
"Red rate instruments that are corried at amortised cost are not subject to interest rate risk for the purpose of sensitive analysis."

Variable rate instruments

There is no variable interest rate financial instrument in the group, Fig.





Ebixcash Private Limited (Formerly Ebix Software India Private Limited) Ivotes to Consolidated Financial Statements for the year ended 31 March 2020

All amounts are in INR Lakhs unless atherwise stated

50 Disclosure as per Ind AS 103 'Business Combinations

(ii) Description of Business combination

The group's business acquisitions are accounted for under the purchase method of accounting in accordance with the IND AS's accounting guidance on the accounting for business combinations. Accordingly, the consideration paid by the group for the businesses purchased is allocated to the tangible and intangible assets and liabilities acquired based upon their estimated fair values as of the date of the acquisition. The excess of the purchase price over the estimated fair values of assets acquired and liabilities assumed is recorded as goodwill. Recognized goodwill pertains, in part, to the value of the expected synergies to be derived from combining the operations of the businesses acquired including the value of the acquired workforce.

While the group uses best estimates and assumptions to accurately value assets acquired and liabilities assumed at the acquisition date as well as contingent consideration, where applicable, during the measurement period, which may be up to one year from the acquisition date, significant adjustments to the assets acquired and liabilities assumed may be recorded with the corresponding offset to goodwill.

Upon the conclusion of the measurement period or final determination of the values of assets acquired or liabilities assumed, whichever comes first, any subsequent adjustments are recognized in the consolidated statement of Profit and Loss.

(ii) Summary of Acquisitions

During the year ended March 31, 2020, The group has completed following business acquisitions:

Ebix Bus Technologies Private Limited (Ebix Bus)

During the current year, the group has acquired 60% Equity Shares of Ethic Bus w.e.f. 21st Oct 19 from Ebix Travels Private Limited for a purchase consideration of Rs. 0.60 Lakhs.

During the year ended March 31, 2019, The group had completed following business acquisitions:

Zillious Solutions Private Limited

Effective 1st Jan 19, the group had entered into a Share Purchase Agreement to acquire 1,584,452 Equity Shares of Zillious Solutions Private Limited ("Zillious"), providing travel technology solutions through Software as a service (SaaS) named "Travolution", for a consideration of Rs. 7,174.47 Lakis (Includes free cash outflow of Rs. 2,228.85 Lakis, based on available free cash in Zillious) plus possible contingent earn-out payments of up to Rs. 500.00 Lakis based on future revenues earned by the acquired entity i.e. Zillious over the subsequent twenty-four month period following the effective date of its acquisition by the erroup

Ebix Technologies Private Limited (Formerly known as Indus software Technologies Private Limited)

Effective 1st Jul 18, Ebix Fincorp Exchange Pte Ltd (Ebix Fincorp) and Ehixcash World Money Limited (earlier known as CentrumDirect Limited) ("Centrum"), had entered into a Share Purchase Agreement (SPA) to acquire 61,200,003 Equity Shares of Ebix Technologies Private Limited (Ebix Technologies) providing integrated enterprise multi-portfolio lending systems for banks and finance companies, and credit management and revenue collection for insurance and telecom companies, for a consideration of approximately 8s. 16,138.76 Likhis plus possible contingent earnous payments of up to Rs. 5,207.97 Likhis, based on available free cash in Centrum and future revenues earned by the acquired entity i.e. "Ebix Technologies", over the subsequent twenty-four month period following the effective date of its acquisition by Ebix Group. Those 61,200,003 equity shares of "Ebix Technologies" have been acquired by the group on 18th February 2019 from "Ebix Fincorp" and "Centrum" on the same consideration on which these were acquired by these companies.

Miles Software Solutions Private Limited

Effective 18th Feb 2019, the group entered into a Share Purchase Agreement to acquire 88,732 Equity Shares and 5,385 Preference Shares of Miles Software ("Miles"), a provider of on-demand software on wealth and asset management to banks, asset managers and wealth management firms, for a consideration of approximately 8s. 9,757 Lakhs plus possible contingent earn-out payments of up to 8s. 6,779 Lakhs (Includes free cash outflow of 8s. 2,388 Lakhs) based on available free cash in Miles and future revenues earned by the acquired entity i.e. Miles over the subsequent twenty-four month period following the effective date of its acquisition by the Group.

(iii) Details of Purchase consideration

The group has booked the following Purchase Consideration for the Business combinations:

and the control of th	FY 2019-20	Various supplier in a	FY 2018-19	Contraction of the Contraction
Particualrs	Ebix Bus Technologies Private Limited	Zillious Salutions Private Limited	Ebix Technologies Private Limited	Miles Software Solutions Private Limited
Purchase Consideration	0.60	7,174.47	16,138.76	12,155.06
Present Value of Contingent Consideration		350.14	2,314.65	3,114.59
Total	0.60	7,524.61	18,453.41	15,269.65

(iv) The fair value of assets and liabilities recognized as a result of the acquisition are as follows:

The assets & liabilities acquired as a result of acquisition of companies during the year are as follows:

	FY 2019-20	7	FY 2018-19	
Particualrs	Ebix Bus Technologies Private Limited	Zillious Solutions Private Limited	Ebix Technologies Private Limited	Miles Software Solutions Private Limited (including subsidiaries)
Property, Plant and Equipment and Intangible assets	58	36.01	6,127.95	4,241.80
Investments	8.1	1,435.54	12,155.06	2,333.73
Deferred Tax Assets (Net)		8.54		-3
Trade Receivables	- 33.4	306.56	3,092.76	2,576.27
Cash and Cash Equivalents	2.98	194.75	1,124.25	43.57
Other Current Assets	0.16	504.13	6,658.54	930.50
Deferred Tax Liabilities (Net)	-	+	(322.79)	(19.94)
Borrowings	(60.16)	(29.04)	(15,227.19)	*
Trade Payables	(0.23)	(4.57)	(1,081.24)	38.28
Other Current liabilities	[17.21]	(188.75)	[2,510.46]	[877.99]
Net assets/ (liabilities) acquired or assumed, excluding goodwill	[74.45]	2,263.17	10,016.87	9,266.22





(v) Goodwill

Goodwill recognised as a result of acquisition made by the group during the year:

	FY 2019-20	FY 2018-19			
articules	Ebix Bus Technologies Private Limited	Zillious Solutions Private Limited	Ebix Technologies Private Limited	Miles Software Solutions Private Limited (including subsidiaries)	
Consideration Transferred	0.60	7,524.61	18,453.41	15,411.43	
Non-Controlling interest in the acquired entity	0.40	1,881.15		3.63	
Net Identifiable Assets acquired	(74.45)	2,263.17	10,016.87	9,266.22	
	75.45	7,142.59	8,436.54	6,148.84	

(vi) Contingent Consideration

A component of the purchase price consideration for all of the Group's business acquisitions is a potential future free cash flow based on receiving/ realizing the cash from the contingent sources. The terms for the contingent Free cash flow payments in most of the Groups' business acquisitions typically address the IND AS requirement. The terms in Share Purchase Agreements typically establishes a list of items from which free cash flow payments are to be made once they are realized by the acquired entity. The group applies these terms in its calculation and determination of the fair vakue of contingent Free Cash Flow liabilities for purchased businesses as part of the related valuation and purchase price allocation exercise for the corresponding acquired assets and liabilities.

The Group recognizes these potential obligations as contingent liabilities as reported in its Consolidated Balance Sheets on prudence. These contingent consideration liabilities are recorded at fair value on the acquisition date and are remeasured annually based on the then assessed fair value and adjusted, if necessary.

Details of contingent consideration recognized by the group are as under:

Zillious Solutions Private Limited Ebix Technologies Private Limited Miles Software Solutions Private Limited

	As at	As at
_	March 31, 2020	March 31, 2019
	418.41	526.92
		2,615.55
10	3,288.61	3,576.59
	3 707 02	6.719.06

(vii) Purchase consideration - cash outflow

Ebix Bus Technologies Private Limited Zillious Solutions Private Limited Ebix Technologies Private Limited Miles Software Solutions Private Limited

As at
March 31, 2019
7,174.47
16,138.76
12,155.06
35,468.29

(viii) Revenue and profit contribution

The acquired businesses contributed towards revenue & profit to the group as follows:

	For the y	ear ended 31st March	2020
	Period of Contribution	Contribution to revenue	Contribution to profit / (loss) before tax
Ebix Bus Technologies Private Limited	21-10-2019 to 31-03-2020		-59.65
	STATE OF THE PROPERTY OF THE P		-59.65

	For the y	ear ended 31st March 2	1019
	Period of Contribution	Contribution to revenue	Contribution to profit / (loss) before tax
Zillious Solutions Private Limited	01-01-2019 to 31-03-2019	413.13	67.61
Ebix Technologies Private Limited (Formerly known as Indus software Technologies Private Limited)	18-02-2019 to 31-03-2019	1,578.20	29.72
Miles Software Solutions Private Limited (including subsidiaries)	18-02-2019 to 31-03-2019	1,241.02	28.18
	7	3,232.35	125.51

(ix) Pro Forma Financial Information

The pro-forma financial information, as given below, provides details of revenue and income assuming that all such business acquisitions were made on April 1, 2019, whereas the group's reported financial statements for FY 2019-20 include only the operating results from the businesses since the effective date that they were acquired by the Group.

	For the year or March 31, 20		For the year ended March 31, 2019	
	As Reported	Pro Forma	As Reported	Pro Forma
venue	87,930.09	87,930.09	68,274.05	90,101.51
et income	16,759.15	16,685.23	26,187.24	32,667.73





Ebixcash Private Limited (Formerly Ebix Software India Private Limited) Notes to Consolidated Financial Statements for the year ended 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

51 Discontinued Operations

- a. During the FY 2019-20, the group has not discontinued any of its operations.
- b. (i) During the FY 2018-19, the group has sold its entire shareholding in the companies mentioned in below table:

5.No	Name Of the Company	Date of Acquisition	Principal place of business/ country of incorporation	% voting power held by the group till date of disposal	Date of disposal	Principal Business Activity
- 5	Ebix Paytech Private Limited (Earlier known as Goldman Securities Private Limited)	04-10-2017	India	100%	21-05-2018	Inward money remittance service
930	Ebix Capital Exchange Private Limited	02-08-2017	India	100%	22-01-2019	Loan, Finance and to Invest/ subscribe/ purchase/ acquire shares, stocks, debentures & other securities

(ii) Details of consideration	For the year ended March 31, 2019
Ebix Paytech Private Limited (Earlier known as Goldman Securities Private Limited)	642.26
Ebix Capital Exchange Private Limited	1.00
	643.26
(iii) Details of Carrying amount of assets/ liabilites as at date of disposal	For the year ended
	March 31, 2019
Amount of cash and cash equivalent in subsidiary over which control is lost	200
Ebix Paytech Private Limited (Earlier known as Goldman Securities Private Limited)	306.24
Ebix Capital Exchange Private Limited	
	306.24
	For the year ended
	March 31, 2019
Details of Net Assets	
Ebix Paytech Private Limited Earlier known as Goldman Securities Private Limited)	7994020
Non- Current Assets	320.81
Current Assets (Including cash and cash equivalent)	291.06
Total Assets (A)	611.88
Current and Non-Current Liabilities	-9.48
Total Liabilities (B)	-9.48
	1
Net Assets (A - 8)	621.35
Ebix Capital Exchange Private Limited	
Non-Current Assets	
Cuurent Assets (Including cash and cash equivalent)	The second secon
Total Assets (A)	- 00
Non-Current Liabilities	
Current Liabilities	
Total Liabilities (B)	
Net Assets (A · B)	
Gain/ (Loss) on disposal of subsidiary	
	For the year ended
	March 31, 2019
Ebix Paytech Private Limited (Earlier known as Goldman Securities Private Limited)	20.91
Ebix Capital Exchange Private Limited	1,00
	21.91





Ebixcash Private Limited (Formerly Ebix Software India Private Limited) Notes to Consolidated Financial Statements for the year ended 31 March 2020 All amounts are in INR Lakhs unless otherwise stated

52 Capital management

Capital management.
The Group manages its capital to ensure that it will be able to continue as going concern while maximizing the return to stakeholders through the optimisation of the debt and equity balance. The board of directors review the capital structure of the Group on an ongoing basis. As part of this review, the Board considers the cost of capital and the risks associated with each class of capital.

The funding requirement is met through a mixture of equity and internal accruals. The group monitors capital using gearing ratio which is net debt divided by total capital plus debt. Net debt comprises of inter corporate deposits less cash and cash equivalent. Capital of the group includes equity share capital, securities premium and all other reserves attributable to the equity holders of the group. The gearing ratio at the end of the reporting periods was

Particulars	As at 31.03.2020	As at 31.03.2019
Total Debt	10,707.56	24,109,00
Less : Cash and cash equivalents	3,480.26	12,456,15
Net debt (a)	7,227.30	11,652.85
Total Equity (b)	171,926.92	150,160.17
Capital Gearing Ratio (a/b)	4,20	7.76

53 Transfer Pricing
The management of the group is of the opinion that its international transactions, required to be complies with the transfer pricing regulations under section 92-92F of income Tax Act 1961, are at arm's length and that the aforesaid legislation will not have any impact on the financial statements, particularly not on the amount of tax expense and that of provision for taxation. The transfer pricing adjustments, if any, will be made in the books of accounts of the following financial year.

54 Particulars of Consolidation

The particulars of Subsidiary Companies / Associates, which are included in consolidation and the Parent Company's holding therein, are as under:

Name	Relation	Country of Incorporation	Holding % as on 31st Mar'20	Holding % as on 31st Mar'19	
Ebix Vayam Technologies Private Limited	Subidiary	India	51.00	51.00	
Ebix Payment Services Private Limited (Formerly known as ITZ Cash Card Pvt. Ltd.)	Subidiary	India	57.89	57.89	
Ebix Technologies Private Limited	Subidiary	India	99.99	99.99	
Miles Software Solutions Private Limited	Subidiary	India	99,99	99.99	
Zillious Solutions Private Limited	Subidiary	India	80.00	80.00	
Miles Software Solutions FZ-LLC	Subidiary	United Arab Emirar	99.99	99.99	
Miles Software Solutions inc	Subidiary	Philippines	99.99	99.99	
Ebix Bus Technologies Private Limited	Subidiary	India	60.00		
MarketPlace Ebix Technology Services Pvt. Ltd.	Associate	India	50.00		

55 Additional Information, as required under Schedule III to the Companies Act, 2013 of Enterprises consolidated as Subsidiary/ Associates.

	Net Assets i.e. Total Assets minus Total Liabilities		Share in Profit or Loss		Share in other Comprehensive Income		Share in total Comprehensive income	
Name of the Enterprise	As % of consolidated net assets	Amount (Rs.)	As % of consolidated profit/ loss	Amount (Rs.)	As % of consolidated other Comprehensive Income	Amount (Rs.)	As % of consolidated total Comprehensive Income	Amount (Rs.)
Parent								
Ebix Software India Private Limited	36.66	63,292,45	86.12	15,113.02	62.34	-42.23	86.21	15,070.79
Subsidiary-Indian Companies	C C C C C C C C C C C C C C C C C C C	2 - 23 2 2 3 3 3		20,000.00	VA.57	74.63		23,070.73
Ebix Vayam Technologies Private Limited	9.78	16,892.84	-47.70	-8,370.90			-47.88	-8,370.90
Ebix Payments Private Limited (Earlier Known as Itz Cash Card Private Limited)	6.26	10,814.30	-2.09	-366.25	2.60	-1.76	-2.11	-368.01
Ebix Technologies Private Limited (Earlier Known as Indus Software Technologies Private Limited)	1.24	2,138.06	31.34	5,499.20	91.21	-61.78	31.10	5,437.42
Miles Software Solutions Private Limited	4.78	8,252.18	5.58	978.65	16.94	-11.48	5.53	967.17
Zillious Solutions Private Limited	1.03	1,779.57	3.28	575.06	-4.28	2.90	3.31	577.96
Ebix Bus Technologies Private Limited	-0.06	-99.75	-0.34	-59.43	1.00		-0.34	-59,43
Subsidiary- Foreign Companies	6							
Miles Software Solutions FZ-LLC	0.28	485.05	13.33	2,338.82	-35.17	23,82	13.52	2,362,64
Miles Software Solutions Inc	1.69	2,924.05	10.49	1,841.03	-33.65	22.79	10.66	1,863,82
Sub - Total	61.67	106,478.75	100.00	17,549.20	100.00	-67.74	100.00	17,481.46
Goodwill on Consolidation	38.69	66,795.38						
Intangibles on Business Combination	4.00	6,911.86	-1.29	-343.14			-1.29	-343,14
Non-Controlling Interest	-4.37	-7,536.75					100	1
Total		172,649.23	1999	17,206.05		-67.74	100 100 100 100 100 100 100 100 100 100	17,138.32
Non-Controlling Interest	4.37	7,536.75	-28.59	-5,017,44	0.24	-0.16	-28.70	-5,017.60

Year ended 31st Mar 2019

	Net Assets i.e. Total Assets minus Total Liabilities		Share in Profit or Loss		Share in other Comprehensive Income		Share in total Comprehensive income	
Name of the Enterprise	As % of consolidated net assets	Amount (Rs.)	As % of consolidated profit/ loss	Amount (Rs.)	As % of consolidated other Comprehensive Income	Amount (Rs.)	As % of consolidated total Comprehensive Income	Amount (Rs.)
Parent	(No. of the last of
Ebix Software India Private Limited	20.82	31,259.71	96.64	25,713.52	60.51	-46.57	96.75	25,666,95
Subsidiary-Indian Companies						10.21	20.12	23,000.00
Ebix Vayam Technologies Private Limited	15.33	23,021.61	2.85	758.13			2.86	758.13
Ebix Payments Private Limited (Earlier Known as Itz Cash Card Private Limited)	7.43	11,157.48	-0.72	-192.42	28.22	-21.72	-0.81	-214.14
Itz Cash Payment solutions Private Limited	-0.00	-0.59	-0.01	-2.01			-0.01	-2.01
Ebix Technologies Private Limited (Earlier Known as Indus Software Technologies Private Limited)	10.36	15,555.63	0.06	17.28	-16.15	12.43	0.11	29.72
Miles Software Solutions Private Limited	2.94	4,409.72	0.13	33.59	7.03	-5.41	0.11	28.18
Zillious Solutions Private Limited	1.55	2,330.79	0.26	68.04	0.56	-0.43	0.25	67.61
Elbix Paytech Private Limited			0.01	2.63	100		0.01	2.63
Eblx Capital Exchange Private Limited			-0.00	-0.14	1 12		-0.00	-0.14
Subsidiary-Foreign Companies								
Miles Software Solutions FZ-LLC	0.27	403.10	0.52	137.37	24.55	-18.89	0.45	118.48
Miles Software Solutions Inc	0.63	952.70	0.27	71.35	-4.72	3.63	0.28	74,99
Sub - Total	59.33	89,090.15	100.00	26,607.35	100.00	-76.96	100.00	26,530.39
Goodwill on Consolidation	44.43	66,712.12					300.30	24/20/22
Intangibles on Business Combination	4.60	6,911.86	-1.29	-343.14			-1.29	-343.14
Non-Controlling Interest	-8.36	-12,553.95					- 24.	979127
Total		150,160.17		26,264.21		A 76.96		26,187.25
Non-Controlling Interest	8.36	12,553.95	-18.86	-5,017.44	/021	0.16	-18.91	-5,017.60

Ebiacash Private Limited (Formerly Ebia Software India Private Limited) Notes to Cornolidated Financial Statements for the year ended 31 March 2020 Ali arrounts are in INE Lakhs unless otherwise stated

- 56 The shareholders of the one of the Group varigany, 28lious Solutions Private Limited (23 lious) have approved, by way of special resolution, a limit of 8s, 2,000 Lishs for loans/inter Corporate Deposits to be given by the Company to the parties covered under Section 185 of the Companies Act 2013, During part of the year, from 17th Mar 2020 to 24th Mar 2020, the Inter Corporate Deposits given were in excess of the abovementioned limit and the maximum amount outstanding during this period was 8s, 2,172,07 Lishs. The group has taken corrective actions and the outstanding amount of such inter Corporate Deposits as on 31st March 2000 are 8s, 1,123,58 Lakin.
- 57 The auttreak of Coronavirus disease (COVID-15) sandemic globally and in India has caused significant disturbance and slowdown of economic activity. The nationwide lockdown ordered by the Governments has resulted into significant reduction in economic activities and also the business operation of the Group in terms of revenue generating activities. The management has considered the possible effects of the pundemic over the carrying amount of the assets of the Group.

Based on the current indicators of future economic conditions, the management of the Group expects to recover the carrying amount of these assets. However, the management will continue to closely manitor any material thanges in future economic conditions.

58 Previous Year Figures

The figures of the previous year have been reworked, regrouped, rearranged and reclassified wherever necessary to conform to the current year's presentation.

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As per our report of even date

For T R Chadha & Co LLP Chartered Accountants firm Reg No.: 006711N / NS0002B

Pittesh Garge Partner Mr. Novi 502955

Place: Norda Date: 29th December 2020 For and on behalf of the Board of Directors of Ebis Software India Private Limited

Sanya Bhushan Kotru Oirector

Retail freshichand Chapra Company Secretary Vikas Verma / Director DIN: 03511116

Sumit Khadria 050



Reg. Office 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 1: 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 2: B-59A, First Floor, Sector - 60, Noida-201307 (U.P.), INDIA

CIN No. U72900UP2002PTC072950

Phone +91-120-4688400, Fax: +91-120-2460870

Website www.ebix.com



NOTICE TO THE EQUITY SHAREHOLDERS

Formerly known as Ebix Software India Private Limited

Dear Members,

Notice is hereby given that the 18th Annual General Meeting of the members of EbixCash Private Limited (Earlier known as Ebix Software India Private Limited) will be held on Thursday, the 31st day of December, 2020 at shorter notice at the registered office of the Company at Plot No. 122 & 123 NSEZ, Phase - II, Noida Gautam Buddha Nagar, UP 201305, at 10:00 A.M. to transact the following business:

AS ORDINARY BUSINESS:

- 1. To Consider, receive, approve and adopt the Standalone audited Balance Sheet as at 31st March, 2020 and the Profit and Loss Account for the year ended on that date together with the Directors' report thereon.
- 2. To Consider, receive, approve and adopt the Consolidated audited Balance Sheet as at 31st March, 2020 and the Profit and Loss Account for the year ended on that date.
- 3. To re appoint Statutory Auditors and fix their remuneration and in this regard, pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 139 and Section 142 and all other applicable provisions of the Companies Act, 2013 (the "Act"), if any read with the Companies (Audit and Auditors) Rules, 2014 including any statutory modification(s) or re-enactment thereof for the time being in force, M/s T R Chadha & Co LLP, Chartered Accountants, Firm Registration no. 006711N/N500028 be and is hereby re-appointed as the Statutory Auditors of the Company to hold the office from the conclusion of this Annual General Meeting till the Conclusion of 23rd Annual General Meeting of the Company to be held in the FY 2025-26 for the period of 5 years, at the remuneration to be fixed in consultation with the Board of Directors of the company;

BY ORDER OF THE BOARD FOR EBIXCASH PRIVATE LIMITED

(EARLIER KNOWN AS EBIX SOFTWARE INDIA PRIVATE LIMITED)

VIKAS VERMA DIRECTOR

DIN: 03511116

DATE: 29.12.2020 PLACE: NOIDA

NOTES:

A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING (THE MEETING) IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL, INSTEAD OF HERSELF/HIMSELF AND THE PROXY NEED NOT BE MEMBER OF THE COMPANY. THE INSTRUMENT APPOINTING A PROXY SHOULD, HOWEVER, BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.

- I.Members\ Proxies should produce the enclosed Attendance Slip duly filled in and signed in accordance with specimen signature registered with the Company for attending the Meeting.
- II.Corporate Members are requested to send a duly certified copy of the Board Resolution authorizing their representatives to attend and vote at the Meeting.
- III.Members are requested to intimate any change in their address to the Company immediately.
- IV.Members are requested to send their queries at least 7 days in advance of the meeting so that information can be made available at the meeting.
- V.In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.



FORM NO. MGT-11

Proxy form

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

CIN: U72900UP2002PTC072950

Name of the company: EbixCash Private Limited (Earlier known as Ebix Software India Private

Limited)

Registered office: Plot No. 122 & 123 NSEZ, Phase - II, Noida Gautam Buddha Nagar 201305.

	Name of the member (s):
	Registered address:
	E-mail Id:
	Folio No/ Client Id:
	DP ID:
l	
	I/We, being the member (s) of shares of the above named company, hereby appoint
	1. Name:
	Address:
	E-mail Id:
	Signature:, or failing him
	2. Name:
	Address:
	E-mail Id:
	Signature:, or failing him
	3. Name:
1	Address:
]	E-mail Id:
	Signature:

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 18th Annual General Meeting of the members of EbixCash Private Limited (Earlier known as Ebix Software India Private Limited) will be held on 31st December, 2020 at shorter notice at the registered office of the Company at Plot No. 122 & 123 NSEZ, Phase - II, Noida Gautam Buddha Nagar, UP 201305, at 10:00 A.M., India and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution No.



1	
Signed this day of 20	Affix
Signature of shareholder	Revenue Stamp
Signature of Proxy holder(s)	

NOTE: THIS FORM OF PROXY IN ORDER TO BE EFFECTIVE SHOULD BE DULY COMPLETED AND DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY, NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.



Reg. Office : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 1 : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 2 : B-59A, First Floor, Sector - 60, Noida-201307 (U.P.), INDIA

CIN No. : U72900UP2002PTC072950

Phone : +91-120-4688400, Fax : +91-120-2460870

Website : www.ebix.com



Formerly known as Ebix Software India Private Limited

DIRECTOR'S REPORT

To,

The Members,

Your Directors have pleasure in presenting their 18th Annual Report on the business and operations of the Company and the accounts for the Financial Year ended March 31, 2020.

FINANCIAL SUMMARY OR HIGHLIGHTS/ PERFORMANCE OF THE COMPANY

The Financial results of the Company consolidated and standalone for the year 2019-20 are as under:-

Amount (in INR Lakh)

PARTICULARS	FY 2019-2020	FY 2018-2019	FY 2019-2020	FY 2018-2019
	(Standalone)	(Standalone)	(Consolidated)	(Consolidated)
Gross Income (Including	39,034.39	31,583.13	05 506 00	
other Income)	37,034.39	31,363.13	95,586.88	83,336.23
Total Expenses	21,090.88	17,684.99	67,699.02	56,931.19
Profit/ (Loss) Before				
Tax and Exceptional	17,943.51	13,898.14	27,887.86	26,405.05
Items			7	•
Exceptional Items				
(Provision for Doubtful	Ē		8,521.73	-
Debts)		15		
Profit/ (Loss) Before				
Tax and after	17,943.51	13,898.14	19,366.13	26,405.05
Exceptional Items			*	20,100.00
Less: Current Tax	3,180.00	3,010.39	5,815.70	3,098.98
Deferred Tax	(2,837.74)	(2,787.14)	(3,276.84)	(2,958.14)
Profit/ (Loss) for the	400000 REATERING COMMON RE-			
Year from continuing operations	17,601.25	13,674.89	16,827.26	26,264.20
Share of profit of equity-				
accounted investees, net		_	(0.37)	_
of tax	-		(0.57)	
Profit / (Loss) after	17.601.25	12 (54 00	46.006.00	
Tax	17,601.25	13,674.89	16,826.89	26,264.20

THE STATE OF THE COMPANY'S AFFAIRS/THE CHANGE IN THE NATURE OF BUSINESS, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY;

The Company has been engaged in the business of developing Information Software. The Company has made strategic plans and established the corporate strategy for ensuring more of IT and ITES activity in order to increase the revenue from operations of the Company.

During the financial year one more main object inserted in the memorandum of the Company i.e. "to provide services related to development of software's, applications specifically for tour & travel companies including of management consultancy in the field of tour & travel & to carry on business of Tour & Travel & allied business in India & abroad".

The Highlights of the Company's performance are as under:

- Revenue from operations and other income is Rs. 39,034.39 (Lakh)/-
- Net profit / loss (ExcludingComprehensive Income) for the financial year 31st March, 2020 is Rs. 17,601.25(Lakh)

WEB LINK OF ANNUAL RETURN

The Company doesn't having any website. Therefore, no need to of publication of Annual Return.

DIVIDEND

In view of the planned business growth, your directors deem it proper to preserve the resources of the Company for its activities and therefore do not propose any dividend for the financial year ended March 31, 2020.

THE AMOUNTS, IF ANY, WHICH IT PROPOSES TO CARRY TO ANY RESERVES:

During the financial year the company has transferred INR17,601.25 (Lakhs) to reserves.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY FROM THE END OF THE FINANCIAL YEAR AND DATE OF BOARD REPORT

There have been no material changes and commitments, which affect the financial position of the company which have occurred between the end of the financial year to which the financial statements relate and the date of this Report. The outbreak of Coronavirus disease (COVID-19) pandemic globally and in India has caused significant disturbance and slowdown of economic activity. The worldwide lockdown ordered by the various Nations/ States has resulted into significant reduction in economic activities. The management has considered the possible effects of the pandemic over the carrying amount of the assets of the Company including receivables from the related parties. In making the assumptions and estimates relating to the uncertainties as at the balance sheet date in relation to the recoverable amounts, the management has considered subsequent events, internal and external information and evaluated economic conditions prevailing as at the date of approval of these financials results. Based on the current indicators of future economic conditions, the management of the Company expects to recover the carrying amount of these assets. However, the management will continue to closely monitor any material changes in future economic conditions and assess its impact on the operations of the company.

DETAILS OF SUBSIDIARY/JOINT VENTURES/ASSOCIATE COMPANIES



It does not have any Joint Ventures as required to be disclosed in terms of provisions of Section 134(3) (q) of the Companies Act, 2013 read with Rule 8(3) the Companies (Accounts) Rules, 2014. The Company has five subsidiaries i.e M/s Ebix Vayam Technologies Private Limited, Ebix Payment Services Private Limited, Zillious Solutions Private Limited, Ebix Bus Technologies Private Limited and Ebix Technologies Private Limited and one Associate i.e. MarketPlace Ebix Technology Services Private Limited. The performance and financial position of the Subsidiaries and Associates are given in Form AOC-1 enclosed as **Annexure-I**.

SHARE CAPITAL

The company has Buy back 10,000 Equity shares of Rs. 10 during the FY 2019-20. Post buy back the capital structure of the Company is 2,34,352 Equity Shares of Rs. 10 each.

EXTRACT OF ANNUAL RETURN

The Extract of Annual Return as required under section 92 of the Companies Act, 2013 is attached to this report as "Annexure II".

DIRECTORS AND KEY MANAGERIAL PERSONNEL

During the financial year 2019-20 the Board of Director of the Company was duly constituted. There was no change in directorship of the Company.

Further, none of the directors of the Company is disqualified u/s 164(2) of the Companies Act, 2013 during the year under report.

MEETINGS

A calendar of Meetings is prepared and circulated in advance to the Directors. During the year09 (Nine) Board Meetings were held on 17.04.2019, 06.05.2019, 03.07.2019, 14.08.2019, 09.09.2019, 28.09.2019, 17.10.2019, 24.12.2019 and 19.03.2020. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013.

One Extra ordinary General Meetings was held during the FY 2019-20 on 07.10.2019 and Annual General Meeting on 30.09.2019.

ATTENDANCE SCHEDULE OF EACH DIRECTOR IN BOARD MEETINGS, ANNUAL GENERAL MEETING, EXTRA ORDINARY GENERAL MEETING, COMMITTEE MEETINGS, ETC HELD DURING FY 2019-20 AS PER CLAUSE 9 OF THE SECRETARIAL STANDARD ON MEETINGS OF THE BOARD OF DIRECTORS:

Name of Directors	No. of meetings attended by Directors/ No. of meeting in which entitled	AGM Attendance	EGM Attendance	CSR Attendance
Mr. Robin Raina	8/9	Yes	No	1/1



Mr. Vikas Verma	9/9	Yes	Yes	1/1
Mr. Satya Bushan Kotru	9/9	Yes	Yes	1/1

DECLARATION BY AN INDEPENDENT DIRECTOR(S) AND RE- APPOINTMENT, IF ANY

Not applicable since the Company does not fall under the class of company which are required to appoint Independent Directors as per rule 4 of Companies (Appointment and Qualification of Directors) Rules, 2014.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS BY THE COMPANY UNDER SECTION 186 OF THE COMPANIES ACT, 2013

Pursuant to the provision of section 186 of the Companies Act, 2013 the particulars of loans, guarantees and investment, if any, have been disclosed in the financial statements.

AUDITORS

The tenure of M/s T R Chadha & Co LLP, Chartered Accountants shall be expired at this upcoming 18th Annual General Meeting of the Company. The Board of Directors of the Company recommended M/s T R Chadha & Co LLP, Chartered Accountants (ICAI Firm Registration Number 006711N/N500028) tore-appoint as the Statutory Auditors of the Company to hold office from the conclusion of 18th Annual General Meeting till the conclusion of 23rdAnnual General Meeting of the Company will be held in the Financial Year 2025-26 on such remuneration as may be determined by the Board of Directors.

The Auditors have confirmed that, their appointment, if made, would be in accordance with the Section 139 of the Companies Act, 2013 and the rules made thereunder and that they are not disqualified in terms of Section 141 of the Act.

BOARD'S COMMENT ON THE AUDITORS' REPORT

The Auditors' Report on the financial statements of the Company for the period starting from April 01, 2019 to March 31, 2020 does not contain any reservation, qualification, adverse remarks or disclaimer.

RISK MANAGEMENT POLICY

The Company has developed and implemented a risk management policy which identifies major risks which may threaten the existence of the Company. The same has also been adopted by your Board and is also subject to its review from time to time. Risk mitigation process and measures have been also formulated and clearly spelled out in the said policy.

DEPOSITS

The Company has not invited/ accepted any deposits from the public during the year ended March 31, 2020. There were no unclaimed or unpaid deposits as on March 31, 2020.

DETAILS OF DEPOSITS NOT IN COMPLIANCE WITH THE REQUIREMENTS OF THE ACT

Since the Company has not accepted any deposits for the period from April 01, 2019 to March 31, 2020, there has been no non-compliance with the requirements of the Act.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES REFERRED TO IN SUB-SECTION (1) OF SECTION 188:

The contracts or arrangements or transactions with related parties during the year under review were in ordinary course of business and on arm's length basis. Accordingly, the disclosure of related party transactions as required under section 134(3)(h) of the Companies Act, 2013 in form AOC-2 is not applicable. None of the transactions with any of the related parties were in conflict with Company's interest. The details of the related party transaction during the year are mentioned in note. 44 of the notes to the financial statements for the year ended March 31, 2020.

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

A. Conservation of energy The particulars as required under the provisions

of Section 134(3) (m) of the Companies Act, 2013 in respect of conservation of energy and technology absorption have not been furnished considering the nature of activities undertaken by

the company during the year under review.

B. Technology Absorption NIL

Foreign Exchange Outflow : INR34,99,09,863

D. Foreign Exchange Inflow : INR271,40,40,414

THE DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE;

During the financial year 2019-20 under review no significant and material orders has been passed by the regulators or courts or tribunals, which can impact the going concern status and company's operations in future.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 not applicable to the Company.

INTERNAL FINANCIAL CONTROLS



The Company has in place adequate internal financial controls with reference to financial statements. During the year, such controls were tested and no reportable material weakness in the design or operation was observed.

COST RECORDS

The Company is not required to maintain cost records as per sub-section (1) of Section 148 of the Companies Act, 2013.

SECRETARIAL AUDIT

During the period under review the Company is not covered under the criteria of applicability of Secretarial Audit pursuant to the provision of section 204 of the Companies Act, 2013.

COMPLIANCE OF APPLICABLE SECRETARIAL STANDARDS (SS) ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA

The Company has complied with the applicable Secretarial Standards as required under Section 118(10) of the Companies Act, 2013.

STATEMENT CONCERNING DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY OF THE COMPANY

The Company is doing the Business of IT and IT related Services. The present risks and anticipated future risks are reviewed by the management of the Company at regular intervals. Based on its past experiences, the management is planning to expand its business. There are adequate internal control procedures commensurate with the size of the Company and the nature of its business with regard to investment, financing and operations of the Company.

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE (CSR)

The Corporate Social Responsibility (CSR) Committee comprises Mr. Robin Raina as the Chairman and Mr. Vikas Verma and Mr. Satya Bushan Kotru as the Members of the Committee. During the year no changes took place in the composition of the Committee.

The role of CSR Committee includes formulating and recommending to the Board the CSR Policy and activities to be undertaken by the Company, recommending the amount of expenditure to be incurred on CSR activities of the Company, reviewing the performance of Company in the area of CSR.

During the financial year ended 31st March, 2020, the Committee met ones on 28th September, 2019.

CORPORATE SOCIAL RESPONSIBILITY / CSR EXPENDITURE

The Committee, inter alia, monitors the CSR activities. The amount equal to 2% of the average net profit for the past three financial years required to be spent on CSR activities.



As per the provisions of Section 135 of the Companies Act, 2013 and rules and regulation made there under; in case company has failed to spend the two percent of the average net profit of the last three financial years or any part thereof, the Company shall provide the reasons for not spending the amount in Board Report. Your Company considered social responsibility as an integral part of our business activities and endeavors to utilize allocable CSR budget for the benefit of society. Our CSR initiatives are on the focus areas approved by the Board benefitting the community. Your company is in the process of forming a Trust / Society / Section 8 Company for carrying out the CSR activities at group level to carry a long terms significant CSR project for benefit of the society at large..

DETAILS OF POLICY DEVELOPED AND IMPLEMENTED BY THE COMPANY ON ITS CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

The Corporate Social Responsibility Committee had formulated and recommended to the Board, a Corporate Social Responsibility Policy ("CSR Policy") which was subsequently adopted by it and is being implemented by the Company. The CSR Policy including a brief overview of the projects or programs proposed to be undertaken attached as **Annexure-III**

The annual report on CSR activities is furnished in **Annexure-IV**, which forms part of this report.

VIGIL MECHANISM

During the period under review the Company is not covered under the criteria of applicability of Rule-7 of The Companies (Meetings of Board & its Powers) Rules, 2014.

OBLIGATION OF COMPANY UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has placed Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. This policy provides for protection against sexual harassment of women at work place and for prevention and redressal of such complaints.

There was no complaint received from any employee during the financial year 2019-20.

DOWNSTREAM INVESTMENTS

Your company has Downstream Investments in the following Companies:

S.	Name of Company	CIN of Company	Method of
No.			Investment
1	Ebix Vayam Technologies Private Limited	U72300UP2016PTC077148	Direct
2	Ebix Payment Services Private Limited	U74999MH2006PTC160835	Direct
3	Ebix Technologies Private Limited	U72900PN2014PTC151798	Direct



4	Zillious Solutions Private Limited	U72200UP2008PTC134580	Direct
5	Miles Software Solutions Private Limited	U72200MH1999PTC119143	Indirect
6.	Miles Software Solution FZ-LLC	NA	Indirect
7.	MilesSoftware Solutions Inc.	NA	Indirect
8.	Ebix Bus Technologies Private Limited	U72900UP2018PTC105265	Direct
9.	MarketPlace Ebix Technology Services Private Limited	U72900MH2018PTC307446	Direct

The downstream investment made by the company was with compliance of Foreign Exchange Management (Transfer or Issue of Security by a Person Resident outside India) Regulations, 2017 (FEMA 20 (R)) dated November 07, 2017 and other applicable provisions of Foreign Exchange Management Act, and Regulation/Guidelines made thereunder and the pricing guidelines have been adhere to.

Further in compliance with the FEMA requirement your Company has obtained a certificate from the statutory auditor of the Company in relation to the downstream investment.

DIRECTORS' RESPONSIBILITY STATEMENT

The Directors' Responsibility Statement referred to in clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, shall state that—

- (a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- (c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) the directors had prepared the annual accounts on a going concern basis; and
- (e) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

DETAILS OF FRAUDS REPORTED BY AUDITORS UNDER SUB-SECTION (12) OF SECTION 143 OTHER THAN THOSE WHICH ARE REPORTABLE TO THE CENTRAL GOVERNMENT

During the year ended on March 31, 2020, no frauds reported to have been occurred, requiring reporting under sub-section 12 of section 143 of the Companies Act, 2013.

DISCLOSURE ON PURCHASE BY COMPANY OR GIVING OF LOANS BY IT FOR PURCHASE OF ITS SHARES



Pursuant to Sec 67 of Companies Act 2013, your Directors declare that Company has neither given loan to employees to enable them to purchase shares of the company.

COMPANY'S POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION INCLUDING CRITERIA FOR DETERMINING QUALIFICATIONS, POSITIVE ATTRIBUTES, INDEPENDENCE OF A DIRECTOR AND OTHER MATTERS PROVIDED UNDER SUB-SECTION (3) OF SECTION 178

Not applicable

ANNUAL EVALUATION OF THE PERFORMANCE OF THE BOARD, ITS COMMITTEES AND OF INDIVIDUAL DIRECTORS

Not applicable

CONSOLIDATED FINANCIAL STATEMENTS

The statement as required under Section 129 of the Companies Act, 2013, in respect of the subsidiaries of the Company are annexed and forms an integral part of this Report. Consolidated Financial Statements prepared in accordance with relevant Accounting Standards issued by the Institute of Chartered Accountants of India, form part of the Annual Report and Accounts.

As per Rule 6 of Companies (Accounts) Rule, 2014, your Company has consolidated financials of following Companies;

S. No.	Name of Company	CIN of Company	Status of Company
1	Ebix Vayam Technologies Private Limited	U72300UP2016PTC077148	Subsidiary
2	Ebix Payment Services Private Limited	U74999MH2006PTC160835	Subsidiary
3	Ebix Technologies Private Limited	U72900PN2014PTC151798	Wholly owned Subsidiary
4	Zillious Solutions Private Limited	U72200UP2008PTC134580	Subsidiary
5	Miles Software Solutions Private Limited	U72200MH1999PTC119143	Step down Subsidiary
6	Miles Software Solution FZ- LLC	NA	Step down Subsidiary
7	Miles Software Solutions Inc.	NA	Step down Subsidiary
8	Ebix Bus Technologies Private Limited	U72900UP2018PTC105265	Subsidiary
9.	MarketPlace Ebix Technology Services Private Limited	U72900MH2018PTC307446	Associate



ACKNOWLEDGEMENTS

Your Directors would like to express their thanks for the co-operation, assistance, support and guidance extended by the Bankers, Central and State Government, Local Authorities and other regulatory authorities. The Board places on record its appreciation for the valuable patronage, cooperation and goodwill received by it from clients, business associates and our most valued shareholders.

The Directors also place on record their sincere appreciation to all employees of the Company for their hard work, dedication and commitment. The enthusiasm and unstinting efforts of the employees have enabled the Company to remain at the forefront of the industry.

BY ORDER OF THE BOARD FOR EBIXCASH PRIVATE LIMITED

(EARLIER KNOWN AS EBIX SOFTWARE INDIA PRIVATE LIMITED)

VIKAS VERMA

DIRECTOR

DIN: 03511116

SECTOR - 19, FLAT NO. - 303, SATYAM BLOCK, VASUNDHARA,

GHAZIABAD - 201012 (UP)

SATYA BUSHAN KOTRU

DIRECTOR

DIN: 01729176

417, VASTO BLOCK, MAHAGUN MENSION - II

1/4, VAIBHAV KHAND,

GHAZIABAD-201010 (UP)

DATE: 29.12.2020 PLACE: NOIDA Reg. Office : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 1 : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 2 : B-59A, First Floor, Sector - 60, Noida-201307 (U.P.), INDIA

CIN No. : U72900UP2002PTC072950

Phone +91-120-4688400, Fax: +91-120-2460870

Website : www.ebix.com



Formerly known as Ebix Software India Private Limited
Annexure-II

FORM NO. MGT-9 EXTRACT OF ANNUAL RETURN

as on the financial year ended on 31st March, 2020

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

i)	CIN:	U72900UP2002PTC072950
ii)	Registration Date	26/04/2002
iii)	Name of the Company	EbixCash Private Limited
	0	(Earlier Known As Ebix Software India Private Limited)
iv)	Category / Sub-Category of the	Company Limited By Shares/ Indian Non Government Company
	Company	
v)	Address of the Registered office	Plot No. 122 & 123 NSEZ , Phase - II, Noida, Gautam Buddha Nagar, UP-
	and contact details	201305
		Phone No. 0120-4688400
vi)	Whether listed company	No
vii)	Name, Address and Contact	MAS Services Limited
	details of Registrar and Transfer	(Registrars& Share Transfer Agents)
	Agent, if any	T-34, 2 nd Floor, Okhla Industrial Area, Phase-II, New Delhi-110020, Ph:
		26387281/82/83

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10 % or more of the total turnover of the company shall be stated)

S No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1	Other information technology and computer service activities n.e.c	62099	88.90

III.PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

[No. of Companies for which information is being filled]

S.No	Name And Address of The Company	CIN/GLN	Holding/ Subsidiary / Associate	% of Share Held	Applic able Section
1	Ebix Singapore Pte Ltd.		Holding	100%	2 (46)
2	Ebix Vayam Technologies Private Limited	U72300UP2016PTC077148	Subsidiary	51%	2 (87)
3	Ebix Payment Services Private Limited	U74999MH2006PTC160835	Subsidiary	57.89%	2 (87)

Ebix, Inc.

H.O.: Five Concourse Parkway Suite 3200, Atlanta, Georgia 30328

Offices : Atlanta • Chicago • Pittsburgh • California • Park City • Toronto • London • Auckland • Sydney • Melbourne • Singapore • Brazil

4	Ebix Technologies Private Limited	U72900PN2014PTC151798	Subsidiary	100%	2 (87)
5.	Zillious Solutions Private Limited	U72200UP2008PTC134580	Subsidiary	80%	2 (87)
6.	Ebix Bus Technologies Private Limited	U72900UP2018PTC105265	Subsidiary	60%	2 (87)
7.	MarketPlace Ebix Technology Services Private Limited	U72900MH2018PTC307446	Associate	50%	2(6)

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding

Category of Shareholders			the beginni -March-201			f Shares held ar[As on 31			% Change during
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	the year
A. Promoters									
(I) Indian									
a) Individual/ HUF		10,000	10,000	4.09	-	6	6	0	(4.09)
b) Central Govt	5/4		-	-	1=	11=	-	-	
c) State Govt(s)	-	-	140	-	-	-	-	-	-:
d) Bodies Corp.	-	-	-	-	•	-	-	-	(#X)
e) Banks / FI	-		-	-	-	-	-	-	=
f) Any other	-	-	-	-	-	-	-		= 9
(II) Foreign									
a) Individual	-	-		-3	-	-	-	-	=
b) Bodies Corp.	234352	-	234352	95.91	234346	12	234346	100	4.09
Total shareholding of Promoter (A)	234352	10,000	244352	100	234346	6	234352	100	-
B. Public Shareholding									
1. Institutions	-	(3	3	-	===	.=:	-	-	-
a) Mutual Funds	·	-	=	-	•	-	-	-	-
b) Banks / FI	-	-	-	-	-	-	-	-	-
c) Central Govt	•		-	-	-	-		-	-
d) State Govt(s)	-	-	21 -	-	-	20	(2)	-	
e) Venture Capital Funds	-	-	-	- 1	-			-	-



f) Insurance Companies		-	-	-	=	-	-	-	-
g) FIIs	-	-	-	-	-	-	-	820	-
h) Foreign Venture Capital Funds	•	•			-	•	-	-)
i) Others (specify)	-	-) - 0		-	-	j = g	-	-
Sub-total (B)(1):-	-	•	-	-		-	a=s	-	1-1
2. Non- Institutions									
a) Bodies Corp.	-	-	-	-	-	=	-	-	-
i) Indian	-	-	-	-	-	-	-	-	
ii) Overseas	2 0	-	-	-	-	-	į.	-	-
b) Individuals									
i) Individual shareholders holding nominal share capital upto Rs. 1 lakh	-	-	_	-	:-	-	-	_	-
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	-	-	-	-		-	-	_	-
c) Others									
(specify)	-	-	-	-	-	-	#	-	-
Non Resident Indians	-	-		-	-	-	-	-	-
Overseas Corporate Bodies	-	-	•		-	-	-	-	=
Foreign Nationals		-		•	-	-	-	-	-
Clearing Members		-		-11	-	-	(P	28	-
Trusts	a=	-	-	-	-	-	7 =	_	-
Foreign Bodies - D R	-	-	-	-	•	-	(P)	-	-
Sub-total (B)(2):-		-	-	-		-	-	-	1-



Total Public Shareholding (B)=(B)(1)+ (B)(2)	-		-	-	-	_	-	-	-
C. Shares held by Custodian for GDRs & ADRs	-	-		-	-	-	-	.=	-
Grand Total (A+B+C)	234352	10,000	244352	100	234346	6	234352	100	-

B) Shareholding of Promoter-

SN	Shareholder's Name	Shareholding at the beginning of the year			Share holdi	% change		
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumber ed to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbere d to total shares	in share holding during the year
1	Ebix Singapore Pte Ltd. (Including Nominee)	2,34,352	95.91	NIL	2,34,352	100	NIL	4.09
2	Mr. Jyoti Kachroo	5,000	2.04	NIL	NIL	NIL	NIL	-2.04
3	Mr. S N Kachroo	5,000	2.05	NIL	NIL	NIL	NIL	-2.05

C) Change in Promoters' Shareholding (please specify, if there is no change)

S.No.	Name of the Shareholders	Sharehold beginning	ing at the of the year		Cumulative Shareholding during the year	
	Ebix Singapore Pte Ltd.(Along with Nominees)	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year	234352	95.91	234352	95.91	
	Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase /decrease (e.g. allotment /transfer / bonus/ sweat equity etc):	percentag	e of shareholding 10,000 Eq	increased due uity Shares	to Buy-Back of	
	At the end of the year	234352	100	234352	100	

S. No.	Name of the Shareholders	0.1-2000-0-400-0-000-0-000-	ding at the g of the year	Cumulative Shareholding during the year	
	Mr. Jyoti Kachroo	No. of shares	% of total shares of the	No. of	% of total shares of the
		Shares	company	Silares	company



At the beginning of the year	5000	2.04	10,000	4.09
Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	Jyoti Kachi	e year 5000 Equit roo from Mr. S. N. on same has beer	Kachroo (due t	o death) and
At the end of the year	NIL	NIL	NIL	NIL

S. No.	Name of the Shareholders	Shareholdi beginning	•	Cumulative Shareholding during the year	
	Mr. S N Kachroo	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	5000	2.05	5000	2.05
	Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	sh	nares transmitted t	o Mr. Jyoti Ka	chroo
	At the end of the year	NIL	NIL	NIL	NIL

D) Shareholding Pattern of top ten Shareholders: (other than Directors, Promoters and Holders of GDRs and ADRs):

S.No.	S.No. Name of the Shareholders		ling at the of the year	Cumulative Shareholding end of the year		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
		NIL		1		

E) Shareholding of Directors and Key Managerial Personnel:

SN	Shareholding of each Directors and each Key Managerial Personnel	12-4-5 HALL-0-41/20 Nove 200-4600	ding at the g of the year	Cumulat Shareho during t	lding	Number of shares at the end of the year		Date wise Increase / Decrease in shares (e.g. allotment/transfer/ bonus/ sweat equity etc):wise
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	Mr. Robin Raina	NIL	NIL	NIL	NIL	NIL	NIL	No Change
2	Mr. Satya Bushan Kotru	NIL	NIL	NIL	NIL	NIL	NIL	No Change
3	Mr. Vikas Verma	NIL	NIL	NIL	NIL	NIL	NIL	No Change
4.	Mr. Sumit Khadria	NIL	NIL	NIL	NIL	NIL	NIL	No Change



	(CFO)							
5.	Mr. Rahul Chopra (Company Secretary)	NIL	NIL	NIL	NIL	NIL	NIL	No Change

VINDEBTEDNESS – Indebtedness of the Company including interest outstanding/accrued but not due for payment

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	-	157,27,22,000	- ,	157,27,22,000
ii) Interest due but not paid	=	-	-	-
iii) Interest accrued but not due	=	3,63,25000	-	3,63,25000
Total (i+ii+iii)	-	160,90,47,000	•	160,90,47,000
Change in Indebtedness during the financial year				
* Addition	-	-	-	•
* Reduction	Ħ	117,59,73,000	-	117,59,73,000
Net Change	-	117,59,73,000	-	117,59,73,000
Indebtedness at the end of the financial year				
i) Principal Amount	(=	39,67,49,000	-	39,67,49,000
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	11,28,85,000	-	11,28,85,000
Total (i+ii+iii)	-	50,96,34,000	-	50,96,34,000

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL-

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

SN.	Particulars of Remuneration	Name of MD	Name of MD/WTD/ Manager		
		Mr. Satya Bushan	Mr. Vikas Verma		
		Kotru	(Executive Director)		
		(Executive			
		Director)			
1	Gross salary	29,78,000	32,78,000	62,56,000	
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	-	-	-	
	(b) Value of perquisites u/s 17(2) Incometax Act, 1961	-	-		
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-		
2	Stock Option	-			



3	Sweat Equity	-	-	
4	Commission - as % of profit - others, specify	-	-	
5	Others, please specify: Reimbursement of Expenses	2,74,000	10,64,000	13,38,000
	Total (A)	32,52,000	43,42,000	75,94,000
	Ceiling as per the Act	-		

B. Remuneration to other directors

SN.	Particulars of Remuneration		Total Amount			
1	Independent Directors	-	-	-	1=	
	Fee for attending board committee meetings	-	-	-	-	-
	Commission	:=	-	-	-	-
	Others, please specify	12	-	-	-	
	Total (1)	Œ	-	-	-	
2	Other Non-Executive Directors	:=	-	-	-	-
	Fee for attending board committee meetings	-	-	-	121	-
	Commission	-	-	<u> </u>		I
	Others, please specify	-	-	-		-
	Total (2)	-	-	-	-	-
	Total (B)=(1+2)	(<u>=</u> (-	-	-
	Total Managerial		1 02	-	-	
	Remuneration					
	Overall Ceiling as per the Act		-	-	-	-

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

SN	Particulars of Remuneration	Key Managerial Personnel					
		CEO	CS	CFO	Total		
	Name			Mr. Sumit Khadria			
1	Gross salary	-	-	1,00,00,000	1,00,00,000		
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	-	-	-	N N N N N N N N N N N N N N N N N N N		
	(b) Value of perquisites u/s 17(2) Incometax Act, 1961	-	-	-			
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	-	-	-			
2	Stock Option	-	-	-			
3	Sweat Equity	-	-	-			
4	Commission	1-	-	=			
	- as % of profit		-	-			
	others, specify	8=	-	-			



5	Others, please specify: Advance Given	-	-	5,00,000	5,00,000	
	Total	=	-	1,05,00,000	1,05,00,000	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Type	Section of the	Brief	Details of	Authority	Appeal made,
	Companies Act	Description	Penalty /	[RD / NCLT/	if any (give Details)
	1		Punishment/	COURT]	
			Compounding		
			fees imposed		
A. COMPANY					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding	121	=:	=	1=1	-
B. DIRECTORS					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding		E)			-
C. OTHER OFFIC	ERS IN DEFAULT		1		1
Penalty	-	-	-	-	_
Punishment	-	-		1	i.e
Compounding	-	-	-	-1	

BY ORDER OF THE BOARD

FOR EBIXCASH PRIVATE LIMITED

(EARLIER KNOWN AS EBIX SOFTWARE INDIA PRIVATE LIMITED)

VIKAS VERMA DIRECTOR

DIN: 03511116

SATYA BUSHAN KOTRU

DIRECTOR

DIN: 01729176

DATE: 29.12.2020 PLACE: NOIDA Reg. Office : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA

Work Office 1: 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 2: B-59A, First Floor, Sector - 60, Noida-201307 (U.P.), INDIA

CIN No. : U72900UP2002PTC072950

+91-120-4688400, Fax: +91-120-2460870 Phone

Website www.ebix.com



Formerly known as Ebix Software India Private Limited

ANNEXURE-I

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in INR)

Sl. No.	Particulars					
1	Name of the	Ebix Vayam	Ebix	Ebix	Zillious	Ebix Bus
	subsidiary	Technologies	Payment	Technologies	Solutions	Technologies
		Private	Services	Private	Private	Private Limited
		Limited	Private	Limited	Limited	82
	8		Limited			
2	Reporting period for				L	9
	the subsidiary					
	concerned, if		01st Ap	ril 2019 to 31st I	March 2020	
	different from the					
	holding company's					
	reporting period					
3	Reporting currency	Indian Rupees	Indian	Indian	Indian Rupees	Indian Rupees
	and Exchange rate as	(Lakh)	Rupees	Rupees	(Lakh)	(Amount in '000)
	on the last date of		(Lakh)	(Lakh)		
	the relevant					-
	Financial year in the					
	case of foreign					
	subsidiaries					
4	Share capital	1.00	1,687.71	612.00	19.81	100.00
5	Reserves & surplus	(10,426.69)	9,131.70	17,267.74	2,911.14	(13,509.87)
6	Total assets	18,480.64	18,378.38	37,263.17	3,244.16	360.19
7	Total Liabilities	18,480.64	18,378.38	37,263.17	3,244.16	360.19
8	Investments	NIL	20.14	NIL	172.61	NIL



Ebix, Inc.

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Offices: Atlanta . Chicago . Pittsburgh . California . Park City . Toronto . London . Auckland . Sydney . Melbourne . Singapore . Brazil

9	Turnover	981.73	24,941.54	14,537.08	1,632.17	NIL
10	Profit before taxation	(10,127.80)	(436.15)	8,198.96	865.51	(13,393.39)
11	Provision for taxation	NIL	(78.70)	697.77	268.24	NIL
12	Profit after taxation	(10,127.80)	(357.45)	2,501.19	597.26	(13,393.39)
13	Proposed Dividend	NIL	NIL	NIL	NIL	NIL
14	% of shareholding	51%	57.89%	100%	80%	60%

Notes: The following information shall be furnished at the end of the statement:

- 1. Names of subsidiaries which are yet to commence operations -
- 2. Names of subsidiaries which have been liquidated or sold during the year.

BY ORDER OF THE BOARD

FOR EBIXCASH PRIVATE LIMITED

FORMERLY KNOWN AS EBIX SOFTWARE INDIA PRIVATE LIMITED

VIKAS VERMA

DIRECTOR

DIN: 03511116

SUMIT KHADRIA

CHIEF FINANCIAL OFFICER

SATYA BUSHAN KOTRU

DIRECTOR

DIN: 01729176

RAHUL CHOPRA

COMPANY SECRETARY

PLACE: NOIDA DATE: 29.12.2020

Part "B": Associates and Joint Ventures

Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures- NA

Name of associates/Joint Ventures	Marketplace Ebix Technology Services
	Private Limited
Latest audited Balance Sheet Date	17/04/2020
Shares of Associate/Joint Ventures held by the company on	5,000
the year end (31.03.2020)	
Amount of Investment in Associates/Joint Venture	50,000
Extend of Holding%	50%
Description of how there is significant influence	The Company hold 50% Equity Shares of
	Marketplace Ebix Technology Services
	Private Limited
Reason why the associate/joint venture is not consolidated	NA
Net worth attributable to shareholding as per latest audited	1,73,33,000
Balance Sheet	
Profit/Loss for the year	(1,67,000)
Considered in Consolidation	(83,500)
Not Considered in Consolidation	(83500)

- 1. Names of associates or joint ventures which are yet to commence operations. (NA)
- 2. Names of associates or joint ventures which have been liquidated or sold during the year. (NA)

Note: This Form is to be certified in the same manner in which the Balance Sheet is to be certified.

BY ORDER OF THE BOARD FOR EBIXCASH PRIVATE LIMITED

FORMERLY KNOWN AS EBIX SOFTWARE INDIA PRIVATE LIMITED

VIKAS VERMA

DIRECTOR

DIN: 03511116

SUMIT KHADRIA

PLACE: NOIDA DATE: 29.12.2020

CHIEF FINANCIAL OFFICER

SATYA BUSHAN KOTRU

DIRECTOR

DIN: 01729176

RAHUL CHOPRA

COMPANY SECRETARY

Reg. Office : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 1 : 122 & 123, N.S.E.Z. Phase-II, Noida -201305 (U.P.), INDIA Work Office 2 : B-59A, First Floor, Sector - 60, Noida-201307 (U.P.), INDIA

CIN No. : U72900UP2002PTC072950

Phone : +91-120-4688400, Fax : +91-120-2460870

Website : www.ebix.com



ANNEXURE-IV

CORPORATE SOCIAL RESPONSIBILITY (CSR) [PURSUANT TO CLAUSE (O) OF SUBSECTION (3) OF SECTION 134 OF THE ACT AND RULE 9 OF THE COMPANIES [CORPORATE SOCIAL RESPONSIBILITY] RULES, 2014]

 A brief outline of the company's <u>CSR policy</u>, including overview of projects or programs proposed to be undertaken to the CSR policy and projects or programs.

Corporate Social Responsibility is an integral part of our business. We have embedded CSR in the organizational culture and the same is reflected from the company's ambition statement.

In this era of Globalisation, liberalization and advances in communication technology, there is an alarming increase in the awareness of the CSR throughout the World. We firmly believe that 'charity begins at home' and if we want a better, safer, cleaner and healthy environment then we must take an initiative, first step to begin our journey towards striking a balance between the social needs, economic development and eco-friendly environment through various CSR activities.

Every individual has inter alia the Right to Life, Right to live with dignity, Right to education, Right to clean and healthy environment which are engraved in the Constitution of India. The responsibility is cast upon the Government to ensure that these Rights are protected and are not exploited. We realize that this responsibility must be shared by each and every individual, especially by corporate entities to eradicate hunger, poverty, upliftment of the downtrodden society, provide education and protect the environment. We will strive to emerge as one of the best Corporate Citizens.

The CSR Policy laid down by the company ensures that the:

- CSR agenda is integrated with the business
- Focused efforts are made in the identified community development areas to achieve the expected outcomes
- Support in nation-building through CSR activities

The CSR Committee has recommended the CSR Policy to the Board and the approved policy is attached with the Board Report as **Annexure-III**.

2. The Composition of the CSR Committee: During the year there was no change in the composition of CSR Committee.



Ebix, Inc.

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Offices: Atlanta • Chicago • Pittsburgh • California • Park City • Toronto • London • Auckland • Sydney • Melbourne • Singapore • Brazil

The Committee comprised - Mr. Robin Raina, As a Chairman and Mr. Satya Bushan Kotru and Mr. Vikas Verma continued as Members.

- 3. Average net profit of the company for last three financial years: INR12,986.09 Lakhs
- 4. Prescribed CSR Expenditure (two per cent of the amount as in item 3 above):INR 259.72 Lakhs
- 5. Details of CSR spent during the financial year.

Particulars	Amt (in Rs. Lakhs)
Average net profit of the company for last three financial years	12,986.09
Prescribed CSR Expenditure for current financial year (two per cent of the average net profit)	259.72
Shortfall Amount of Previous years	1,402.89
Total amount to be spent for the financial year	1,662.61
Details of CSR spent during the financial year(Detailsgiven in Para 4 as tabled below)	-
Amount unspent, if any	1,662.61

4. Manner in which the amount spent during the financial year is detailed below. NA#

(1	(2)	(3)	(4)	(5)	(6)	(7)	(8)
S. N o	CSR project or activity Identified.	Sector in which the Project is covered	Projects or program s (1)Local area or other (2) Specify the State and district where projects or program s was	Amount outlay (budget) project or programs wise	Amount spent on the projects or Programs Subheads: (1)Direct expenditu re on projects or programs. (2) Overheads:	Cumulative expenditure upto to the reporting period	Amount spent: Direct or through IA*



			underta ken				
-	-	-	-	-		-	-
-	-	-	-		-		-

^{*}Give details of implementing agency. - Nil # No project was undertaken during the period.

5. In case the Company has failed to spend the two per cent of the average net profit of the last three financial years or any part thereof, the company shall provide the reasons for not spending the amount in its Board report.

Your Company considered social responsibility as an integral part of our business activities and endeavors to utilize allocable CSR budget for the benefit of society. Our CSR initiatives are on the focus areas approved by the Board benefitting the community. Your company is in the process of forming a Trust / Society / Section 8 Company for carrying out the CSR activities at group level to carry a long terms significant CSR project for benefit of the society at large.

 A responsibility statement of the CSR Committee that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and Policy of the Company.

We hereby affirm that the CSR Policy, as approved by the Board, has been implemented and the CSR Committee monitors the implementation of CSR Projects and activities in compliance with our CSR objectives.

FOR AND ON BEHALF OF THE BOARD
FOR EBIXCASH PRIVATE LIMITED
(EARLIER KNOWN AS EBIX SOFTWARE INDIA PRIVATE LIMITED)

ROBIN RAINA

CHAIRMAN OF CSR COMMITTEE

DIN: 00475045

DATE: 29.12.2020 PLACE: NOIDA

SR COMMITTEE MEMBER OF CSR COMMITTEE

DIN OPERATOR

Co lu

DIN: 03511116

VIKAS VERMA

RP,