

Narendra Sharma & Company CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT

To the Members of Dynasty Modular Furnitures Pvt Ltd.

Report on the Ind as Financial Statements

Opinion

We have audited the accompanying Financial Statements of DYNASTY MODULAR FURNITURES PRIVATE LIMITED ("the Company"), which comprise the Balance Sheet as at 31^a March, 2019, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year then ended and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as Ind AS financial statements).

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2019 and its profit and other comprehensive income, changes in equity and cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the standards on auditing as 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 Ind AS financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the 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 Ind AS financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Ind AS financial statements for the financial year ended March 31, 2019. These matters were addressed in the context of our audit of the Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report:

A. Revenue Recognition

Key Audit Matter Description

The Company's revenue is principally derived from sale of products of Modular Furniture items and others. Revenue from sale of goods is recognized when the control of the goods has passed, which is usually on dispatch/delivery of the goods.

We identified revenue recognition as a key audit matter because the Company and its external stakeholders focus on revenue as a key performance indicator.

Response to Key Audit Matter

We have planned & performed the following procedures :

 Assessed the appropriateness of the revenue recognition accounting policies by comparing them with applicable accounting standards;



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 Evaluated the process followed by the management for revenue recognition including understanding and testing of key controls related to recognition of revenue in correct period.

 Performed substantive testing on samples selected using statistical sampling of revenue transactions, recorded during the year by testing the underlying documents to determine whether revenue has been recognized correctly and timely.

B. Inventory Existence and Valuation

Key Audit Matter Description

There are complexities and manual process involved in determining inventory quantities on hand and valuation of the same due to the diverse & numerous inventory products and work in progress at different stages of the process. Accordingly inventory quantities and valuation is identified as a key audit Matter.

Response to Key Audit Matter

We have planned & performed the following procedures :

 Attended inventory counts, which we selected based on financial significance and risk, observed management's inventory count procedures to assess the effectiveness, selected a sample of inventory products and compared the quantities counted to the quantities recorded and ensured inventory adjustments, if any, are recorded in the books of accounts.

 Assessed whether the management's internal controls relating to inventory's valuation are appropriately designed and implemented.

Discussed with the management on the management's process of identifying the stages of completion and valuing
work in progress stock at the time of book closure process.

 Verification of the correctness of valuation made by the management on a sample basis, with regard to the cost and net realizable value of inventory.

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

The Company's Board of Directors are responsible for the other information. The other information comprises the information included in the Annual report 2018-19 of the Company but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Ind AS financial statements or our knowledge obtained during the course of the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management for the Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in sub-section 5 of Section 134 of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance (including other comprehensive income), changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with the Companies (Indian accounting standards) Rules 2015, as amended from time to time. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies, making judgments and estimates that are reasonable and prudent, and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibility for the audit of Ind AS financial statements

Our objectives are to obtain reasonable assurance about whether the 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 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 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 Company has adequate internal financial controls system in place and the operating
effectiveness of such controls.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and
related disclosures made by management.

Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the
audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast
significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty
exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements
or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence
obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease
to continue as a going concern.

Evaluate the overall presentation, structure and content of the Ind AS financial statements, including the
disclosures, and whether the Ind AS financial statements represent the underlying transactions and events in a
manner that achieves fair presentation.

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

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

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

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Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued there under.
 - (e) On the basis of the written representations received from the Directors of the Company as on 31st March, 2019, taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2019 from being appointed as a Director in terms of Section 164(2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, we give our separate Report in "Annexure B".
 - (g) In our opinion, the managerial remuneration for the year ended March 31, 2019 has been paid/ provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act; and
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its Ind AS financial statements;
 - The Company did not have any long-term contracts including derivative contracts, hence, the question
 of any material foreseeable losses does not arise;
 - III. There were no amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For NARENDRA SHARMA & CO.

(YOGESH

Membership No. 072676

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Chartered Accountants Firm Regn No. 004983C)

Partner

Jaipur, 30th May, 2019

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ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

[Referred to in Paragraph 1 under "Report on Other Legal and Regulatory Requirements" section of our report of even date to the members of DYNASTY MODULAR FURNITURES PRIVATE LIMITED on the Financial Statements for the year ended on 31= March 2019, we report that:

- (i) In respect of its Property, plant and equipment :
 - a. The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets (Property, plant and equipment) on the basis of available information.
 - b. As explained to us, all the fixed assets (Property, plant and equipment) have been physically verified by the management in a phased periodical manner, which in our opinion is reasonable having regard to the size of the Company and nature of its assets. According to information and explanation given to us, no material discrepancies were noticed on such physical verification.
 - c. According to the information and explanations given to us and the records examined by us and based on the examination of the registered sale deeds and lease agreements provided to us, we report that, the title deeds, comprising all the immovable properties of land (freehold and/or leasehold), are held in the name of the Company as at the Balance Sheet date.
- (ii) As explained to us, the inventories were physically verified during the year by the Management at reasonable intervals and no material discrepancies were noticed on physical verification.
- (iii) The Company has not granted any loans, secured or unsecured, to Companies, Firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Act.
- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- (v) According to the information and explanations given to us, the Company has not accepted any deposit from the public during the year.
- (vi) To the best of our knowledge and as explained, the Central Government has not specified the maintenance of cost records under clause 148(1) of the Companies Act, 2013.
- (vii) According to the information and explanation given to us in respect of statutory dues:
 - a. The Company has generally been regular in depositing undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Goods and Service Tax, Customs Duty, Cess and other material statutory dues applicable to it to the appropriate authorities.
 - b. There were no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income-tax, Goods and Service Tax, Customs Duty, Cess and other material statutory dues in arrears as at 31st March, 2019 for a period of more than six months from the date they became payable.
 - c. There were no dues pending to be deposited on account of any dispute in respect of Income Tax, Wealth Tax, Sales Tax, Custom Duty, Service Tax, Excise Duty, Cess, Value Added Tax, Goods and Service Tax etc.
- (viii) In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of loans or borrowings to banks and financial institutions. Company has not taken any loan or borrowing from Government and has not issued any debentures.



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Narendra Sharma & Company

CHARTERED ACCOUNTANTS

- (ix) In our opinion and according to the information and explanations given to us, money raised by way of the term loans have been applied by the Company for the purposes for which they were raised, other than temporary deployment pending application of proceeds. The Company has not raised moneys by way of initial public offer / further public offer (including debt instruments) during the year.
- (x) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company and no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- [xi] In our opinion and according to the information and explanations given to us, the Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act, 2013.
- (xii) The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- (xiii) In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 188 and 177 of the Companies Act, 2013, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) During the year the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures.
- (xv) In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or Directors of its Holding Company or persons connected with him.
- (xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

Jaipur, 30th May, 2019

For NARENDRA SHARMA & CO. Chartered Accountants (Eirm Regn(No.)004983C) AIPUR Partner Membership No. 072676

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ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in Paragraph 2(f) under "Report on Other Legal and Regulatory Requirements" of our report of even date)

Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of DYNASTY MODULAR FURNITURES PRIVATE LIMITED ("the Company") as of March 31, 2019 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, 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 controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness 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 mis-statement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls Over Financial Reporting

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

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Narendra Sharma & Company CHARTERED ACCOUNTANTS

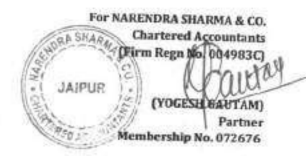
Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2019, based on the criteria for internal financial control over financial reporting established by the Company considering the essential components of internal control stated in the Guidance Note.

Jaipur, 30th May, 2019



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Particulars		As at	As at
	Note	31 March, 2019	31 March, 2018
ASSETS			
Non-current Assets			
(a) Property, Plant and Equipment	4	33019436	344293
(b) Capital work-in-progress	10	0	
(c) Other Intangible assets		0	
(d) Financial Assets			
(i) Investments	5	3000	30
(ii) Loans	6	382300	3823
(ii) Others	1	0	
(e) other non-current assets		0	
Total-Non-current asse	ts	33404736	348146
Current assets	1022	000000000000000000000000000000000000000	sectore and
(a) Inventories	7	66778275	624625
(b) Financial Assets		2004.00000.000	
(i) Trade receivables	8	24173713	166748
(ii) Cash and cash equivalents	9	6659089	15065
(ii) Bank balances other than (ii) above	18.1	0	10.38533
(N) Loans	10	3141870	45459
(v) Others	11	805421	4851
(c) Other current assets	12	4102164	26787
Total Current asse		105663532	883517
Total Asse	and a second sec	139068268	1231664
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share capital	13	7561000	75610
(b) Other Equity	14	32529860	284882
Total Equi	and the second se	40090860	360492
LIABILITIES	4	4000000	300432
Non-current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	28	2000000	201002
(i) Other financial liabilities	15	33786387	228913
(b) Provisions	16	229076	1540
A CALL AND A	17	2027752	18894
(c) Deferred tax liabilities (net)	18	360677	5606
(d) Other non-current liabilities		0	
Total Non current liabilitie	95	36403892	254854
Current Liabilities			10
	10		
(); Borrowings	19	19097776	211185
10 Toods Daughtan	20	12:5835:13	
(ii) Trade Payables		1015657	
- Dues to Micro and Small Enterprises			201329
 Dues to Micro and Small Enterprises Dues to Creditors other than Micro and Small 	1	21882746	Bow Toracion
Dues to Micro and Small Enterprises Dues to Creditors other than Micro and Small (ii) Other financial liabilities	21	21882746 10432721	
 Dues to Micro and Small Enterprises Dues to Creditors other than Micro and Small 	21 22		142976
Dues to Micro and Small Enterprises Dues to Creditors other than Micro and Small (ii) Other financial liabilities		10432721	142976 26793
Oues to Micro and Small Enterprises Dues to Creditors other than Micro and Small (ii) Other financial liabilities (b) Other current liabilities	22	10432721 5044368	142976 26793 34033
Oues to Micro and Small Enterprises Dues to Creditors other than Micro and Small (ii) Other financial liabilities (b) Other current liabilities (c) Provisions	22 23 24	10432721 5044368 4194832	142976 26793 34033
Oues to Micro and Small Enterprises Dues to Creditors other than Micro and Small (ii) Other financial liabilities (b) Other current liabilities (c) Provisions (d) Current tax Fabilities (Not)	22 23 24	10432721 5044368 4194832 905418	142976 26793 34033 616317 1231664

Din No. 00519948

Place : Jaipur Date : 30th May, 2019

Partner

M. No. 072676

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STATEMENT	OF PROFIT	AND LOSS
For the year er	ided on 31st	March 2019

SI, No,	Particulars	Note	For the year ended 31 March, 2019	For the year ended 31 March, 2018
	Revenue			
1	Revenue from Operations	25	185813180	168187575
11	Other income	26	560779	274775
IR.	Total Income (I + II)	Ser Star	186373959	168462350
IV.	Expenses		and the second second	
	(a) Cost of materials consumed	27	129871309	90255391
	(b) Purchase of Stock in Trade	28	3134735	8786611
	(c) Changes in inventories of finished goods and stock-in-trade	29	(8763721)	(505965)
	(e) Excise Duty on Sales		0	5235279
	(e) Employee benefits expense	30	30953428	34103164
	(f) Finance costs	31	6579903	5967509
	(g) Depreciation and amortisation expense	32	3865528	3471070
	(h) Other expenses	33	15598014	16567750
	Total Expenses (IV)	1.1. 19.20	181239197	163880809
/	Profit before Taxes (III - IV)		5134762	4581541
/1	Tax expenses / (credit)	24		
	(a) Current tax expense for current year		1500000	696000
	(b) Deferred tax	1 1	(253721)	332099
	(c) Previous year tax	1 1	(110)	456
	Total Tax	1 1	1246169	1028555
/11	Profit for the period (V - VI)	A selected	3888593	3552986
/111	Other Comprehensive Income (OCI)			
1	Item that will not be reclassified to profit or loss	1 1		
	- Remeasurements of the defined benefit liabilities	1 1	206841	0
	- Income tax relating to items that will not be reclassified to profit or loss	1 1	(53779)	0
- 11	Other Comprehensive Income for the period After Tax	1	153062	0
ĸ	Total Comprehensive Income for the period After Tax (VII + VIII)	1	4041655	3552986
§ .]	Earnings per share (of Rs.10/- each): Basic & Diluted	34	5.14	4.70
	See accompanying notes to the financial statements	1 10 43	and the second	

As per our report of even date For NARENDRA SHARMA & CO.

Chartered Accoditions Firm Rogn. Mp. Dereasc (CA YOGESH GAUTAM)

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AIP

Partner M.No. 072576

Place : Jaipur Date : 30th May, 2019

For DYNASTY MODULAR FURNITURES PVT. LTD.

(DIGVIJAY DHABRIYA) Director Din No. 00519948

(HITESH AGRAWAL) Director

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Din No.00019922

STATEMENT OF CHANGES IN EQUITY For the year ended on 31st March, 2019

A. Equity share capital Particulars	Contraction of the second second		
Balance as at April 1, 2017			Amount
Changes in equity share capital during the year Balance as at 31st March, 2018	61.	14 C 118 2 P	756100
Changes in equity share capital during the year			756100
Balance as at 31st March, 2019			756100
B. Other Equity			
	Other		
Particulars	Reserve as		Amount
	General Reserve	Retained Earrning Account	rinouite
Balance as at April 1, 2017	26452261	0	26452261
 Profit for the year Other comprehensive income for the year; 	0	3552986	3552986
net of income tax	0	0	0
Total Comprehensive Income for the year	0	3552986	3552986
3. Gratuity Expenses Provision	(2043155)		(2043155
 Deferred Tax on Gratuity not provided for earlier Transfer to / (from) Retained earnings 	526112		526112
5. (Tansier to / (from) Recained earnings	3552986	(3552986)	C
Balance as at 31st March, 2018	28488204	0	28488204
1. Profit for the year	0	20000500	-H contesse
2. Other comprehensive income for the year,		3888593	3888593
net of income tax	0	153062	153062
Total Comprehensive Income for the year	0	4041655	4041655
3. Transfer to / (from) Retained Earnings	4041655	(4041655)	0
Salance as at 31st March, 2019	32529860	0	32529860
As per our report of even date For NARENDRA SHARMA & CO. Thereared Acquointents Time Ream No. 004983C CA YOGESH GAUTAMI Partner M. No. 072878 Table : Jalpur Me : 30h May, 2019	For DYNASTY MODULAR ((DIGVIJAY DHABRIYA) Director Dir No. 00518946	E B	ATTESH AGRAWAL) Intesh Agrawal) Intector In No. 00519922

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CASH FLOW STATEMENT For the year ended on 31st March, 201

	ticulars	For the yes 31 Marc		For the year ended 31 March, 2018		
A	CASH FLOW FROM OPERATING ACTIVITIES				4 4910	
	Net Profil before tax as per Profit & Loss Statement Adjusted for :		5134762		458154	
	Depreciation and amortization expenses		* 000-000-000 P			
	Finance Costs	3865528		3471070		
		6579903		5967509		
	Interest Incomp	(236407)		(27154)		
			10209024		941142	
	Operating profit before working capital changes		15343786		1399296	
	Adjustement for :		910ACM038		10.10.000	
	(Increase) / Decrease in Trade Receivables	(7498901)		7451172		
	(Increase) / Decrease in Inventories	(4315752)		(6716467)		
	(Increase) / Decrease in Other Assets	(344579)		(882078)		
	(Decrease) / Increase in Trade Payables	2765481		6890749		
	(Decrease) / Increase in Provisions	929761		12 P 3 42 C 44 C 4		
	(Decrease) / Increase in Other Liabilities	(2007738)		306730		
		(2007/38)	mound	1452337		
	Cash generated from / (used in) operations	-	(10471728)	1	850244	
	Direct Taxes paid		4872058		2240540	
	Dreu Taxes paid		(594471)		(696456	
	Net cash generated from/(used in) operating activities - (A)			1.00	385507	
			4277587	-	2179895	
ł.	CASH FLOW FROM INVESTING ACTIVITIES					
	Payment for Property, plant and equipment and Capital work in progress	(2455572)		(10675595)		
	and invastment properties	(* · · · · · · · · · · · · · · · · · · ·		[10013333]		
	Interest income	236407		27154		
	Net cash generated from/(used in) Investing Activities - (B)		(2219165)		(10040441	
2	CASH FLOW FROM FINANCING ACTIVITIES					
	Proceeds from Non-Current borrowings					
		21659836		0		
	Repayment of Non-Current borrowings	(9965030)		(7075144)		
	Proceeds from Issue of share Capital	0		0		
	Net Increase/(decrease) in Current borrowings	(2020804)		2134315		
	Interest paid	(6579903)		(5967509)		
	Net cash generated from/(used in) financing activities - (C)		3094099		(10908337	
	Net Increase/(decrease) in Cash & Cash Equivalents (A+B+C)	-	5152521		the second se	
	Cash and cash equivalents at the beginning of the year		1 - 2 - 2 - 2 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 2		242174	
	Cash and cash equivalents at the end of the year	_	1506558		1264394	
-	clistic and call equivalents at the end of the year	-	6659089	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1505568	
	Cash and cash equivalents at the end of year comprises :					
	Cash on hand		2011/20			
	Balances with banks		65517	1	296814	
	2.1 약주가(E) 전교의 위험을 위한 가장 이 위험 위험 전 1 · · · · · · · · · · · · · · · · · ·		101285		70949	
	(ii) In fixed deposit accounts		6491287		1136605	
	Total		6659089		1606568	
term	(i) In current accounts (ii) In fixed deposit accounts Total is of our report attached	or DYNASTY MQD	6491287 6659089	ESPYTITO		

1. GENERAL INFORMATION

Dynasty Modular Furnitures Private Limited ('The Company') is a Private Limited Company domiciled and incorporated under the provisions of the erstwhile Companies Act, 1956 in India in 1995. The Company is a wholly owned subsidiary of Dhabriya Polywood Limited with, whose equity shares are listed at the Bombay Stock Exchange (BSE). It is headquartered in Jaipur in Rajasthan and having its state-of-art Modular Furniture Manufacturing unit at Jaipur - Rajasthan. The Company is one of the leading manufacturer & suppliers of Modular Office Furniture Systems, Modular Kitchen & Doors. All the product range of Company is developed & produced on Save Trees concept without using natural wood.

2. STATEMENT OF COMPLIANCE

These financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with the Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act, as applicable.

3. SIGNIFICANT ACCOUNTING POLICIES

A. BASIS OF PREPERATION AND PRESENTATION

The financial statements have been prepared on accrual basis under the historical cost basis except for certain financial instruments which are measured at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. However, when the Company determines that transaction price does not represent the fair value, it uses inter-alia valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All financial assets and financial ltabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy. This categorization is based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 – Quoted (unadjusted) market prices in active markets for identical assets or liabilities.

 Level 2 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.

 Level 3 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

Financial assets and financial liabilities that are recognised at fair value on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation at the end of each reporting period.

B. REVENUE RECOGNITION

Sale of Goods :- Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment, net of returns and allowances, trade discounts and volume rebates. Sales of products is net of Goods and Service Tax (GST).

Revenue is recognized when the significant risks and rewards of ownership have been transferred to the customer, recovery of the consideration is probable, the associated costs can be estimated reliably, there is no continuing management involvement with the goods nor it exercises effective control over the goods and the amount of revenue can be measured reliably. The timing of the transfer of risks and rewards varies depending on the individual terms of the sales arrangements.

Øynasty Modular Furnitures Pvt Ltd

Income from Services: Revenue from sale of services are recognized when services are rendered and related costs are incurred. Income from services is also net of Goods and Service Tax (GST).

Other Income: Interest income from a financial asset is recognized when it is probable that the economic benefit will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective rate applicable, which is the rate that discounts estimated future cash receipts through the expected life of the financial assets to that asset's net carrying amount on initial recognition.

C. PROPERTY, PLANT AND EQUIPMENT

On transition to Ind AS the Company has adopted the optional exemption under Ind AS 101 to use the carrying value of the Property, plant and equipment as the deemed cost. Subsequently Property, plant and equipment are stated at cost of acquisition or construction less accumulated depreciation and accumulated impairment losses, if any. For this purpose, cost includes deemed cost which represents the carrying value of property, plant and equipment recognized as at 1st April, 2016 measured as per the previous GAAP. Cost of acquisition or construction is inclusive of freight, duties, relevant taxes, incidental expenses and interest on loans attributable to the acquisition of qualifying assets, up to the date of commissioning of the assets. Such cest includes the cost of replacing part of the plant and equipment and horrowing costs for qualifying assets, up to the date of commissioning of the assets. All repair and maintenance costs are recognized in profit or loss as incurred. Assets are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use.

Capital work-in-progress - Assets which are not yet ready for their intended use are carried at cost comprising direct cost, related incidental expenses and attributable interest.

Depreciation methods, estimated useful lives and residual value

Depreciation on Property, plant and equipment is provided to the extent of depreciable amount on the Written Down Value (WDV) Method on the basis of useful life of the assets as prescribed in Schedule II to the Companies Act, 2013 to allocate their cost, net of their residual values, over their estimated useful lives.

Depreciation on additions and deletion during the year has been provided on pro rata basis with reference to the date of addition and deletion. The residual values and useful lives are reviewed and adjusted if appropriate at the end of each reporting period.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the statement of profit and loss within other income or other expenses, as applicable.

D. IMPAIRMENT OF ASSETS

The carrying amount of assets are reviewed at each balance sheet date if there is any indication of impairment based on internal/external factors. An impairment loss will be recognised in the Statement of Profit and Loss wherever the carrying amount of an asset exceeds its estimated recoverable amount. When an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss. Provision for impairment will be reviewed periodically and amended depending on changes in circumstances.

E. FOREIGN CURRENCY TRANSACTIONS

The functional currency of the Company is Indian rupee. Transactions denominated in foreign currencies are normally recorded on initial recognition at the exchange rate prevailing at the time of transaction. Monetary items (i.e. liabilities and assets etc.) denominated in foreign currency at the year-end are translated at the functional currency closing rate of exchange at firetegrating date.



Dynesty Modular Furnitures Pvt Ltd

Any income or expenses on account of exchange difference either on settlement of monetary items or on reporting these items at rates different from rates at which these were initially recorded / reported in previous financial statements are recognized as income / expense in the statement of profit and loss except in cases where they relate to acquisition of fixed assets in which case they are adjusted to the carrying cost of such assets.

F. CASH AND CASH EQUIVALENTS

For the purpose of presentation in the cash flow statement, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts, if any, are shown within borrowings in current liabilities in the balance sheet.

G. TRADE RECEIVABLES

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment, if any.

H. INVENTORIES

Raw materials, Packing Materials, stores, spares & consumables, work in progress and finished goods are stated at the lower of cost and net realizable value. Cost of raw materials, packing materials comprises cost of purchases, non-refundable purchase taxes and any directly attributable expenses related to inventories. Cost of raw materials, packing materials, stores, spares & consumables is determined on a first in first out method. Cost of work-in-progress and finished goods comprises materials and appropriate proportion of all variable and fixed overhead expenditures, which is allocated on a systematic basis.

Costs of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Costs of purchased inventory are determined after deducting rebates and discounts, if any. Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

L TRADE AND OTHER PAYABLES

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. Trade and other payables are presented as current liabilities unless payment is not due within twelve months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

J. BORROWING

Borrowings are initially recognized at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortized cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognized in the statement of profit and loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw down occurs. Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least twelve months after the reporting period.

K. BORROWING COST

Borrowing Costs directly attributable to the acquisition, construction and production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are recognized in Profit and Loss in the period in which they are incurred.

L. EMPLOYEE BENEFITS

Short Term Employee Benefits

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within twelve months after the end of the period in which the employees render the related service are recognized in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

Post-Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company pays specified contributions to a separate entity. The Company makes specified monthly contributions towards Provident Fund (PF) and Employee State Insurance (ESI) to the eligible employees. The Company's contribution is recognized as employee benefit expenses in Profit and Loss during the period in which the employee renders the related service.

Defined Benefit Plans

The Company provides for gratuity, a defined benefit retirement plan to the employees whoever has completed five years of service with the Company at the time of retirement, death while in employment or on termination of employment or otherwise as per the provisions of The Payment of Gratuity Act, 1972. Company accounts for liability of future gratuity benefits bases on an external actuarial valuation on projected unit credit method carried out annually for assessing liability as at the balance sheet date.

M. USE OF ESTIMATES AND JUDGEMENT

The preparation of the financial statements in conformity with recognition and measurement principles of Ind AS requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key judgements and estimations concerning the future and other sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities in future are :

(i) Useful lives and residual value of property, plant and equipment and intangible assets :

Useful life and residual value are determined by the management based on a technical evaluation considering nature of asset, past experience, estimated usage of the asset, vendor's advice etc and same is reviewed at each financial year end.

(ii) Taxation :

Tax expense is calculated using applicable tax rate and laws that have been enacted or substantially enacted. In arriving at taxable profit and all tax bases of assets and liabilities, the Company determines the taxability based on tax enactments, relevant judicial pronouncements and tax expert opinions, and makes appropriate provisions which includes an estimation of the likely outcome of any open tax assessments / litigations, if any. Any difference is recognised on closure of assessment or in the period in which they are agreed.

Deferred income tax assets are recognized to the extent that it is probable that future taxable income will be available against which the deductible temporary differences, unused tax losses, unabsorbed depreciation and unused tax credits could be utilized.

N. FINANCIAL INSTRUMENTS

Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instruments.



Dynasty Modular Furnitures Pvt Ltd

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss ("FVTPL")) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in statement of profit and loss.

FINANCIAL ASSETS

Initial recognition and measurement:

On initial recognition, a financial asset is recognized at fair value. All recognized financial assets are subsequently measured in their entirety at either amortized cost or fair value through profit or loss (FVTPL) or fair value through other comprehensive income (FVOCI) depending on the classification of the financial assets. Financial assets are not reclassified subsequent to their recognition, except if and in the period the Company changes its business model for managing financial assets.

Derecognition

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the contractual rights to receive the cash flows from the asset.

Impairment of financial assets

The Company assesses at each date of balance sheet whether a financial asset or a group of financial assets is impaired. Ind AS 109 requires expected credit losses to be measured through a loss allowance. The Company recognizes lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month expected credit losses or at an amount equal to the lifetime expected credit losses, if the credit risk on the financial asset has increased significantly since initial recognition.

FINANCIAL LIABILITIES AND EQUITY INSTRUMENTS

Classification as equity

Equity instruments issued by the Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognized at the proceeds received, net of direct issue costs. Repurchase of the Company's own equity instruments is recognized and deducted directly in equity. No gain or loss is recognized in statement of profit and loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Financial liabilities

Financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial liabilities are initially measured at the amortized cost unless at initial recognition, they are classified as fair value through profit or loss. In case of trade payables, they are initially recognized at fair value and subsequently, these liabilities are held at amortized cost, using the effective interest method.

All financial liabilities are subsequently measured at amortized cost using the effective interest method. Financial liabilities carried at fair value through profit or loss are measured at fair value with all changes in fair value recognized in the Statement of Profit and Loss. Interest expense are included in the Tinance costs' line item. The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payment including all fees and points paid or received that form an integral part of the effective interest rate.



Dynasty Modular Furnitures Pvt Ltd

Notes forming part of Financial Statements

for the year ended March 31, 2019

through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

Derecognition of financial liabilities

A financial liability is de-recognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or Modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of profit or loss.

Offsetting

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

O. INCOME TAXES

Current Income Tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date. Current income tax relating to items recognized outside profit or loss is recognized outside profit or loss i.e. in other comprehensive income or equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax is provided on temporary differences between the tax bases of assets and liabilities and their carrying amounts at the reporting date. Deferred tax is measured using the tax rates and the tax laws enacted or substantively enacted as at the reporting date. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off. The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are reassessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered. Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss i.e. In other comprehensive income.

P. PROVISIONS AND CONTINGENCIES

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, for which it is probable that a cash outflow may be required and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursements will be received and the amount of the receivable can be measured reliably.

Contingent liabilities are disclosed after evaluation of the facts and legal aspects of the matter involved, in line with the provisions of Ind AS37. The Company records a liability for any claims where a potential loss probable and capable of being estimated and discloses such matters in its financial statements, if material. For potential losses that are considered possible, but not probable, the Company provides disclosures in the financial statements but does not record a liability in its financial statements unless the loss becomes probable.



Q. EARNING PER SHARE

Basic earnings per share is calculated by dividing the net profit for the current year attributable to equity shareholders by the weighted average number of equity shares outstanding during the year. The number of shares used in computing diluted earnings per share comprises the weighted average share considered for calculating basic earnings per share and also the weighted average number of shares, which would have been issued on the conversion of all dilutive potential equity shares. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date. The number of equity shares and potentially dilutive equity shares are adjusted for bonus shares as appropriate.

R. OPERATING CYCLE

Based on the nature of products / activities of the Company and the normal time between acquisition of assets and their realization in cash or cash equivalents, the Company has determined its operating cycle ' as twelve months for the purpose of classification of its assets and liabilities as current and non-current.



Dynasty Modular Furnitures Put Ltd

4. Property, Plant & Equipment and Capital Work-in-progress

As at 31 March, 2019 and 31 March, 2018

		Gross Carrying	g Amount			Accumulate	d Depreciation		Net Carrying	Amount
Particulars	Balance as at 01 April, 2018	Additions / Adjustments	Disposals / discard of assets	As at 31 March, 2019	Balance as at 01 April, 2018	Depreciation for the year	Eliminated on Disposals / discard of assets	As at 31 Merch, 2019	As at 31 March, 2019	As at 31 March, 2018
Leasehold Land	a 9717458	0	0	9717458	0	0	0	0	9717458	9717458
Building	5735563	714232	0	6449795	927620	552129	0	1479749		4807943
Plant & Equipment	23423904	0	0	23423904		the second s	0	7772905	the local data and the local dat	18454320
Misc. Fixed Assets	1557577	23700	.0	1581277	392402	in the later of th	0	575362	1005915	1165175
Computers	237326	1238736	0	1476062	138383		0	408267	1067795	98943
Dies & Moulds	72701	0	0	72701	27064	and the second se	0	35445	the local data was a second of	45637
Furniture & Fodures	99853	478904	0	578757	21671	and the second sec	0	67940		49057
Office Equipments	27497	0	0	27497	7939		0	9226		
Vehicles	101898	0	0	101898	59722		0	61019	The second se	19558
TOTAL	40973777	2455572	0	and the second distribution of the second distri			0	10409913	40879 33019436	42176

(i) Property, plant and equipment have been pledged as security against cartain borrowings of the Company as at 31 March, 2019. Refer note 15 & 19.



5. Investments - Non-Current

Particulars	As at 31 Mar	As at \$1 March, 2019		
A. Investment in Equity Instruments	No. of Units	Amount	As at 31 Ma	Amount
	0	0	0	1
B. Other Equity Instruments (Unquoted, fully peid-up shares, valued at cost)	0	o	0	
C. Investment is Government Socurities (Unquoted, valued at amortised cost) - National Sexing Certificates		3000		
Total		3000	-	3000
Tutai		3000		30.90

6. Loans - Non-Current (Unsecured, Considered Good)

Particulars	As at 31 March, As at 31 Ma
Security Deposits	2018 2018
	382300 382
Total	
	302300 302

7. Inventories

Particulars	As at 31 March,	As at 31 March,
At Lower of cost or net realization value :	2019	2018
Raw Materials Pecking Materials Work-In-Progress Finished Goods - Manufactured Prinshed Goods - Traded Consumables Illutes, Stores and Spare Parts	39437814 375944 14359000 7877631 2376186 2351500	31316322 684400 26538000 0 1653290 2188500
Tetal	66778275	62462523

8. Trade Receivables

Particulars Unsecured, considered good	As at 31 March, 2019	As at 31 March, 2018
Trade Receivables	24173713	16674813
Total Trade Receivables are expected to realise at least the amount at which they are stated, if realized in the ordinary co-	24173713	16674813

9. Cash and Cash Equivalents

Particulars Cash and Cash Equivalents :	As at 31 March, 2019	As at 31 March, 2018
(a) Cash on hand (b) Belances with banks	96517	A CONTRACTOR
(ii) In fixed deposit accounts	101285 6491287	a concern
Total	6859019	1506568

10. Loans - Current (Unincurred Considered Good)

Particulars	As at 31 March,	As at 31 March,
Security & Other Deposits	2019	2018
and a second	3141870	4546857
Total		
	3141870	4545957

11. Other Current Financial Assets

Particulars	As at 31 March,	As at 31 March,
Balance With Government Authorities Other Advances recoverable in cash	2019 485601 3227200	2018 262830 222326
Total	808421	

12. Other Current Assets

Particulars	As at 31 March,	As at 31 March,
Advances to Suppliers. Prepaid & Deferred Revenue Expenses Other Advances recoverable for value to be neceived	2019 1805632 2152417 64115	64921
Total	4102164	2676763
OR DIAL	1. 4102184	2070/61



13. Equity Share Capital

Particulara	As at 31 b	As at 31 March, 2019		As at 31 March, 2018	
al Authorized	Number of shares	Amount in Rs.	Number of shares	Amount in Ra	
Equity shares of Rs. 104 each (b) Issued	800000	0000008	800000	800000	
Equity shares of Rs, 104-each	756100	7561000	756100	7561000	
Equity shares of Rs. 104 each d) Reconciliation of shares outstanding at the	756100	7561000	756100	7561000	
editining & at the end of the reporting period t the beginning of the period	756100	7561000	Weige		
utstanding at the end of the period	756100	7561000	756100	7561000	

equity shares in the Company :			March, 2019	As at 31 8	farch, 2018
Ws Dhabriya Polywood Limited		Number of shares held	% holding in that class of shares	Number of shares held	% holding in that class of
and a marita - opinious crimina		756100	100.00%	756100	shares 100.00%
(f) Shares held by holding/ ultimate holding com	Danw			10000	
or their subsidiaries/associates	red.	758100	100.00%	756100	100.00%
(g) Terms/rights attached to equity shares	Company.	te class of shares referred a re is entitled to one vote per	share and dividen	d as and when de	e of Rs. 10/-, sclared by
	There are no rights, profer	unces and restrictions attac	hed to any share		

(h) There is no share reserved for issue under options and contracts/commitments for the sale of shares/disinvestment.

14. Other Equity

Particulars		As at 31 March
(A) General Reserves	2019	2018
Balance at the Beginning of the Year Loss : Graduity Exponses Provision Add : Defenred Tax on Graduity not provided for earlier Add: Transfer from Retained Earnings	2848820	25452261 (2043155) 526112
Closing belance	4041653	
	32529860	Server and an and an and an and an and an and an
B) Retained Earning Account		1
Balance at the Beginning of the Year Add: Profit for the year Add: Other Comprehensive Income for the year, net of Income has	3888593 153062	
Less : Transfer to General Reserve	404 1655	3552986
Closing balance	(4041655	(3552986)
Total	0	0
1018	32529860	28488204

15. Borrowings - Non-Current

Particulars		As at 31 March,	As at 31 March
SECURED - At Amortised Cost		2019	2018
Term Loan from Banks / Financial Institutions* Less : Current maturities of term loans		252833560 (7546679)	(0856950)
UNSECURED - At Amortsed Cost		21636387	19204305
From Banks & Others	0 98	650000 11500000	3677000
Tetal		12150000	3677000
Term ran from UCEC Stark (44 in one of the line		33786357	22881309

* Term Loan from HDFC Bank Ltd. is secured against equitable mortgage on the immovable properties of the Company and Term Loan from SIDBI is secured by the guarantees / security extended by directors of the Company. Total represent period of the term loans are :

(i) HDFC Term Loan (Loan Against Propenty) of Rs. 150.00 Lakhs taken during the year 2014-15 is repayble in 60 monthly initialments communcing from March 2015 and last instalment due in January 2020.

(I) SIDBI Term Loan of Rs. 250.00 Lakte taken during the year 2015-16 is repayble in 50 monthly instalments commencing from August 2016 and last instalment due in January 2024.

(iii) SIDBI Term Loan of Rs. 100:00 Lakhs taken during the year 2018-19 is repayble in 90 monthly instalments conversing from April 2019 and last instalment due in September 2026.



16. Other Financial Liabilites - Non-Current

Trade/ security departs received	As at 31 March, 2019	As at 31 March, 2018
Total	229076	154076
17. Provisions - Non-Current	229976	154076

Particulare

Provision for Employee Banalita : Gratuity Provision	As at 31 March, As at 2019	2018
Tctal	2027752	1889482
18 Deferred Tax Lisbulitas (2027752	1889482

Deferred Tax Liablities (net)

Tax effect of items constituting deferred tax liability : Property, Plant & Equipments	As at \$1 March, 2019	As at 31 March, 2018
Fax effect of items constituting deferred tax assets : Provision for gratuity	901647 931647	1086731
	570970	526112
Net Deferred Tax Liebility	570970	520112
9 Bottowings Current	360677	\$60619

19. Borrowings - Current Padiculars

SECURED - ALAmortised Cost	As at 31 March,	As at 31 March,
Working Capital Loans From Banks*	2019	2018
Cash Credit Facility	17005447	15496960
Buyer's Credit / WCDL Facility	2091329	5619600
Cash Gredit Limits & Buyers' Credit / WCDL Facilities from HDFC Bank Ltd. are secured against equilable montgage / hys movable properties of the Company, investory and book debts, both present and future.	19097776	21118580

20. Trade Payables

Particulare Trade peyables		As at 31 March, 2019	As at 31 March, 2018
Total Outstanding dues of Micro and Small enterprises Others	100	1015657 21882746	
Total			. t.
		22898403	2013292

21. Other Financial Liabilites - Current

Particulars Current maturities of Term Loans*	As at 31 March, 2019	As at 51 March, 2018
Statulory Hernitances Other Payables	7646679 627516 2158526	\$601278
Refer notes in Note 15 Borrowings - Non-Current for details of security.	10432721	14297616

22. Other Current Liabilites

Particulars	At at 31 March,	An at 31 March
Credit Balances of Receivables	2019	2018
	5044358	2679323
Total		
Service of the servic	5044358	2679323

23. Provisions - Current

Particulars Provision for Expenses	As at 31 March, 2019	As at 31 March, 2018
Provision for Employee Beneficts - Gratuity	4026546 158286	3249668
Total	4194832	3603341



24. Income Taxes

al Income Tax Expenses

Particulars Current Tax :	As at 31 March, 2019	As at 31 March, 2018
Current Tax Tax pertaining to earlier years Deferred Tax	1500000 (110) (253721)	696000 458 332069
Total	1246163	1010555

A reconcilication of income tax expenses applicable to accounting profit before tax at the statutory income tax rate to income tax expenses recognized for the year is indicated below :

d	For the year ended 1 March, 2018
34762 000% 35038	4581541 25,750% 1179747
	(483555 120 696000 15.1019
	500000

Particulars Provision for Income Tax	As at 31 March, 2015	As at 31 March, 2018
Less : Advance Tax and TDS Not Provision for Income Tax	1500000 594582	696000
and a second the second tax.	905418	Ö
Total	605418	

25. Revenue From Operations

Particulars	For the year ended 31 March, 2019	ended
Sale of Products (A) Sale of Products Add : Excise Duty	184486411	162551404 5235279
Sale of Services (8) Installation and Floing Income	154486411 1325759	167784683 400892
Tota(A+B)	\$\$5612160	168187575

26. Other Income

Particulars	- 	For the year ended 31 March, 2019	For the year ended 31 March, 2018
Interest Income Foreign Excharge Gains (Net)		236407 324372	27154
Total		560779	274775

27. Cost of Material Consumed

Particulars	For the year ended 31 March, 2019	For the year ended 31 March, 2018
Inventory of Materials and Slock-In-Process at the beginning of the year Add: Purchases of Materials during the year	58620726 125423341	52410225 96465892
Less: Inventory of the Materials and Stock-in-Process at the end of the year	154044067 54172757	148876117 58620726
Total	129871509	80255391

28. Purchase of Stock in Trade

Particulars	Selection for	For the year ended 31 March, 2019	For the year ended 31 March, 2018
Purchase of Trading Goods		3134735	8786611
Total	<i>v</i>	3134735	8756611



29. Changes in Inventories of Finished Goods & Stock in Trade

Particulars Inventories at the end of the year	For the year ended 31 March, 2019	For the year ended 31 March, 2018
Finished Goods - Manufactured Finished Goods - Trading Stores & spare Parts TOTAL	7977831 2376186 2351500	0 1653296 2188500
Inventories at the beginning of the year:	12905516	3841796
Finished Goods - Manufactured Finished Goods - Trading Stores & spore Parts TOTAL	0 1653200 2188500	0 1530381 1805450
Net (increase) / decrease	3841706 (6763721)	3335831 (505963)

30. Employees Benefit Expense

Particulars	 For the year ended 31 March, 2019	For the year ended 31 March, 2018
Salary, Wages and Bonus etc to Employees Contributions to Provident Fund Remuneration to Directors Grafuity Staff Wefare Expenses	25499032 329861 4575000 466336 63259	29688399 445965 3900000 0 88779
Total	30953428	34163164

31. Finance Cost

Particulars	For the year ended 31 March, 2019	ended
Interest expense Bank Charges & other financial charges	5093452 5093451	5595478 372031
Total	6679903	5967508

32. Depreciation and Amortization Expense

Particulars	For the year ended 31 March, 2019	ended
Depreciation on Property, Plant and Equipment	Contraction of the second s	and the second design of the s
Total	3865528	3471070
Total	38	65528

33. Other Expenses

Particulars		For the year ended 31 March, 2015	For the year ended 31 March, 2011
Manufacturing Expenses			at march, son
Power & Fuel		2722858	2803384
Repair & Maintanance of Plant & Mschinery		3172358	2755266
Electric Repair and Maintinance		72308	233603
Carriage Inward		972031	1390336
Fectory Expenses		1350794	443959
Water Charges		170632	175727
Installation & ste work charges		1426565	843402
Expenses for Import of Raw Material		931911	843402
		10819477	and the local division of the local division
Office & Administrative Expenses		10010477	9533883
Auditor Feee		25000	
nsurance expenses		189610	25000
Legal & Professional expenses		58600	110662
Showroom / Office Rent		765600	90400
Postage & Telegram Expenses		10000000	145281
Printing & Stationary		145110	181235
Registration and filling too		169212	174746
Rent Rate and Tax		37351	96873
Computer Repair & Maintenance		11807	190930
Julding Repair & Maintenance			148876
50 Certification charges		10451	28380
lubscription & Membership Fee		40000	65000
elephone & Postage expenses		V 101 C 2	43500
Conveyance & Sile Expenses		101776	177505
eticle Running & Maintenance		1253049	777263
		150394	179353
elling & Distribution Expenses		3036281	2439804
dvertisement & Sales Promotion Expenses		222450	-
ravelling Expenses		116742	774524
aniage Outward	CA SHOO	605065	1433614
ender Expenses	(Same Ma	957460	1047367
thibition Expenses	and the second	11805	95604
iscourt Allowed		0	1202256
ommission on Sales	APUR -	19912	40508
	to The tell	1250	0
	NAVY 1	1742256	4894003
	12 1.8	ctal 15598014	16567750

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34. Earning Per Share

(a) Net Profit after Tax as per Statement of Profit & Loss	2018-19	2017-18
(b) Net Profit available to Equity Shareholders (c) Number of equity shares at year end (d) Weighted Average No. of Equity Shares (e) Basic / Diluted Earning per Share (b)/(d) (f) Face value per equity share	3888593 3888593 756100 756100 5,14 10.00	355298 356298 75610 75610 4.7 10.0

35. Employee Benefits

a) Contribution to Provident Fund and Employees State Insurance Contribution to Defined Contribution Plans, recognized as an expenses for the year is as under :

Particulars	For the year endod	For the year ended
Employer's contribution to provident fund (includes pension fund)	31 March, 2019	31 March, 2018
Employer's contribution to Employees State Insurance	329801 398607	445986 514694

b) Gratuity

The following table summarizes the components of expense recognized in the Statement of Profit and Loss and the amounts recognized in the Balance Sheet according to Actuarial Report

Particulars 1. Amounte Descentional in Statement of D. D.	31 March, 2019	31 March, 2018
Amounts Recognized in Statement of Profit and Loss a. Current Service Cost b. Interest on Defined Benefit Obligation c. Past Service Cost Total amount included in "Employee Benefit Expense" (Note 30)	307992 158344 0 466336	
Amounts Recognized in other comprehensive income (OCI) A Net comulative unrecognized actuarial Losses/ (Gains) opening Net Actuarial Losses/ (Gains) Recognized in Year Unrecognized actuarial Losses/ (Gains) for the year	0 (206841) (206841)	0
Amount Recognized in Balance Sheet A. Present Value of Unfunded Obligations Net Liability Net Liability is bifurcated as follows: Current Non Current Net Liability	2196038 2196038 168285 2027752 2196038	2043155 2043155 153673 1889482
4. Reconciliation of present value of defined benefit obligations 5. Present value of obligation as at the beginning of the period 5. Current Service Cost 6. Interest Cost 7. Interest Cost 7. Past Service Cost - recognized th. Reserve 7. Benefits Paid 7. Present value of obligation as at the end of the period 7. Actuarial Assumptions of the defined benefit obligations 7. Discount Rate (p.a.)	2043155 307592 158344 (206841) 0 (106512) 2199038 7,75%	2043155 0 0 2043155 0 2043155 7,75%
Salary Escalation Rate (p.a.)	6.00%	6.00%

36. CIF Value of Imports

Particulars		2018-19	2017-18	
a. Raw Materials		26812666	2218636	
	Total	26812666	22186369	

37. Imported and Indigenous Material Consumed

2018-19	2017-18
22685369	19637121
	Const 64
110358299	77034809
	11004000
133043667	96671930
100040007	96671930
17 05%	20.31%
	20.31%
	2018-19 22685369 110358299 133043667 17.05% 62.95%



38. Segment Reporting

In accordance with para 4 of ind AS 108 - Operating Segments, since the company operates in one segment of activity viz. Modular Furniture

39. Contingent Liabilities						
Particulars		_	1			
a) Perfonance Bank Guarantees given to third pan	ies		As at 31 Ma	rch, 2019	As at 31 A	Aarch, 2018
for contractual obligations				- 1773224	3	
40. Related Party Disclosures	19.202				-	
a) Related Parties and their relationship						
L Holding Company						
 Dhabriya Polywood Limited 						
II. Key Management Personnels						
* Mr. Digvijay Dhabriya, Director						
 Mr. Hitesh Agarwal, Director 						
III. Enterprises over which Key Managerial Perso * Polywood India Limited	onnels are able to	o exercise si	anificant influence (
	1990.0147.0240.0242	202000000000000000000000000000000000000	granuarie antimence /	control :		
* Polywood Green Building Systems Pvt. Ltd.						
 Polywood Profiles Pvt. Ltd. 						
b) Transactions with related parties for the	year ended 31	March 201	0			
Nature of Transactions	Holding (Company	Enterprises over	which KMD	1 Maria	
		10 22	exercise significat	e influence /	Key Managem and their	ent Personnel relatives
	2018-19	2017-18	2018-19	2017-18		
Remuneration to Key Management Personnets	0.	D	0	2017-16	2018-19	2017-18
nterest Payment	0	0	34048	8	4575000	3900000
Sales of Goods	15711315	5645910	472945	30000	0	0
Purchase of Goods	7480277	2887414	472345	19086984	0	+ 0
urchase of Property, plant and equipment	74614	291768	0	450000	0	Û
alance as at 31st March		2011.00	0	Q	0	0
Ion Current Borrowings		0	200000	and the second		
rovisions - Current		0		227000	0	0
rade Receivables	10326312	0	0	0	298600	224575
rade Payable	10020312	23265	0	0	0	0
		2.1255	0	nl	0	the second se

41. Financial Instruments

a. Capital Risk Management

For the purpose of the Company's capital management, capital includes issued equity capital, securities premium and all other equity reserves attributable to the equity shareholders of the Company. The Company's objective when managing capital is to safeguard its ability to continue as a going concern so that it can continue to provide returns to shareholders and other stakeholders.

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The Company manages its capital structure and makes adjustments in light of charges in the financial condition and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders (buy back its shares) or issue new shares.

In order to achieve this overall objective, the Company's capital management, amongst other things, eims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. The Company has complied with these covenants and there have been no breaches in the financial covenants of any interest-bearing loans and borrowings. No changes were made in the objectives, policies or processes for managing capital during the year ended March 31, 2019 and March 31, 2018

The Company monitors its capital using gearing ratio which is net debt divided to total equity. Net debt includes, interest bearing loans and borrowings less cash and cash equivelents, bank balances other than cash and cash equivalents. Deather A

Particulars	As at 31 March, 2019	August 84 44-112 84-112
Long term borrowings	and the second se	As at 31 March, 2018
Cuttent maturitels of long term debt	33785387	22881309
Short term borrowings	7646679	6856950
Less : Cash and cash equivalents	19097776	21118580
	(6659089)	(1506568)
Less : Bank Balances other than Cash and cash equivalents. Net Debt	0	(100000)
Total Equity	53871753	49350272
Gearing Ratio	40090860	36049204
Searing Patro	1.34	1.37



b. Categories of financial instruments

Particulars	As at 31 Mar	ch, 2019	As at 31 March, 2018	
Financial Assets	Carrying Value	Fair Value	Carrying	
Measured at amortised cost			Sundard	Fair Value
Loava				
Other Financial Assets	3524170	3624170	4920257	100806
Trade Receivables	808421	808421	485156	492825
Cash and Cash equivalents	24173713	24173713	16674813	48615
Non current Investment	6659089	6659089	1506568	16674813
Total Financial Assets at amortised cost (A)	3000	3000	3000	1506568
Measured at Fair Value through other comprehensive income (8)	35168393	35168393	23597793	23597793
Measured at fair value through profit and loss (C)	0	0	0	2.3001100
Total Financial Assets (A+B+C)	0	0	0	0
and the second	35168393	35168393	23597793	23597793
Financial Liabilities				10101100
Measured at amortised cost				
Long Term Borrowings				
Current Maturities of Long Term Borrowings	33786387	23786387	22681309	22881309
Short Term Borrowings	7646679	7646679	6856950	6856950
Trade Payables	19097776	19097776	21118580	21118580
Other Financial Liabilities	22898403	22698403	20132922	20132922
Total Financial Liabilities carried at amortised cost	3015118	3015118	7594742	7594742
and the second of anothered cost	86444362	86444362	78584503	78584503

c. Financial Risk Management objects and policies

In its ordinary operations, the company's activities expose it to the various types of risks, which are associated with the financial instruments and markets in which it operates. The Company has a risk management policy which covers the foreign exchanges risks and other risks associated with the financial assets and labitities such as interest rate risks and credit risks. The risk management policy is approved by the Board of Directors. The following is the summary of the main risks :

Market Risk

Market Risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of the change in the market prices. The Company is exposed in the ordinary course of its business to risks related to changes in foreign currency exchange rates, commodity prices and Interest rates.

Interest Rate Risk

Interest rate risk can be either fair value interest rate risk or cash flow interest rate risk. Fair value interest rate risk is the risk of changes in fair value of fixed interest-bearing investments because of fluctuations in the interest rates. Cash flow interest rate risk is the risk that the future cash flows of floating interest-bearing investments will fluctuate because of fluctuations in the interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations.

Foreign Currancy Risk

The Company is exposed to foreign exchange risk arising from foreign currency transactions, primarily with respect to the USD/EURO related to the imports of its raw material and capital assets. Foreign exchange risk arises from future commarcial transactions and recognised assets and labitities denominated in a currency that is not the Company's functional currency (INR).

Credit Risk

Credit risk refers to the risk that a counter party will default on its contractual obligations resulting in financial loss to the Company. Credit risk encompassas of both, the direct risk of default and the risk of detenioration of credit worthiness as well as concentration risks.

Company's credit risk arise principally from the trade receivables and advances. Customer credit risk is managed centrally by the Company and subject to established policy, procedures and control relating to the customer credit risk management. Credit quality of a customer is assessed based on financial position, past performance, business/economic conditions, market reputation, expected business etc. Based on that credit limit and credit terms are decided. Duistanding customer receivables are regularly monitored. Trade receivables consist of a large number of customers spread across diverse industries and geographical areas with no significant concentrations of credit risk. The outstanding trade receivables are regularly monitored and appropriate action is taken for collection of overdue receivables.

Liquidity Risk

The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities. Expected contractual maturity for financial liabilities :

Particulars	Less Than 1 year	1 to 5 years	More than 5	Total
As at March 31, 2019 Borrowings Trade and Other payables Other Financial Liabilities Total	19097776 22898403 10661797	30446387 0 0	Vears 3340000 0 0	52884162 22898403 10661797
As at March 31, 2018	52657975	30446387	3340000	86444362
Borrowings Trade and Other payables Other Financial Liabilities	21118580 20132922 14451692	20041309 0 0	2540000 0 0	43995889 20132922 14451692
fotal	68-4 S 69770193	20041309	2840000	78584503



42. Details of Dues to Micro Enterprises and Small Enterprises

Based on and to the extent of information available with the Company under Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act), the relevant particulars as at reporting date are furnished below:

Particulars	As at 31 March, 2019	As at 31 March, 2018
Principal amount due to suppliers as at the end of the year	1,015,657	0
Interest accrued and due to suppliers on the above amount as all the end of the year	0	0
The amount of Interest paid by the Company in farms of section 16 of the MEMED Act, 2005, along with the amount of the payment made to the supplier beyond the appointed day during the accounting year ended March 31, 2019	0	0
The amount of interest due and payable for the period of delay in making payment (which have been pold but beyond the appointed day during the year.) but without adding the interest specified under the MSMED ACt. 2008.	0	0
The amount of interest accured and remaining unpaid at the end of each accounting year	0	0
The amount of further interest remaining due and papable even in the suscending years, until such date when the interest dues above are actually paid to the small enterprises, for the purpose of disallowance of a deductible expenditure under section 23 of the MSMED Act, 2008	0	c
Total	1,015,657	Ć
Dues to Micro and Small Enterprises have been determined to the extent such parties	have been identified on the basis	of information collected and

received by the Management for the respective year. This has been relied upon by the auditors.

43. Other Notes

Company does not have any long-term contract including derivative contract for which there are any material forseable losses.

- * There are no amounts which are required to be transferred to the Investor Education and Protection Fund.
- * Previous year figures have been reworked, regrouped, rearragned and reclassified, wherever necessary.

As per our Report of even date For DYNASTY MODULAR FURNITURES PVT. LTD. For NARENDRA-SHARMA & CO. GASH Chartered Adcountants Firm Reph &d, 004983C AIPU (CA YOGESHOAUTAM) (DIGVIJAY DHAERIYA) Director Director Partner Din No. 00518946 M. No. 072676

PLACE : Jaipur Date : 30th May, 2019

(HITESH AGRAWAL) Din No.00519922