DIRECTORS' REPORT

Dear Members.

Your Directors are pleased to present the **Eleventh Annual Report** of your Company together with the financial statements, including, Audited Statement of Accounts for the financial year, April 1, 2019 to March 31, 2020. During the year your Company registered a net profit of Rs. 11,603.95 Lakhs.

FINANCIAL RESULTS

A summary of the financial performance of the Company for the financial year ended on March 31, 2020 is given below:

	A	mount (Rs. In Lakhs)
Particulars	Financial Year	Financial Year
	Ended 31.03.2020	Ended 31.03.2019
Gross Income	48,144.48	68,469.91
Expenses	31,216.38	60;087.36
Profit/(Loss) before Tax	16,928.09	8,382.55
Provision for Taxation	5,244.61	2,945.97
Profit/(Loss) after Tax	11,683.48	5,436.58
Other comprehensive Income	(79.53)	9.66
Total comprehensive income	11,603.95	5,446.24
Balance Profit /(Loss) Carried Forward	11,603.95	.5,446.24

DISCLOSURES ABOUT CAPITAL INFUSION DURING THE YEAR (IF ANY), SHAREHOLDING PATTERN DIVIDEND AND TRANSFER TO RESERVES

As on March 31, 2020, the issued share capital of the Company was Rs. 2,101,111,120 /-divided into 210,111,112, equity shares of Rs. 10/- each.

Your Directors are pleased to inform that Axis Bank Limited continues to be the sponsor of Axis Mutual Fund, holding 75% (less one share) of the total issued and paid up equity shares of the Company. Schroder Singapore Holdings Private Limited (SSHPL) continues to hold 25% (plus one share) of the total issued and paid up equity share of the Company.

DIVIDENDS

Your Directors have not recommended payment of any dividend on equity shares, for the year ended March 31, 2020.

AMOUNT CARRIED TO RESERVES

No amount is proposed to be transferred to reserves.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

There were no such changes / commitments.

ISSUANCE OF DEBENTURES

The Company did not issue any debenture(s) during the year.



STATE OF COMPANY'S AFFAIRS

MUTUAL FUND ACTIVITY

Axis Asset Management Company Limited ("Axis AMC") had another strong financial year managing the assets of Axis Mutual Fund (Axis MF). This was a landmark year for Axis MF, as it completed 10 years in existence. The last 10 years have seen Axis MF get firmly established as a leading fund house. Mutual Fund industry broadly continued its growth trajectory while year ended on a weak note on account of a sharp globaland Indian market sell-off. Within its overall basket, Axis MF witnessed strong inflows in its equity schemes across categories backed by stand out fund performance for which it received widespread recognition. Debt fund corpus also went up on account of successful fund positioning for specific investor pockets. Strong investment performance was seen across asset classes with all key funds well placed in their respective segments. Axis AMC has also continued growing its investor base as well as its SIP book. The company continued working towards launching new products that help cover product gaps while also looking at product innovations such as a SIP insurance bundle, multi-manager products and investing in global equities.

Following is a summary of the major product highlights/initiatives:

- 1. Axis ESG Equity Fund: Axis AMC has initiated the journey to embrace sustainability as a cornerstone of its investment process. ESG will be a crucial non-financial metric that will determine sustainable corporate performance going forward. To showcase its commitment to this space, Axis launched the Axis ESG Equity Fund that was the first of its kind mainstream ESG product launch in the Indian market. Further the fund continued Axis' push to provide global exposure to Indian investors by earmarking 30% of the fund for global stocks.
- 2. Axis Retirement Savings Fund: To maintain and enhance its connect with investor needs and to make it possible for all investors to easily use MFs in their investment plans, Axis came out with its second solutions based offering focused on Retirement Savings.
- 3. Iplus SIP facility: Axis AMC created its maiden bundled solution by offering life insurance cover to SIP investors in the Retirement Savings Fund. The structure of the life cover was innovatively designed to encourage investors to carry out long term savings that can help them meet their retirement needs.
- 4. Axis All Seasons Debt Fund of Fund: A unique offering in the Indian market that offered debt investors a one-stop solution for their long term allocations. The Fund of Fund will invest across different fund houses and different strategies to provide investors with the best positioning for any given debt market environment.

ALTERNATIVES

In what was a tough environment was alternative products, Axis AMC continued to broaden its offerings. The equity PMS portfolio ("Axis Brand Equity Portfolio") continued to get flows backed by performance in a challenging year. Further, during the course of the year the AMC launched an additional PMS offering (Axis Core and Satellite Portfolio) and 2 Cat-III AIFs. Last year Axis AMC entered into the real estate market with the launch of a Category- II Alternative Investment Fund ("AIF") scheme ("Axis RERA Opportunities Fund- I") that shall invest via structured debt instruments of real estate projects.

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Details of products/schemes launched and allotted during the year 2019-2020:

Sr N o.	Name of the scheme	Type of the scheme	Allotment date	Amount collected during NFO (In rupees)
1	Axis Money Market Fund	Open Ended Debt Fund	6-Aug-19	5,320,988,514
2	Axis Nifty 100 Index Fund	An Open Ended- Index Fund	18-Oct-19	4,251,567,881
3	Axis Retirement Savings Fund - Aggressive Plan	Open Ended Equity Fund	20-Dec-19	4,575,927,019
4	Axis Retirement Savings Fund - Dynamic Plan	Open Ended Equity Fund	20-Dec-19	2,740,225,254
5	Axis Retirement Savings Fund - Conservative Plan	Open Ended Debt Fund	20-Dec-19	1,305,506,747
6	Axis All Seasons Debt Fund of Funds	Open Ended Debt Fund	28-Jan-20	443,575,700
7	Axis ESG Equity Fund	Open Ended Equity Fund	12-Feb-20	17,149,724,803

Sr. No.	Name of Product/ Scheme	Type of Scheme/ category	Date of first closing	Commitments received
Alte	rnative Investment Fund - C	ategory II & III		
1	Axis New Opp Fund AIF-I	Category II	19-Feb-18	1,047,050,000.00
2	Axis RERA Opp Fund AIF-I	Category II	24-Sep-18	398,500,000.00
3	Axis Equity Opp Fund AIF-	Category III	29-Mar-19	212,150,000.00
4	Axis Active Equity Growth Fund AIF-I	Category III	03-Sep-19	173,817,500.00

Sr. No.	Name of Portfolio	Date of Launch
Portfolio	Management Services	· · · · · · · · · · · · · · · · · · ·
1	Axis Core and Satellite Portfolio	26-Nov-2019

IMPACT OF COVID-19 ON ASSET MANAGEMENT INDUSTRY

Functioning of corporates and business intermediaries is impacted due to the halt in economic activities brought about by the lockdown due to COVID -19. We believe that the current situation is more of a health crisis and not a major financial crisis as of now. What happens going forward is therefore going to depend on how the virus situation develops. There is a high degree of uncertainty right now in terms of how the scenario may unfold as this is a true black swan event and there are no real guides available as reference points to the markets.



- Our equity funds performance has been robust in the face of unprecedented market uncertainty. We continue to look for businesses and management who we believe will generate sustainable long term performance for our investors.
- We have seen the RBI step in with moratorium on payment of term loans and significant open market operations and we believe that the debt markets (G-sec and high quality corporate bonds) should stabilise in short order going forward. For credit markets, there is an element of wait and watch, since their fate is tied to the resumption in economic activity. Our funds have done well in terms of relative performance in this challenging period
- Strong equity inflow figures through systematic investment plans are a positive indication that investors continue to put faith in Mutual Funds as a medium of investing for a long term in equities despite negative markets.
- To carry on PMS and AIF businesses has challenges since both businesses require
 physical agreements that need to move between the AMCs, distributors and
 clients. Until normalcy gets restored these businesses are likely to see drop in
 business flows.
- Axis AMC has enabled necessary infrastructure for staff to work from home.

The steps taken by the Government of India has resulted in controlling the spread of the pandemic. The stimulus provided by the Government together with the measures taken by the Reserve Bank of India will help the Indian economy bounce back. The Fund management industry in India is very robust and has had the necessary agility to address investor needs. Axis AMC is in a good position to withstand the current situation and looks forward to continuing growth.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS OR COURTS

There are no orders passed by Regulators/ Courts which would impact the going concern status of the Company and its future operations.

RELATED PARTY TRANSACTIONS

All related party transactions that were entered into during the financial year were on an arm's length basis and were in the ordinary course of business. There were no materially significant related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons which may have a potential conflict with the interest of the Company at large. All Related Party Transactions are approved/ratified by the Audit and Risk Committee as well as the Board of the Company. Details of related party transactions are attached in "Annexure-I" (AOC-2).

DIRECTORS

In accordance with the provisions of the Companies Act, 2013 and other applicable laws, rules and regulations, Mr. Amitabh Chaudhry (DIN:00531120) retires by rotation at the forthcoming Annual General Meeting and is eligible for re-appointment.

During the year following changes in the composition of board took place:

Mr. Ramesh Kumar Bammi (DIN: 03411046), associate director (representative of Axis Bank Ltd.) resigned w.e.f. close of business hours of July 31, 2019 and accordingly Mr. Ravi Narayanan (DIN: 08528459), associate director (representative of Axis Bank Ltd.) was appointed on the board w.e.f. August 20, 2019.

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Mr. U. R.*Bhat (DIN: 00008425) ceased to be independent director w.e.f. August 24, 2019, as he completed his tenure as per SEBI (Mutual Fund) Regulation, 1996. On August 24, 2019, Mr. V. Anantharaman (DIN: 01223191) was appointed as an Independent Director on the board of the Company.

All the Independent Directors have declared that they meet the criteria of independence as laid down under Section 149(6) of the Companies Act, 2013.

Mr. Chandresh Kumar Nigam, Managing Director and Chief Executive Officer, has not received any commission during the year.

KEY MANAGERIAL PERSONNEL AS ON 31ST MARCH, 2020

In terms of Companies Act 2013, during the year there were no changes in Key Managerial personnel of the Company. Key Managerial personnel of the Company, are as follows, as on March 31, 2020:

Mr. Chandresh Kumar Nigam - Managing Director and Chief Executive Officer

Mr. Gopal Menon-Chief Operating Officer and Chief Financial Officer

Mr. Lalit Taparia - Senior Manager - Legal & Compliance and Company Secretary

PUBLIC DEPOSITS

During the financial year ended March 31, 2020, the company has not accepted any deposit from the members or public under the provisions of sec. 73 to 76 of the Companies Act, 2013. The Company has not accepted any funds from the Directors of the Company during the financial year under review.

CONSERVATION OF ENERGY & TECHNOLOGY ABSORPTION

Since the Company does not own any manufacturing facility, the disclosure under this head is not applicable. Further, other requirements of the Companies (Accounts) Rules, 2014, are also not applicable.

FOREIGN EXCHANGE EARNINGS AND OUTGO

- a) Income from Foreign Currency Rs. 223,933,034/- (Previous year: Rs. 223,010,313/-)
- b) Payments in Foreign Currency (Rs.) 8,100,457/- (Previous year: Rs. 2,582,255/-)

Particulars	31-Mar-20	31-Mar-19
Travelling, lodging and conveyance	96,209	9,90,449
Scheme expenses brokerage	0	1,07,338
AIF Operation	405,327	3,89,025
Scheme Expenses Operation	6,71,300	0
Scheme expenses Marketing	0	25,230
Data online, Computer & Software related	285,681	2,78,400
cost		
IT-Related Cost	53,307	73,849
Prof Fees Legal	12,50,000	0
Advisory fee	53,38,633	7,17,964
Total	8,100,457	25,82,255

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BOARD MEETINGS

During the financial year 2019-2020, seven meetings of the Board of Directors were held on April 15, 2019, May 27, 2019, July 10, 2019, September 27, 2019, October 17, 2019, January 16, 2020 and February 17, 2020. One meeting of the Independent Directors was conducted on March 3, 2020. The status of attendance of Directors at the Board Meetings is as follows:

Name	Designation/category	Director's Identification Number (DIN)	Meetings Attended
Mr. Amitabh Chaudhry	Associate Director	00531120	7
Mr. Lieven Michael O Debruyne	Associate Director	08089730	3
Mr. Chandresh Kumar Nigam	Managing Director & Chief Executive Officer	00498968	7
Mr. R. K Bammi^	Associate Director	03411046	3
Mr. Ravi Narayanan^^	Associate Director	08528459	2
Mr. Ashok Sinha	Independent Director	00070477	7
Mr. U.R. Bhat^	Independent Director	00008425	3
Mr. Shailendra Bhandari	Independent Director	00317334	6
Ms. Sonia Singh	Independent Director	07108778	6
Mr. V. Anantharaman^^	Independent Director		4
Total Meetings held durin	g the year		7

^Ceased to during FY 2019-20

^^ appointed as Director during FY 19-20

COMMITTEES OF THE BOARD OF DIRECTORS AND MANAGEMENT

To enable better and more focused attention on the affairs of the Company, the Board has constituted Committees of the Board, namely, Audit and Risk Committee, Nomination and Remuneration Committee, Corporate Social Responsibility Committee and Share Allotment Committee. The Board has also constituted some committees of the management of the Company including Risk Management Committee, Investment Review Committee, Valuation Committee etc., to which specific matters have been delegated by the Board of Directors.

CONSTITUTION OF AUDIT AND RISK COMMITTEE OF DIRECTORS

In line with the provisions of the Companies Act, 2013, Audit Committee (referred to as the Audit and Risk Committee) of the Board of Directors of the Company, was constituted by the Board of Directors of your Company. There was no such case where recommendation of Audit and Risk Committee was not accepted.

As on March 31, 2020, the Audit and Risk Committee consists of the following Directors:

Mr. Ashok Sinha

Mr. Chandresh Kumar Nigam

Mr. Lieven Michael O Debruyne

Mr. Shailendra Bhandari

Mr. V. Anantharaman

During the Financial Year, 6 Audit and Risk Committee Meetings were held on April 15, 2019, May 27, 2019, July 10, 2019, September, 27, 2019, October 17, 2019, and January 16, 2020.

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The status of attendance of the committee members at these committee meetings is as follows:

Name of Members	Designation	No. of Audit and Risk Committee Meetings attended
Mr. V. Anantharaman^^	Independent Director	2
Mr. Shailendra Bhandari^^	Independent Director	4
Mr. Ashok Sinha	Independent Director	6
Mr. U. R. Bhat^	Independent Director	3
Mr. Chandresh Kumar Nigam	Managing Director and Chief Executive Officer	6
Mr. Lieven Michael O Debruyne	Associate Director	2
Total Meetings held during the year	7.	6

AResigned during FY 2019-20

^^ appointed as member of the Committee during FY 19-20

CONSTITUTION OF THE NOMINATION AND REMUNERATION COMMITTEE

A Nomination and Remuneration Committee of the Board of Directors has been constituted, to comply with the provisions of the Companies Act, 2013 and ensure better standards of Corporate Governance.

As on March 31, 2020, the Nomination and Remuneration Committee consisted of the following directors:

Mr. Ashok Sinha

Mr. Shailendra Bhandari

Mr. V. Anantharaman

Ms. Sonia Singh

Mr. Lieven Michael O Debruyne

During the Financial Year, 4 meetings of Nomination and Remuneration committee were held on April 3, 2019, May 27, 2019, January 16, 2020 and March 13, 2020. The status of attendance of the Committee Members at these Committee Meetings is as follows:

Name of Members	Designation	No. of Nomination and Remuneration Committee Meetings attended
Mr. Ashok Sinha	Independent Director	4
Mr. Shailendra Bhandari^^^	Independent Director	1
Ms. Sonia Singh	Independent Director	3
Mr. U. R. Bhat^^	Independent Director	2
Mr. V. Anantharaman^^^	Independent Director	2
Mr. R.K. Bammi^^	Associate Director	2
Mr. Chandresh Kumar Nigam^	Managing Director & Chief Executive Officer	2
Mr. Lieven Michael O Debruyne	Associate Director	3
Total Meetings held during the year	ar	4

^Ceased to be member of the Committee during the FY 2019 - 20,

^^Resigned during FY 2019- 20

^^^ Appointed as a member of the Committee during FY 2019 - 20



CONSTITUTION OF SHARE ALLOTMENT COMMITTEE

Share Allotment Committee of the Board of Directors has been constituted to comply with the provisions of the Companies Act, 2013

The Committee approves the allotment of shares, upon receiving the money in respect of any application for shares/ issue of shares, which is approved by the Board of Directors of the Company.

As on March 31, 2020, the Share Allotment Committee consisted of the following directors:

Mr. Chandresh Kumar Nigam

Mr. Ravi Narayanan

Mr. Lieven Michael O Debruyne

During the Financial Year, no meeting of Share Allotment Committee was held.

CONSTITUTION OF CORPORATE SOCIAL RESPONSIBILITY COMMITEE

Axis AMC has constituted a Corporate Social Responsibility Committee (CSR) of the Board of Directors in accordance with the provisions of Section 135 of the Companies Act, 2013 read with The Companies (Corporate Social Responsibility) Rules, 2014. The composition of the CSR Committee, average net profits of the Bank for the past three financial years, prescribed CSR expenditure and details of amount spent on CSR activities during the year have been disclosed in "Annexure II" to this Report, as mandated under the said Rules.

The Company has also formulated a CSR policy which is available on the website of the Company https://www.axismf.com/axisdownload/other-policy//CSR%20Policy.pdf.

CSR Committee consists of following Directors:

- 1. Mr. Ashok Sinha
- 2. Ms. Sonia Singh
- 3. Mr. Chandresh Kumar Nigam

The CSR Committee meeting was held on October 17, 2019. The status of attendance of the Committee Members at these Committee Meetings is as follows:

ttended

RISK MANAGEMENT

Audit and Risk Committee of Axis AMC interalia discusses various risk management related issues, at its periodic meetings. This is a committee of the Board of Directors of Axis AMC and is chaired by an Independent Director. The Audit and Risk Committee of the Board updates the Board on various important risk issues discussed at their meetings.

Axis AMC also has a Risk Management Committee (RMC) of the management of the company. The meetings of this committee are held on a monthly basis. The meeting of this committee is chaired by the Managing Director & Chief Executive Officer of the AMC. Various function heads of the AMC are the members of this committee. Various risk issues are raised and discussed at the monthly meetings of the committee. The minutes of the RMC are

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submitted to the Audit and Risk Committee of the Board. Comprehensive Risk Management requirements have been laid down by SEBI in the SEBI Regulations. The AMC adheres to these requirements. In accordance with the SEBI requirements, Independent auditors Price Waterhouse Chartered Accountants LLP (one of the leading global auditors), the internal auditors of the Mutual Fund, and the AMC, review the adequacy and compliance of risk management practices established at the AMC, as a part of their periodic audits. The internal auditors report directly to the Audit and Risk committee of Axis AMC and Audit Committee of Axis Mutual Fund Trustee Limited.

Various risk related issues pertaining to investment management are also discussed and deliberated at the monthly meetings of the Investment Management Committee chaired by the MD & CEO. Various equity and debt fund managers including the Head Debt and Head Equity form a part of this committee. Important issues discussed in the meeting are also deliberated upon at the meetings of the Board of Directors of the company and Axis Mutual Fund Trustee Company.

BOARD EVALUATION

The performance evaluation of Board, its Committees, Chairperson and Individual Directors was done in accordance with the relevant provisions of the Companies Act, 2013.

The performance evaluation of the Board was conducted on various aspects of the Board's functioning such as strategic planning, succession planning etc. The performance evaluation of the Committees was based on criteria such as appropriate composition, clarity in terms of reference, regularity of meetings, quality of discussion/deliberation at its meetings, participation of members etc. The performance evaluation of Directors was carried out on various criteria such as participation at the meetings, interpersonal relationship with other Directors, providing guidance, knowledge and understanding of areas relevant to the operations of the AMC etc. Performance evaluation of Directors including the Board Chairman was also undertaken.

The Nomination and Remuneration committee of the Board carried out an evaluation of the entire board, various committees and the individual directors of the Company excluding the director being evaluated. The Independent Directors too carried out the evaluation of the board as whole, of the Chairman and the Non-Independent Directors of the Company.

The Directors were satisfied with the evaluation results, which reflected the overall engagement of the Board and its Committees with the Company.

Nomination and Remuneration policy

The Nomination and Remuneration Committee of the Board has been formed to assist the Board in its oversight of nomination and remuneration, interalia of the Board members and the staff of the Company. The Nomination and Remuneration policy has been framed to interalia achieve the following objectives:

- that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors and staff of the quality required to run the company successfully;
- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- Remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

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The Company has in place proper and adequate internal control systems commensurate with the nature of its business, size and complexity of its operations. Internal control systems comprising of policies and procedures are designed to ensure reliability of financial reporting, compliance with policies, procedure, applicable laws and regulations, and that all assets and resources are acquired economically, used efficiently and adequately protected.

The Company has engaged an external auditing firm, which carries out periodic audits based on the annual audit plan. The Audit Plan is designed, keeping in mind, various key risks and critical operations of the company. The Audit Plan also considered audit areas suggested by the statutory auditors and was approved by the Audit and Risk Committee.

During the year, the audit and risk committee met regularly to review various observations and recommendation for improvement of business processes made by the external auditing firm and monitor the progress in implementation of the various audit recommendations.

SECRETARIAL AUDIT REPORT

Secretarial Audit for the year 2019-20 was undertaken by MC & Associates, Company Secretaries. The audit interalia covers review of compliance with the requirements specified under Companies Act, 2013 and the Rules made under the Act. The Secretarial Audit Report is given as an "Annexure-III" to this report.

STATUTORY AUDITORS

The Statutory Auditors, M/s. S.R. Batliboi & Co. LLP, Chartered Accountants, Chartered Accountants (firm registration number 301003E/E300005), were appointed for a period of 5 years in the Annual General Meeting held on June 14, 2019 to hold office for a period of 5 years until the conclusion of fifteenth Annual General Meeting.

QUALIFICATIONS IN THE AUDITOR'S REPORT(S)

The report of the Statutory Auditor and the Secretarial Auditor do not have any qualification, reservation, any adverse observations or any disclaimer.

Further, no frauds have been reported by the Auditors under section 143(12) of the Companies Act, 2013.

AS PER SUB SECTION 1 OF SECTION 178 POLICIES ON 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

The Company has framed a policy on appointment and remuneration including criteria for determining qualifications, positive attributes, independence of director and other matters provided under sub-section (3) of section 178 is available on the website of the Company at https://www.axismf.com/axisdownload/other-policy//Nomination%20and%20Remuneration%20policy.pdf. Some of the key features of the Policy are as under:

- While selecting Independent Directors, the company shall ensure that there is appropriate balance of skills, experience and knowledge in the Board, so as to enable the Board to discharge its functions and duties effectively
- The independent directors shall be independent of the management of the company
- Their appointment shall be approved at the meeting of the shareholders



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- Persons of eminence, standing and knowledge with significant achievements in business, professions and/or public service.
- Their financial or business literacy/skills.
- Appropriate other qualification/experience to meet the objectives of the Company.
- Directors are to demonstrate integrity, credibility, trustworthiness, ability to handle conflict constructively, and the willingness to address issues proactively.
- Actively update their knowledge and skills with the latest developments in the relevant industry, market conditions and applicable legal provisions
- To assist in bringing independent judgment to bear on the Board's deliberations, especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct.
- Ability to develop a good working relationship with other Board members and contribute to the Board's working relationship with the senior management of the Company.
- To act within their authority, assist in protecting the legitimate interests of the Company, its shareholders and employees.
- Independent Directors to meet the requirements of the Companies Act, 2013 read with the Rules made thereunder, as amended from time to time.

EMPLOYEES

The statement containing particulars of employees as required under Rule 5 of Companies (Appointment and Remuneration: of Managerial Personnel) Rules, 2014, forms part of this report. Any member interested in obtaining a copy of this Annexure may write to the Company Secretary at the Registered Office of the Company.

PARTICULARS OF INVESTMENTS, LOANS AND GUARANTEE GIVEN OR SECURITY PROVIDED U/S 186

Followings are the details of loans and guarantee given, security provided and Investments made during the year:

- 1. Loans and guarantee given Nil
- 2. Security provided Nil
- 3. Investment Made:

Amount in Rupees (in units)

Details of Investment	Purpose	Opening	Purchase	Redemption	Closing
Axis Liquid Fund	Parked surplus funds	1,34,01,35,289	3,99,22,00,000	-2,37,98,00,000	3,01,00,42,966
- Direct Growth	(In units)	(657133.881)	(1867006.538)	(1112953.011)	(1411187.408)
Mf Utilities India Private Limited		5,00,000			5,00,000
Axis Credit Risk		50,00,000			50,00,000
Fund - Direct - Growth	Investment made in	(500000.00)			(500000.00)
Axis Enhanced	terms of SEBI Gazette Notification dated	50,00,000			50,00,000
Arbitrage Fund - Direct - Growth	May 6, 2014	(500000.00)	_		(500000.00)
Axis Focused 25		50,00,000			50,00,000
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Fund - Direct -
Growth
Axis Banking &
PSU Debt Fund -
Direct - Growth
Axis Liquid Fund
- Direct -
Growth
Axis Gilt Fund -
Direct - Growth
Axis Dynamic
Bond Fund -
Direct - Growth
Axis Bluechip
Fund - Direct -
Growth
Axis Gold Fund -
Direct - Growth
Axis Strategic
Bond Fund -
Direct - Growth
Axis Regular
Saver - Direct -
Growth
Axis Mid Cap
Fund - Direct
Growth
Axis Short Term
Fund - Direct -
Growth
Axis Treasury
Advantage Fund
- Direct -
Growth
Axis Triple
Advantage Fund
- Direct -
Growth
Axis Long Term
Equity Fund -
Direct - Growth
Gold Exchange
Traded Fund
Axis Equity
Saver Fund -
Direct - Growth
Axis Children
Gift Fund -
Direct - Growth
Axis Nifty ETF -

(286861.73)	(286861.73)
50,00,000	50,00,000
(3874.99)	(3874.99)
50,00,000	50,00,000
(3201.59)	(3201.59)
35,00,000	35,00,000
(277705.05)	(277705.05)
50,00,000	50,00,000
(340217.06)	(340217.06)
50,00,000	50,00,000
(260145.68)	(260145.68)
50,00,000	50,00,000
(517512.63)	(517512.63)
50,00,000	50,00,000
(367555.17)	(367555.17)
50,00,000	50,00,000
(321320.24)	(321320.24)
50,00,000	50,00,000
(197083.17)	(197083.17)
50,00,000	50,00,000
(323055.85)	(323055.85)
50,00,000	50,00,000
(3170.06)	(3170.06)
50,00,000	50,00,000
(323047.50)	(323047.50)
50,00,000	50,00,000
(161830.10)	(161830.10)
51,56,794	51,56,794
(2000.00)	(2000.00)
50,00,000	50,00,000
(500000.00)	(500000.00)
50,00,000	50,00,000
(500000.00)	(500000.00)
22,02,047	22,02,047
(2315.00)	(2315.00)

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Debt
Opportunities Fund - Direct -
Growth
Axis Dynamic
Equity Fund -
Direct - Growth
Axis Multicap
Fund - Direct -
Growth
Axis Alternative
Investment
Fund Series 1
Axis Equity
Hybrid Fund -
Direct - Growth
Axis Ultra Short
Term Fund -
Direct - Growth
Axis Growth
Opportunities
Fund -Direct -
Growth
Axis Small Cap
Fund - Open
Ended - Direct -
Growth
Axis Overnight
Fund - Direct -
Growth
Axis Rera
Opportunities
Fund Series 1
Axis Equity
Opportunities
Fund Series 3
Axis Money
Market Fund -
Direct - Growth
Axis Nifty 100
Index Fund -
Direct - Growth
Axis
Retirement
Savings Fund
- Aggressive
Plan - Direct -
Growth
Axis
Retirement
Savings Fund
-
Conservative

	1 1	i i
(500000.00)		(500000.00)
50,00,000		50,00,000
(500000.00)		(500000.00)
50,00,000		50,00,000
(500000.00)		(500000.00)
5,00,00,000		5,00,00,000
(500.00)		(500.00)
50,00,000		50,00,000
(500000.00)		(500000.00)
50,00,000		50,00,000
(500000.00)		(500000.00)
50,00,000		50,00,000
(500000.00)		(500000.00)
50,00,000		50,00,000
(182949.14)		(182949.14)
50,00,000		50,00,000
(5000.00)		(5000.00)
5,00,00,000		5,00,00,000
(500.00)		(500.00)
1,54,00,000	8,46,00,000	10,00,00,000
(154.00)	(124.3.00)	(278.30)
	50,00,000	50,00,000
	(5000.00)	(5000.00)
	50,00,000 (500000.00)	50,00,000 (500000.00)
	50,00,000 (500000.00)	50,00,000 (500000.00)
	50,00,000 (500000.00)	50,00,000 (500000.00)

Page **13** of **15**

Plan - Direct - Growth					
Axis Retirement Savings Fund - Dynamic Plan - Direct - Growth	¥		50,00,000 (500000.00)		50,00,000 (500000.00)
Axis All Seasons Debt Fund of Funds - Direct - Growth			50,00,000 (500000.00)		50,00,000 (500000.00)
Axis ESG Equity Fund - Direct - Growth		200 E	50,00,000 (500000.00)		50,00,000 (500000.00)
Axis Active Equity Growth Fund Series I			85,175,000 (152.250)		
				- 1	

EXTRACT OF ANNUAL RETURN

Details forming part of the extract of the Annual Return in form MGT-9 is given in "Annexure-IV" and forms part of this report.

Disclosures under Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act 2013

Your Company has adequate safeguards to protect women at workplace and is fully committed to uphold and maintain the dignity of every women executive working in the Company. The Status of complaints filed and pending as on date of the report is as under:

Number of complaints pending as on the beginning of the period: Nil Number complaints filed during the financial period: 1 Number of complaints pending as on the end of the period: Nil



DIRECTORS' RESPONSIBILITY STATEMENT

The Directors confirm 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.

COMPLIANCES OF APPLICABLE SECRETAIAL STANDARDS

During the year under review, the Company has complied with all the applicable secretarial standards.

ACKNOWLEDGEMENT

The Board of Directors places on record its gratitude to the Securities and Exchange Board of India, Reserve Bank of India, other government and regulatory authorities, financial institutions and correspondent banks, distributor partners for their strong support and guidance. The Board acknowledges the support of the shareholders and also places on record its sincere thanks to its valued clients and customers for their continued patronage. The Board also expresses its deep sense of appreciation to all employees of the Company for their strong work ethic, excellent performance, professionalism, team work, commitment and initiative which has led to the Company making commendable progress in today's challenging environment.

For and on behalf of the Board of Directors

Director

Asset Ma

Director

Place: Mumbai Date: April 25, 2020 Annexure- I

Form No. AOC-2 (Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies(Accounts) Rules, 2014)

of contracts or	Details of contracts or arrangements or transactions at arm's length basis:	ons at arm's length basis			
Name of the related party	Name of the related Nature of relationship party	Nature of contract / arrangement	/ Duration of the contract / arrangement	Particulars of the contract or arrangement	Material terms of the contract or arrangement Including the value, if any
Axis Bank Limited	Holding Company	Brokerage on sale of Mutual Fund Units	f Orgaing, effective till not terminated		AMIS. AMCL is the asset management company of Axis Mutual Fund The agreement between parties enumerates the various terms of services to be provided / availed by either parties, (AMF). AAMCL engaged Axis Bank Ltd (ABL), Axis Capital LTD (ACL) and however the brokerage rates for ongoing schemes is negotiated/communicated normally on monthly/quarterly basis. In Axis Securities Ltd (ASL) for provision of marketing and distribution case of launch of new schemes. Services in respect of mutual fund schemes of AMIS. In this regard, the functions performed by ABL, ACL and ASI. will it is agreed between the parties that Distributable Total Expense Ratio will be shared in ratio of 89:11 between ABL & Axis AMC w.e.f.1st April, 2019 **O Casting in touch with the propertive close to an expense the parties to an expense the parties of the parties to an expense the parties to a casting in touch with the propertive close the parties of the parties to a casting in touch with the parties to an expense the parties to a casting in touch with the parties to a casting in touch with the parties to an expense to the parties to a casting in touch with the parties to a casting in touch with the parties to a casting the parties to a casting in touch with the parties to a casting in touch with the parties to a casting the parties to a casting in touch with the parties to a casting the parties to a casting the parties of the parties to a casting the
Akis Capital Ltd	Subsidiary of Holding Company Brokerage Mutual Fun	Notural Fund Units	Congoing, effective till		- Discussing with the clients to the support in experiments and when the clients are the clients of availed by either parties, of investments to be made in a particular scheme; - Soliciting, collecting applications/ registration forms and other however the brokerage rates for ongoing schemes is negotiated/communicated normally on monthly/quarterly basis.In case of launch of new schemes/funds the brokerages rates are negotiated/communicated before the launch of such new schemes. - Collecting the subscription forms; and Axis AMC and to resolve any query raised by the customers.
Axis Securities Ltd	Subsidiary of Holding Company	Brokerage Mutual Fun	on sale of Ongoing, effective till d Units not terminated		The agreemant between parties enumerates the various terms of services to be provided / availed by either parties, however the brokerage rates for ongoing schemes is negotiated/communicated normally on monthly/quarterly basis.in case of launch of new schemes/funds the brokerages rates are negotiated/communicated before the launch of such new schemes.
Axis Bank Limited	Holding Company	lease rent Agreement	Current Agreement is for period 1st July 2019 to 30th June 2022 which is further renewable	Current Agreement is for the purpose of carrying out its business, AMC has entered into a for period 1st July lease agreement with ABL for its premises located on 1st floor, Axis 2019 to 30th June House, C-2 Wadia international center, Bombay Dyeing Mills 2022 which is further Compound, Pandurang Budhkar Marg, Worll, Mumbal – 400 025.	For the purpose of carrying out its business, AMC has entered into a AMC has taken an office area of 14126.67 sq ft.@ 170 per sq ft from July 2016 onwards. Hease agreement with ABL for its premises located on 1st floor, Axis House, C-2 Wadla international center, Bombay Dyeling Mills Compound, Pandurang Budhkar Marg, Worll,Mumbal – 400 025.
Axis Bank Limited	Holding Company	lease rent Agreement - Reimbursement of administration expenses and Expenses recovered	Ongoing, effective till not terminated	If AMC is currently sharing its corporate office with ABL. ABL incurs cost towards maintenance of the entire premises for eg Security, cost gardening, cost, house keeping, cost, insurance premium, cost any other repair costs etc. ABL will charge fix amount of Rs. 8,56,300 per month, plus taxes. However ABL will be trueing up with same with actual it allocates cost to AMC based on area occupied by amc or on one to one basis on actuals) once a year. ABL also charges porperty tax at actuals based on area occupied	AMC is currently sharing its corporate office with ABL. ABL Incurs cast Based on Actuals paid by Axis Bank and propriotionate share recovered from AMC towards maintenance of the entire premises for eg Security cast gardening cost, house keeping cost, insurance premium cost any other repair costs etc. ABL will charge fix amount of Rs. 8,56,300 per month plus taxes. However ABL will example up with same with actual (it allocates costs to AMC based on area occupied by amc or on one to one basis on actuals) once a year. ABL also charges porperty tax at actuals based on area occupied
Axis Bank Limited	Holding Company	Rent Expenses - other location (other than corporate office)	Ongoing, effective till not terminated	For the purpose of marketing employees at various branch desk space at these location. There are currently 39 sucemployees of Axis AMC are piparty for the total area. Axis actuals in proportion to the de AMC vise-vis the total number.	Its products, Axis AMC has placed its Amounts will vary monthly, it will based on location and desk space occupied by AMC employees so of Axis Bank. The employees occupy holostions across india where the aced. Axis Bank is paying rent to third bank is recovering rent to m AMC at sk space occupied by the employees of of desk space occupied.
Axis Bank Limited	Holding Company	Facilities Expenses - other Origoing, effective till location (other than corporate office)	Ongoing, effective till not terminated		As mentioned above Axis AMC has placed its employees at various Axis Bank charges a flat rate of INR \$.500 per desk per month to AMC for the various amenities provided to the branches of Axis Bank. Further, Axis Bank provides certain amenities to employees of AMC at the branch premises of Axis Bank. The amployees of AMC occupying such desk space. The management of Axis Bank have identified certain costs incurred for such amenities and has allocates the same on the basis of area occupied by each desk.

Sr No	Name of the relate party	Name of the related Nature of relationship party	Nature of contract / arrangement	Duration of the contract / arrangement	Particulars of the contract or arrangement	Material terms of the contract or arrangement including the value, if any
	Axis Bank Limited	Holding Company	Bank Charges	Ongoing, effective till not terminated		These charges have been paid to Axis Bank in the normal course of Axis Bank charges Rs.3/-rate per instrument to AMC for payment service charges for cheque printing, NEFT, RTGS & DC business. The charges are towards normal cash management and NFO application process charges per location Rs.1000/- Services(CMS) that include tasks like fund transfer, cheque collection, banking, warrant issuance etc
	Axis Bank Limited	Holding Company	Custodian and Bookkeeping / accounting services	Ongoing, effective till not terminated	Other charges like custodian charges, reimbursement of fund Assetservicing charges accounting charges, etc. which Axis 10.04% (custodian charges, etc. which Axis 10.04% (custodian charges). AMC incurs in the normal course of its Portfolio Management Business inanagement business.	Other charges like custodian charges, reimbursement of fund Assetservicing charges (fund accounting charges), Axis Bank charges AXIS AMC 0.05% of the total value of the security R account transaction charges, etc. which Axis 0.04% (custodian charges) of the total value of the security held under custody. This is only for the Portfolio AMC incurs in the normal course of its Portfolio Management Business imanagement business.
	Axis Bank Limited	Holding Company	Royalty Charges/Brand usage charges	Charges/Brand Ongoing, effective till not terminated	I Brand usage policy of Axis Bank allows usage of Axis brand by the Brand usage policy of Bank's subsidiaries, step-down subsidiaries, associates, co-partners etc. etc. Axis AMC and other subsidiaries use the "Axis" brand in various communications/signboards/hoardings and other marketing materials without any consideration being charged for that. In terms of section 7 (c) read with Schedule I of Central Goods and Service Tax Act, 2017, any supply of goods or services between related persons when made in the course or furtherance of business will be treated as a supply even if made without consideration.	Brand usage policy of Axis Bank allows usage of Axis brand by the Brand usage policy of Axis brand by the Brand usage policy of Axis brand by the Brand usage policy of Axis Brand and other subsidiaries, step-down subsidiaries, step-down subsidiaries, step-down subsidiaries, step-down subsidiaries, step-down subsidiaries, associates, co-partners communications/signboards/hoardings and other marketing materials without any consideration being charged for that. Axis Brand usage policy of Axis Brand and other marketing materials without any consideration being charged for that. Axis Brand usage policy of Axis Brand and other marketing materials without any consideration being charged for that. Axis Brand usage policy of Axis Brand and other marketing materials without any consideration being charged for that. Axis Brand usage policy of Axis Brand and other marketing materials without any consideration being charged for that. Axis Brand in Capacida and other marketing materials without any consideration being charged for that. Axis Brand in Capacida and other marketing materials without any consideration being charged for that. Axis Brand will charge 0.15 % p.a. of adjusted operating revenue in lieu of grant of "Right to Use" of the Axis brand persons when made without consideration.
	Axis Securities Ltd	Subsidiary of Holding Company	Rent Expenses and Facility expenses - other location (other than corporate office)	Ongoing, effective till not terminated	For the purpose of marketing employees at various branch space at these location. There are currently 2 such locs of Axis AMC are placed.ASI, support to such placed empliproportionate actuals basis. The agreement between ASI responsibilities of ASI and Axis responsibilities of ASI and Axis	s of ASL.The employees occupy desk the branch premises of Axis securities. stions across india where the employees also provides amenities and business oyees. The amenities are recovered on and AMC lists down various mutual AMC in relation to aforesald services.
1	Independent/Associat e Directors :-		Directors sitting Fees	Ongoing, effective till not terminated	For every meeting attended the director is paid Rs 50,000/- per 50,000/- per meeting attended meeting attended	50,000/- per meeting attended
,	Mr. T S Naranyan Sami	Independent Director				
T-	Mr. U R Bhatt	Independent Director				
1	Mr. Ashok Sinha	Independent Director				
1	Mrs. SONIA SINGH	Independent Director				
-	Mr. R K Bammi	Associate Director				Sixu × ion
	Mr. Shailendra Bhandari	Independent Director				
	Mr. V. Anantharaman	Independent Director				A COMMON CO
100	Chandresh Kumar Nigam	MD& CEO	Directors Remuneration	5 Years	Chandresh Nigam has been appointed as MD& CEO of Axis AMC	Salary and perquisites as approved by the Remuneration and Nomination committee and the Board of Directors of the company
1	Lalit Taparia	Senior Manager Legal & Company	Salary	Ongoing, effective till	Ongoing, effective till Lalit Taparla has been appointed as Company Secretary of Axis AMC	Salary and perquisites as approved by the Remuneration and Nomination committee and the Board of Directors of the

g.	party	Name of the related Nature of relationship party	Nature of contract / arrangement	/ Duration of the contract / arrangement	Particulars of the contract or arrangement	Material terms of the contract or arrangement including the value, if any
18	Gopal Menon C	COO & CFO	Salary	Ongoing, effective till not terminated	Gopal Menon has been appointed as COO & CFO of Axis AMC	Salary and perquisites as approved by the Remuneration and Nomination committee and the Board of Directors of the company
Si Sa	Schroders Investment st Management (Singapore Limited)	shareholder	Investment advisory fees	Ongoing, effective till not terminated	Axis AMC has been appointed as an advisor of schroder international selection fund (SISF) Indian equity fund,(SISF) Indian Bond fund and SISF Indian opportunities fund for which Axis AMC is received fixed and variable fees	Axis AMC has revised terms with SISF, fixed fee would be \$ 35,425 per month. Apart from fixed fees, variable fees shall charged equal to an amount equivalent to 50% of the estimated average net management fees rate for relevant subfunds as may be agreed upon by the parties from time to time. The Current standrad rate is at 25 BPS on the monthly average AUM
15 & P	Schroders Investment st Management (Singapore Limited)	shareholder	Investment advisory fees	Ongoing, effective till not terminated	Axis AMC has been appointed as an advisor of schroder international selection fund (SIMAL) for Unisuper indian Equity Portfollo.	Axis AMC has been appointed as an advisor of schroder international A variable fee shall be payable to Axis AMC on the applicable average daily value of the portfolio, SIMAL shall share 50% selection fund (SIMAL) for Unisuper Indian Equity Portfolio.
1은 등 은	Schroders Investment shareholder Management (Singapore Limited)	hareholder	Investment advisory fees	Ongoing, effective till not terminated	Ongoing, effective till Axis AMC has been appointed as an advisor of Schroder Unit Trust not terminated Limited for India Equity Fund.	A variable feas shall charged equal to an amount equivalent to 50% of the estimated average net management feas rate for relevant sub-funds as may be agreed upon by the parties from time to time. The Current standrad rate is at 25 BPS on the monthly average AUM.
I 등 교 도	Schroders Investment shareholde Management (Singapore Limited)	hareholder	Investment advisory fees	Ongoing, effective till not terminated		Schroders investment Management Limited has been appointed as an Upon review of the Scheme's current fee structure and expenses charged, it has been agreed that Axis AMC will share advisor by Axis Asset Management Company Ltd for global equities 50% of its net retention with SIML towards the AUM component investing in global equities, till the time Advisory investment of Axis Growth Opportunities Fund and Axis ESG Equity Agreement is modified/ terminated.
1.5	Axis Bank Limited H	Holding Company	Extension of line of credit	Ongoing, effective till not terminated	Axis AMC has availed line of credit facility of Rs. 80 crs. The line of The rate of interest offered by ABL is 10.60% credit will be utilised for payment of business/brokerage payouts. Same is discontinued from Nov 2019 on ward	The rate of Interest offered by ABL is 10.60%
15	AAIs Bank Limited	Holding Company	Distribution fees on selling of PMS products of Axis AMC.	4	ilon of All majorly include the ve clients to market the ments and the quantum fuct; n forms and other Axis AMC; omers and Axis AMC and	Currently Axis AMC is actively soliciting clients under 'AXIS BRAND EQUITY' strategy within its PMS segment'. The referral fae rates decided are: - Upfront Commission- 4% upto June, 2018 and 3.5% from July, 2018 onwards Setup Fees* - 0% - 1% That commission- 2nd &3rd Year Trail- 0.75% Ath Year Teal - 16 Fixed Fees(Type-1-2.5%) charged to customer- 1.35% - 16 Fixed Fees(Type-2-1.5%) charged to customer- 0.85% * 100% of the setup fees recovered from client will be paid to Axis Bank. (Maximum Setup fees to be charged is 1%) t is agreed between the parties that revenue will be shared in ratio of 67:33 between ABL & Axis AMC w.e.f.1st April, 2019.
1.5	Axis Bank Limited H	Holding Company	Distribution fees on selling of Alternative Investment Fund (AIF) products.		AAMCL engaged Axis Bank Ltd (ABL) for provision of marketing/Raferral services in respect of its AIF Products. In this regard, the functions performed by ABL Will majorly include the following activities: • Getting in touch with the existing/prospective clients to market the product; • Solcusing with the clients the type of investments and the quantum of investments to be made in a particular product; • Soliciting, collecting applications/ registration forms and other documents and promptly deliver the same to Axis AMC; • Acciliecting the subscription forms; and Axis AMC and to resolve any query raised by the customers.	The referral rates decided are: 1. AXIS New opportunities AIF-1 is as below: 1. BAXIS New opportunities AIF-1 is as below: 2. RERA fund is as below: Class A Units (Rs. 5Cr and above less Rs. 5Cr)-4.25% Class B Units (Rs. 5Cr and above less than Rs. 25Cr)-3.75% Class B Units (Rs. 5Cr and above less than Rs. 25Cr)-3.75% Class G Units (more than Rs. 25Cr)-3.75% Class G Units (Rs. 5Cr and above less Rs. 5Cr)-3.75% Class G Units (Rs. 5Cr and above less Rs. 5Cr)-3.75% Fee Structure Class A 3 - 4.25% Fee Structure of Pa 1-3.50% Fee Structure for B 1-3.50% Additional incentive -0.25% Additional incentive -0.25%
						Trail Year 2 to 4-0.35% p.a

	Sr No Name of the related Nature of relationship party	Nature of contract / Duration arrangement arrangem	Duration of the contract /	Particulars of the contract or arrangement	Material terms of the contract or arrangement including the value, if any
Axis Bank Limited	ed Holding Company	Secured loan	48 Monhts C	Company has taken car loan facility from Axis Bank for use of car for the employees of the company.	Company has taken car loan facility from Axis Bank for use of car for the employees of the company brief Terms of the Terms 48 Months Terms of the Current rate for auto loan is 8.6% or
					For and on behalf of the board of Diffectors
					L'Arens
				Director	AS AS CO.
					Place: Mumbal
					into al properties de la compari de la compa

Annexure - II

Corporate Social Responsibility Activities

[Pursuant to section 135 of the Companies Act, 2013 and rule 9 of the Companies (Accounts) Rules, 2014]

1. A brief outline of the Company's Corporate Social Responsibility (CSR) policy

The Board of Directors (Board) adopted the CSR Policy (Policy) on January 27, 2016. The primary purpose of the Company's CSR philosophy is to make a meaningful and measurable impact on the lives of economically, physically and socially challenged communities of the country by supporting initiatives aimed at creating conditions suitable for sustainable livelihood in these communities. The company aims to promote literacy among the disadvantaged and differently-abled people and also financial literacy amongst consumers at large which includes consumer education and awareness as well as capacity building and skill building in various sectors of the economy. The Company promotes initiatives that preserve, restore and enhance environment, ecological balance, and natural resources. It undertakes measures to eradicate hunger, poverty and malnutrition as well as to improve sanitation, health and hygiene. The Company also aims to undertake activities to reduce inequalities faced by socially and economically backward groups. These activities may be carried out by the company on its own or through agencies/NGOs etc.

The CSR amount was paid to Axis Foundation. Contribution from Axis AMC shall be utilised for payment to Seva Mandir, which was established in 1973 in Udaipur, Rajasthan for Community collectives, Natural Resource Management, watershed management, agriculture, livestock, child day care centres, etc.

Axis Bank Foundation (ABF) was set up as a Public Trust in 2006 to carry out the Corporate Social Responsibility initiatives of Axis Bank and its group entities. The Foundation has committed itself to participate in various socially relevant endeavours on creating sustainable livelihoods by focusing on interventions related to Agricultural Practices and Farm Income, Vocational Training leading to Income and Employment and Women Empowerment.

2. The Composition of the CSR Committee of Axis AMC

Mr. Ashok Sinha – Chairman, Independent Director

Ms. Sonia Singh-Independent Director

Mr. Chandresh Kumar Nigam – Managing Director and Chief Executive Officer

3. Average net profit of the company for last three financial years

 Year ended
 Amount (in Rs.)

 March 31, 2017
 579,886,802

 March 31, 2018
 572,819,720

 March 31, 2019
 84,60,90,404

 Average net profits of immediate preceding three years
 66,62,65,642

 Amount to be spent for CSR activities (2% of average net profit)
 1,33,25,313

4. Prescribed CSR Expenditure

The CSR Committee meeting was held on October 17, 2019 where Committee recommended Rs. 1,33,25,313 to be spent on CSR activities. This amount was accordingly spent as per recommendation of the committee.

5. Details of CSR spent during the financial year.

- a) Total amount to be spent for the financial year (2019-2020): Rs. 1,33,25,313
- b) Amount unspent, if any: Not applicable
- c) Manner in which the amount spent during the financial year is detailed below

The CSR Amount was paid to Axis Bank Foundation. Contribution from Axis AMC shall be utilised for payment to Seva Mandir, which was established in 1973 in Udaipur, Rajasthan for Community collectives, Natural Resource Management, watershed management, agriculture, livestock, child day care centres, etc.

Sr. No.	CSR project or activity identified	Sector in which the Project is covered	Projects or programs (1) Local area or other (2) Specify the State and district where projects or programs was undertaken	Amount outlay (budget) projects or programs wise	Amount spent on the projects or programs Subheads: (i) Direct expenditur e on projects or programs (ii) Overheads	Cumulative expenditure up to the reporting period	Amount spent: Direct or through implementing agency*
1.	Axis Foundation for the onward disbursement to Seva Mandir (capacity building for community based on natural resource management, watershed management, agriculture, livestock, child day care centers etc.)	Sustainable livelihood	capacity building for community based on natural resource management, watershed management, agriculture, livestock, child day care centers etc Place: Udaipur District, Rajasthan	Rs. 1,33,25,313	Direct expenditure on projects or programs: Rs. 1,33,25,313 was paid to Axis Bank Foundation. Contribution from Axis AMC shall be utilised for payment to Seva Mandir, which is located at Phalasiya and Kotra Block, Udaipur District, Rajasthan	Rs. 1,33,25,313	Rs. 1,33,25,313 was paid to Axis Bank Foundation. Contribution from Axis AMC shall be utilised for payment to Seva Mandir, which is located at Phalasiya and Kotra Block, Udaipur District, Rajasthan

^{*}Give details of implementing agency: (details provided in point 1)

6. 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– Not applicable

7. Responsibility Statement

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 of Directors

Director Director

Director

Place: Mumbai

Date: April 25, 2020

ANNEXURE- IV

Form No. MGT-9

EXTRACT OF ANNUAL RETURN

As on the financial year ended on March 31, 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:U65991MH2009PLC189558
- ii) Registration Date: January 13, 2009
- iii) Name of the Company: Axis Asset Management company Limited
- iv) Category/Sub-Category of the Company: Company Limited by Shares, Indian Non-Government Company
- v) Address of the registered office and contact details: Axis House, 1st Floor, C-2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai 400025
- vi) Whether listed company (Yes/No): No
- vii) Name, Address and Contact details of Registrar and Transfer Agent, if any:

K Fintech Pvt. Ltd.

KarvySelenium ,Tower B, Plot number 31 & 32

Financial District, Gachibowli

Hyderabad 500 032.

II. Principal business activities of the company

All the Business activities contributing 10 % or more of the total turnover of the company are:-

SR. No	Name and Description of main products/ services	NIC Code of the Product/ service	% to total turnover Of the company
1	Investment Management- The Company manages Investment Portfolios of the scheme(s) launched by Axis Mutual Fund, Axis Alternative Investment Fund- Category II & III and Portfolios under Portfolio Management Services	804.9	97.44%

III. Particulars of holding, subsidiary and associate companies

S. No.	Name and Address of The company	CIN/ GLN	Holding/ Subsidiary /Associat e	% of shares held	Applicable section
1	Axis Bank Limited	L65110GJ1993PLC020769	Holding	75%*	2(46)

^{*}Schroder Singapore Holdings Private Limited holds 25% plus one share

IV. Shareholding pattern (Equity Share Capital Breakup as percentage of Total Equity)

i) Category- wise Share Holding

Category of Sharehold ers	No. of Sh beginnin			e		Shares he the year	ld at th	е	% Change during the year
	Demat	Physic al	Total	%of Total Shares	Demat	Physical	Total	%of Total Share s	
A. Promoters (1)Indian									
a)Individua				4.					
b)Central			L		-		-	_	
c)State	4 0						-		
d)Bodies					-			-	
e)Banks/Fl	15758326 3		15758 3263	74.99996621	1575832 63			74.99996 621	- C 14
f)Any Other	70®	-7/1 R	7.0 [©]	0.00003332	70 [®]	_	70@	0.000033 32	
Sub- total(A)(1):-	15758333 3	-	15758 3333	74.99999953	1575833 33	-		74.99999 953	
(2)Foreign									
a)NRIs- Individuals		-	-		-	- 9		-	10,700
b)Other Individuals		-	-				ŧ		
c) Bodies		-	-		<u> </u>	-	ţ	-	
d)Banks/FI	-			-	-		-	-	-
e)Any Other	52527779		52527 779	25.00000048	5252777 9	-	52527 779	25.00000 048	
Sub- total(A)(2):-	52527779		52527 779	25.00000048	5252777 9	-	52527 779	25.00000 048	
Total shar ehol ding Of	21011111 2		21011 1112	100%	2101111 12	-	21011 1112	100%	Nil
B. Public Shareholdi									
1.Institution									
a) Mutual		-	-	-	-	L .	+	-	-
b)Banks/FI		-	-	-	-		-		-: 1
c)Central		1	L	F	-			-	-



d)State	-	L	8	-	-	-	-	
Govt(s)								
e)Venture Capital Funds		ŀ						-
f)Insurance - Companies		-					=	
g)Flls -	-			-	-	-	-	
h)Foreign Venture Capital Funds		-	- 1			3	-:	
i)Others(sp - ecify)	7/2	-	÷.				-	u u
Sub- total(B)(1):-								E
2.Non- Institutions								
a) Bódies Corp.		4.	-	7/1			-	
i) Indian	-		-		-	-	-	-
ii)Overseas -	-	-	-			-	-	W = 77 5
b)Individua- is	ŀ	} 2	-		-	-		
i) Individual- sharehold ers holding nominal sharecapi taluptoRs.				-		-	-	
ii) Individual shareh olders holdin g nomin al share capital in excess ofRs11a kh						_		
c)Others (specify) Sub- total(B)(2):-	-		-		-	-		
Total Public- Shareholdi ng(B)=(B)(1)+ (B)(2)								f= *1



Grand Total 2 (A+B+C) 2	1011111 -	21011 1112	100%	2101111- 12	21011 1112	100%	Nil	
C. Shares held by Custodian for GDRs & ADRs		5./						

[@] shares held by nominees of Axis Bank Limited.

ii) Shareholding of Promoters

SR No	Sharehold er's Name	1		at	the	Share holdi The year	ng at the end		
		No. of Shares	%of total Shares o the compar	Ц	%of Share s Pledg ed/ encu mbere d total shares	No. of Shares	%of total Shares of the compan y	%of Shares Pledg ed/ encum bered total shares	% chan ge in share holdin g during the year
1	Axis Bank Limited	157583333^	75%		Nil	157583333^	75%	Nil	No change
2	Schroder Singapore Holdings Private Limited	52527779	25%		Nil	52527779	25%	Nil	No change
	Total	210111112	100%	ID F	Nil	210111112	100%	Nil	No change

[^] Out of 15,75,83,333 shares held by Axis Bank Limited, 70 shares are held by nominees of Axis Bank Limited

- iii) Change in Promoters' Shareholding: No change
- iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

SR. No.		Shareholding at the Beginning of the year		Shareholding at the end of the year	
3	For Each of theTop10Share holders	No. of shares	%of total Shares of the company	No. of shares	%of total Shares of the company
	.L.	1	Nil		1

v) Shareholding of Directors and Key Managerial Personnel: Nil

V. Indebtedness

Indebtedness of the Company including interest outstanding/ accrued but not due for payments



	Secured Loans Excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at The beginning			-	
the financial year	-0	ŀ	-	
i) Principal Amount				
ii) Interest due but not paid	-		-	• I
iii)Interest accrued but not due			-	<u></u>
Total(i+ii+iii)		-	-	-
Change in Indebtedness during the financial year • Addition	-			
Reduction	-			-
Net Change		-	-	
Indebtedness at the end of the financial year	•	-		
i)Principal Amount	•)	-	-	
ii) Interest due but not paid	-)			
iii)Interest accrued but not due			-	
Total(i+ii+iii)				

VI. Remuneration of directors and Key Managerial Personnel

Remuneration to Managing Director, Whole-time Directors and/or Manager: (Amount in Rs.)

SI. No	Particulars of Remuneration	CHANDRESH KUMAR NIGAM	Total Amount
	Gross salary		4.744
1	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	175,359,524	175,359,524
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	39,600	39,600



	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	ŧ	ā.
2	Stock Option	#	S
3	Sweat Equity	2	<u>110</u>
	Commission		
	- as % of profit	-	•
4	- others, specify	-	-
5	Others, please specify	<u> </u>	#
	Total (A)	175,399,124	175,399,124
	Ceiling as per the Act	As specified in section 197, 198 and Schedule V of Companies Act 2013 and any other applicable rules, regulation of Companies Act 2013	

[#] Chief Executive Officer is granted stock options from Axis Bank Ltd. in line with the Axis Bank Group Policy

Remuneration to other directors:

Particulars of Remuneration	Name of Direct			Total Amount
Independent Directors Fee for attending board/ committee meetings	Ashok Sinha	U. R. Bhat	V. Anantharam an	N. N. S.
(Director Sitting Fees)	9,00,000	4,00,000	5,00,000	20,00,000
Independent Directors Fee for attending board/ committee meetings	Shailendra Bhandari	Sonia Singh		
(Director Sitting Fees)	5,50,000	4,50,000		10,00,000
Total (1)		V.		30,00,000
Other Non-Executive Directors Fee for attending board / committee meetings	Ramesh Kumar Bammi 2,50,000			2,50,000
Total(2)				2,50,000



Total(B)=(1+2)	30,50,000
Total Managerial Remuneration (B)	

Remuneration to Key Managerial Personnel other than MD/ Manager/ WTD

SI. No	Particulars of Remuneration	Key Managerial Personnel					
		CEO	Company Secretary	CFO	Total		
	Names	Mr. Chandresh Kumar Nigam	Mr. Lalit Taparia	Mr. Gopal Menon			
	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	175,359,524	1,939,580	31,261,000	208,560,104		
1	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	39,600	-		39,600		
2	Stock Option	#	=	#			
3	Sweat Equity	-	-	-			
4	Commission - as % of profit - others, specify	5		-			
5	Others, please specify	R.		.=			
6	Total	175,399,124	1,939,580	31,261,000	208,599,704		

Chief Executive Officer and Chief Financial Officer are granted stock options from Axis Bank Ltd. in line with the Axis Bank Group Policy



Penalties/Punishment/Compounding of offences

Туре	Section of the Companies Act	Brief Description	Details of Penalty/Punish ment/Compoun ding Fees imposed	Authority[R D/NCLT/C OURT]	Appeal made, it any (give Details)
Penalty	1	L	Nil		W
Punishment	1				
Compounding	1				
C. Other officers	in default	180			
Penalty			Nil		
Punishment					
Compounding	1				

For and on behalf of the Board of Directors

Asset Management

Director

Place: Mumbai Date: April 25, 2020

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR 2019-20

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

To,

The Members.

AXIS ASSET MANAGEMENT COMPANY LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by AXIS ASSET MANAGEMENT COMPANY LIMITED hereinafter called "The Company". Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on our verification of the AXIS ASSET MANAGEMENT COMPANY LIMITED books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2020 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined on test check basis the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2020 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; -
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992/2015/2019;

- c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; -Not Applicable
- d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; -Not Applicable
- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; -Not Applicable
- f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; -Not Applicable
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and -Not Applicable
- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; Not Applicable

vi. Other laws as may be applicable specifically to the company are annexed as Annexure I

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

- i. Secretarial Standard 1 and Secretarial Standard 2 issued by The Institute of Company Secretaries of India vide its notification no. 1 (SS) dated April 23rd, 2015, effective from July 1, 2015 and revised from time to time.
- ii. The Listing Agreements entered into by the Company with Bombay Stock Exchange and National Stock Exchange with respect to units of Axis Mutual Fund listed with exchange, if applicable: -

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

We further report that

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

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

There were no instances where any Board Member dissented to the agenda matters that were presented. All matters were approved unanimously.

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

We further report that during the audit period the company has specific events / actions which is attached to the report as Annexure II.

For MC & Associates **Practicing Company Secretaries**

MITEN
GOVINDBHAI
CHAWDA

SPECIAL STREET OF STR CHAWDA

Miten Chawda FCS No: 6949 C P No: 11625

Note: Parawise details of the Audit finding, if necessary, may be placed as annexure to the report.

Place: Mumbai

Date: April 25, 2020

Annexure I

List of other laws applicable to the Company

- 1. Securities and Exchange Board of India (Mutual Funds) Regulations, 1996
- 2. Securities and Exchange Board of India (Portfolio Managers) Regulations, 1993 & 2020
- 3. Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations and other applicable SEBI regulations,
- 4. Securities & Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015
- 5. Securities and Exchange Board of India (Research Analysts) Regulation 2014
- 6. Securities and Exchange Board of India Act, 1992
- 7. Securities Contracts (Regulation) Act, 1956 ('SCRA')
- 8. SEBI (Alternative Investment Funds) Regulations, 2012
- 9. Companies Act, Rules and XBRL regulations
- 10. Association of Mutual Funds in India's guidelines, circulars & directives
- 11. The Bombay Stamp Act, 1958
- 12. Indian Stamp Act, 1899
- 13. Indian Registration Act, 1908
- 14. Prevention of Money-Laundering Act, 2002
- 15. The Depositories Act, 1996 and relevant Stock Exchange Regulations
- 16. Reserve Bank of India Act, 1934 and other rules, regulations and guidelines prescribed by RBI
- 17. Securities Transaction Tax Act
- 18. Foreign Exchange Management Act, 1999 (FEMA)
- 19. Income Tax Act, 1961
- 20. The Maharashtra Value Added Tax Act, 2002
- 21. Profession Tax Act (corporate and as applicable to branches)
- 22. Central Goods and Service Tax Act, 2017
- 23. Patents Act, 1970,
- 24. Trade Marks Act, 1999
- 25. Indian Copyright Act, 1957
- 26. Indian Contract Act 1872
- 27. Employee's Provident Funds and Miscellaneous Provisions Act, 1952
- 28. Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013
- 29. Shops and Establishment Act (corporate and as applicable)
- 30. Other laws as applicable to branches
- 31. Payment of Gratuity Act, 1972
- 32. Workmen's Compensation Act, 1923
- 33. Maternity Benefit Act, 1961
- 34. The Employees State Insurance Act, 1948
- 35. Competition Act, 2002
- 36. Information Technology Act, 2000
- 37. Limitation Act, 1963

Annexure II

List of Specific Events

Sr. No.	Remarks	Board of Directors Approval/Noting date	Members Approval date
1.	Noting of resignation of Mr. T S Narayanaswami (Independent Director) w.e.f. April 01, 2019	CR dated 28.03.2019 noted at board meeting held on April 15, 2019	NA
2.	Re-appointment of Mr. Ashok Sinha as an Independent Director for second term	CR dated 28.03.2019 noted at board meeting held on April 15, 2019	AGM date June 14, 2019
3.	Re-appointment of Mr. U. R. Bhat as an Independent for second term	CR dated 28.03.2019 noted at board meeting held on April 15, 2019	AGM date June 14, 2019
4.	Approval of performance linked incentives for the year ended March 31, 2019 & remuneration payable to Mr. Chandresh Nigam, MD & CEO for the Financial Year 2019-20	April 15, 2019	AGM date June 14, 2019
5.	Completion of term of Mr. U. R. Bhat as an Independent Director on August 24, 2019	CR dated August 23, 2019 noted at board meeting held on September 27, 2019	NA
6.	Appointment of Mr. V. Anantharaman as an Additional Director (Independent Director)	CR dated August 19, 2019 noted at board meeting held on September 27, 2019	It will be approved at upcoming AGM
7.	Appointment of Mr. Ravi Narayanan as an Additional Director (Non - Executive / Associate Director	CR dated August 19, 2019 noted at board meeting held on September 27, 2019	It will be approved at upcoming AGM

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

Annexure-III

Date: April 25, 2020
To,
The Board of Directors,
AXIS ASSET MANAGEMENT COMPANY LIMITED
"Axis House", 1st Floor, C-2, Wadia International Centre,
Pandurang Budhkar Marg, Worli, Mumbai 400025.

Dear Sirs, Madam,

The Secretarial Audit report for the financial year ended March 31, 2020, of even date is to be read along with this letter.

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

Thanking you.
Yours faithfully,
For MC & Associates
Practicing Company Secretaries

MITEN
GOVINDBHA
I CHAWDA
Miten Chawda

FCS No: 6949 C P No: 11625

Chartered Accountants

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India Tel +91 22 6819 8000

INDEPENDENT AUDITOR'S REPORT

To the Members of Axis Asset Management Company Limited

Report on the Audit of the Ind AS Financial Statements

Opinion

We have audited the accompanying standalone Ind AS financial statements of Axis Asset Management Company Limited ("the Company"), which comprise the Balance sheet as at March 31 2020, the Statement of Profit and Loss, including the statement of Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and notes to the Ind AS financial statements, including a summary of significant accounting policies and other explanatory information

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013, as amended ("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, 2020, its profit including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone Ind AS financial statements in accordance with the Standards on Auditing (SAs), 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 standalone 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 standalone Ind AS financial statements.

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

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

Our opinion on the standalone 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 standalone 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 financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.



Responsibility of Management for the Standalone Ind AS Financial Statements

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

In preparing the standalone 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.

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

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

Our objectives are to obtain reasonable assurance about whether the standalone 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 standalone 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 standalone 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 with reference to financial statements 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.



Chartered Accountants

- 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 standalone Ind AS financial statements, including the disclosures, and whether the standalone 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.

Other Matter

The comparative financial information of the Company for the year ended March 31, 2019 and the transition date opening balance sheet as at April 01, 2018 included in these Ind AS financial statements, are based on the previously issued statutory financial statements prepared in accordance with the Companies (Accounting Standards) Rules, 2006 audited by the predecessor auditor whose report for the year ended March 31, 2019 dated April 15, 2019 expressed an unmodified opinion on those financial statements, as adjusted for the differences in the accounting principles adopted by the Company on transition to the Ind AS, which have been audited by us.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 1" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 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 the Statement of 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 standalone 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;

Chartered Accountants

- (e) On the basis of the written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors 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 of the internal financial controls over financial reporting of the Company with reference to these standalone Ind AS financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure 2" to this report;
- (g) In our opinion, the managerial remuneration for the year ended March 31, 2020 has been paid / provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act;
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements Refer Note 23 to the standalone Ind AS financial statements:
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAL Firm Registration Number: 301003E/E300005

per Jayesh Gandhi

Partner

Membership Number: 037924

UDIN: 20037924AAAACA1907 Place of Signature: Mumbai

Date: April 25, 2020

Chartered Accountants

Annexure - 1 referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our report of even date

Re: Axis Asset Management Company Limited ("the company")

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) Fixed assets have been physically verified by the management during the year and no material discrepancies were identified on such verification.
 - (c) According to the information and explanations given by the management, there are no immovable properties included in fixed assets of the Company and accordingly the requirements under paragraph 3(i)(c) of the Order are not applicable to the Company.
- (ii) The Company's business does not involve inventories and, accordingly, the requirements under paragraph 3(ii) of the Order are not applicable to the Company and hence not commented upon.
- (iii) According to the information and explanations given to us, 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. Accordingly, the provisions of clause 3 (iii)(a), (b) and (c) of the Order are not applicable to the Company and hence not commented upon.
- (iv) In our opinion and according to the information and explanations given to us, there are no loans, investments, guarantees, and securities granted in respect of which provisions of section 185 and 186 of the Act are applicable and hence not commented upon.
- (v) The Company has not accepted any deposits within the meaning of Sections 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, the provisions of clause 3(v) of the Order are not applicable.
- (vi) To the best of our knowledge and as explained, the Central Government has not specified the maintenance of cost records under section 148(1) of the Act, for the products/services of the Company.
- (vii) (a) The Company is generally regular in depositing with appropriate authorities undisputed statutory dues including provident fund, profession tax, income-tax, goods and service tax, labour welfare fund and other statutory dues applicable to it, though there is a slight delay in a few cases of Profession Tax & Labour welfare fund.
 - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, profession tax, income-tax, goods and service tax, labour welfare fund and other statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
 - (c) According to the records of the Company, the dues of income-tax on account of any dispute, are as follows:

Name of the Statue	Nature of the Dues	Amount (INR)	Period to which the amount relates	Forum where dispute is pending
The Income Tax Act, 1961	Income Tax	56,079,888	AY 2017-18	Commissioner of Income tax (Appeals)



Chartered Accountants

- (viii) In our opinion and according to the information and explanations given by the management, the Company has not defaulted in repayment of loans or borrowing to a financial institution, bank or government or dues to debenture holders.
- (ix) According to the information and explanations given by the management, the Company has not raised any money by way of initial public offer or further public offer, hence not commented upon
- (x) Based upon the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to the information and explanations given by the management, we report that no fraud by the Company or on the Company by the officers and employees of the Company has been noticed or reported during the year.
- (xi) According to the information and explanations given by the management, the managerial remuneration has been paid in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act, 2013.
- (xii) In our opinion, the Company is not a nidhi company. Therefore, the provisions of clause 3(xii) of the Order are not applicable to the Company and hence not commented upon.
- (xiii) According to the information and explanations given by the management, transactions with the related parties are in compliance with section 177 and 188 of the Act where applicable and the details have been disclosed in the notes to the financial statements, as required by the applicable accounting standards.
- (xiv) According to the information and explanations given to us and on an overall examination of the balance sheet, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review and hence, reporting requirements under clause 3(xiv) are not applicable to the company and, not commented upon.
- (xv) According to the information and explanations given by the management, the Company has not entered into any non-cash transactions with directors or persons connected with him as referred to in section 192 of Companies Act, 2013.
- (xvi) According to the information and explanations given to us, the provisions of section 45-IA of the Reserve Bank of India Act, 1934 are not applicable to the Company.

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Jayesh Gandhi

Partner

Membership Number: 037924 Place of Signature: Mumbai

Date: April 25, 2020



Annexure- 2 TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE IND AS FINANCIAL STATEMENTS OF AXIS ASSET MANAGEMENT COMPANY LIMITED

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

To the Members of Axis Asset Management Company Limited

We have audited the internal financial controls over financial reporting of Axis Asset Management Company Limited (the "Company") as of March 31, 2020 in conjunction with our audit of the 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 issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these standalone 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 as specified under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to these standalone Ind AS financial statements were established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls over financial reporting with reference to these standalone 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 standalone 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 standalone Ind AS financial statements.





Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting with reference to these standalone 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 standalone 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 standalone Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the standalone Ind AS financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting with reference to these standalone 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 standalone Ind AS financial statements to future periods are subject to the risk that the internal financial control over financial reporting with reference to these standalone 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 Company has, in all material respects, adequate internal financial controls over financial reporting with reference to these standalone Ind AS financial statements and such internal financial controls over financial reporting with reference to these standalone Ind AS financial statements were operating effectively as at March 31, 2020, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Jayesh Gandhi

Partner

Membership Number: 037924 Place of Signature: Mumbai

Date: April 25, 2020

Balance Sheet as at March 31,2020				Amount in F
Particulars	Note No	As at	As at	As at
ratticulars	110101110	March 31, 2020	March 31, 2019	April 01, 2018
Assets				
Financial assets				
Cash and cash equivalents	3	8,762,219	3,688,526	1,405,93
Receivables				
(i) Trade receivables	4	612,354,366	454,583,250	606,526,65
(ii) Other receivables		*	E-	3.00
Investments	5	3,567,711,185	1,656,413,029	1,951,082,86
Other financial assets	6	25,903,395	23,697,573	20,620,34
Total financial assets		4,214,731,165	2,138,382,378	2,579,635,80
Non financial assets				
Current tax assets (Net)	7	346,592,770	447,913,721	427,738,53
Deferred tax assets (Net)	32	141,282,333	274,543,753	176,804,80
Property, plant and equipment	8	70,067,058	87,710,498	49,619,86
Intangible assets	8	304,123,604	33,915,742	15,675,26
Intangible assets under development		19,389,899	6,918,514	8,175,23
Other non-financial assets	9	1,102,496,208	1,706,955,441	1,845,199,21
Total non financial Assets		1,983,951,872	2,557,957,669	2,523,212,90
Total assets		6,198,683,037	4,696,340,047	5,102,848,71
Liabilities and equity				
Liabilities				
Financial Nabilities				
Trade payables				
(i) Total outstanding dues of micro enterprises and small				
enterprises			€	2
(ii) total outstanding dues of creditors other than micro		227 400 624	100 225 500	021 902 07
interprises and small enterprises	4.0	227,199,624	188,235,588	921,892,07
Long term borrowing	10	3,666,921	5	054 200 40
Other financial liabilities	11	1,092,768,882	1,029,309,042	951,286,40
Total financial Pability		1,323,635,427	1,217,544,630	1,873,178,47
Non financial liabilities			405 200 252	474.697.49
Provisions	12	50,957,423	185,280,952	174,677,48
Other non-financial liabilities	13	439,350,362	131,428,677	437,530,88
Yotal non financial liability		490,307,785	316,709,629	612,208,37
Equity		24044444	2 404 444 420	3 404 444 41
Equity share capital	14	2,101,111,120	2,101,111,120	2,101,111,12
Other equity	15	2,283,628,705	1,060,974,668	516,350,74
Total equity		A 38A 739 825	3.162.085.788	2.617.461.80

The accompanying notes are an integral part of the financial statements, This is the statement of assets and liabilities referred to in our report of even date

For S.R. Batliboi & Co. LLP

Total liabilities and equity

Chartered Accountants

ICAI Firm Registration No.: 301003E/E300005

Jayesh Gandhi

Total equity

Partner

Membership No.037924

For and on behalf of the Board

3,162,085,788

4,696,340,047

V. Anantharaman Director

DIN: 01223191

4,384,739,825

6,198,683,037

Chandresh Kumar Nigam Managing Director & CEO

2,617,461,861

5,102,848,714

DIN: 00498968

Gopal Menon COO & CFO

Lalit Taparia **Company Secretary**

Mumbai, Aprii 25, 2020



Statement of Profit and Loss for the year ended March 31,2020

Amount in Rs

Particulars	Note No	Year ended March 31, 2020	Year ended March 31, 2019
<u>Income</u>			
Fees and commission income	16	4,691,209,097	6,750,467,522
nterest income	17	24,907,970	1,983,359
Net gain on fair value changes	18	90,791,682	93,930,159
Revenue from operations		4,806,908,749	6,846,381,040
Other income	19	7,538,779	610,238
Total Income		4,814,447,528	6,846,991,278
Expenses			
Finance cost	20	25,295,642	4 504 441 500
Employee benefits expenses	21	1,516,746,101	1,504,111,627
Depreciation and amortization expense	8	156,572,783	58,955,757
Other expenses	22	1,423,023,921	4,445,668,963
Total expenses		3,121,638,447	6,008,736,347
Profit before tax		1,692,809,081	838,254,931
Tax expense			
Current tax	32	389,813,792	392,855,095
Deferred tax	32	134,646,953	(98,257,919
Total tax expense		524,460,745	294,597,176
Profit after tax		1,168,348,336	543,657,755
Other comprehensive Income			
Items that will not be reclassified to profit and loss			
 Remeasurement gain/ (loss) of the defined benefit plans 		(10,628,128)	1,485,138
- Income Tax relating to these items		2,674,887	(518,967
Total other comprehensive Income		(7,953,241)	966,171
Total comprehensive income		1,160,395,095	544,623,926
Earnings per equity share (Face value Rs 10/-)	31		
- Basic		5.52	2.59
- Diluted		5.52	2.59

The accompanying notes are an integral part of the financial statements. This is the statement of assets and liabilities referred to in our report of even date

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAI Firm Registration No.: 301003E/E300005

Jayesh GandHT

Partner

Membership No.03792

For and on behalf of the Board

V. Anantharaman

Director

DIN: 01223191

Chandresh Kumar Nigam Managing Director & CEO

DIN: 00498968

Gopal Menon COO & CFO

Lalit Taparia Company Secretary

Mumbai, April 25, 2020





Statement of changes in equity the year ended March 31,2020

Equity share capital				Amount in Rs
Particulars		Balance at the beginning of the year	Changes in equity share capital during the year	Balance at the end of the year
Equity shares of Rs 10 each (March 31, 2018: Rs 10 each; April 01, 2017: Rs 10 each), fully paid up				
As at 1st April 2018		2,101,111,120	₩.	2,101,111,120
As at 31st March 2019		2,101,111,120	₩.	2,101,111,120
As at 31st March 2020		2,101,111,120	1	2,101,111,120
Other Equity			- #	Amount in Rs
Particulars	Security Premium	Share option Outstanding account	Retain Earning	Total
Balance as at 1st April 2018	288,888,896	26	227,461,845	516,350,741
Profit for the year		1.5	543,657,755	543,657,755
Other comprehensive income	*	563	966,171	966,171
Balance as at 31st March 2019	288,888,896	9.77	772,085,771	1,060,974,668
Future lease rent liability and deferred tax on the same	i i	7.EC	2,400,420	2,400,420
Profit for the year	*	15	1,168,348,336	1,168,348,336
Employee stock options during the year	*	59,858,523	¥3	59,858,523
Other Comprehensive Income		0.55	(7,953,241)	(7,953,241)
Balance as at 31st March 2020	288,888,896	59,858,523	1,934,881,286	2,283,628,705

The accompanying notes are an integral part of the financial statements. This is the statement of assets and liabilities referred to in our report of even date

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAI Firm Registration No.: 301003E/E300005

Jayesh Gandhi

Partner

Membership No.037924

For and on behalf of the Board

V. Anantharaman

Director DIN: 01223191

Gopal Menon COO & CFO

Mumbai, April 25, 2020

Chandresh Numar Niga Managing Director & CEO

DIN: 00498968

Lalit Taparia Company Secretary

Mumbai, April 25, 2020

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Amount in Rs

Cash flow statement for the year ended March 31, 2020

Particulars	Year ended	Year ended
	March 31, 2020	March 31, 2019
A. Cash Flow from Operating Activities		
Profit Before Tax	1,692,809,081	838,254,931
Add / (Less) : Adjustments for		
Depreciation, amortisation and impairment	156,572,783	58,955,757
Employee stock option charge	59,858,523	(<u>*</u>
(Profit) / Loss on sale of investments (net)	(57,507,677)	(100,119,703)
Fair value (Gain) / Loss on investments	(33,284,005)	6,189,544
(Profit) / Loss on sale of property, plant and equipment and other		
intangible assets (net)	526,923	(29,402)
Other interest income	22,736,320	-
Operating profit before working capital changes	1,841,711,948	803,251,127
Adjustments for:		
(Increase) / Decrease in Trade Receivables	(157,771,116)	151,943,402
(Increase) / Decrease in Other Financial Assets	(2,205,822)	(3,077,224)
(Increase) / Decrease in Other Non-Financial Assets	604,459,233	138,243,773
Increase / (Decrease) in Trade Payable	38,964,036	(733,656,483)
Increase / (Decrease) in Other Financial Liabilities	63,459,840	78,022,635
Increase / (Decrease) in Provisions	(144,951,658)	12,088,603
Increase / (Decrease) in Other Non-Financial Liabilities	586,413,283	(306,102,210)
Cash generated from / (used in) operations	2,830,079,744	140,713,623
Income tax paid	(311,229,160)	(413,030,286)
Net cash from / (used in) operating activities (A)	2,518,850,584	(272,316,663)
B. Cash Flow from Investing Activities		
Purchase of property, plant and equipment and other intangible assets	(697,137,809)	(114,041,893)
Proceeds from sale of property, plant and equipment and other intangib	200,471	41,143
Purchase of investments	(4,200,306,474)	(2,764,900,000)
Proceeds from sale of investments	2,379,800,000	3,153,500,000
Net cash from / (used in) investing activities (B)	(2,517,443,812)	274,599,250
C. Cash flow from financing activities		
Increase / (Decrease) in Long term borrowing	3,666,921	
Net cash from / (used in) financing activities (C)	3,666,921	<u> </u>
Net increase / (Decrease) in cash and cash equivalents (A + B + C)	5,073,693	2,282,587
Cash and cash equivalents at the beginning of the year	3,688,526	1,405,939
Cash and cash equivalents at the beginning of the year	8,762,219	3,688,526

The accompanying notes are an integral part of the financial statements. This is the statement of assets and liabilities referred to in our report of even date

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAI Firm Registration No.: 301003E/E300005

Jayesh Gandhi

Partner

Membership No.037924

For and on behalf of the Board

V. Anantharaman Director

DIN: 01223191

DIN: 00498968

Gopal Menon COO & CFO

Lalit Taparia Company Secretary

Managing Director & CEO

Mumbai, April 25, 2020



Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

Company overview

Axis Asset Management Company Limited ('the Company') was incorporated on January 13, 2009 under The Companies Act, 1956. Axis Bank Limited holds 75% of the total issued and paid up equity share capital, the balance 25% plus one equity share is held by Schroder Investment Management (Singapore) Limited (SIMSL) through its wholly owned subsidiary, Schroder Singapore Holdings Private Limited (SSHPL), both subsidiaries of Schroders plc.

The Company has been approved by the Securities and Exchange Board of India (SEBI) under SEBI (Mutual Funds) Regulations, 1996 to act as an Investment Manager. The Company's principal activity is to act as investment manager to Axis Mutual Fund ('the Fund'). The Company manages Investment Portfolios of the scheme(s) launched by the Fund and provides various administrative services to the Fund as laid down in the Investment Management Agreement dated June 27, 2009.

The Company is also registered under the SEBI (Portfolio Managers) Regulations, 1993 and provides Portfolio Management Services (PMS). The Company is also registered under SEBI (Alternative Investment Funds) Regulations, 2012 and is providing an investment management service to scheme's launched under Alternative Investment Funds (AIF).

1. Basis of preparation

a) Statement of compliance

These financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 of the Companies Act, 2013, (the 'Act') and other relevant provisions of the Act, as amended from time to time. The Company's financial statements up to and for the year ended March 31, 2019 were prepared in accordance with Rule 7 of the Companies (Accounts) Rules, 2014, notified under Section 133 of the Act, other relevant provisions of the Act and other accounting principles generally accepted in India, to the extent applicable (Previous GAAP).

As these are the Company's first financial statements prepared in accordance with Ind AS, Ind AS 101, First-time Adoption of Indian Accounting Standards has been applied. An explanation of how the transition to Ind AS has affected the previously reported financial position, financial performance and cash flows of the Company is provided in Note 37

Details of the Company's accounting policies are included in Note 2,

b) Presentation of financial statements

The Company presents its balance sheet in order of liquidity. An analysis regarding recovery or settlement within 12 months after the reporting date and more than 12 months after the reporting date is presented in Note 34

c) Functional and presentation currency

Indian Rupee (Rs.) is the Company's functional currency and the currency of the primary economic environment in which the Company operates. Accordingly, the management has determined that financial statements are presented in Indian Rupees (Rs.).





Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

d) Basis of measurement

The financial statements have been prepared on the historical cost basis except for the following items

Items	Measurement basis
Certain financial instruments (as explained in the accounting policies below)	Fair Value
Net defined benefit (asset)/ liability	Fair value of plan assets less present value of defined benefit obligations

2. Significant accounting policy

2.1. Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, call deposits and 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 change in value.

2.2. Financial instruments

Recognition and initial measurement

All financial assets and financial liabilities are initially recognised when the Company becomes a party to the contractual provisions of the instrument. A financial asset or financial liability which is not recognised at Fair Value Through Profit and Loss, is initially measured at fair value plus transaction costs that are directly attributable to its acquisition or issue.

Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified and measured at

- Amortised Cost;
- Fair Value Through Other Comprehensive Income (FVOCI); or
- Fair Value Through Profit and Loss (FVTPL)

Financial assets are not reclassified subsequent to their initial recognition, except if and in the period the Company changes its business model for managing financial assets.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not recognised as at FVTPL:

- the asset is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.





Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in Other Comprehensive Income (OCI) (designated as FVOCI – equity investment). This election is made on an investment-by-investment basis. All financial assets not classified and measured at amortised cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVOCI or at FVTPL, if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial assets: Subsequent measurement and gains and losses

Financial assets	These assets are subsequently measured at fair value. Net gains and
at FVTPL	losses, including any interest or dividend income, are recognised in the
	Statement of Profit and Loss.
Financial assets	These assets are subsequently measured at amortised cost using the
at amortised	effective interest rate method. The amortised cost is reduced by
cost	impairment losses. Interest income, foreign exchange gains and losses
	and impairment are recognised in the Statement of Profit and Loss. Any
	gain or loss on de-recognition is recognised in the Statement of Profit
	and Loss.
Equity	These assets are subsequently measured at fair value. Dividends are
investments at	recognised as income in the Statement of Profit and Loss unless the
FVOCI	dividend clearly represents a recovery of part of the cost of the
	investment. Other net gains and losses are recognised in OCI and are not
	reclassified to profit or loss.

Impairment of Financial Asset

The Company assesses on a forward looking basis the expected credit losses (ECL) associated with its debt instruments carried at amortized cost and with the exposure arising from loan commitments and financial guarantee contracts. The Company recognizes a loss allowance for such losses at each reporting date. The measurement of ECL reflects:

- An unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- The time value of money; and
- Reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The company recognizes loss allowance using the expected credit loss (ECL) model for the financial assets which are not fair valued through profit or loss. ECL is measured at an amount equal to the 12 months ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised, is recognised as an expense in the statement of profit or loss.

Financial liabilities: Classification, subsequent measurement and gains and losses

Financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in the Statement of Profit and Loss. Any gain or loss on de-recognition is also recognised as profit or loss respectively.

De-recognition





Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

Financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset. If the Company enters into transactions whereby it transfers assets recognised on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognised.

Financial liabilities

The Company derecognises a financial liability when its contractual obligations are discharged or cancelled, or expire.

2.3. Property, plant and equipment

Recognition and measurement

Items of property, plant and equipment are measured at cost, less accumulated depreciation and accumulated impairment losses, if any. Cost of an item of property, plant and equipment comprises its purchase price (after deducting trade discounts and rebates) including import duties and non-refundable taxes, any directly attributable cost of bringing the item to its working condition for its intended use and estimated costs of dismantling and removing the item and restoring the site on which it is located. Any gain or loss arising from disposal of an item of property, plant and equipment is recognised as profit or loss respectively.

Subsequent expenditure

Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

Depreciation

Depreciation on property, plant and equipment is provided on straight-line basis as per the estimated useful life and in the manner prescribed in Schedule II of the Companies Act, 2013 except for certain assets. Following is the summary of useful lives of the assets as per management's estimate and as required by the Companies Act, 2013.

Class of assets	Estimated Useful life	Useful life as per the limits prescribed in Schedule II of the Companies Act, 2013
Tangible PPE		-
Computers and peripherals	3 years*	3 and 6 years
Mobile phones	2 years*	5 years
Office equipment's	5 years	5 years
Furniture and fixtures	10 years	10 years

^{*}Justification for considering useful life different from part C of schedule II to the Companies Act, 2013:

Management has estimated useful life of assets for server & networks and mobile phones as three years and two years respectively after taking into consideration rapid evolution of technology and tendency of the users to opt for advanced features.

Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

Leasehold Improvements are amortized over the primary period of the lease from the date of capitalization as per the Company's policy. The primary period of lease is defined as the term of lease or 3 years whichever is earlier.

Depreciation on assets sold during the year is recognized on a pro-rata basis to the statement of Profit and Loss till the date of sale.

2.4. Other intangible assets

Other intangible assets including computer software are measured at cost. Such other intangible assets are subsequently measured at cost less accumulated amortisation and any accumulated impairment losses.

Subsequent expenditure

Subsequent expenditure is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognised in the Statement of Profit and Loss as incurred.

Amortisation

Amortisation is calculated to write off the cost of intangible assets less their estimated residual values over their estimated useful lives using the straight-line method, and is included in depreciation and amortization in the Statement of Profit and Loss. Computer Software is being amortised over a period of 3 years. Amortisation method, useful lives and residual values are reviewed at the end of each financial year and adjusted, if required.

2.5. Impairment of non-financial assets

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

The recoverable amount of goodwill is the higher of its value in use and its fair value. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to it.

Impairment loss has been recognised in prior periods, the Company reviews at each reporting date whether there is any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. Such a reversal is made only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

2.6. Revenue recognition

The Company recognises revenue from contracts with customers based on a five step model as set out in Ind AS 115, Revenue from Contracts with Customers to determine when to recognize revenue and at what amount.

Revenue is measured based on the consideration specified in the contract with a customer. Revenue from contracts with customers is recognised when services are provided and it is highly probable that a significant reversal of revenue is not expected to occur.



Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

If the consideration promised in a contract includes a variable amount, the Company estimates the amount of consideration to which it will be entitled in exchange for rendering the promised services to a customer. The amount of consideration can vary because of discounts, rebates, refunds, credits, price concessions, incentives, performance bonuses, or other similar items. The promised consideration can also vary if an entitlement to the consideration is contingent on the occurrence or non-occurrence of a future event.

The Company principally generates revenue by providing asset management services to Axis Mutual fund and other clients.

Management fees are recognized on accrual basis. The fees charged are in accordance with the terms of scheme information documents of respective schemes and are in line with the provisions of SEBI (Mutual Funds) Regulations, 1996 as amended from time to time.

Management fees from PMS, AIF and Investment advisory fees-offshore are recognized on an accrual basis as per the terms of the contract with the customers.

In respect of other heads of Income the company accounts the same on accrual basis.

2.7. Scheme related expenses

Mutual fund scheme related expenses

a) New fund offer expenses

Expenses relating to new fund offer of Axis Mutual Fund are charged to statement of Profit and Loss in the year in which they are incurred.

b) Brokerage

Claw-backable brokerages paid by the Company in advance are charged to the statement of Profit and Loss over the claw-back period/tenure of the respective scheme. The unamortized portion of the clawbackable brokerage is carried forward as prepaid expense.

Upfront brokerage on closed ended and fixed tenure schemes is amortized over the tenure of the respective scheme and in case of Equity Linked Saving Scheme (ELSS), upfront brokerage is amortized over 3 years. The unamortized portion of the brokerage is carried forward as prepaid expense.

c) Other direct expenses

Expenses are incurred on behalf of schemes of Axis Mutual fund are recognized in the statement of Profit and loss under Commissions & scheme related expenses, marketing advertisement and publicity unless considered recoverable from schemes in accordance with the provisions of SEBI (Mutual Fund) regulations 1996. Expenses directly incurred for the scheme of Axis Mutual fund are charged to the statement of profit and loss under respective heads.

PMS and AIF Brokerage

Brokerages paid on certain PMS products are amortized over the exit load period. Unamortized portion of brokerage is carried forward as prepaid expenses.

Brokerage paid on Alternate Investment Fund schemes is amortized over the minimum tenure of the scheme. The unamortized portion of the brokerage is carried forward as prepaid expense.

Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

2.8. Employee benefits

Short-term employee benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. A liability is recognised for the amount expected to be paid, if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the amount of obligation can be estimated reliably.

Defined contribution plans

Provident Fund

The company contributes to a recognized Provident Fund scheme, which is a defined contribution scheme. The contributions are accounted for on an accrual basis and charged to statement of Profit and Loss Account.

Defined benefit plan

Gratuity

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. The Company's net obligation in respect of the defined benefit plan is calculated by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of the defined benefit obligation is performed periodically by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Company, the recognised asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan ('the asset ceiling'). In order to calculate the present value of economic benefits, consideration is given to any minimum funding requirements. Re-measurement of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognised in Other Comprehensive Income. The Company determines the net interest expense / income on the net defined benefit liability / asset for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability / asset, taking into account any changes in the net defined benefit liability / asset during the period as a result of contributions and benefit payments. Net interest expense and other expenses related to defined benefit plans are recognised in the Statement of Profit and Loss. When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service ('past service cost' or 'past service gain') or the gain or loss on curtailment is recognised immediately in the Statement of Profit and Loss. The Company recognises gains and losses on the settlement of a defined benefit plan when the settlement occurs.

Other Long term Benefit

Long Term Incentive plan (LTIP)

The company has initiated Axis AMC- Long Term Incentive plan. The points granted to employees as per the guidelines laid down in the plan, are encashable after they are held for a specified period as per the terms of the plan. Company accounts for the liability arising on points granted proportionately over the period from the date of grant till the end of the exercise window. The present value of the obligation under such plan is determined based on actuarial valuation.

Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

Share based options

The Company's certain eligible employee are entitled for Axis Bank Limited ('Parent Company') share awards. The company recognizes the fair value of the shares and expenses for these plan over the vesting period based on the management's estimate of the vesting and forfeiture conditions.

The above share awards are treated as an equity settled share based payment transaction. Under the equity settled share based payment, the fair value on the grant date of the awards given to employees is recognized as 'employee benefit expenses' with corresponding increase in equity over vesting period. The fair value of the options at the grant date is calculated by an independent valuer basis black scholes model

2.9. Accounting for Leases as lessee

The Company has applied IND AS 116 using the partial retrospective approach.

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Right of use assets

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any re-measurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

Lease Liabilities

At the commencement date of the lease, the company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including insubstance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees.

In calculating the present value of lease payments, the company uses market borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.





Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

2.10. Provisions and Contingencies

Provisions are recognized when the Company has a present obligation as a result of past events, it is more likely than not that, an outflow of resources will be required to settle the obligation and the amount can be reasonably estimated.

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

A disclosure of a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Loss contingencies arising from claims, litigation, assessment, fines, penalties, etc. are recorded when it is probable that a liability has been incurred and the amount can be reasonably estimated.

Contingent assets are not recognized in the financial statements. However, contingent assets are assessed continually and if it is virtually certain that an economic benefit will arise, the asset and related income are recognized in the period in which the change occurs.

2.11. Taxes on income

The tax expense comprises current tax and deferred tax.

Current tax is determined in accordance with Income Tax Act, 1961.

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for taxation purposes. Deferred tax is also recognised in respect of carried forward tax losses and tax credits, if any

Deferred tax assets are recognised to the extent that it is probable that future taxable profits will be available against which they can be used. The existence of unused tax losses is strong evidence that future taxable profit may not be available. Therefore, in case of losses, the Company recognises a deferred tax asset only to the extent that it has sufficient taxable temporary differences or there is other convincing evidence that sufficient taxable profit will be available against which such deferred tax asset can be realised. Deferred tax assets — unrecognised or recognised, are reviewed at each reporting date and are recognised / reduced to the extent that it is probable / no longer probable respectively that the related tax benefit will be realised.

Deferred tax is measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on the laws that have been enacted or substantively enacted by the reporting date.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Company expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority.

Minimum Alternate Tax (MAT) paid in a year is charged to the Statement of Profit and Loss as current tax. The company recognizes MAT credit available as an asset only to the extent there is convincing evidence that the company will pay normal income tax during the specified period, i.e., the period for which MAT Credit is allowed to be carried forward. In the year in which the Company recognizes MAT Credit as an asset in accordance with the Guidance Note on Accounting

Summary of significant accounting policies and other explanatory information (Notes) forming part of the financial statements for the year ended March 31, 2020

for Credit Available in respect of Minimum Alternate Tax under the Income Tax Act, 1961, the said asset is created by way of credit to the statement of Profit and Loss and shown as "MAT Credit Entitlement." The Company reviews the "MAT Credit Entitlement" asset at each reporting date and writes down the asset to the extent the company does not have convincing evidence that it will pay normal tax during the sufficient period.

2.12. Operating Segment

The Company is in the business of providing asset management services to the schemes of Axis Mutual Fund portfolio management service to clients Investment management services to AIF and offshore funds. The primary segment is identified as asset management services as all services are in relation to asset management, there is no seperate segment identified.

2.13. Earning per share (EPS)

The basic earnings per share is computed by dividing profit after tax attributable to the equity shareholders by the weighted average number of equity shares outstanding during the reporting period. The diluted earnings per share is computed by dividing profit after tax attributable to the equity shareholders by the weighted average number of equity shares outstanding plus the weighted average number of equity shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares. The number of equity shares used in computing diluted earnings per share comprises the weighted average number of shares considered for deriving basic earnings per share and also weighted average number of equity shares which would have been issued on the conversion of all dilutive potential shares, unless they are anti-dilutive.

2.14. Foreign currency translation

Transactions in foreign currencies are recorded at the exchange rate prevailing on the date of the recordings the transactions. Monetary assets and liabilities denominated in foreign currencies as at the Balance Sheet date are translated at the closing rate on that date.

The exchange differences, if any, either on settlement or translation are recognized in statement of Profit and Loss





3. Cash and cash equivalents		A	Amount in R
Particulars	As at	As at March 31, 2019	As at April 01, 2018
	March 31, 2020	March 31, 2019	April 01, 2018
Cash on hand	229,462	227	5
Balances with bank in - current account	8,532,757	3,688,526	1,405,939
	8,762,219	3,688,526	1,405,93
4. Trade receivables			Amount in F
4. Hade receivables	As at	As at	As at
Particulars	March 31, 2020	March 31, 2019	April 01, 2018
Recoverables considered good - secured		-	<u>.</u>
Recoverables considered good - secured	612,354,366	454,583,250	606,526,652
Less: Allowance for impairment loss		17.0	5.
	612,354,366	454,583,250	606,526,652
N. N			
5. Investments			Amount in
Particulars	As at March 31, 2020	As at March 31, 2019	As at April 01, 2018
At fair value through profit & loss	101011011011		
Mutual fund	3,321,752,521	1,538,513,033	1,899,621,43
Alternate Investment Fund	244,067,901	116,469,249	50,522,24
Equity share capital	1,890,763	1,430,747	939,18
Total gross investments	3,567,711,185	1,656,413,029	1,951,082,86
Investments outside India	***	(04)	
Investments in India	3,567,711,185	1,656,413,029	1,951,082,86
Total gross investments	3,567,711,185	1,656,413,029	1,951,082,86
6. Other financial assets	A	As at	Amount in (
Particulars	As at March 31, 2020	March 31, 2019	April 01, 2018
	25 003 205	23,697,573	20,620,34
Security deposits	25,903,395 25,903,395	23,697,573	20,620,34
	23,363,333	24,437,674	
7. Current tax assets			Amount in
	As at	As at	As at
Particulars	March 31, 2020	March 31, 2019	April 01, 2018
Income tax paid in advance (Net of provisions)	346,592,770	447,913,721	427,738,53





8. Property, plant and equipment and intangible assets

		Gross Block	Block			Accumulated Depreciation	Depreciation		Net	Net Block
Particulars	April 1, 2019	Additions	Deductions	As at	April 1, 2019	For the year	Deductions	As at		
				March 31, 2020				March 31, 2020	March 31, 2020	March 31, 2019
Property plant & equipment									7	2000
Computers	103,485,208	20,604,100	2,981,984	121,107,324	74,538,409	17,913,176	2,981,984	89,469,601	31,63/,/23	78,946,799
Furniture & fixtures	14,494,625	269'296	1,839,834	13,622,488	7,168,277	1,056,096	1,699,271	6,525,102	7,097,386	7,326,348
Office equipments	23,305,659	2.529,427	1,505,726	24,329,360	13,771,364	3,226,316	1,502,160	15,495,520	8,833,840	9,534,295
Leasehold improvements	100,192,943	1,669,564	300	101,862,507	58,289,887	21,074,511	305	79,364,398	22,498,109	41,903,056
								4 10 00 4	170 01	007 071 10
8	241,478,435	25,770,788	6,327,544	260,921,679	153,767,937	43,270,099	6,183,415	190,854,621	850'/90'0/	87,710,498
Intancible accets										34
Software	117,572,960	24,137,151	818,130	140,891,981	83,657,218	20,311,545	234,865	103,733,898	37,158,083	33,915,742
Right to use asset (refer Note 35)	(*)	359,956,660	*	359,956,660		92,991,139	1000	92,991,139	266,965,521	SP.
Q	117,572,960	384,093,811	818,130	500,848,641	83,657,218	113,302,684	234,865	196,725,037	304,123,604	33,915,742
Total	359.051.395	409.864.599	7.145,674	761,770,320	237,425,155	156,572,783	6,418,280	387,579,658	374,190,662	121,626,240

		Gross Block	Block			Accumulated Depreciation	Depreciation		Net	Net Block
Particulars	April 1, 2018	Additions	Deductions	As at	April 1, 2018	For the year	Deductions	As at	As at	As at
				March 31, 2019				March 31, 2019	March 31, 2019	March 31, 2018
Property plant & equipment	85.280.728	20.246,457	2,041,977	103,485,208	57,279,516	19,296,072	2,037,179	74,538,409	28,946,799	28,001,212
Furniture & fixtures	10,028,382	4,562,747	96,504		6,374,292	888,327	94,342	7,168,277	7,326,348	3,654,090
Office equipments	16,633,547	6,950,402	278,290	23,305,659	11,209,055	2,835,818	273,509	13,771,364	9,534,295	5,424,492
l easehold improvements	59.062.538	48.164.445	7,034,040	100,192,943	46,522,466	18,801,461	7,034,040	58,289,887	41,903,056	12,540,072
0	_		9,450,811	241,478,435	121,385,329	41,821,678	9,439,070	153,767,937	87,710,498	49,619,866
Intangible assets	82.198.400	35.374.560	(6)	117,572,960	66,523,139	17,134,079	Ø.	83,657,218	33,915,742	15,675,261
q			Û	117,572,960	66,523,139	17,134,079	ď	83,657,218	33,915,742	15,675,261
Total	b 253.203.595	115,298,611	9,450,811	359,051,395	187,908,468	58,955,757	9,439,070	237,425,155	121,626,240	65,295,127





9. Other non-financial assets

Particulars Capital advance Prepaid Lease Prepaid expenses (Other) Unamortized brokerage Other Non-financial assets Balances with statutory/ Government tax authorities	As at March 31, 2020 4,973,221 12,710,073 983,300,006 4,235,152 97,277,756	As at March 31, 2019 8,907,038 14,839,566 1,346,969,658	As at April 01, 2018 10,021,000 9,167,455 15,598,278
Capital advance Prepaid Lease Prepaid expenses (Other) Unamortized brokerage Other Non-financial assets	4,973,221 12,710,073 983,300,006 4,235,152	8,907,038 14,839,566 1,346,969,658	10,021,000 9,167,455
Prepaid Lease Prepaid expenses (Other) Unamortized brokerage Other Non-financial assets	12,710,073 983,300,006 4,235,152	14,839,566 1,346,969,658	9,167,455
Prepaid Lease Prepaid expenses (Other) Unamortized brokerage Other Non-financial assets	12,710,073 983,300,006 4,235,152	14,839,566 1,346,969,658	9,167,455
Prepaid expenses (Other) Unamortized brokerage Other Non-financial assets	983,300,006 4,235,152	14,839,566 1,346,969,658	
Jnamortized brokerage Other Non-financial assets	983,300,006 4,235,152	1,346,969,658	15,598,278
Jnamortized brokerage Other Non-financial assets	4,235,152		
Other Non-financial assets			1,063,127,595
Balances with statutory/ Government tax authorities	97,277,756	9,544,557	149,059,838
		326,694,622	598,225,048
	1,102,496,208	1,706,955,441	1,845,199,214
10. Long term borrowing			
	Anat	As at	Amount in Rs
Particulars	As at March 31, 2020	AS at March 31, 2019	April 01, 2018
Vehical loan	3,666,921	:=	780
venicalitati	3,666,921		-
11. Other financial liabilities			Amount in R
	As at	As at	As at
Particulars	March 31, 2020	March 31, 2019	April 01, 2018
	Watch 31, 2020	March 31, 2013	Print 01/ L010
Employee benefits payable	1,092,768,882	1,029,309,042	951,286,407
Employee beliefits payable	1,092,768,882	1,029,309,042	951,286,407
12. Provision			
			Amount in R
Particulars	As at	As at	As at
raticulais	March 31, 2020	March 31, 2019	April 01, 2018
Provision for employee benefits			27.070.402
- Provision for gratuity	6,042,435	44,019,959	37,979,403
- Provision for leave encashment	15,049,201	22,900,000	11,700,297
Provision for contingencies		48,324,716	48,801,902
Other dues	29,865,787	70,036,277	76,195,886
	50,957,423	185,280,952	174,677,488
13. Other non-financial liabilities			
13. Other non-financial liabilities			Amount in R
13. Other non-financial liabilities	As at	As at	Amount in R As at
	As at March 31, 2020	As at March 31, 2019	
	March 31, 2020	March 31, 2019	As at April 01, 2018
Particulars	March 31, 2020 158,480,694	March 31, 2019 125,584,309	As at April 01, 2018 202,952,528
Particulars Statutory dues	March 31, 2020 158,480,694 6,067,843	March 31, 2019	As at April 01, 2018 202,952,528
13. Other non-financial liabilities Particulars Statutory dues Employee benefit dues Lease liability	March 31, 2020 158,480,694	March 31, 2019 125,584,309	As at April 01, 2018 202,952,528 5,117,158
Particulars Statutory dues Employee benefit dues	March 31, 2020 158,480,694 6,067,843	March 31, 2019 125,584,309	As at April 01, 2018 202,952,528





14. Share capital

Particulars	No. of Shares	Amount in Rs
Authorized		
Equity Shares, Rs 10/- each		
As at April 1, 2018		2,150,000,000
As at March 31, 2019	215,000,000	2,150,000,000
As at March 31, 2020	215,000,000	2,150,000,000
7.28% Redeemable non convertible Preference Shares, Rs 10/- each		
As at April 1, 2018	30,000,000	300,000,000
As at March 31, 2019	30,000,000	300,000,000
As at March 31, 2020	30,000,000	300,000,000
Issued, subscribed and paid-up		
Equity Shares, ₹10/- each		
As at April 1, 2018		2,101,111,120
As at March 31, 2019		2,101,111,120
As at March 31, 2020	210,111,112	2,101,111,120

a. Terms/ rights attached to equity shares

The company has two class of shares referred to as equity shares and preference shares having par value of ₹10/-. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive the remaining assets of the company, after distributions of all preferential amounts. However, no such preferential amount exists currently. The distribution will be in proportion to the number of equity shares held by the shareholder.

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

Particulars	Outstanding at the beginning of the year	Add: Shares issued during the year	Add: Bonus shares issued during the year	Outstanding at the end of the year
		No of	Shares	
Equity Shares, ₹10/- each				
As at April 1, 2018	210,111,112	*:	**	210,111,112
As at March 31, 2019	210,111,112	21	*	210,111,112
As at March 31, 2020	210,111,112	*	*	210,111,112
		Amou	ınt in Rs	
Equity Shares, ₹10/- each	,			
As at April 1, 2018	2,101,111,120	*	8	2,101,111,120
As at March 31, 2019	2,101,111,120	-	9	2,101,111,120
As at March 31, 2020	2,101,111,120	*		2,101,111,120





c. Details of shareholders holding more than 5% of the shares in the company

	Axis Bank limit company) and it	,	Schroder Singap Private Li	•	Tota	ı
	No of Shares	% Held	No of Shares	% Held	No of Shares	% Held
Equity Shares, ₹10/- each						
As at April 1, 2018	157,583,333	75%	52,527,779	25%	210,111,112	100
As at March 31, 2019	157,583,333	75%	52,527,779	25%	210,111,112	100
As at March 31, 2020	157,583,333	75%	52,527,779	25%	210,111,112	100

15. Other Equity			Amount in Rs
Particulars	As at March 31, 2020	As at March 31, 2019	As at April 1, 2018
Securities premium reserve			
Opening balance	288,888,896	288,888,896	288,888,896
Add/(less): Changes during the year			23
Fresh Isuue of equity shares			-
Amount utilised for issue of bonus shares			
Closing balance	288,888,896	288,888,896	288,888,896
Share based option outstanding account			
Opening balance	19	4.5	8
Stock option expenses for the year	59,858,523	: e:	**
Less: Transferred to General Reserve	VE:		
Closing balance	59,858,523	Vet.	*
Surplus/(deficit) in statement of profit & loss			
Opening balance	772,085,771	227,461,845	(260,440,164)
Add: Profit for the year	1,168,348,336	543,657,755	487,902,009
Add: Future lease rent liability and deferred tax on the same	2,400,420		
Less : Appropriations	ě.	-	€
Dividend on equity shares	±5	**	7.
Tax on equity dividend		\$6	×
Add: Other comprehensive income	(7,953,241)	966,171	8
Closing balance	1,934,881,286	772,085,771	227,461,845
Total	2,283,628,705	1,060,974,668	516,350,741

a) Securities premium:

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for limited purposes such as issuance of bonus shares in accordance with the provisions of the Companies Act,2013.

b) Share based option outstanding account

Share base option outstanding account is used to recognise the grant date fair value of options issued to employees under Axis Bank Limited Employee stock option scheme (equity settled).



16. Fees and commission income		Amount in Rs
Post Variation	Year ended	Year ended
Particulars	March 31, 2020	March 31, 2019
nvestment management fees (net of GST)	3,938,626,972	6,230,028,274
nvestment advisory fees - offshore	223,933,034	222,624,223
Portfolio management fees & AIF fees (net of GST)	528,649,091	297,815,025
<u> </u>	4,691,209,097	6,750,467,522
		Amount in Do
17.Interest income		Amount in Rs
Particulars	Year ended	Year ended
	March 31, 2020	March 31, 2019
	2.474.650	4 002 250
Interest on rental deposit	2,171,650	1,983,359
Interest on Income tax refund	22,736,320	4 002 250
	24,907,970	1,983,359
18.Net gain on fair value changes		Amount in Rs
Ball of the same state of the	Year ended	Year ended
Particulars	March 31, 2020	March 31, 2019
Net gain/(loss) on financial instruments at FVTPL		
- On Investment	90,791,682	93,930,159
Total	90,791,682	93,930,159
Fair value changes		
Realised	57,507,677	100,119,703
Unrealised	33,284,005	(6,189,544)
Total	90,791,682	93,930,159
Total	90,791,682	93,930,159
40 Other leaves		Amount in Rs
19. Other Income	Year ended	Year ended
Particulars	March 31, 2020	March 31, 2019
Profit on sale of fixed assets (net)	¥	29,402
Foreign Exchange Gain		178,615
Miscellaneous income	7,538,779	402,221
Wildelian Edus income	.,,	,
	7,538,779	610,238
20. Finance cost		Amount in Rs
Particulars	Year ended	Year ended
	March 31, 2020	March 31, 2019
Interest on lease liability	25,283,586	
Interest on vehical Loan	12,056	
	25,295,642	*





21. Employee benefits expense		Amount in Rs
Particulars	Year ended	Year ended
	March 31, 2020	March 31, 2019
Salaries, wages & allowances	1,341,404,119	1,399,066,836
Contribution to provident funds & other funds	62,468,070	60,472,740
Staff welfare expenses	53,015,389	44,572,051
Employee stock option charge (Refer note 27)	59,858,523	
	1,516,746,101	1,504,111,627

22. Other Expenses		Amount in Rs
Particulars	Year ended	Year ended
	March 31, 2020	March 31, 2019
Commissions & scheme related expenses (net of reversal provision)	801,588,874	3,441,728,827
Sales, marketing advertisment and pubilicty expenses	188,388,970	538,329,574
Rent (Refer note 35)	3,510,974	98,600,936
Rates and taxes	2,774,792	3,135,367
Establishment expenses	60,559,139	44,298,953
Communication expenses	45,441,778	44,286,595
Outsourced services cost	69,132,661	49,146,252
Legal expenses and professional fees	49,928,777	36,458,193
Travelling, lodging and conveyance	32,230,069	46,534,603
Computer and software related cost	112,825,002	80,970,843
Printing and stationery	3,339,744	4,852,786
Membership and subscriptions	10,165,495	8,829,767
Entertainment and business promotion	12,687,174	15,631,705
Brokerage for premises		1,881,469
Auditors fees and expenses	1,300,000	1,784,845
Repairs and Maintenance	7,823,350	11,431,419
Directors sitting fees	3,050,000	2,400,000
Foreign exchange loss (net)	555,582	9
GST tax expenses	3,129,244	4,439,410
Loss on sale of assets	526,923	
CSR Contribution as per section 135 of Companies Act, 2013 (Refer note 28)	13,325,313	9,793,760
Miscellaneous expenses	740,060	1,133,659
	1,423,023,921	4,445,668,963





Notes to financials statements for the year ended March 31,2020

23 Contingent liabilities

Direct tax related matters Rs Nil /- (Previous year 510,570/-)
The company has carried out assessment of oustanding tax litigations as per the requirements of Ind AS 12 and considered the impact as remote, hence no provision and disclosure is considered necessary

24 Capital commitments

Estimated amount of contracts remaining to be executed on capital account (net of capital advances) and not provided is Rs 35,741,328 /- (Previous year Rs 21,367,486/-)

25 Sundry Creditors

Sundry creditors do not include any amount payable to Small Scale Industrial Undertakings and Micro and Small Enterprises. Under the Micro Small and Medium Enterprises Development Act 2006 (MSMEDA) which came into force from October 02 2006 certain disclosures are required to be made relating to Micro and Small enterprises. Based on the information and records available with the management the following disclosures are made for the amounts due to the Micro and Small enterprises who have registered with the competent authorities.

•		Amount R
Particulars	As at March 31, 2020	As at March 31, 2019
Principal amount remaining unpaid to any supplier as at the year end	Nil	- Nil
Interest due thereon	Nil	Nil
Amount of interest paid by the company in terms of section 16 of the MSMEDA along with the amount of the payment made to the supplier beyond the appointed day during the accounting year	Nil	Nil
Amount of interest due and payable for the year of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMEDA	Nil	Nil
Amount of interest accrued and remaining unpaid at the end of the accounting year	Nil	Nil

26 Employee benefits

Defined contribution plan

The Company has recognized the following amounts in statement of Profit and Loss Account which are included under Contributions to Provident & other funds:

The state of the s		Amount Rs
Particulars	Year ended March	Year ended March
Faiticulais	31, 2020	31, 2019
Employer's contribution to provident fund	34,908,340	33,698,976

Defined benefit plans

The Company has a defined benefit gratuity plan (funded). The company defined benefit plan is a final salary plan for employees which requires contributions to be made to a separately administered fund. The gratuity plan is governed by the Payment of Gratuity Act 1972("the Act). Under the Act employee who has completed five years of service is entitled to specific benefit. The level of benefits provided depended on the member's length of service and salary at retirement age.

The following tables summarise the components of net benefit expense recognised in the statement of profit or loss and the funded status and amounts recognised in the balance sheet for the respective plans:

Amoun	t	Rs

Manage

		As at March 31,2020			
Particulars	Present value of	Fair value of Plan	Net Amount		
	obligation	Asset	(asset)/liability		
Opening Balance	44,019,959		44,019,959		
Current Service cost	14,912,188	2	14,912,188		
Interest on defined benefit obligation / Asset	3,012,392	1,805,901	1,206,491		
(Gain)/Loss from change in Financial assumptions	4,281,129	-	4,281,129		
(Gain)/Loss from change in experience assumptions	(2,828,655)	14	(2,828,655)		
Transfer Out	(2,689,225)		(2,689,225)		
Employer Contribution	-	57,325,520	(57,325,520)		
Benefit Payments	(4,709,586)	-	(4,709,586)		
Return on plan assets		(9,175,654)	9,175,654		
Closing balance	55,998,202	49,955,767	6,042,435		



Notes to financials statements for the year ended March 31,2020

		As at March 31,2019			
Particulars	Present value of obligation	Fair value of Plan Asset	Net Amount (asset)/liability		
Opening Balance	37,979,402		37,979,402		
Current Service cost	12,855,673		12,855,673		
Interest on Asset	2,556,058	*	2,556,058		
(Gain)/Loss from change in demographic assumption	(1,083)	£	(1,083)		
(Gain)/Loss from change in Financial assumptions	(691,777)	5	(691,777)		
(Gain)/Loss from change in experience assumptions	(881,052)	*	(881,052)		
Employer Contribution	(7,797,262)		(7,797,262)		
Benefit Payments			-		
Closing balance	44,019,959	*	44,019,959		

The net liability disclosed above relates to funded plans are as follows		Amount Rs	
Particulars	As at March 31, 2020	As at March 31, 2019	As at April 1, 2018
Present value of plan liability	55,998,202	44,019,959	37,979,402
Fair Value of plan assets	(49,955,767)		
Net	6,042,435	44,019,959	37,979,402

Expenses recognised in Profit and Loss		Amount Rs
Particulars	As at March 31, 2020	As at March 31, 2019
Current Service Cost	14,912,188	12,855,673
Interest Cost on net DBO	1,206,491	2,556,058
Past Service Cost	:	150
Total P&L Expenses	16,118,679	15,411,731

Expenses to recognised in Other comprehensive Income		Amount Rs
Particulars	As at March 31, 2020	As at March 31, 2019
Actuarial Loss/(Gain) on DBO	1,452,474	(1,485,138)
Actuarial Loss/(Gain)	9,175,654	
Total Re-measurements (OCI)	10,628,128	(1,485,138)

Net defined benefit liability (asset) reconciliation		Amount Rs
The state of the s	As at March 31,	As at March 31,
Particulars	2020	2019
Net defined benefit liability (asset)	44,019,959	37,979,402
Defined benefit cost included in P&L	16,118,679	15,411,731
Total re-measurements included in OCI	10,628,128	(1,573,912)
Employer contributions	(57,325,520)	
Employer direct benefit payments	(4,709,586)	(7,797,262)
Employer direct settlement payments		
Net transfer	(2,689,225)	
Net defined benefit liability (asset) as of end of period	6,042,435	44,019,959

Actuarial assumptions		Amount Rs	
A PARTICIPATION OF THE PARTICI	As at March 31,	As at March 31,	
Particulars	2020	2019	
Discount rate Current Year	5.76%	7.23%	
Discount rate Previous Year	7.23%	7.50%	
Salary increase rate	12.00%	11.00%	
acina di la companya	15% (Manager &	10% (Manager &	
Attrition Rate	above);	above);	
,	20% (All Others)	20% (All Others)	
Retirement Age	60	60	
Pre-retirement mortality	IALM (2012-	IALM (2012-14) Ultimate	
Disability	Nil	Nil	





Notes to financials statements for the year ended March 31,2020

Sensitivity of liability		Amount Rs	
Particulars	Change in assumption	As at March 31, 2020	As at March 31, 2019
Discount rate	+100 basis points	53,282,552	41,644,686
Discount rate	-100 basis points	58,993,943	45,858,472
Salary Increase Rate	+1%	57,957,571	45,211,435
Salary Increase Rate	-1%	54,106,578	42,156,666
Attrition Rate	+1%	55,239,111	43,198,062
Attrition Rate	-1%	56,806,913	44,129,504

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice this is unlikely to occur and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied as when calculating the defined benefit liability recognised in the balance sheet.

The methods and types of assumptions used in preparing the sensitivity analysis did not change as compared to the prior period.

Maturity

The defined benefit obligations shall mature after year end as follows:		Amount Rs
W. Harrison and Control of the Contr	As at March 31,	As at March 31,
Expected cash flows for following year	2020	2019
Expected employer contributions / Addl. Provision Next Year	19,027,450	12,855,673
Expected total benefit payments-		
Year 1	8,391,063	5,822,874
Year 2	7,171,143	6,523,898
Year 3	7,036,417	5,781,845
Year 4	6,366,915	5,465,114
Year 5	5,619,370	4,793,649
Next 5 years	18,592,221	16,032,021

These plans typically expose the company to actuarial risks such as: Interest rate risk, salary risk, Investment risk, Asset Liability Matching risk, Mortality risk and Concentration risk.

- i) Interest rate risk: A fall in the discount rate which is linked to the G.Sec. Rate will increase the present value of the liability requiring higher provision. A fall in the discount rate generally increases the mark to market value of the assets depending on the duration of asset
- ii) Salary Risk: The present value of the defined benefit plan liability is calculated by reference to the future salaries of members. As such an increase in the salary of the members more than assumed level will increase the plan's liability,
- iii) Investment Risk: The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds. If the return on plan asset is below this rate it will create a plan deficit. Currently for the plan in India it has a relatively balanced mix of investments in government securities and other debt instruments,
- iv) Asset Liability Matching Risk: The plan faces the ALM risk as to the matching cash flow. Since the plan is invested in lines of Rule 101 of Income Tax Rules 1962 this generally reduces ALM risk,
- v) Mortality risk: Since the benefits under the plan is not payable for life time and payable till retirement age only plan does not have any longevity risk,
- vi) Concentration Risk: Plan is having a concentration risk as all the assets are invested with the insurance company and a default will wipe out all the assets. Although probability of this is very less as insurance companies have to follow regulatory guidelines.

27 Employee stock option scheme (Equity settled)

During the year, the employee stock option scheme has been introduced by Axis Bank Limited by which the employees of the Company are eligible for share options of the Parent Company. As per the Scheme, certain options of parent company were granted. The vesting of the options is from expiry of one year till four years as per Plan. Each Option entitles the holder thereof to apply for and be allotted / transferred one Equity Share of the Company upon payment of the exercise price during the exercise period.



Notes to financials statements for the year ended March 31,2020

Details of ESOS XXI:

Particulars	ESOS XXI
Date of Grant/intimation to employee	30th April 2019
Price of Underlying Stock on the date of grant Rs	757.1
Exercise / Strike Price Rs	757.1
The fair value of the options granted was estimated on the date of grant usi assumptions:	5.64% to 6.86%
Risk Free Interest Rate Expected Dividend Yield	0.54%
Expected Life (years)	1.71 to 3.63
Expected Volatility	27.76% - 29.38%
	107.5
Weighted Average Fair Value Rs	197.5

The information covering stock options granted, exercised, forfeited and outstanding at the year end is as follows:

(As certified by the management) Particulars	No of Stock options as at March 31,2020
Date of Grant/intimation to employee	30th April 2019
Outstanding at the beginning of the year	•
Granted during the year	582,800
Exercised during the year	*
Forfeited during the year	×
Lapsed/expired during the year	(11,600)
Outstanding at the end of the year	571,200
Vested and exercisable	

Fair value of options granted

The fair value at grant date is determined using the Black Scholes Model which takes into account the exercise price, the term of the option, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option. At the time of granting the option, no consideration has been received and the options will be vested upon the completion of the service over the vesting period. Vested options are exercisable for the period of five years after the vesting.

The expected price volatility is based on the historic volatility (based on the remaining life of the options), adjusted for any expected changes to future volatility due to publicly available information

Expense arising from employee stock option charge

Expense dising nome employee state as a series of	Year ended March
Assumptions	31, 2020
Employee stock option scheme (equity settled)	59,858,523

28 Corporate Social Responsibility

Full amount of Rs 13,325,313/- was spent during the year (Previous year Rs 9,793,760/-) for the purpose other than construction/acquisition of any assets.

29 Breakup of Auditors' remuneration

Amount Rs

	Year ended	Year ended
Particulars	March 31 2020	March 31 2019
Audit fees	1,050,000	1,225,000
Certification matters		486,000
Other matters	250,000	
Out of pocket expenses	-	73,845
Total	1,300,000	1,784,845

30 Segment information

The Company is in the business of providing asset management services to the schemes of Axis Mutual Fund, portfolio management service to clients, Investment management services to AIF and offshore funds. The primary segment is identified as asset management services as all services are in relation to asset management, there is no seperate segment identified.

31 Earnings Per Share

The numerators and denominators used to calculate basic and diluted earnings per share

Parti	culars	Year ended March 31, 2020	Year ended March 31, 2019
(a)	Nominal value of an Equity share (Rs)	10	10
(b)	Net profit available to Equity shareholders (Rs)	1,160,395,095	544,623,926
(c)	Weighted average number of shares outstanding	210,111,112	210,111,112
(d)	Basic and Diluted EPS (Rs) = (b)/ (c)	5.52	2.59



Notes to financials statements for the year ended March 31,2020

32 Income tax expenses

The components of income tax expense for the years ended March 31 2020 and March 31 2019 are:

Particulars	As at March 31 2020	As at March 31 2019
Income tax expenses		
Current tax on profit for the year	423,666,137	415,892,265
Adjustment in respect of current income tax of prior years	(33,852,345)	(23,037,170)
Total Current tax expenses	389,813,792	392,855,095
Deferred tax	131,972,066	(97,738,953)

Reconciliation of tax expense and the accounting profit multiplied by company's tax rate

The tax charge shown in the statement of profit and loss differs from the tax charge that would apply if all profits had been charged at India corporate tax rate. A reconciliation between the tax expense and the accounting profit multiplied by India's domestic tax rate for the years ended March 31 2020 and March 31 2019 is as follows:

Particulars	As at March 31 2020	As at March 31 2019
Profit before tax	1,692,809,081	838,254,930
Other comprehensive income	(10,628,128)	1,485,138
Tax at statutory income tax	423,371,302	293,438,769
Non -deductible expenses		
ESOP of parent company	15,065,193	
Corporate social responsibility expenses	1,676,857	1,711,166
Expense disallowance		1,976,018
One time rate change impact	68,523,214	195
Capital gain tax rate difference	12,045,157	(2,699,148)
Income not subject to tax	(246,923)	
Others	1,351,058	689,336
Total Net Non -deductible expenses	98,414,555	1,677,373
Income tax expenses	521,785,858	295,116,141

Deferred tax assets/liabilities

The components of Deferred tax expense are as under:

Particulars	As at March 31 2020	As at March 31 2019	As at April 1, 2018
Deferred tax asset:			
Provision for contingency		12,648,926	9,014,546
Provision for employee benefits	148,548,736	290,907,051	268,927,167
ROU asset adjustment	3,783,252		•
Depreciation on fixed assets	17,143,324	18,079,752	10,561,122
Expense disallowance		•	8,775,350
Lease equalization		1,289,354	892,630
Total (a)	169,475,312	322,925,083	298,170,815
Deferred tax liability:			
Prepaid brokerage	5,138,894	38,534,866	108,877,320
FVPTL on financial instrument	22,881,046	9,627,572	12,336,263
Other temporary difference	173,039	218,892	152,431
Total (b)	28,192,979	48,381,330	121,366,014
Net deferred tax asset/(liability) (a -b)	141,282,333	274,543,753	176,804,801





Notes to financials statements for the year ended March 31,2020 AXIS ASSET MANAGEMENT COMPANY LIMITED

The balance comprises temporary differences attributable to the below items and corresponding movement in deferred tax liabilities / assets:

	As at March 31	Movement to Profit	As at March 31	Movement to Profit As at March 31 Movement to Profit	As at April 1,
Particulars	2020	and loss and OCI	2019	and loss and OCI	2018
Deferred tax asset:					
Provision for contingency	1.00	12,648,926	12,648,926	(3,634,380)	9,014,546
Provision for employee benefits	148,548,736	142,358,315	290,907,051	(21,979,884)	268,927,167
ROU asset adjustment	3,783,252	(3,783,252)	40	8	ARE
Depreciation on fixed assets	17,143,324	936,428	18,079,752	(7,518,630)	10,561,122
Expense disallowance	:4	ex	.4	8,775,350	8,775,350
Lease equalization#	45	*	1,289,354	(396,724)	892,630
Total (a)	169,475,312	152,160,417	322,925,083	(24,754,268)	298,170,815
Deferred tax liability:					
Prepaid brokerage	5,138,894	33,395,972	38,534,866	70,342,454	108,877,320
FVPTL on financial instrument	22,881,046	(13,253,473)	9,627,572	2,708,691	12,336,263
Other temporary difference	173,039	45,853	218,892	(66,461)	152,431
Total (b)	28,192,979	20,188,352	48,381,330	72,984,684	121,366,014
Net deferred tax asset/(liability) (a	141,282,333	131,972,065	274,543,753	(97,738,952)	176,804,801

Deferred tax asset on lease equalization has been adjusted through retain earnings for year ended 2020

33 Fair Value Measurement Financial Instruments by category

Particulars		As at March 31 2020		As	As at March 31 2019			As at April 1, 2018	∞
	Fair Value Through Fair Value T	Fair Value Through OCI	Amortized cost	Fair Value Through P&L	Fair Value Through OCI	Amortized cost	Fair Value Through P&L	Fair Value Through OCI	Amortized cost
Financial Assets:									
Cash and Cash equivalent	**		8,762,219	-		3,688,526	•		1,405,939
Receivables	*		612,354,366		***	454,583,250	80	*/*	606,526,652
Investments									
Mutual fund	3,321,752,521			1,538,513,033	22	75	1,899,621,438	(.*	
Alternate Investment Fund	244,067,901			116,469,249		±1	50,522,246		
Equity Instrument	1,890,763		,	1,430,747		2.0	939,185		
Other Financial Assets	50		25,903,395		7.5	23,697,573	(*		20,620,349
Total Financial Assets	3,567,711,185		647,019,980	1,656,413,029	*	481,969,349	1,951,082,869		628,552,940
Financial Liability:									
Trade and other payable			227,199,624		1	188,235,588			921,892,070
Long term borrowings			3,666,921	•		•	**	2	
Other financial Liabilities			1,092,768,882			1,029,309,042	7	(4	951,286,407
Total Financial Liability			1.323,635,427	•	•	1,217,544,630	0.57	•	1,873,178,477



Notes to financials statements for the year ended March 31,2020

Fair value hierarchy

Fair value measurements are analysed by level in the fair value hierarchy as follows:

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 Company has classified its financial instruments into the three levels prescribed under the accounting standard. An explanation of each level follows underneath the table:

Particulars	As at March 31 2020				
Particulars	Level 1	Level 2	Level 3	Total	
Financial Assets:					
Investments at FVPTL					
Mutual fund	3,321,752,521	-	14	3,321,752,521	
Alternative Investment Fund	1	144,234,723	99,833,178	244,067,901	
Equity Instrument		-	1,890,763	1,890,763	
Total Financial Assets	3,321,752,521	144,234,723	101,723,941	3,567,711,185	

		As at March 3	1 2019	
Particulars	Level 1	Level 2	Level 3	Total
Financial Assets:				
Investments at FVPTL				
Mutual fund	1,538,513,033	-	-	1,538,513,033
Alternative Investment Fund		15,401,659	101,067,590	116,469,249
Equity Instrument			1,430,747	1,430,747
Total Financial Assets	1,538,513,033	15,401,659	102,498,337	1,656,413,029

		As at April 1,	2018	
Particulars	Level 1	Level 2	Level 3	Total
Financial Assets:				
Investments at FVPTL				
Mutua! fund	1,899,621,438	= = = = = = = = = = = = = = = = =		1,899,621,438
Alternative Investment Fund			50,522,246	50,522,246
Equity Instrument		9	939,185	939,185
Total Financial Assets	1,899,621,438	- 2	51,461,431	1,951,082,869

As per Ind AS 107, 'Financial Instruments: Disclosures', the fair values of the financial assets or financial liabilities are defined as the price that would be received on sale of asset or paid to transfer a lability in an orderly transaction between market participants at the measurement date.

The fair value hierarchy is based on inputs to valuation techniques that are used to measure fair value that are either observable or unobservable. The hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities and lowest priority to unobservable inputs.

The hierarchy used is as follows :

Level 1 — Inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2 — Inputs are other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)

Level 3 — Inputs are not based on observable market data (unobservable inputs). Fair values are determined in whole or in part using a valuation model based on assumptions that are neither supported by prices from observable current market transactions in the same instrument nor are they based on available market data.

Valuation techniques used to determine fair value

Financial Instrument Valuation technique			
Mutual Fund	Net Asset Value (NAV) declared by the mutual fund at which units are issued or redeemed		
Equity Instrument Discounted cash flow based on present value of the expected future economic benefit			
Net Asset Value (NAV) provided by issuer fund which are arrived at based on valuation from			
Alternative Investment Funds	independent valuer for unlisted portfolio companies and price of recent investments		

Fair value measeurement using significant unobservable inputs (level 3)

The following table presents the changes in level 3 items for the periods ended March 31, 2020 and March 31, 2019

- Land Control of the	Alternative	Egulty Instrument
Particulars	Investment Fund	
As at April 1, 2018	50,522,246	939,185
Acquisitions	50,000,000	3.5
Disposals		
Gain/(losses) recognised profit and loss	545,345	491,561
As at March 31, 2019	101,067,591	1,430,746
Acquisitions	3,331,474	
Disposals		
Gain/(losses) recognised profit and loss	(4,565,888)	460,017
As at March 31, 2020	99,833,178	1,890,763

Valution Inputs and relationships to fair value

A STATE OF THE STA		Fair value				
Particulars	As at March 31 2020	As at March 31 2019	As at April 1, 2018			
Alternative Investment Fund	99,833,178	101,044,493	50,522,246			

		Sensitivity			
Particulars	As at March 31 2020	As at March 31 2019	As at April 1, 2018		
Alternative Investment Fund					
- NAV - Increased by 5%	4,991,659	5,052,225	2,526,112		
- NAV - decreased by 5%	(4,991,659)	(5,052,225)	(2,526,112)		





Notes to financials statements for the year ended March 31,2020

Valuation Process

Valuation of Alternate Investment fund units are done by an independent third party valuation firm during the year In order to assess Level 3 valuations as per Company's investment policy, the management reviews the performance of the investee companies (including alternative investment funds) on a regular basis by tracking their latest available financial statements / financial information, valuation report of independent valuers, recent transaction results etc. which are considered in valuation process.

34 Fianancial Risk Management

The Company's financial risk management is an integral part of how to plan and execute its business strategies. The Company's financial risk management policy is set by the Risk management committee.

The Company has exposure to the following risks arising from Financial Instruments:

Risk	Exposure arising from
Credit risk	Cash and cash equivalents, trade & other receivables, financial assets measured at
	amortised cost
Market Risk- Foreign Exchange	Recognised financial assets not denominated in Rs.
Market Risk- Price	Investments in equity securities, units of mutual funds, debt securities and alternative
Liquity risk	Financial liabilities

Credit Risk

Credit risk is the risk that a customer or counterparty to a financial instrument fails to perform or pay the amounts due causing financial loss to the company. The company has a prudent and conservative process for managing its credit risk arising in the course of its business activities. The company has well defined investment policy restricting investments in various risk categories such high/moderate etc.

Market Risk-Foreign exchange

The company undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters utilising forward foreign exchange contracts. The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows.

	As at March 31	As at March 31
Particulars	2020	2019
USD Rate - Increased by 5%	386,815	849,053
USD Rate - decreased by 5%	(386,815)	(849,053)
AUD Rate - Increased by 5%	243,100	216,021
AUD Rate - decreased by 5%	(243,100)	(216,021)
GBP Rate - Increased by 5%	23,107	
GBP Rate - Increased by 5%	(23,107)	(%)

Market Risk- Price

The company's exposure to mutual fund and Alternate investment fund price risk arises from investments held by the company and classified in the balance sheet at fair value through profit or loss

Company's investments are units of mutual funds, debt securities and alternative investment funds, consequently, exposures to risk of fluctuation in the market price. Market price of such instrument are closely linked to movement in equity and bond market indices.

	As at March 31	As at March 31
Particulars	2020	2019
NAV - Increased by 5%	178,291,021	82,749,114
NAV - decreased by 5%	(178,291,021)	(82,749,114

Liquidity Risk

Liquidity risk arises from the Company's inability to meet its cash flow commitments on the due date. The company maintains sufficient bank balance and marketable securities such as liquid fund of mutual fund.

The Table below shows an analysis of assets and liabilities according to when they are expected to be recovered or settled:







Particulars	4	As on 31st March 2020		A	As on 31st March 2019			As on 1st April 2018	
	Within 12 Months	After 12 Months	Total	Within 12 Months	After 12 Months	Total	Within 12 Months	After 12 Months	Total
Assets									
Financial Asset									
Cash and cash equivalents	8,762,219		8,762,219	3,688,526		3,688,526	1,405,939		1,405,939
Receivables									
(i) Trade Receivables	612,354,366		612,354,366	454,583,250		454,583,250	606,526,652		606,526,652
(ii) Other Receivables									
Investments	3,110,731,822	456,979,363	3,567,711,185	1,362,582,552	293,830,477	1,656,413,029	1,761,446,881	-	1,951,082,869
Other Financial Asset	2,153,553	23,749,842	25,903,395	1,504,199	22,193,374	23,697,573	1,107,062	19,513,287	20,620,349
Total Financial Asset	3,734,001,960	480,729,205	4,214,731,165	1,822,358,527	316,023,851	2,138,382,378	2,370,486,534	209,149,275	2,579,635,809
Non Financial Asset									
Current tax Assets (Net)	346,592,770		346,592,770	447,913,721		447,913,721	427,738,531		427,738,531
Deferred tax Assets (Net)		141,282,333	141,282,333		274,543,753	274,543,753		176,804,801	176,804,801
Property, Plant and Equipment		70,067,058	70,067,058		87,710,498	87,710,498		49,619,866	49,619,866
Intangible assets		304,123,604	304,123,604		33,915,742	33,915,742		15,675,261	15,675,261
Intangible assets under development		19,389,899	19,389,899		6,918,514	6,918,514		8,175,232	8,175,232
Other non-financial assets	641,574,913	460,921,295	1,102,496,208	915,695,751	791,259,689	1,706,955,441	1,043,457,893	801,741,321	1,845,199,214
Total Non Financial Asset	988,167,683	995,784,189	1,983,951,872	1,363,609,472	1,194,348,196	2,557,957,669	1,471,196,424	1,052,016,481	2,523,212,905
Total Assets	4,722,169,643	1,476,513,394	6,198,683,037	3,185,967,999	1,510,372,047	4,696,340,047	3,841,682,960	1,261,165,756	5,102,848,715
Liabilities									
Trade Pavables	227,199,624		227,199,624	188,235,588		188,235,588	921,892,070		921,892,070
Long term borrowing	817,550	2,849,371	3,666,921	•	*		0		
Other financial liabilities	773,318,795	319,450,087	1,092,768,882	452,217,881	577,091,161	1,029,309,042	509,871,421	441,414,986	951,286,407
Total Financial Liability	1,001,335,969	322,299,458	1,323,635,427	640,453,469	577,091,161	1,217,544,630	1,431,763,491	441,414,986	1,873,178,477
Non Financial Liabillties									
Provision	50,957,423		50,957,423	138,877,097	46,403,855	185,280,952	132,351,320	42,326,168	174,677,488
Other non-financial liabilities	243,202,524	196,147,838	439,350,362	131,428,677	æ	131,428,677	437,530,888		437,530,888
Total Non Financial Liability	294,159,947	196,147,838	490,307,785	270,305,774	46,403,855	316,709,629	569,882,208	42,326,168	612,208,376
Total Liabilities	1,295,495,916	518,447,296	1,813,943,212	910,759,243	623,495,016	1,534,254,259	2,001,645,699	483,741,154	2,485,386,853

AXIS ASSET MANAGEMENT COMPANY LIMITED Notes to financials statements for the year ended March 31,2020



Notes to financials statements for the year ended March 31,2020

35 Lease

Right to use of asset

Particulars	Property	Motor Vehicles	Total
As at 1 April 2018			74),
Additions		.e.	
Depreciation expense			[a]
As at 31 March 2019	-	3*4	(#C
Additions (Note 8)	355,638,507	4,318,153	359,956,660
Depreciation expense	(91,206,603)	(1,784,537)	(92,991,139)
As at 31 March 2020	264,431,904	2,533,616	266,965,521

Lease liability

Particulars	Amount Rs.
As at 1 April 2019	120
Additions	350,528,195
Accretion of interest	
Payments	75,726,370
As at 31 March 2020	274,801,825
Current	78,653,987
Non-current	196,147,838

Particulars	March 31, 2020
Depreciation expense of right-of-use assets	92,991,139
Interest expense on lease liabilities	25,283,586
Expense relating to short-term leases (included in other expenses)	
Expense relating to leases of low-value assets (included in other expenses)	
Variable lease payments (included in other expenses)	5
Total amount recognised in profit or loss	118,274,725

Some of the leases contain extension and termination options. Such options are considered while determining the lease term only if extension or non-termination can be assumed with reasonable certainty. On this basis, there were no such amounts included in the measurement of lease liabilities as at 31 March 2020.

The company has adopted Ind As 116 - Lease and applied it to all the lease contracts existing on April 1, 2019 using modified retrospective method under option 2, as permitted by the said standard. Accordingly, Rs 350,528,195 is recognied as Right to use asset and lease liability of Rs 350,528,195 is created on April 1, 2019. As per the transitional provision in the standard, the Company is not required to restate the comparative figures.

36 Related party transactions

The related parties of the Company are as follows:

A) Holding Company

: Axis Bank Limited

B) Fellow Subsidiaries

: Axis Capital Limited

: Axis Securities Limited

: Axis Trustee Services Limited

C) Significant Share Holder

: Schroder Singapore Holdings Private Limited (SSHPL) is a wholly

owned subsidiary of Schroder Investment Management (Singapore)

Limited (SIMSL)

D) Fellow subsidiaries of significant

Schroders Investment Management Limited

Share Holder - SIMSL

: Schroder Investment Management Luxembourg S.A. : Schroder Investment Management Australia Limited

: Schroder Unit Trusts Limited

D) Key Management Personnel

: Mr. Chandresh Kumar Nigam (MD & CEO)

: Mr. Gopal Menon (COO & CFO)

: Mr. Lalit Taparia (Company secretary)





			201	2019-20	2018-19	8-19
r. No.	Sr. No. Name of Related Party	Description of Transactions/Categories	Transaction for the Year	Outstanding amount carried to Balance Sheet	Transaction for the Year	Outstanding amount carried to Balance Sheet
-	Axis Bank Limited	Mutual Fund - Brokerage (amortised value)#	143,062,880	740	1,741,502,860	2,759,596
ı		AIF - Brokerage & Set up fees \$	104,026,281	2,683,750	98,869,185	38,068,875
		PMS - Brokerage & Set up fees \$	165,550,925	9,605,734	121,112,628	29,646,803
		PMS - FA/R&T/CCIL fees	12,630,807	3,443,046	7,160,790	2,065,523
		Bank Charges	544,229	(0)	628,964	×
		Rent Expenses	28,818,407		28,818,407	ř
		Facilities Expenses	5,916,531	ide.	10,263,527	(8)
		Branding Expenses (Royalty)	7,020,239	2,302,783	0	2
		Administrative & Other Expenses	19,862,648	8,195,425	13,954,321	(301,070)
		Investor Compensation	2000	5	66,370	9
		Current account balance				
		[Bal as per Bank Rs. 1,08,04,150.36 (Previous Year Rs. 94.15,991.48) as on Mar 31,2020]	8,458,226		3,646,743	ē
		Equity Share Capital contribution:		1,575,833,330	0)	1,575,833,330
		Contribution to Share Premium a/c		216,666,672	Ð	216,666,672
		Secured Loan	3,666,921	3,666,921	8	Ü
2	Schroder Investment Management (Singapore) Ltd.	Travelling Expenses (reimbursement)	38	22.	386,090	7
m	Schroder Investment Management Luxembourg S.A.	Offshore Advisory fees	200,594,482	13,074,924	204,606,955	18,544,016
4	Schroder Investment Management Australia Limited	Offshore Advisory fees	19,358,415	4,861,997	18,017,268	4,320,427
2	Schroder Unit Trusts Limited	Offshore Advisory fees	3,980,137	462,137	Ď	an)
9	Schroder Investment Management Ltd	Offshore Advisory fees	5,338,633	6,056,597	717,964	717,964
_	Schroder Singapore Holdings Private Limited	Equity Share Capital contribution:	¥.	525,277,790	46	525,277,790
		Contribution to Share Premium a/c	e.	72,222,224	16	72,222,224
∞	Axis Securities Ltd.	Mutual Fund - Brokerage (amortised value)#	2,349,101	ř	20,133,719	ki
		Outsourced services cost	187,732	9	670,931	49,000
6	Axis Capital Ltd.	Mutual Fund - Brokerage (amortised value)#	478	ĵŧ	15,550	¥.
9	Axis Trustee Services Limited	One time acceptance fee for Axis AIF	(4)	1	200,000	*
11	Mr. Chandresh Kumar Nigam (MD & CEO)	Remuneration to Key Managerial Personnel**	175,399,124	7	126,693,212	ж
12	Mr. Gopal Menon (COO & CFO)	Remuneration to Key Managerial Personnel**	31,261,000	1.7	20,930,106	*
13	Mr. Lalit Tapria	Remuneration to Key Managerial Personnel**	1,939,580		1,529,824	23

Note:- Total transaction value of brokerage for F.Y.2019-20 in AMC books for Axis Bank Ltd and Axis Securities Ltd & Axis Capital Ltd. Is NIL.

\$ Note:- Total transaction value of brokerage for PMS for F.Y.2019-20 in AMC books Rs.14,66,53,629/- & for AIF Rs.5,29,59,379/-

MUMBAI MOMBAI **Includes Basic, HRA, Performance bonus & other allowances & excluding provision for gratuity, Provident fund and compensated absences. Performance bonus and Long term incentive plan are included on payment basis



AXIS ASSET MANAGEMENT COMPANY LIMITED Notes to financials statements for the year ended March 31,2020

37 First time adoption of Ind AS

These financial statements, for the year ended March 31, 2020, are the first financial statements which the Company has prepared in accordance with Ind AS. For periods up to and including the year ended March 31, 2019, the Company has prepared its financial statements in accordance with Previous GAAP. Accordingly, the Company has prepared financial statements which comply with Ind AS applicable for years ended on March 31, 2020, together with the comparative period data as at and for the year ended March 31, 2019, as described in the significant accounting policies. In preparing these financial statements, the Company's opening balance sheet was prepared as at April 01, 2018, the Company's date of transition to Ind AS. This note explains the principal adjustments made by the Company in restating its Previous GAAP financial statements, including the Balance Sheet as at April 01, 2018 and the financial statements as at and for the year ended March 31, 2019.

Optional exemptions availed and mandatory exceptions

In preparing these Ind AS financial statements, the Company has availed certain exemptions and exceptions in accordance with Ind AS 101, as explained below. The resulting difference between the carrying values of the assets and liabilities in the financial statements as at the transition date under Ind AS and Previous GAAP is recognised directly in equity (retained earnings or another appropriate category of equity).

- Ind AS mandatory exceptions

Estimates

On assessment of the estimates made under the Previous GAAP financial statements, the Company has concluded that there is no necessity to revise the estimates under Ind AS. However, estimates that were required under Ind AS but not required under Previous GAAP are made by the Company for the relevant reporting dates reflecting conditions existing as at that date.

Classification and measurement of financial assets

The Company has determined the classification and measurement of financial assets based on facts and circumstances that existed on the date of transition.

-Ind AS optional exemptions

Deemed cost - Property Plant and Equipment and Other Intangible Assets

The Company has elected to continue with the carrying value for all of its Property, Plant and Equipment and Other Intangible Assets as recognised in the financial statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of transition.

Reconciliations between Previous GAAP and Ind AS

Ind AS 101 requires a first time adopter to reconcile equity, total comprehensive income and cash flows for prior periods. The following tables represent the reconciliations from previous GAAP to Ind AS.

Reconciliation of Total Equity

Particulars	As at March 31, 2019	As at April 1, 2018
Total equity (Shareholders' Funds) under Previous GAAP	3,108,039,760	2,559,678,326
Fair value change in Investment and Measurement of investments		
at amortised cost	64,518,896	70,708,440
Amortised cost value of security deposit	(626,406)	(436,212)
Deferred tax Impact on above adjustment	(9,846,462)	(12,488,693)
Total equity (Shareholders' Funds) under IND AS	3,162,085,788	2,617,461,861





Notes to financials statements for the year ended March 31,2020

Reconciliation of Net Profit under Previous GAAP to Total Comprehensive Income under Ind AS

	Year ended March 31 2019
Net Profit as per Previous GAAP	548,361,434
Fair value change in Investment and investments Measured at amortised cost	(6,189,544)
Amortised cost value of security deposit	(190,194)
Deferred tax Impact on above adjustment	2,642,230
Reclassification of re-measurement gain/ (loss) of the defined benefit plans	(966,171)
Net Profit as per IND AS	543,657,755
Other Comprehensive Income for the year	966,171
Total Comprehensive Income as per Ind AS	544,623,926

Cash flow reconciliation

There is no significant impact on cash flow from operating, investing and financing activities for the year ended March 31, 2019 on transition to Ind AS.

Notes to reconciliation

Investments

Under the Previous GAAP, current investments were valued at the lower of cost or market value. Provision for diminution was recognised for a decline, if any, which was other than temporary in the value of Long Term investments.

Investments in units of Mutual Funds, Alternative Investment Funds

Under Ind AS, Investments in units of Mutual Funds and Alternative Investment Funds are measured at FVTPL as they do not meet the SPPI criterion (solely payments of principal and interest).

Investments in Equity Shares

Under Ind AS, investments in equity instruments are measured at FVTPL

The resulting fair value changes these respective investments have been recognised in retained earnings as at the date of transition April 01, 2018 and subsequently in the Statement of Profit and Loss for the year ended March 31, 2019.

Actuarial gain and loss

Under the Previous GAAP, the actuarial gains and losses arising on defined benefit plan were forming part of the Statement of

Profit and Loss for the year. Under Ind AS, remeasurement i.e. actuarial gains and losses are recognised in Other Comprehensive

Income (net of tax). The concept of Other Comprehensive Income did not exist under Previous GAAP

Security Deposit

Under previous GAAP, interest free lease security deposits are recorded at their transaction value. Under Ind AS, all financial

assets are required to be recognised at fair value. Accordingly, the security deposits have been fair valued under IND AS **Deferred tax**

Previous GAAP requires deferred tax accounting using the income statement approach, which focuses on differences between taxable profits and accounting profits for the year. Ind AS 12 requires entities to account for deferred taxes using the balance sheet approach, which focuses on temporary differences between the carrying amount of an asset or liability in the balance sheet and its tax base. In addition, the various transitional adjustments lead to temporary differences. According to the accounting policies, the Company has to account for such differences.

38

Due to COVID-19 pandemic and the subsequent lockdown announced by the Government of India, there is disruption in the business of the many industries. However, the management has assessed its likely impact on the operations of the Company and are of the Opinion that there is no likely material impact of COVID-19 on the Company's future operations.





Notes to financials statements for the year ended March 31,2020

39 Expenditure and Earning in foreign currency

Additional information pursuant to the provisions of Schedule III to the Companies Act, 2013 is given below: Earning in foreign currency

Earning in loreign currency	For the year March	For the year March
Particulars	31,2020	31,2019
Advisory Fees	223,933,034	222,624,223
Re-imbursement of Travel Expenses		386,090
	223,933,034	223,010,313

enditure in foreign currency (on accrual basis)

	For the year March	For the year March
Particulars	31,2020	31,2019
Travelling, lodging and conveyance	96,209	990,449
Scheme expenses brokerage		107,338
AIF Operation	405,327	389,025
Scheme Expenses Operation	671,300	12
Scheme expenses Marketing		25,230
Data online, Computer & Software related cost	285,681	278,400
IT-Related Cost	53,307	73,849
Prof Fees Legal	1,250,000	
Advisory fee	5,338,633	717,964
Total	8,100,457	2,582,255

Unbedged foreign currency exposure:

onneaged foreign currency exposure:	As at March 31,2020		As at March 31,2019	
	Foreign Currency	INR	Foreign currency	INR
Advisory fees receivables				
USD	173,477	13,074,924	267,668	18,544,016
AUD	105,056	4,861,997	87,885	4,320,427
GBP	4,923	462,137		
Advisory fees Payable				
LISD	70,832	5,338,633	10,363	7,17,964

For S.R. Batliboi & Co. LLP

Chartered Accountants ICAI Firm Registration No.: 301003E/E300005 For and on behalf of the Board

Jayesh Gandhi

Partner

Membership No.37924

V. Anantharaman

Director

DIN: 01223191

Gopal Menon

COO & CFO

DIN: 00498968

Managing Director &

Lalit Taparia **Company Secretary**

Mumbai, April 25, 2020



