

NOTICE OF ANNUAL GENRAL MEETING

NOTICE is hereby given that the 7th Annual General Meeting of the members of **ACME SOLAR HOLDINGS PRIVATE LIMITED** (previously ACME Solar Holdings Limited) ("the Company") will be held on Friday, September 30, 2022 at 11.00 A.M. at the Registered Office of the Company at Plot No. 152, Sector-44, Gurugram, Haryana-122002, India to transact the following businesses:

ORDINARY BUSINESS:-

1. To receive, consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2022 together with the reports of the Auditors thereon and of the Board of Directors

To consider and, if thought fit, to pass the following resolution as Ordinary Resolution:

"RESOLVED THAT the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2022, together with the reports of the Auditors thereon and of Board of Directors be and are hereby received, considered and adopted."

By Order of the Board of Directors For ACME Solar Holdings Private Limited

Place: Gurugram Rajesh Sodhi

Date: September 29, 2022 Company Secretary

FCS-3043

NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/HERSELF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE INSTRUMENT OF PROXY IN ORDER TO BE EFFECTIVE MUST BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY, DULY COMPLETED AND SIGNED, NOT LESS THAN FOURTY EIGHT (48) HOURS BEFORE THE COMMENCEMENT OF THE MEETING. A PROXY FORM IS ENCLOSED WITH THIS NOTICE.
- 2. A person can act as proxy on behalf of members not exceeding fifty (50) and holding in aggregate not more than 10% of the total share capital of the Company carrying voting rights. A member holding more than 10% of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not ac as proxy for any other person or shareholder.
- 3. Corporate members intending to send their authorized representative(s) to attend the Meeting are requested to send to the Company a certified true copy of the relevant Board Resolution together with the specimen signature(s) of the representative(s) authorised under the said Board Resolution to attend and vote on their behalf at the Meeting.
- **4.** Attendance Slip Route map of the AGM venue, pursuant to the Secretarial Standard on General Meetings, is also annexed.
- 5. None of the Directors, key managerial personnel and relatives of Directors and/or key managerial personnel (as defined in the Companies Act, 2013) are concerned or interested in the proposed resolution, except in the ordinary course of business.
- 6. The requirement to place the matter relating to appointment of Auditors for ratification by members at every Annual General Meeting is done away with vide notification dated May 7, 2018 issued by the Ministry of Corporate Affairs, New Delhi. Accordingly, no resolution is proposed for ratification of appointment of auditors in the ensuring Annual general Meeting.
- 7. Members/Proxies/Authorised Representatives are requested to bring to the Meeting necessary details of their shareholding, attendance slip(s) and copy(ies) of their Annual Report.
- 8. The meeting is being convened by giving a shorter notice than required under the Companies Act, 2013. The consent of all shareholders has been obtained.
- 9. Relevant documents referred to in the Notice are open for inspection by the members at the Registered Office of the Company on all working days (i.e. except Saturday, Sunday and Public Holidays) during business hour up to the date of the Meeting. The aforesaid documents will be also available for inspection by Members at the meeting.

PROXY FORM

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

ACME SOLAR HOLDINGS PRIVATE LIMITED

CIN – U40106HR2015PTC102129

Regd. Office : Plot No. 152, Sector-44, Gurugram 122 002, Haryana Tel: +91-124-7117000, +91-11-23285555 Fax: +91-124-7117001 E	mail: cs.acme@							
Name of the Member (s)	•••••	******						
E-mail Id:								
Folio No/ Client Id:	•••••	•••••••••••••••••••••••••••••••••••••••						
I/We being the member(s) of Equity Company, hereby appoint:	Shares of th	e above named						
1. Name: Address: E-mail Id:								
Signature: ,, or failir	ng him							
2. Name: Address: E-mail Id: Signature: , or failing him								
and whose signature(s) are appended below as my / our proxy to att / us and on my / our behalf at the Annual General Meeting of the September 30, 2022 at 11:00 a.m. at the Registered Office of th Sector-44, Gurugram-122002, Haryana, India and at any adjournment resolutions as are indicated below:	Company to be e Company i.e	held on Friday, Plot No. 152,						
** I wish my above Proxy to Vote in the manner as indicated in the l	oox below:							
S.No. Particular of Resolutions	Favour	Against						
Adoption of audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2022								
· ·								
Signed this		1 71112						
Signature of Member	***************************************	······ Revenue						
orgination of Front Holder(S)	•••••••••••	Stamp						

ATTENDANCE SLIP

ACME SOLAR HOLDINGS PRIVATE LIMITED

CIN – U40106HR2015PTC102129

Regd. Office: Plot No. 152, Sector-44, Gurugram-122 002, Haryana, India

Tel: +91-124-7117000, +91-11-23285555 Fax: +91-124-7117001 Email: <u>cs.acme@acme.in</u>

(ANNUAL GENERAL MEETING): September 30, 2022

(Please fill in the Attendance Slip and hand it over at the entrance of the meeting hall)

Date:	Time:
Place:	
Signature of the	
Shareholder/	
Proxy/Representative	·
present	
Regd. Folio	DP ID & Client ID
(If not dematerialized)	(If dematerialized)
Name of the Shareholder	
Number of Shares	

ACME SOLAR HOLDINGS PRIVATE LIMITED

CIN - U40106HR2015PTC102129

Regd. Office: Plot No. 152, Sector-44, Gurugram-122 002, Haryana, India

Tel: +91-124-7117000, +91-11-23285555 Fax: +91-124-7117001 Email: cs.acme@acme.in

(ANNUAL GENERAL MEETING): September 30, 2022

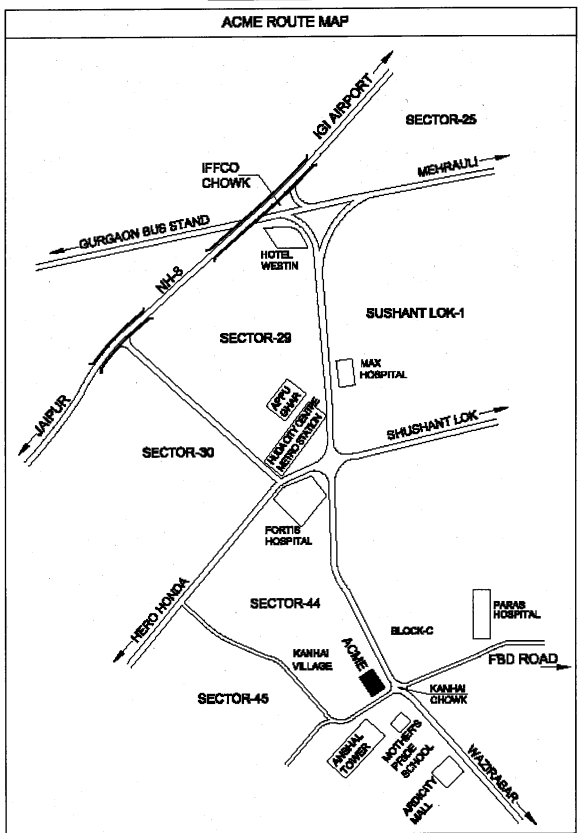
ENTRY PASS

(to be retained throughout the meeting)

Name of the Sharehold	er	
Number of shares		
Regd. Folio		DPID No.
(if not	· ·	Client ID
dematerialised)		No.
		(if dematerialized)
Name of the Proxy/Rep	presentative present	
+		

Shareholders/Proxy or representative of Shareholders are requested to produce the above attendance slip, duly signed in accordance with their specimen signatures registered with the Bank, along with the entry pass, for admission to the venue. Shareholders / Proxy holders / Authorised Representatives may note that the admission to the meeting will be subject to verification / checks, as may be deemed necessary and they are advised to carry valid proof of identity viz., Voters ID Card / Employer Identity Card / Pan Card / Passport / Driving license etc.

Route Map of the AGM Venue



ACME Solar Holdings Private Limited

BOARDS' REPORT

The Members, ACME Solar Holdings Private Limited (previously 'ACME Solar Holdings Limited')

Your Directors have pleasure in presenting their 7th Annual Report on Company's business and operations along with the audited financial statements for the financial year ended March 31, 2022.

FINANCIAL HIGHLIGHTS

In compliance with provisions of Companies Act, 2013 ("Act"), the Company has prepared its Standalone and Consolidated Financial Statements as per the Indian Accounting Standard ("IndAS") for the financial year 2021-22. The highlights of the Company's financials are as follows:

Standalone Financial Highlights

(Rs. in Millions)

		(172• III 14111110II2)
Particulars	March 31,2022	March 31,2021
Revenue from operations	7,587.57	1,833.42
Other income	2,984.42	1,451.12
Total revenue	10,571.99	3,284.54
Total Expense	9,118.37	3,104.80
Profit/(Loss) before tax	1,453.62	179.74
Total Tax expense/ (Benefit)	(0.49)	(63.05)
Profit/(Loss) for the year	1,454.11	242.79
Earnings/ (Loss) per Share	13.07	2.18

Consolidated Financial Highlights

(Rs. in Millions)

Particulars	March 31,2022	March 31,2021
		
Revenue from operation	14,879.02	16,917.45
Other income	4,043.87	2,184.67
Total revenue	18,922.89	19,102.12
Total Expense	17,898.63	19,113.21
Profit/(Loss) before tax	1,024.26	(11.09)
Total Tax expense/ (Benefit)	404.16	(163.22)
Profit /(Loss) for the year	620.10	152.13
Earnings/ (Loss) per Share	5.58	1.37

RESULTS OF OPERATIONS AND THE STATE OF COMPANY'S AFFAIRS

The Company develops, builds, owns, operates and maintains utility scale grid connected solar power projects (through our Group EPC and O&M operations). The Company through its subsidiaries generates revenue by sale of electricity to central and state government entities and government-backed corporations as well as EPC of solar projects.

As at the end of year, the Company is having operational Solar capacity of 1,159 MW ac and an under-construction Solar capacity of 1,750 MW ac solar power projects and company has sold its Solar operational assets of 510 MW ac during the financial year 2021-22.

The Company has signed power purchase agreement for 300 MWac with MSEDCL(Rajasthan) on 4th April, 2022 solar projects. Also, the company has commissioned 300 MWac project in Rajasthan.

COVID UPDATE AND ITS IMPACT TO OPERATION

These are unprecedented times, as the country and entire world struggles to contain and combat the COVID-19 pandemic. Amidst such rampant uncertainties, your Company is abiding with every safety norms and consistently communicating the same to our employees and customers, We stand in solidarity with the Government of India and all our citizens and our efforts towards the betterment of one and will continue, unabated. The solar power plants continue to operate during the period and as such there is no major impact on the development of solar projects.

HOLDINGS, SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES COMPANIES' REPORT ON PERFORMANCE AND FINANCIAL POSITION OF SUBSIDARIES COMPANIES

SUBSIDARIES, ASSOCIATES AND JOINT VENTURES COMPANIES

As on March 31, 2022 Company has 55 subsidiaries and pursuance to provisions of section 129 (3) of the Companies Act, 2013 read with Rule 5 of Companies (Accounts), Rule, 2014, a statement containing the salient features of the financial statements of subsidiaries/associates/ joint ventures forming part of Annual Report in Form AOC-1 is enclosed as Annexure 'A'.

Below mentioned thirteen companies ceased to be subsidiaries of the Company during reporting financial year 2021-22 on account divestment of entire stake:

- 1. Renew Fazilka Solar Power Private Limited (formerly known as ACME Fazilka Power Private Limited)
- 2. Renew Karimnagar Power Private Limited (formerly know as ACME Karimnagar Solar Power Private Limited)
- 3. Purvanchal Solar Power Private Limited
- 4. Rewanchal Solar Power Private Limited
- 5. Neemuch Solar Power Private Limited
- 6. Sunworld Solar Power Private Limited
- 7. Renew Ranga Reddy Solar Power Private Limited (Formerly known as ACME Ranga Reddy Solar Power Private Limited.
- 8. Renew Medak Power Private Limited (Formerly known as ACME Medak Solar Energy Private Limited)
- 9. Renew Narwana Power Private Limited (Formerly known as ACME Narwana Solar Power Private Limited)
- 10. Renew Warangal Power Private Limited (Formerly known as ACME Warangal Solar Power Private Limited)
- 11. Renew Nizamabad Power Private Limited (Formerly known as ACME Nizamabad Solar Energy Private Limited)
- 12. ACME Chittorgarh Solar Energy Private Limited
- 13. Renew Green Shakti Private Limited (Formerly known as ACME Green Shakti Private Limited)

Further, the Company has 49% divested of its subsidiary, ReNew Solar Photovoltaic Private Limited (formerly known as ACME Photovoltaic Solar Private Limited) who formed as a special purpose vehicle to undertake the 375 MW (AC) grid-connected solar PV power project awarded pursuant to SECI's Rajasthan (Tranche-IV) tariff-based competitive bidding process on the basis of the letter of award dated February 15, 2022 granted by Solar Energy Corporation of India Limited (SECI) during reporting financial year 2021-22.

Further, the United Nations Office for Project Services, a subsidiary organ of the United Nations Organisation, and DSDG Holding ApS, a private liability company promoted by the Danish Sustainable Development Goals Investment Fund, Denmark (collectively the "Investors") has subscribed equity shares and compulsory convertible debentures aggregating to 49% of the total capital (on a fully diluted basis) of ACME Aklera Power Technology Private Limited ("Project Company"), a subsidiary of the Company, developing 300 MWac solar power project in the state of Rajasthan.

Further, below mentioned four companies incorporated and became subsidiaries of the Company after the closure of financial year 2021-22.

- 1. ACME Clean Energy Private Limited
- 2. ACME Renewable Resources Private Limited
- 3. ACME Solartech Private Limited
- 4. ACME Surva Energy Private Limited

HOLDING COMPANY

ACME Cleantech Solutions Private Limited having registered office at Plot No. 152, Sector 44 Gurugram 122002, Haryana continues to be immediate holding company.

MKU Holdings Private Limited having registered office at Plot No. 152, Sector 44 Gurugram 122002, Haryana continues to be ultimate holding company.

CHANGES IN THE NATURE OF BUSINESS

There has been no change in the nature of the business of the Company.

CONSOLIDATED FINANCIAL STATEMENTS

In respect of subsidiaries, the Company has prepared consolidated financial statements in accordance with the section 129 (3) of the Companies Act, 2013 read with Rule 5 of Companies (Accounts), Rule, 2014. The same is provided in the Annual Report.

REGISTRAR AND SHARE TRANSFER AGENT ("RTA")

The Company has its Registrar and Share Transfer Agent ("RTA") i.e. Beetal Financial and Computer Services Private Limited.

DIVIDEND

In order to conserve the resources, the Board has not recommended any dividend for the financial year ended March 31, 2022.

TRANSFER TO RESERVES

The Company is statutorily not required to transfer any amounts to the Reserves during the year under review except Debenture Redemption Reserve (DRR) has been created and Amount to Rs. 75 millions balance at the end of year of DRR.

SHARE CAPITAL

During the period under review, there is no change in authorised share capital, paid-up share capital, reclassification or subdivision of authorised share capital or any kind of change in authorised capital, paid up capital and voting rights.

The Paid-up capital of the company as on March 31, 2022 was Rs. 104,44,15,820/-.

DEBENTURES

During the reporting year 2021-22, the Company has fully redeemed 1200 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/-aggregating to Rs. 1200 Crore; 410 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- aggregating to Rs. 410 Crore on November 18, 2021 and Debenture Trustee, Axis Trustee Services Limited has issued No-objection letter dated December 3, 2021 confirming redemption of Debentures.

The Company has issued and allotted 50 (Fifty) Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- each on 27/04/2021 and 334 (Three Hundred Thirty-Four) Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- each on 16/06/2021; Thereafter, the Company has fully redeemed the said 50 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- and 334 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- on March 21, 2022.

The Company has further issued 750 Secured Redeemable Non-Convertible Debenture ("NCD") of face value of Rs. 10,00,000 (Rupees Ten Lakhs only) each, aggregating to Rs. 75,00,00,000 (Rupees Seventy Five crore only) on private placement basis on March 21, 2022

The Company has 65,00,000 Compulsory Convertible Debenture (CCDs) of Rs. 1,000 (One thousand) aggregating to Rs. 650,00,00,000 (Rupees Six hundred fifty crore only) as on March 31, 2022.

During the year under review, the Company has formed Restricted Group comprising of twelve subsidiaries i.e. ACME Solar Technologies (Gujarat) Private Limited, ACME Rewa Solar Power Private Limited, ACME Jodhpur Solar Power Private Limited, ACME Mahbubnagar Solar Energy Private Limited, ACME Magadh Solar Power Private Limited, ACME Nalanda Solar Power Private Limited, ACME Solar Energy (Madhya Pradesh) Private Limited, ACME Odisha Solar Power Private Limited, ACME PV Powertech Private Limited, ACME Raipur Solar Power Private Limited, Nirosha Power Private Limited and ACME Yamunanagar Solar Power Private Limited (collectively referred to as the "RG Entities"), issued and allotted rupee-denominated, secured, unlisted, redeemable, non-convertible debentures collectively aggregating to INR 2485,52,47,939/- (collectively referred to as the "RG Entities Debentures").

DIRECTORS AND KEY MANAGERIAL PERSONNEL

Composition of Board of Directors at the end of financial year 2021-22

- Mr. Manoj Kumar Upadhyay, Managing Director
- Mr. Shashi Shekhar, Whole Time Director
- Mr. Venkatraman Krishnan, Non-Executive Director
- Mr. Atul Sabharwal, Non-Executive Director

Mr. Manoj Kumar Upadhyay (DIN: 01282332) had been re-appointed as Chairman and Managing Director of the Company in the Board Meeting held on September 26, 2019 for a further period of 3 (three) years with effect from December 1, 2019 and shareholders approved the same in the Annual General Meeting held on September 30, 2019. Now, The Board has re-appointed Mr. Manoj Kumar Upadhyay as Chairman and Managing Director in the Board Meeting held on September 29, 2022 for a further period of 5 (five) years with effect from December 1, 2022.

Mr. Shashi Shekhar, Whole Time Director had been re-appointed as Whole Time Director of the Company in the Board Meeting held on January 11, 2021 for a further period of 5 (five) years with effect from April 9, 2021.

Mr. Neeraj Gupta continues to be Chief Financial Officer and Mr. Rajat Seksaria as Chief Executive Officer of the Company.

None of the Directors of the Company are disqualified under section 164 (2) of the Companies Act, 2013.

As per the Sub section 1 of section 203 of the Companies Act, 2013 read with rule 8 and 8A of the Companies (Appointment and Remuneration of Managerial Personnel) Rule, 2014 composition of Key Managerial Personnel is as under:-

- Mr. Manoj Kumar Upadhyay, Managing Director
- Mr. Rajesh Sodhi, Company Secretary

PERFORMANCE EVALUATION

As per Section 134(3) (p) of provisions of the Companies Act, 2013, performance evaluation of the Directors individually as well as evaluation of the working of the Board and of the Committee(s) of the Board, is not applicable to the company.

POLICY ON APPOINTMENT AND REMUNERATION FOR DIRECTORS, KEY MANAGERIAL PERRSONNEL AND SENIOR MANAGEMENT EMPLOYEES

The policy for selection and appointment of Directors, KMP and senior management employees and the remuneration was in place, which has formulated criteria for determining qualifications, positive attributes and independence of a Director. However, after the conversion of status to a private limited company, there is no mandatory requirement to continue, comply with the policy under the provisions of the Companies Act, 2013 and as such the policy was cancelled in the Board Meeting held on July 15, 2020.

STATUTARY AUDITORS AND THEIR REPORT

In term of provisions of Section 139 of Companies Act,2013, the Board of Directors appointed M/s S. Tekriwal & Associates (FRN: 009612N) on June 4, 2015 for a period of one year i.e. till the conclusion of 1st AGM to be held in the year 2016. Thereafter, the shareholders of the Company at their 1st Annual General Meeting held on December 16, 2016 approved appointment of M/s S. Tekriwal & Associates (FRN: 009612N) along with M/s Walker Chandiok & Co., LLP (FRN:001076N/N500013), Chartered Accountants as Joint Statutory Auditors of the Company to hold office for a term of 5 (five) consecutive years from the conclusion of 1st Annual General Meeting, until the conclusion of the 6th Annual General meeting.

During the reporting year 2021-22, the shareholders of the Company at their 6th Annual General Meeting held on November 29, 2021 approved re-appointment M/s S. Tekriwal & Associates (FRN: 009612N), Chartered Accountants as Joint Statutory Auditor of your company for a period of four consecutive year i.e. till the conclusion of 10th Consecutive AGM to be held in the year 2025 and M/s Walker Chandiok & Co., LLP (FRN:001076N/N500013), Chartered Accountants as Joint Statutory Auditor of your company for a period of five consecutive year i.e. till the conclusion of 11th Consecutive AGM to be held in the year 2026.

The Notes on financial statements referred to in the Auditor's Report are self—explanatory and, therefore, do not call for further clarification. Auditor's Report for financial year ended March 31, 2022 does not have any qualification, reservation or adverse remarks.

WEB ADDRESS FOR ANNUAL RETURN AND OTHER POLICIES / DOCUMENTS

In terms of Section 92(3) of the Companies Act, 2013 read with Rule 12 (1) of Companies (Management and Administration) Rules, 2014 and Section 134(3)(a) of the Companies Act, 2013, the Annual Return has to be hosted on the website of the company but the Company does not have any such website to host the annual return.

Since the requirement to prepare extracts of Annual Return in Form MGT-9 has been vanished by the Companies (Amendment) Act, 2017, hence, the company is no longer required to annex extracts of Annual Return along with Boards' Report.

However, to the best of compliance in the industry and to provide a fair and best insight of the company structure, the company has prepared and attached extracts of Annual Return in Form MGT-9 which forms part of this report and marked as **Annexure 'B'**

COST AUDITORS

The provisions of Section 148 of the Companies Act, 2013, read with Companies (Cost Records and Audits) Rules, 2014, were not applicable on the Company for year 2021-22.

INTERNAL AUDITOR

The Board of Directors of the Company had appointed Mr. Ashish Kumar as Internal Auditor of the Company to conduct the Internal Audit for the financial year onward 2020-21 unless or until revoked earlier by the Board or he resigns as such. Now, Mr. Ashish Kumar has left the organisation and ceased to be internal auditor. The Board of Directors of the Company had

appointed Mr. Deepak Sharma as Internal Auditor of the Company to conduct the Internal Audit, for the financial year onward 2022-23 unless or until revoked earlier by the Board or he resigns as such, for ensuring the orderly and efficient conduct of its business under the provisions of Companies Act, 2013 and rules made thereunder.

The scope, functioning, periodicity and methodology for conducting internal audit were approved by the board of directors.

The report of the Internal Auditor has considered by the Board of Directors of the Company for the financial year 2021-22.

NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

During the year, 5 (five) Board meetings were convened and held. The intervening gap between the meetings was within the period prescribed under the Companies Act, 2013.

The details of the board's meetings are given herein below:

Meeting No.	Date of Meeting	No. of Directors Eligible to Attend the meeting	No. of Directors who attended the Meeting
1	13/04/2021	4	4
2	28/05/2021	4	4
3	14/07/2021	4	4
4	21/09/2021	4	3
5	14/01/2022	4	4

SECRETARIAL STANDARDS

During the year under review, the Company has complied with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India.

SECRETARIAL AUDITOR

Pursuant to the provisions of section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial personnel) Rules, 2014, the Board of Directors had appointed M/s Katira and Associates, Company Secretaries as Secretarial Auditor to conduct the Secretarial Auditor for the Financial Year 2021-22. The Secretarial Auditor Report of M/s Katira and Associates, Company Secretaries, in Form MR-3, for the financial year ended 31st March, 2022 is enclosed as **Annexure 'C'**.

There is no qualification, reservation or adverse remark made in their Secretarial Audit Report submitted to the Company.

RISK MANAGEMENT

The Board of Directors of the Company is responsible for the direction and establishment of internal controls to mitigate material business risks. The Company has formulated and adopted a Risk Management Policy to identify the elements of risk for achieving its business objectives and to provide reasonable assurance that all the material risks will be mitigated.

AUDIT COMMITTEE

The Audit Committee requirement in compliance with the requirements of Section 177 and other applicable provisions, if any, of the Companies Act, 2013, were not applicable.

VIGIL MECHANISM

In pursuance to the provisions of section 177 (9) & (10) of the Companies Act, 2013, a vigil mechanism or whistle blower policy for directors and employees to report genuine concerns had been established and implemented.

NOMINATION & REMUNERATION COMMITTEE

The Nomination & Remuneration Committee requirement in compliance with the requirements of Section 178 and other applicable provisions, if any, of the Companies Act, 2013, were not applicable.

CORPORATE SOCIAL RESPONSIBILITY COMMITEE

Your Directors had constituted Corporate Social Responsibility Committee in compliance with the requirement of Section 135 and other applicable provisions, if any, of the Companies Act 2013 including the rule framed thereunder:

- 1. Mr. Manoj Kumar Upadhyay Managing Director (Chairman)
- 2. Mr Venkatraman Krishnan, Non-Executive Director, (Member); and
- 3. Mr Atul Sabharwal –Non-executive Director (Member)

The CSR Committee has formulated and recommended to the Board, Corporate Social Responsibility Policy (CSR Policy) indicating the activities to be undertaken by the Company which has been approved by the Board. The Board has approved and adopted the Annual Action Plan for the financial year 2021-22 in pursuance to the CSR Policy of the Company as per the Provision of section 135 (5) of the Companies Act, 2013. In terms of the provisions, the Company is not required to spend any amount during the financial year 2021-22 and further, the Company has spend balance amount Rs 10,05,000 from Unspent CSR account, on ongoing CSR project i.e. Rural Education Program in current financial year 2021-22.

The annual report on CSR activities containing details of CSR Policy, composition of the CSR Committee and other prescribed details are given in Annexure –D.

COMPOSITION OF OPERATIONAL COMMITTEE

Your Directors have constituted the Operational Committee in order to delegate certain powers of the Board of directors to this Committee as under:

- 1. Mr Manoj Kumar Upadhyay, Managing Director (Chairman)
- 2. Mr Shashi Shekhar, Whole-time Director (Member)
- 3. Mr Venkatraman Krishnan, Non-Executive Director (Member)

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

The Company has in place the Prevention of Sexual Harassment (POSH) Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up to redress complaints regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this Policy. During the year, no complaint was received under this Policy.

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

As such there is no significant and material order has been passed by any Regulator/Court/ Tribunals impacting the going concern status and Company's operation in future.

FRAUD REPORTING

There have been no frauds reported by the Auditors of the Company to the Audit Committee or the Board of Directors under sub-section 12 of section 143 of the Companies Act, 2013 during the Financial Year.

INTERNAL FINANCIAL CONTROL

Your Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting are operating effectively based on the internal control over financial reporting criteria established by the Company considering the essential components by internal control. Your Company has laid down guidelines, policies, procedures and structure for appropriate internal financial controls across the Company.

DEPOSITS

During the year, the Company did not invite or accept any deposits from the public under section 76 of the Companies Act, 2013.

DIRECTORS' RESPONSIBILITY STATEMENT

To the best of our knowledge and belief and according to the information and explanations obtained by us, your directors make the following statements in terms of section 134 (5) of the Companies Act, 2013:

- a) in the preparation of the annual financial statements for the year ended March 31, 2022, the applicable Indian accounting standards had been followed along with proper explanation relating to the material departures, if any;
- 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;

- the proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) the annual financial statements have been prepared on a going concern basis;
- e) the Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and

PARICULARS OF LOANS, GUARANTEES, INVESTMENTS UNDER SECTION 186 OF THE COMPANY ACT, 2013

In pursuant to the provisions of the Section 134 (3) (g) read with Section 186 of the Company Act, 2013 and rules made there under, the relevant details of loans given, investments made, by the Company during the year under review are given in Note 3 (Investments) and Note 31 (Related Parties) of the Standalone Financial Statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES REFERRED TO IN SUB-SECTION (1) OF SECTION 188 OF COMPANIES ACT, 2013

The particulars of related party transactions are provided in Form AOC-2 is enclosed as Annexure E as required under section 134(3) (h) of the Companies Act, 2013 read with Rule 8(2) of the Companies (Accounts) Rules, 2014. The details are also provided in Note 31 (Related Parties) of the Standalone Financial Statements.

BUY BACK OF SECURITIES

The Company has not bought back any of its securities during the year under review.

SWEAT EQUITY SHARES

The Company has not issued any Sweat Equity Shares during the year under review.

GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions took place during the year under review:

- 1. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 2. Managing Director of the Company did not receive any remuneration or commission from any of its subsidiaries.
- 3. The Company had not issued any shares (including sweat equity shares) to employees of the Company under any scheme.

- 4. No significant or material order was passed by any Regulator / Court / Tribunal which impacts the going concern status of the Company or its future operations.
- 5. a statement on declaration given by independent Directors under sub-section (6) of section 149- Not Applicable
- 6. a statement regarding the opinion of the Board with regard to integrity, expertise and experience (including the proficiency) of the independent directors appointed during the year-Not Applicable
- 7. There is no such application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the year along with their status as at the end of the financial year.
- 8. The details of the difference between the amount of the valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons Not Applicable

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

No material changes and commitments affecting the financial position of your Company have occurred between the end of the financial year of the Company to which the financial statements relate and on the date of this report.

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

A) Conservation of Energy

The Company is continuously emphasizing on reducing consumption of energy at all levels.

B) Technology Absorption

This is not applicable to the Company However, being in the business of generating solar energy, the Company is constantly looking at innovations to increase production efficiency in its business.

C) Foreign exchange earnings and outgo

During the period under review, the foreign exchange earnings - NIL and Foreign exchange outgo - INR10,20,10,337/-

TRANSFER OF AMOUNTS TO INVESTOR EDUCATION AND PROTECTION FUND

There were no funds which were required to be transferred to Investor Education and Protection Fund (IEPF).

PARTICULARS OF EMPLOYEES AND RELATED INFORMATION

The provisions of Section 197 of the Companies Act 2013, read along with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are not applicable to the Company.

ACKNOWLEDGEMENTS

Your Directors wish to place on record their appreciation for the continuous support extended by the employees, shareholders, customers, government authorities and bankers, lenders for their continued support and faith reposed in the Company.

For & on behalf of the Board of Directors of ACME SOLAR HOLDINGS PRIVATE LIMITED

Place: Gurugram

Date: September 29, 2022

Manoj Kumar Upadhyay

DIN: 01282332

Chairman & Managing Director

FORM AOC-1
(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

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

Part A Subsidiaries

			2	3	4		6	7		<u> </u>	10	11	12	_ 13	: 14	15	16	<u>1</u>
SL No.	Particulars	Aarohi Solar	ACME Babadham	ACME Deoghar	ACME Kaithal	ACME Koppal	Dayanidhi Solar	ACME Jaisalmer	Vishwatma Solar	ACME	ACME Rewa Solar	ACME Solar Energy	ACME Solar	ACME Vijayapura	ACME	Devishl	Devishi Solar	Eminent Solar
		Private Limited	Solar Power	Solar Power	Solar Power	Solar Energy	Power Private	Solar Power	Energy Private	Mahbubnagar	Energy Private	Private Limited	Power	Solar Energy	Yamunanagar	Renewable	Power Private	Power Private
			Private Limited	Private Limited	Private Limited	Private Limited	limited	Private Limited	Limited	Solar Energy	Limited		Technology	Private Limited	Solar Power	Energy Private	Limited	Limited
							1		Linites	Private Limited		l	Private Limited		Private Limted	Limited	j	
				1		`						i			```		1	
1																		*
			<u> </u>												_			
1	The date since when subsidiary was acquired	31/03/2017	5/6/2016	30/04/2016	25/01/2016	15/07/2016	04.04.2017	17.05.2017	02.05.2017	21/01/2016	23/02/2017	30/03/2017	18/06/2015	15/07/2016	20/01/2016	17111-2015	17-Nov-15	17-Nov-15
	Reporting period for the subsidiary concerned, if	NA	NA.	NA.	NA	NA	NA.	NA NA	NA.	NA	NA	NA	NA	NA .	NA NA	NA	NA NA	· NA
	different from the holding company's reporting period												-			i .		1
3	Reporting currency and Exchange rate as on the last	INR	INR	INR	INR	INR	INR	INR										
	date of the relevant Financial year in the case of				1													
	foreign subsidiaries						1											
	,								· ·		Ì				:			
4	Share capital	20,170,660	23,455,530	919,100,000	23,537,260	23,478,410	18,406,390	20,736,640	20,216,440	284,937,000	589,989,190	3,060,830	20,802,380	23,553,600	187,425,000	21,827,260	21,064,900	21,439,27
	Other equity	148,567,936		-31,106,429	701,595,271	713,688,194	161,857,250					4,837,652,090	771,585,558	725,136,311	-53,819,741	168,256,528	177,781,971	219,714,82
	Total assets	4,664,960,473,63		1,974,254,634.87	2,828,932,368,56	2,649,892,834,99							3,917,954,330.86	2,786,923,105.98	1,565,939,260,17	804,161,956.94	809,663,991.32	789,680,559.2
7	Total Liabilities	4,496,221,877,44	1,918,969,160.71	1,086,261,063.52	2,103,799,837.19	1,912,726,231.27	3,505,303,437.92	1,707,927,226.50	2,512,816,068.68	2,128,942,720.85	5,152,327,462.38	8,513,137,858.98	3,125,566,393.00	2,038,233,194,58	1,432,334,000.91	614,078,169.15	610,817,120.56	548,526,462.0
8	Investments	_					-			-	_	8,415,199,599.00	-		-			
9	Turnover	583,480,076.30	398,191,536.75	-	389,636,727.50	381,375,107.25	485,778,362,41	242,140,496.85	366,543,214.68	307,111,329.28	654,482,745.79	98,168,077.48	555,042,203.40		211,820,363.84	120,561,718.26	121,621,974.49	
10	Profit/(Loss) before taxation	-91,214,843.25	77,892,941.37	-356,992.43	54,441,027.22	63,565,875.84	-53,059,578.28					-10,263,422.73	34,051,671.85	62,259,766.52	-73,980,084.51	2,884,260.71	4,180,720.25	
11	Provision for taxation	18,460,998.00	37,757,823.00	-30,454.00	29,387,162.00	29,195,945.00	316,460.00	-2,453,741.00	2,350,564.00	58,843,632.00	-96,658,010.00	-1,349,041.00		29,448,785.00	-15,146,726.00	2,666,079.00	2,566,281.00	
	Profit/(Loss) after taxation	-109,675,841.25	40,135,118.37	-326,538.43	25,053,865.22	34,369,930.84	-53,376,038.28	-28,736,995.80	-25,885,841.74	-181,231,536.83	-296,527,312.75	-8,914,381.73	-148,024,517.15	32,810,981.52	-58,833,358.51	218,181.71	1,614,439,25	6,982,810.4
	Proposed Dividend					-	-			-	-	-		- '	-		-	
14 Î	Extent of shareholding (in percentage)	100	100	100	100	l 100	100	100	100	100	100	100	100	100	100	100	100] _ 10

18	19	20	21		23	24	25	26	27	28	29	30	31	. 32	. 33	34	35	36	37
Niranjana Solar	ACME Jodhpur	Sunworld	ACME PV	ACME Solar	ACME Raipur	ACME Solar	ACME Solar	Dayakara Solar	Grahati Solar	ACME Magadh	ACME Nalanda	Nirosha Power	Vittanath Power	ACME Solar	Mihit Solar Power	ACME	ACME Kittur	ACME Kudligi	ACME Sidlaghatta
Energy Private	Solar Power	Energy Private	Powertech Private	Power Pvt. Odisha	Solar Power Pvt.	Energy (Madhya	Technologies	Power Private			Solar Power Pvt.	Private Limited	Private Limited	Rooftop Systems	Private Limited	Guledagudda	Solar Energy	Solar Energy Pvt.	Solar Energy Pvt.
Limited	Private Limited	Limited	Limited	ltd.	ltd.	Pradesh)Pvt. Ltd	(Guiarat) Put 1td	Limited	Limited	led	Itd.			Private Limited	*	Solar Energy	Pvt. Limited	Ltd.	Ltd.
	The Landice	- I			L.C.	Tradesily, ve. Eed				ciu.						Private Limited			
														ĺ	1	riivate Liintea	χ.		
		į.				·			1				· .				, i		
																1			
31/03/2017	11.04.2017	17-Nov-15	10/08.2016	30.03.2017	29.03.2017	30,03,2017	30.03.2017	30,03.2017	30.03.2017	29.03.2017	29.03.2017	30.03.2017	6.1.2017	6.1,2017	6.1.2017	6.3.2018	6.3,2018	6,3,2018	9.3.2018
NA	NA	NA	NA,	NA	NA	NA	NA	NA	NA	NA .	NA	NA	NA	NA	NA NA	. NA	NA	NA	NA
															•				
INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	. INR	INR
												1		}					
					i										j				
			,														'		
									<u> </u>										
20,363,570		21,439,270			20,789,650	43,233,340	79,986,570	25,027,910	22,504,550		24,726,090				21,152,630		108,579,000	142,800,000	144,432,000
11,574,008	-309,830,373	172,138,709			450,723,995	689,722,323	312,946,538	728,591,139	1,177,985,833	192,414,796	287,016,479	573,062,324		610,988,662	1,509,352,798		1,356,394	-18,236,685	5,146,523
1,742,347,714.48	5,616,052,041.14	751,370,100.56	4,285,395,959,35		2,413,741,505,34	2,777,536, <u>615.66</u>	2,841,932,219.62	2,630,964,550,56	4,211,275,119.72		1,268,041,912.82				5,210,316,642,58		946,009,428.29	1,202,571,022.59	
1,710,410,136.69	5,301,101,224.05	557,792,121.08	3,611,161,675.67	2,061,543,662.77	1,942,227,860.12	2,044,580,952.24	2,448,999,112.07	1,877,345,501.10	3,010,784,736.37	677,575,869.30	956,299,344.26	2,587,167,029.20		1,496,814,006.04	3,679,811,214.75	850,632,402.83	836,074,034.21	1,078,007,707.83	1,098,413,070,17
-	-	-	·	-	<u>-</u>		•	<u> </u>	<u> </u>			-	2,025,899,935.00	-	-	-		-	
234,893,570.71	676,706,726.07	112,761,701.79		373,908,137.85	349,465,866,03	403,315,634.47	256,489,061,82	403,495,778.18	633,812,999.07	156,734,402.78	221,398,879.79			346,936,108.60	820,312,535,48		97,543,304.70	106,434,682.31	126,924,612.13
-38,602,995.72	-380,523,867.69	-1,526,555.91	-56,938,443.67	1,328,815.28	-31,496,966,21	-7,373,916.23	-34,398,057.03	52,402,971.17	67,402,553.66	18,619,845.92	19,044,452.99				105,217,413.33		4,810,492.09	-14,674,931.03	
-2,937,077.00	-92,336,776.00	1,239,888.00	176,739,358.00	11,808,198.00	1,107,780.00	-61,216,699.00	-97,326,902,00	24,845,452.00	23,592,718.00	5,269,861.00	5,225,505.00	76,250,577.00		26,859,384.00	31,823,479.00		-7,305,302.00	-1,771,409.00	
-35,665,918.72	-288,187,091.69	-2,766,443.91	-233,677,801.67	-10,479,382.72	-32,604,746.21	53,842,782.77	62,928,844.97	27,557,519.17	43,809,835,66	13,349,984.92	13,818,947.99	50,806,692.10	-851,868.60	28,340,685,85	73,393,934.33	23,607,970.13	12,115,794.09	-12,903,522.03	16,066,152,17
-				-					-						-	100	- 100	-	100
100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100

38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55
ACME Hukkerl	ACME Sandur	ACME Dhaulpur	ACME Raisar Solar	ACME Phalodi	ACME Heergarh	ACME Aklera Power	Acme	Acme Urja	Acme Surya	Acme Eco	Acme Sun	Acme Pokhran	ACME Sikar	Acme	Acme	Renew Solar	Acme Surya
Solar Energy	Solar Energy Pvt.	Powertech Pvt.	Energy Pvt. Ltd.	Solar Energy Pvt.	Powertech Pvt. Ltd.	Technology Pvt. Ltd.#	Renewable	Private	Modules	Clean Energy	Power Pvt	Solar Pvt Ltd.*	Solar Pvt	Pushkar	Barmer	Photovoltaic	Power Pvt
Pvt. Ltd.	Ltd.	Ltd.		Ltd.	ĺ		Solutions	Limited	Private	Pvt Ltd.*	Ltd *		Ltd*	Solar Pvt	Solar Pvt	Pvt Ltd	Ltd *
			1		1		Private		Limited	1				Ltd*	Ltd*	(formerly	
			1	i		l	Limited		ľ				[l	İ	known as	ŀ
						·			ļ	1	i					Acme	1
60000	6.2.0010	80.0.0010	5 6 0010	14060010	11 10 0010	20 20 2010	11.00.0000	11.00.2020	11.00.0000	 	22 07 2021	22.02.2021	16.07.0001	21 00 2021	21 00 2021		17.00.2021
6.3.2018	6.3.2018	20.9.2018	5.6.2018	14.06.2018	11.10.2018	29:09.2018	11.09.2020	11.09.2020	11.09.2020	22.07.2021	22.07.2021	22.07.2021	16.07.2021	31.08.2021	31.08.2021	NA.	17.09.2021
NA.	NA	NA NA	NA	NA.	NA.	NA.	NA	NA.	NA.	1				ļ		NA.	
												!		ł			
INR	INR	INR	INR	INR	INR	INR	INR	INR	INR	+	 					INR	
INK	INK	II II	II.K	INK	INK.	l NK	INK	IIVK	1				•		ŀ	1111	
	•						1		1	1				1		ľ	
											1						i
		1		1		·]				1	•					
112,914,000	148,308,000	100,000	100,000	226,900,000	960,000,000	1,264,520,000	100,000	100,000	100,000	100,000	100,000	100,000	100,000	100,000	100,000	-	100,000
552,826		-15,328,539	-15,342,410	-65,379,540	462,288,763	759,022,472		-1,290,300	-1,294,790			-3,626,470	-401,310	-42,400	-42,400		-41,830
991,419,966.51	1,297,167,880,42	2,142,478,630.31	3,750,083,541.84	2,738,186,582.71	13,166,193,708.45	4,990,674,669.16	37,620.00	36,610.00	36,610.00			94,038.00	254,500.00	102,500.00	102,500.00		102,500.00
877,953,140.09	1,163,820,358.48	2,157,707,169.70	3,765,325,952.04	2,576,666,122.59	11,743,904,945.27	2,967,132,197.23	1,226,820.00	1,226,910.00	1,231,400.00	1,261,266.00	50,510.00	3,620,508.00	555,810.00	44,900.00	44,900.00	-	44,330.00
-			-			-	-				-		1			-	
103,420,186.57	134,499,296,20		-		3,423.00		-	-	-		-	-				<u> </u>	<u> </u>
2,274,468.30	6,243,900.85			-299,721.88	-775,195,50	-927,440.10	-1,222,900.00	-1,222,990.00	-1,227,480.00	-1,278,328.00	-55,570.00	-3,626,470.00	-401,310.00	-42,400.00	-42,400.00	-	-41,830.00
-13,459,761.00	-14,943,090.00	68,763,00	-102,584.00	336,525.00	-174,407.00	-423,127.00	-				<u> </u>			-		<u> </u>	
15,734,229.30	21,186,990.85	-311,999.36	-106,154.19	-636,246.88	-600,788.50	-504,313,10	-1,222,900.00	-1,222,990.00	-1,227,480.00	-1,278,328.00	-55,570.00	-3,626,470,00	-401,310.00	-42,400.00	-42,400.00	<u>-</u>	-41,830.00
-	-	<u> </u>	-	-	-		-				<u> </u>		<u> </u>		-	-	-
100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100

#United Nations Office Project Services, and DSDG
Holding ApS, has subscribed equity shares and compulsory convertible debentures aggregating to 49% of the capital of ACME Aklera
Power Technology Private
Limited

*The Company incorporated during the year 2021-22 during the year 2021-22 year 2021-22 | vear 20

Part B Associates and Joint Ventures

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

Name of Associates or Joint Ventures	N.A	N.A	¥.Z
1. Latest audited Balance Sheet Date	AX	AN	< N
2. Date on which the Associate or Joint Ventures held by the		******	WIN
Company on the year end	XX	* Z	7
3. Shares of Associate or Joint Ventures held by the company on the			CN .
year end	N.A	A.N.	Z
No. of Shares	A.N	AN	♥ N
No. of CCD	N.A.	AZ	V N
Amount of Investment in Associates or Joint Venture	Y'N	AN	♥ N
Extent of Holding (in percentage)	ΨX	Y Z	V N
4. Description of how there is significant influence	Ϋ́Z	AZ	AN
5. Reason why the associate/joint venture is not consolidated	A N	₹ N	A N
6. Net worth attributable to shareholding as per latest audited		T.T.L.	Y.N.
	₹'Z	Z Z	* Z
7. Profit or (Loss) for the year	A.N	A Z	A Z
i. Considered in Consolidation	Y.N.	A'Z	A N
ii. Not Considered in Consolidation	Ϋ́N	AZ	▼ N
Notes:			T7'L7

Names of associates or joint ventures which are yet to commence operations. N.A.
 Names of associates or joint ventures which have been liquidated or sold during the year. N.A.

By Order of the Board of Directors For ACME SolayHoldings Private Limited

Date: September 29, 2022

Place: Gurugram

Manoj Kumar Upadhyay Chairman & Managing Director DIN: 01282332

FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN as on financial year ended on March 31, 2022

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

I. REGISTRATION & OTHER DETAILS:

1.	CIN	U40106HR2015PTC102129
2.	Registration Date	03/06/2015
3.	Name of the Company	ACME SOLAR HOLDINGS PRIVATE LIMITED
4.	Category/Sub-category of the Company	Company limited by Shares/Non-Govt Company
5.	Address of the Registered office & contact details	Plot No. 152 Sector-44 Gurugram Gurgaon HR 122002 IN cs.acme@acme.in
6.	Whether listed company	No
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Beetal Financial & Computer Services Pvt. Ltd. BEETAL HOUSE, 3rd Floor, 99 Madangir Behind Local Shopping Complex, New Delhi 110062

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S. No.	Name and Description of main products /	NIC Code of the Product/service	% to total turnover of the
	services		company
1	Engineering, procurement and construction services	42201	97.53%
2	Management Consultancy activities	70200	2.47%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:-

Sr. No.	Name and Address of the Company	CIN/GLN	Holding/ Subsidiar y /Associat e	%of shar es held	Applicable Section
1.	MKU Holdings Private Limited	U25206HR2005PTC078000	Ultimate Holding	76.77 %	Section 2(46)
2.	ACME Cleantech Solutions Pvt. Ltd.	U64202HR2003PTC035026	Immediate Holding	100%	Section 2(46)
3	Devishi Renewable Energy Pvt. Ltd.	U40300HR2015PTC057265	Subsidiary	100%	Section 2(87)
4	Devishi Solar Power Pvt. Ltd.	U40300HR2015PTC057264	Subsidiary	100%	Section 2(87)
5	Eminent Solar Power Pvt. Ltd.	U40300HR2015PTC057266	Subsidiary	100%	Section 2(87)
6	Sunworld Energy Pvt. Ltd.	U40300HR2015PTC057269	Subsidiary	100%	Section 2(87)
7	ACME Yamunanagar Solar Power Pvt. Ltd.	U40300HR2016PTC057877	Subsidiary	100%	Section 2(87)
8	ACME Mahbubnagar Solar Energy Pvt. Ltd.	U40300HR2016PTC057909	Subsidiary	100%	Section 2(87)
9	ACME Kaithal Solar Power Pvt. Ltd.	U40106HR2016PTC057950	Subsidiary	100%	Section 2(87)

10						
11	10	ACME Solar Power Technology Pvt. Ltd.	U40106HR2015PTC055809	Subsidiary		Section 2(87)
12	11		U40300HR2016PTC095349	Subsidiary	100%	Section 2(87)
13 Aarohi Solar Private Limited U32109HR2008PTC038030 Subsidiary 100% Section 2(87)	12		U40106HR2017PTC067856	Subsidiary	100%	Section 2(87)
14 Niranjana Solar Energy Private Limited U40106HR2014PTC051626 Subsidiary 100% Section 2(87)			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	†	
15 ACME Vijayapura Solar Energy Private Limited			U40106HR2014PTC051626	 	+	
Limited ACME Koppal Solar Energy Private Limited U40106HR2016PTC065032 U40300HR2016PTC063972 U5050diary U60300HR2016PTC063972 U5050diary U5050d	15		U40300HR2016PTC065031			
ACME Babadham Solar Power Private Limited U40106HR2015PTC053817 Subsidiary 100% Section 2(87)		,				
Limited ACME PV Powertech Private Limited JV4140HR2015PTC055817 ACME Solar Energy Private Limited JV4140HR2015PTC0541538 Subsidiary J00% Section 2(87) ACME Solar Energy (Madhya Pradesh) Private Limited JV4140HR2015PTC038900 ACME Solar Energy (Madhya Pradesh) Private Limited ACME Solar Energy (Madhya Pradesh) Private Limited Limited ACME Solar Technologies (Gujarat) Private Limited JV4105HR2005PTC038901 Subsidiary J00% Section 2(87) Section 2(87) ACME Solar Technologies (Gujarat) Private Limited JV4105HR2005PTC038901 Subsidiary J00% Section 2(87) Section 2(87) ACME Magadh Solar Power Private Limited JV40108HR2015PTC054362 Subsidiary J00% Section 2(87) Section 2(87) ACME Magadh Solar Power Private JU40300HR2014PTC053995 Subsidiary J00% Section 2(87) Section 2(87) Limited ACME Jodhpur Solar Power Private Limited JV40104HR2014PTC053996 JU40300HR2007PTC036826 Subsidiary J00% Section 2(87) Section 2(87) Limited JV40104HR2014PTC053996 JV40104HR2014PTC053996 JV40104HR2014PTC053996 JV40104HR2014PTC053996 JV40104HR2014PTC053996 JV40104HR2014PTC053996 JV40104HR2014PTC0543995 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV40104HR2014PTC0544990 JV4010	16	ACME Koppal Solar Energy Private Limited	U40106HR2016PTC065032	Subsidiary	100%	Section 2(87)
18	17	ACME Babadham Solar Power Private	U40300HR2016PTC063972	Subsidiary	100%	Section 2(87)
19 ACME Solar Energy Private Limited U74140HR2010PTC041538 Subsidiary 100% Section 2(87) 20 ACME Odisha Solar Power Private Limited U40108HR2009PTC038900 Subsidiary 100% Section 2(87) Private Limited U40300HR2009PTC038900 Subsidiary 100% Section 2(87) Private Limited U40108HR2009PTC038901 Subsidiary 100% Section 2(87) Example 2 ACME Solar Technologies (Gujarat) Private U40105HR2009PTC038901 Subsidiary 100% Section 2(87) Example 2 Subsidiary 100% Section 2(87) Example 2 Subsidiary 100% Section 2(87) Section 2(87) Subsidiary 100% Section 2(87) Section 2(87) Section 2(87) Subsidiary 100% Section 2(87) Sect		Limited				
ACME Odisha Solar Power Private Limited					 	
ACME Solar Energy (Madhya Pradesh) Private Limited ACME Solar Technologies (Gujarat) Private Limited Jayakara Solar Power Private Limited Grahati Solar Energy Private Limited ACME Solar Technologies (Gujarat) Private Limited Jayakara Solar Energy Private Limited Grahati Solar Energy Private Limited Limited ACME Magadh Solar Power Private Limited ACME Nalanda Solar Power Private Limited ACME Nalanda Solar Power Private Limited ACME Jodhpur Solar Power Private Limited ACME Jodhpur Solar Power Private Limited ACME Jodhpur Solar Power Private Limited ACME Solar Rengy Private Limited ACME Solar Rooftop Systems Private Limited ACME Raipur Solar Power Private Limited ACME Jodhpur Solar Power Private Limited ACME Jodhpur Solar Power Private Limited ACME Raipur Solar Power Private Limited ACME Jodhpur Solar Power Private Limited ACME Solar Rooftop Systems Private Limited ACME Jodhpur Solar Power Private Limited ACME Solar Rooftop Systems ACME Solar Rooftop Systems ACME Solar Rooftop Systems ACME Solar Rooftop Systems ACME Solar Rooftop Solar Sola			U74140HR2010PTC041538			
Private Limited ACME Solar Technologies (Gujarat) Private Limited Dayakara Solar Power Private Limited ACME Solar Energy Private Limited U40108HR2015PTC054362 Subsidiary 100% Section 2(87) ACME Magadh Solar Power Private Limited U40108HR2015PTC054324 Subsidiary 100% Section 2(87) ACME Magadh Solar Power Private Limited Limited ACME Nalanda Solar Power Private Limited U40104HR2014PTC053995 Subsidiary 100% Section 2(87) ACME Jodhpur Solar Power Private Limited ACME Jodhpur Solar Power Private Limited Nirosha Power Private Limited U40106HR2015PTC054395 Vittanath Power Private Limited U40106HR2015PTC054395 Vittanath Power Private Limited U40106HR2015PTC054395 Subsidiary 100% Section 2(87) Vittanath Power Private Limited U40106HR2015PTC054308 ACME Solar Rooftop Systems Private Limited 31 Mihit Solar Power Private Limited U40106HR2015PTC054379 Subsidiary 100% Section 2(87) 32 ACME Raipur Solar Power Private Limited U40106HR2015PTC054308 Subsidiary 100% Section 2(87) 33 ACME Jaisalmer Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited U40104HR2009PTC03681 35 Vishwatma Solar Energy Private Limited 36 ACME Guledagudda Solar Energy Private Limited 37 ACME Guledagudda Solar Energy Private Limited 38 ACME Guledagudda Solar Energy Private Limited 39 ACME Guledagudda Solar Energy Private Limited 30 ACME Sidlaghatta Solar Energy Prt. Ltd. U40106HR2014PTC051645 Subsidiary 100% Section 2(87) Section 2(87) Subsidiary 100% Section 2(87) ACME Kittur Solar Energy Pvt. Ltd. U40106HR2014PTC051645 Subsidiary 100% Section 2(87) ACME Sidlaghatta Solar Energy Pvt. Ltd. U40106HR2014PTC036645 Subsidiary 100% Section 2(87) ACME Bislaghatta Solar Energy Pvt. Ltd. U40106HR2014PTC036665 Subsidiary 100% Section 2(87) ACME Bislaghatta Solar Energy Pvt. Ltd. U40106HR2014PTC036666 Subsidiary 100% Section 2(87) ACME Bandur Solar Energy Pvt. Ltd. U40106HR2014PTC096706 Subsidiary 100% Section 2(87) ACME Phalodi Solar Energy Pvt. Ltd. U40106HR2014PTC096706 Subsidiary 100%						
ACME Solar Technologies (Gujarat) Private U40105HR2009PTC038901 Subsidiary 100% Section 2(87) Limited U40108HR2015PTC054362 Subsidiary 100% Section 2(87) 24 Grahati Solar Energy Private Limited U40108HR2015PTC054324 Subsidiary 100% Section 2(87) 25 ACME Magadh Solar Power Private U40300HR2014PTC053995 Subsidiary 100% Section 2(87) Limited U40108HR2014PTC053996 Subsidiary 100% Section 2(87) Limited U40104HR2014PTC053996 Subsidiary 100% Section 2(87) Limited U40104HR2014PTC053996 Subsidiary 100% Section 2(87) Limited U40106HR2015PTC036826 Subsidiary 100% Section 2(87) Limited U40106HR2015PTC054395 Subsidiary 100% Section 2(87) Section 2(87) U40106HR2015PTC054395 Subsidiary 100% Section 2(87) U40106HR2015PTC054395 Subsidiary 100% Section 2(87) Section 2(87) U40106HR2015PTC054308 Subsidiary 100% Section 2(87) U40106HR2015PTC054379 Subsidiary 100% Section 2(87) U40106HR2015PTC054290 Subsidiary 100% Section 2(87) U40106HR2015PTC0548833 Subsidiary 100% Section 2(87) U40106HR2015PTC0548833 Subsidiary 100% Section 2(87) U40106HR2015PTC0548831 Subsidiary 100% Section 2(87) U40106HR2015PTC0548831 Subsidiary 100% Section 2(87) U40106HR2015PTC054883	21		U40300HR2009PTC038900	Subsidiary	100%	Section 2(87)
Limited Dayakara Solar Power Private Limited U40108HR2015PTC054362 Subsidiary 100% Section 2(87) For AcME Magadh Solar Power Private U40300HR2014PTC053995 Limited ACME Nalanda Solar Power Private Limited U40104HR2014PTC053996 Limited ACME Nalanda Solar Power Private Limited U40104HR2014PTC053996 Limited ACME Jodhpur Solar Power Private Limited U40104HR2014PTC053996 Limited Wassidiary 100% Section 2(87) Limited ACME Jodhpur Solar Power Private Limited U40106HR2015PTC054395 Subsidiary 100% Section 2(87) Limited Wassidiary 100% Section 2(87) Limited W		·			12201	
24 Grahati Solar Energy Private Limited U40108HR2015PTC054324 Subsidiary 100% Section 2(87) 25 ACME Magadh Solar Power Private U40300HR2014PTC053995 Subsidiary 100% Section 2(87) 26 ACME Nalanda Solar Power Private U40104HR2014PTC053996 Subsidiary 100% Section 2(87) 27 ACME Jodhpur Solar Power Private U40300HR2007PTC036826 Subsidiary 100% Section 2(87) 28 Nirosha Power Private Limited U40106HR2015PTC054395 Subsidiary 100% Section 2(87) 29 Vittanath Power Private Limited U40106HR2015PTC054395 Subsidiary 100% Section 2(87) 30 ACME Solar Rooftop Systems Private U40106HR2015PTC054379 Subsidiary 100% Section 2(87) 31 Mihit Solar Power Private Limited U40106HR2015PTC054379 Subsidiary 100% Section 2(87) 32 ACME Raipur Solar Power Private U40300HR2014PTC053674 Subsidiary 100% Section 2(87) 33 ACME Jaisalmer Solar Power Private U40104HR2009PTC039681 Subsidiary 100% Section 2(87) 34 Dayanidhi Solar Power Private Limited U40106HR2014PTC051645 Subsidiary 100% Section 2(87) 35 Vishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary 100% Section 2(87) 36 ACME Guledagudda Solar Energy Private U40106HR2014PTC051647 Subsidiary 100% Section 2(87) 37 ACME Guledagudda Solar Energy Private U40106HR2014PTC051647 Subsidiary 100% Section 2(87) 38 ACME Kitlur Solar Energy Pvt. Ltd. U40106DL2018PTC348833 Subsidiary 100% Section 2(87) 39 ACME Kitlur Solar Energy Pvt. Ltd. U40106DL2018PTC348830 Subsidiary 100% Section 2(87) 40 ACME Kitlur Solar Energy Pvt. Ltd. U40106DL2018PTC348831 Subsidiary 100% Section 2(87) 41 ACME Sandur Solar Energy Pvt. Ltd. U40106DL2018PTC348831 Subsidiary 100% Section 2(87) 42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40300HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Helergarh Powertech Pvt. Ltd. U40300HR2018PTC093853 Subsidiary	22		U40105HR2009P1C038901	Subsidiary	100%	Section 2(87)
25 ACME Magadh Solar Power Private Limited 26 ACME Nalanda Solar Power Private Limited 27 ACME Jodhpur Solar Power Private Limited 28 Nirosha Power Private Limited 29 Vittanath Power Private Limited 30 ACME Solar Rooftop Systems Private Limited 31 Mihit Solar Power Private Limited 32 ACME Raipur Solar Power Private Limited 33 ACME Jodhpur Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Power Private Limited 36 ACME Guledagudda Solar Energy Pvt. Ltd. 37 ACME Guledagudda Solar Energy Pvt. Ltd. 38 ACME Kittur Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 ACME Solar Bolar Power Pvt. Ltd. 40 ACME Guledapur Solar Energy Pvt. Ltd. 40 ACME Guledapur Solar Energy Pvt. Ltd. 40 ACME Guledapur Solar Energy Pvt. Ltd. 40 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 ACME Sandur Solar Energy Pvt. Ltd. 40 ACME Sidlaghatta Solar Energy Pvt. Ltd. 41 ACME Sandur Solar Energy Pvt. Ltd. 42 ACME Dhaulpur Powertech Pvt. Ltd. 43 ACME Raisar Solar Energy Pvt. Ltd. 44 ACME Phalodi Solar Energy Pvt. Ltd. 45 ACME Hukkeri Solar Energy Pvt. Ltd. 46 ACME Helergarh Powertech Pvt. Ltd. 47 ACME Phalodi Solar Energy Pvt. Ltd. 48 ACME Haloghur Powertech Pvt. Ltd. 49 ACME Phalodi Solar Energy Pvt. Ltd. 40 ACME Phalodi Solar Energy Pvt. Ltd. 40 ACME Phalodi Solar Energy Pvt. Ltd. 41 ACME Phalodi Solar Energy Pvt. Ltd. 42 ACME Phalodi Solar Energy Pvt. Ltd. 43 ACME Raisar Solar Energy Pvt. Ltd. 44 ACME Phalodi Solar Energy Pvt. Ltd. 54 ACME Phalodi Solar Energy Pvt. Ltd. 55 ACME Helergarh Powertech Pvt. Ltd. 56 ACME Helergarh Powertech Pvt. Ltd. 57 ACME Sidlaghatary So	23	Dayakara Solar Power Private Limited	U40108HR2015PTC054362	Subsidiary	100%	
Limited 26 ACME Nalanda Solar Power Private Limited 27 ACME Jodhpur Solar Power Private Limited 28 Nirosha Power Private Limited 29 Vittanath Power Private Limited 20 ACME Solar Rooftop Systems Private Limited 30 ACME Solar Rooftop Systems Private Limited 31 Mihit Solar Power Private Limited 32 ACME Raipur Solar Power Private Limited 33 ACME Raipur Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Power Private Limited 36 ACME Guledagudda Solar Energy Private Limited 37 ACME Kittur Solar Energy Pvt. Ltd. 38 ACME Kudligi Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 ACME Shadur Solar Energy Pvt. Ltd. 40 ACME Phalodi Solar Energy Pvt. Ltd. 40 ACME Halera Powertech Pvt. Ltd. 40 ACME Halera Powertech Pvt.	24	Grahati Solar Energy Private Limited	U40108HR2015PTC054324	Subsidiary	100%	Section 2(87)
Limited 27 ACME Jodhpur Solar Power Private Limited 28 Nirosha Power Private Limited 29 Vittanath Power Private Limited 29 Vittanath Power Private Limited 29 Uittanath Power Private Limited 30 ACME Solar Rooftop Systems Private Limited 31 Mihit Solar Power Private Limited 32 ACME Raipur Solar Power Private Limited 33 ACME Raipur Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited 35 Limited 36 ACME Jaisalmer Solar Power Private Limited 37 ACME Guledagudda Solar Energy Private Limited 38 Dayanidhi Solar Power Private Limited 39 ACME Guledagudda Solar Energy Private Limited 30 ACME Guledagudda Solar Energy Private Limited 31 ACME Guledagudda Solar Energy Private Limited 32 ACME Rudligi Solar Power Private Limited 33 Dayanidhi Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Energy Private Limited 36 ACME Guledagudda Solar Energy Private Limited 37 ACME Kittur Solar Energy Pvt. Ltd. 38 ACME Kittur Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 U40106DL2018PTC348831 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 U40106DL2018PTC348831 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 U40107DL2018PTC348831 50 Section 2(87) 40 ACME Hukkeri Solar Energy Pvt. Ltd. 41 U40107DL2018PTC348831 42 ACME Dhaulpur Powertech Pvt. Ltd. 43 ACME Sandur Solar Energy Pvt. Ltd. 440300HR2018PTC348828 50 Subsidiary 50 Section 2(87) 50 Section 2(87) 50 Section 2(87) 51 Section 2(87)	25	1	U40300HR2014PTC053995	Subsidiary	100%	Section 2(87)
27 ACME Jodhpur Solar Power Private Limited 28 Nirosha Power Private Limited 30 ACME Solar Rooftop Systems Private Limited 31 Mihit Solar Power Private Limited 32 ACME Raipur Solar Power Private Limited 33 ACME Raipur Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Energy Private Limited 36 ACME Guledagudda Solar Energy Private Limited 37 ACME Kittur Solar Energy Pvt. Ltd. 38 ACME Kittur Solar Energy Pvt. Ltd. 39 ACME Solar Energy Pvt. Ltd. 30 ACME Solar Rooftop Systems Private Limited 31 Mihit Solar Power Private Limited 32 ACME Raipur Solar Power Private Limited 33 ACME Jaisalmer Solar Power Private Limited 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Energy Private Limited 36 ACME Guledagudda Solar Energy Private Limited 37 ACME Kittur Solar Energy Pvt. Ltmited 38 ACME Kittur Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 30 ACME Sidlaghatta Solar Energy Pvt. Ltd. 31 U40106DL2018PTC348831 Subsidiary 100% Section 2(87) 32 ACME Sidlaghatta Solar Energy Pvt. Ltd. 33 ACME Sidlaghatta Solar Energy Pvt. Ltd. 34 ACME Sandur Solar Energy Pvt. Ltd. 35 Vishwatma Solar Energy Pvt. Ltd. 36 ACME Bybkidiary 100% Section 2(87) 37 ACME Kittur Solar Energy Pvt. Ltd. 38 ACME Sidlaghatta Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 ACME Bybkidiary 100% Section 2(87) 40 ACME Bybkidiary Solar Energy Pvt. Ltd. 41 ACME Sandur Solar Energy Pvt. Ltd. 42 ACME Dhaulpur Powertech Pvt. Ltd. 43 ACME Raisar Solar Energy Pvt. Ltd. 44 ACME Phalodi Solar Energy Pvt. Ltd. 45 ACME Heergarh Powertech Pvt. Ltd. 46 ACME Heergarh Powertech Pvt. Ltd. 47 ACME Heergarh Powertech Pvt. Ltd. 48 ACME Heergarh Powertech Pvt. Ltd. 49 ACME Heergarh Powertech Pvt. Ltd. 40	26		U40104HR2014PTC053996	Subsidiary	100%	Section 2(87)
Nirosha Power Private Limited U40106HR2015PTC054395 Subsidiary 100% Section 2(87) Vittanath Power Private Limited U40106HR2015PTC054308 Subsidiary 100% Section 2(87) Limited U40106HR2015PTC054379 Subsidiary 100% Section 2(87) Subsidiary 100% Section 2(87) Section 2(87) Vitanath Power Private Limited U40106HR2015PTC054290 Subsidiary 100% Section 2(87) ACME Raipur Solar Power Private Limited U40300HR2014PTC053674 Subsidiary Vishwatma Solar Power Private Limited U40106HR2014PTC051645 Subsidiary Vishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary Vishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary U40106HR2014PTC051647 Subsidiary 100% Section 2(87) ACME Guledagudda Solar Energy Private Limited V40106HR2014PTC051647 Subsidiary 100% Section 2(87) Section 2(87) Vishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary 100% Section 2(87) Section 2(87) Vishwatma Solar Energy Private Limited V40106HR2014PTC051647 Subsidiary 100% Section 2(87) Section 2(87) Vishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary 100% Section 2(87) Vishwatma Solar Energy Private Limited V40106DL2018PTC348830 Subsidiary Vishwatma Solar Energy Private Limited V40107DL2018PTC348831 Subsidiary Vishwatma Solar Energy Private Limited V40107DL2018PTC348831 Subsidiary Vishwatma Solar Energy Private V40107DL2018PTC348832 Subsidiary Vishwatma Solar Energy Private V40107DL2018PTC348838 Subsidiary Vishwatma Solar Energy Private V40107DL2018PTC348838 Subsidiary Vishwatma Solar Energy Private V40107DL2018PTC348838 Subsidiary Vishwatma Solar Energy Private V40107DR2018PTC348838 Subsidiary VIshwatma Solar Energy Private V40107DR20	27	ACME Jodhpur Solar Power Private	U40300HR2007PTC036826	Subsidiary	100%	Section 2(87)
Vittanath Power Private Limited ACME Solar Rooftop Systems Private Limited U40106HR2015PTC054379 Subsidiary U40106HR2015PTC054379 Subsidiary U40006HR2015PTC054379 Subsidiary U40006HR2015PTC054290 Subsidiary U40006HR2015PTC054290 Subsidiary U40006HR2014PTC053674 Subsidiary U40006HR2014PTC053674 Subsidiary U40006HR2014PTC053674 Subsidiary U40006HR2014PTC053674 Subsidiary U40006HR2014PTC051645 Subsidiary U40006HR2014PTC051645 Subsidiary U40006HR2014PTC051647 Subsidiary U40006HR2014PTC051645 Subsidiary U4006HR20	28		U40106HR2015PTC054395	Subsidiary	100%	Section 2(87)
Limited 31 Mihit Solar Power Private Limited 32 ACME Raipur Solar Power Private Limited 33 ACME Jaisalmer Solar Power Private 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Energy Private Limited 36 ACME Guledagudda Solar Energy Private 37 ACME Kittur Solar Energy Pvt. Ltd. 38 ACME Kudligi Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 30 ACME Sidlaghatta Solar Energy Pvt. Ltd. 30 ACME Hukkeri Solar Energy Pvt. Ltd. 31 ACME Guledagudda Solar Energy Pvt. Ltd. 32 ACME Guledagudda Solar Energy Pvt. Ltd. 33 ACME Kittur Solar Energy Pvt. Ltd. 34 ACME Sidlaghatta Solar Energy Pvt. Ltd. 35 ACME Sidlaghatta Solar Energy Pvt. Ltd. 36 ACME Sidlaghatta Solar Energy Pvt. Ltd. 37 ACME Sidlaghatta Solar Energy Pvt. Ltd. 38 ACME Sidlaghatta Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 ACME Hukkeri Solar Energy Pvt. Ltd. 41 ACME Sandur Solar Energy Pvt. Ltd. 42 ACME Dhaulpur Powertech Pvt. Ltd. 43 ACME Raisar Solar Energy Pvt. Ltd. 44 ACME Phalodi Solar Energy Pvt. Ltd. 45 ACME Heergarh Powertech Pvt. Ltd. 46 ACME Aklera Power Technology Pvt. Ltd. 46 ACME Aklera Power Technology Pvt. Ltd. 40 ACME Akl	29	Vittanath Power Private Limited	U40106HR2015PTC054308		100%	
ACME Raipur Solar Power Private Limited U40300HR2014PTC053674 Subsidiary 100% Section 2(87) ACME Jaisalmer Solar Power Private U40104HR2009PTC039681 Subsidiary 100% Section 2(87) Jayanidhi Solar Power Private Limited U40106HR2014PTC051645 Subsidiary 100% Section 2(87) Kishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary 100% Section 2(87) ACME Guledagudda Solar Energy Private Limited U40300DL2018PTC348833 Subsidiary 100% Section 2(87) ACME Kittur Solar Energy Pvt. Limited U40106DL2018PTC348830 Subsidiary 100% Section 2(87) ACME Kidligi Solar Energy Pvt. Ltd. U40106DL2018PTC348832 Subsidiary 100% Section 2(87) ACME Sidlaghatta Solar Energy Pvt. Ltd. U40200DL2018PTC348831 Subsidiary 100% Section 2(87) ACME Hµkkeri Solar Energy Pvt. Ltd. U40107DL2018PTC348831 Subsidiary 100% Section 2(87) ACME Sandur Solar Energy Pvt. Ltd. U40107DL2018PTC348828 Subsidiary 100% Section 2(87) ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC348828 Subsidiary 100% Section 2(87) ACME Raisar Solar Energy Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096706 Subsidiary 100% Section 2(87) ACME Heergarh Powertech Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	30	1 ' '	U40106HR2015PTC054379	Subsidiary	100%	Section 2(87)
ACME Raipur Solar Power Private Limited U40300HR2014PTC053674 Subsidiary 100% Section 2(87) ACME Jaisalmer Solar Power Private U40104HR2009PTC039681 Subsidiary 100% Section 2(87) Jayanidhi Solar Power Private Limited U40106HR2014PTC051645 Subsidiary 100% Section 2(87) Kishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary 100% Section 2(87) ACME Guledagudda Solar Energy Private Limited U40300DL2018PTC348833 Subsidiary 100% Section 2(87) ACME Kittur Solar Energy Pvt. Limited U40106DL2018PTC348830 Subsidiary 100% Section 2(87) ACME Kudligi Solar Energy Pvt. Ltd. U40106DL2018PTC348832 Subsidiary 100% Section 2(87) ACME Sidlaghatta Solar Energy Pvt. Ltd. U40200DL2018PTC348831 Subsidiary 100% Section 2(87) ACME Hµkkeri Solar Energy Pvt. Ltd. U40107DL2018PTC348831 Subsidiary 100% Section 2(87) ACME Sandur Solar Energy Pvt. Ltd. U40107DL2018PTC348838 Subsidiary 100% Section 2(87) ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC348828 Subsidiary 100% Section 2(87) ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) ACME Heergarh Powertech Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	31	Mihit Solar Power Private Limited	U40108HR2015PTC054290	Subsidiary	100%	Section 2(87)
Limited 34 Dayanidhi Solar Power Private Limited 35 Vishwatma Solar Energy Private Limited 36 ACME Guledagudda Solar Energy Private Limited 37 ACME Kittur Solar Energy Pvt. Limited 38 ACME Kudligi Solar Energy Pvt. Ltd. 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. 40 ACME Hukkeri Solar Energy Pvt. Ltd. 40 ACME Hukkeri Solar Energy Pvt. Ltd. 41 ACME Sandur Solar Energy Pvt. Ltd. 42 ACME Dhaulpur Powertech Pvt. Ltd. 43 ACME Raisar Solar Energy Pvt. Ltd. 44 ACME Phalodi Solar Energy Pvt. Ltd. 45 ACME Heergarh Powertech Pvt. Ltd. 46 ACME ACME Aklera Power Technology Pvt. Ltd. 40 U40106HR2018PTC348831 40 Subsidiary 40 Section 2(87) 41 ACME Baisar Solar Energy Pvt. Ltd. 42 ACME Dhaulpur Powertech Pvt. Ltd. 43 ACME Phalodi Solar Energy Pvt. Ltd. 44 ACME Phalodi Solar Energy Pvt. Ltd. 45 ACME Heergarh Powertech Pvt. Ltd. 46 ACME Aklera Power Technology Pvt. Ltd. 46 ACME Aklera Power Technology Pvt. Ltd. 47 ACME Hukkera Power Technology Pvt. Ltd. 48 ACME Hukkera Power Technology Pvt. Ltd. 49 ACME Hukkera Power Technology Pvt. Ltd. 40 ACME Hukkera Solar Energy Pvt. Ltd. 40 ACME Hukkera S	32	ACME Raipur Solar Power Private Limited	U40300HR2014PTC053674		100%	
35Vishwatma Solar Energy Private LimitedU40106HR2014PTC051647Subsidiary100%Section 2(87)36ACME Guledagudda Solar Energy Private LimitedU40300DL2018PTC348833Subsidiary100%Section 2(87)37ACME Kittur Solar Energy Pvt. LimitedU40106DL2018PTC348830Subsidiary100%Section 2(87)38ACME Kudligi Solar Energy Pvt. Ltd.U40106DL2018PTC348832Subsidiary100%Section 2(87)39ACME Sidlaghatta Solar Energy Pvt. Ltd.U40200DL2018PTC348831Subsidiary100%Section 2(87)40ACME Hukkeri Solar Energy Pvt. Ltd.U40107DL2018PTC349839Subsidiary100%Section 2(87)41ACME Sandur Solar Energy Pvt. Ltd.U40300DL2018PTC348828Subsidiary100%Section 2(87)42ACME Dhaulpur Powertech Pvt. Ltd.U40300HR2018PTC096707Subsidiary100%Section 2(87)43ACME Raisar Solar Energy Pvt. Ltd.U40100HR2018PTC096706Subsidiary100%Section 2(87)44ACME Phalodi Solar Energy Pvt. Ltd.U40300HR2018PTC096696Subsidiary100%Section 2(87)45ACME Heergarh Powertech Pvt. Ltd.U40106HR2018PTC093853Subsidiary51%Section 2(87)46ACME Aklera Power Technology Pvt. Ltd.U40106HR2018PTC093853Subsidiary51%Section 2(87)	33		U40104HR2009PTC039681 ⁻	Subsidiary	100%	Section 2(87)
Vishwatma Solar Energy Private Limited U40106HR2014PTC051647 Subsidiary 100% Section 2(87) ACME Guledagudda Solar Energy Private Limited U40300DL2018PTC348833 Subsidiary 100% Section 2(87) ACME Kittur Solar Energy Pvt. Limited U40106DL2018PTC348830 Subsidiary 100% Section 2(87) ACME Kudligi Solar Energy Pvt. Ltd. U40106DL2018PTC348832 Subsidiary 100% Section 2(87) ACME Sidlaghatta Solar Energy Pvt. Ltd. U40200DL2018PTC348831 Subsidiary 100% Section 2(87) ACME Hukkeri Solar Energy Pvt. Ltd. U40107DL2018PTC349839 Subsidiary 100% Section 2(87) ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC348828 Subsidiary 100% Section 2(87) ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	34		U40106HR2014PTC051645	Subsidiary	100%	Section 2(87)
Limited 37 ACME Kittur Solar Energy Pvt. Limited U40106DL2018PTC348830 Subsidiary 100% Section 2(87) 38 ACME Kudligi Solar Energy Pvt. Ltd. U40106DL2018PTC348832 Subsidiary 100% Section 2(87) 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. U40200DL2018PTC348831 Subsidiary 100% Section 2(87) 40 ACME Hukkeri Solar Energy Pvt. Ltd. U40107DL2018PTC349839 Subsidiary 100% Section 2(87) 41 ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC349828 Subsidiary 100% Section 2(87) 42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	35	Vishwatma Solar Energy Private Limited	U40106HR2014PTC051647		100%	
ACME Kittur Solar Energy Pvt. Limited U40106DL2018PTC348830 Subsidiary 100% Section 2(87) Section 2(87) Subsidiary 100% Section 2(87)	36		U40300DL2018PTC348833	Subsidiary	100%	Section 2(87)
38 ACME Kudligi Solar Energy Pvt. Ltd. U40106DL2018PTC348832 Subsidiary 100% Section 2(87) 39 ACME Sidlaghatta Solar Energy Pvt. Ltd. U40200DL2018PTC348831 Subsidiary 100% Section 2(87) 40 ACME Hukkeri Solar Energy Pvt. Ltd. U40107DL2018PTC349839 Subsidiary 100% Section 2(87) 41 ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC348828 Subsidiary 100% Section 2(87) 42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	37		U40106DL2018PTC348830	Subsidiary	100%	Section 2(87)
39 ACME Sidlaghatta Solar Energy Pvt. Ltd. U40200DL2018PTC348831 Subsidiary 100% Section 2(87) 40 ACME Hukkeri Solar Energy Pvt. Ltd. U40107DL2018PTC349839 Subsidiary 100% Section 2(87) 41 ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC348828 Subsidiary 100% Section 2(87) 42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)						
40 ACME Hukkeri Solar Energy Pvt. Ltd. U40107DL2018PTC349839 Subsidiary 100% Section 2(87) 41 ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC348828 Subsidiary 100% Section 2(87) 42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)						
41 ACME Sandur Solar Energy Pvt. Ltd. U40300DL2018PTC348828 Subsidiary 100% Section 2(87) 42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)					-	
42 ACME Dhaulpur Powertech Pvt. Ltd. U40300HR2018PTC096707 Subsidiary 100% Section 2(87) 43 ACME Raisar Solar Energy Pvt. Ltd. U40100HR2018PTC096706 Subsidiary 100% Section 2(87) 44 ACME Phalodi Solar Energy Pvt. Ltd. U40300HR2018PTC096696 Subsidiary 100% Section 2(87) 45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	\vdash					
43ACME Raisar Solar Energy Pvt. Ltd.U40100HR2018PTC096706Subsidiary100%Section 2(87)44ACME Phalodi Solar Energy Pvt. Ltd.U40300HR2018PTC096696Subsidiary100%Section 2(87)45ACME Heergarh Powertech Pvt. Ltd.U40106HR2018PTC093853Subsidiary100%Section 2(87)46ACME Aklera Power Technology Pvt. Ltd.U40106HR2018PTC093853Subsidiary51%Section 2(87)			U40300HR2018PTC096707		100%	
44ACME Phalodi Solar Energy Pvt. Ltd.U40300HR2018PTC096696Subsidiary100%Section 2(87)45ACME Heergarh Powertech Pvt. Ltd.U40106HR2018PTC093853Subsidiary100%Section 2(87)46ACME Aklera Power Technology Pvt. Ltd.U40106HR2018PTC093853Subsidiary51%Section 2(87)		ACME Raisar Solar Energy Pvt. Ltd.	U40100HR2018PTC096706	···	100%	
45 ACME Heergarh Powertech Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 100% Section 2(87) 46 ACME Aklera Power Technology Pvt. Ltd. U40106HR2018PTC093853 Subsidiary 51% Section 2(87)	44	ACME Phalodi Solar Energy Pvt. Ltd.	U40300HR2018PTC096696		100%	
	45	ACME Heergarh Powertech Pvt. Ltd.	U40106HR2018PTC093853		100%	
#	46	ACME Aklera Power Technology Pvt. Ltd.	U40106HR2018PTC093853	Subsidiary	51%	Section 2(87)
		#				

*F::::

47	ACME Urja Private Limited	U40106HR2020PTC089230	Subsidiary	100%	Section 2(87)
48	ACME Surya Modules Private Limited	U40300HR2020PTC089231	Subsidiary	100%	Section 2(87)
49	ACME Renewable Solutions Private	U40106HR2020PTC089228	Subsidiary	100%	Section 2(87)
L	Limited				
50	ACME Eco Clean Energy Private Limited*	U40100HR2021PTC096513	Subsidiary	100%	Section 2(87)
51	ACME Sun Power Private Limited*	U40200HR2021PTC096511	Subsidiary	100%	Section 2(87)
52	ACME Sikar Solar Private Limited*	U40106HR2021PTC096379	Subsidiary	100%	Section 2(87)
53	ACME Pokhran Solar Private Limited*	U40106HR2021PTC096512	Subsidiary	100%	Section 2(87)
54	ACME Barmer Solar Private Limited*	U40106HR2021PTC097336	Subsidiary	100%	Section 2(87)
55	ACME Pushkar Solar Private Limited*	U40100HR2021PTC097335	Subsidiary	100%	Section 2(87)
56	ACME Surya Power Private Limited*	U40106HR2021PTC097767	Subsidiary	100%	Section 2(87)
57	Renew Solar Photovoltaic Private Limited	U40106HR2021PTC097648	Subsidiary	51%	Section 2(87)
	(formerly known as ACME Photovoltaic				
	Private Limited) \$				

^{*} the Company incorporated during the year 2021-22.

#United Nations Office for Project Services, and DSDG Holding ApS, has subscribed equity shares and compulsory convertible debentures aggregating to 49% of the capital of ACME Aklera Power Technology Private Limited.

\$ the Company has 49% divested of its wholly-owned subsidiary, ACME Photovoltaic Private Limited to Renew Solar Power Private Limited ("ReNew") and exclusively hold control by ReNew.

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

i. Category-wise Share Holding

	No. of Sha	res held at the ye	the beginnin ar	g of	No. of Shares held at the end of the year				% Chan
Category of Shareholders	Demat	Physical	Total	% of Tot al Sha res	Demat	Physical	Total	% of Tot al Sha res	ge durin g the year
A. Promoters									
(1) Indian									
a) Individual/ HUF	0	0.	0	0	0	0	0	0	0
b) Central Govt.	0	0	0	0	0	0	0	0	0
c) State Govt(s)	0	0	0	0	0	0	0	0	0
d)Bodies Corp.	104441582	0	104441582*	100	104441582	0	104441582*	0	0
e) Banks / Fl	0	0	0	0	0	0	0	0	0
f) Any other	0	0	0	0	0	0	0	0	0
Sub-total (A) (1)	104441582		104441582		104441582		104441582	0	0
(2) Foreign	0	0	0	0	0	0	0	0	0
a) NRIs - Individuals	0	0	0	0	0	0	0	0	0
b) Other -	0	0	0	0	0	0	0	0	0

									-
	,								
Individuals									
c) Bodies Corp.	0	0	0	0	0	0	0	0	0
d) Banks / Fl	0	0	0	0	. 0	0	0	0	0
e) Any other	0	0	0	0	0	0	0	0	
Sub-total (A) (2)	····								
Total shareholding of Promoter (A) = (A) (1)+ (A) (2)	104441582	0	104441582	0	104441582	0	104441582	100	0
B. Public Shareholding									
1. Institutions						-			
a) Mutual Funds	0	0	.0	0	0	0	0	0	0
b) Banks / Fl	0	0	0	0	0	. 0	0	0	0 ,
c) Central Govt.	0	0	0	0	0	0	. 0	0	0
d) State Govt(s)	0	0	0	0	0	0	0	0	0
e) Venture Capital Funds	0	0	0	0	0	0	0	0	0
f) Insurance Companies	0	0	0	0	0	0	0	0	0
g) Flls	0	0	0	0	0	0	0	0	0
h) Foreign Venture Capital Funds	0	0	0	0	0	0	0	0	0
i) Others (specify)	0	0	0	0	0	0	0	0	0
Sub-total (B)(1)	0	0	. 0	0	. 0	0	o	0	0
2. Non-Institutions									
a) Bodies Corp.	0.	0	0	0	0	0	О	0	0
i) Indian	0	0	0		0	0	0	0	0
ii) Overseas	0	0	0	0	0	0	0	0	0
b) Individuals					- 1	_		,	
	0	0	0	0	o .)	0	0	0	0
i) Individual shareholders holding nominal share capital upto Rs. 1 lakh	0	0	0	0	0	0	0	0	0
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	0	0	0	0	0	0	0	0	0

		1		1"	1		1	1	1
c) Others (specify)	0	0	0	0	0	0	0	0	0
Sub-total (B)(2)	0	0	0	0	0	0	0	0	0
Total Public Shareholding (B)=(B)(1)+ (B)(2)	0	0	0	0	0	0	0	0	0
C. Shares held by Custodian for GDRs & ADRs	0	O	0	0	0	0	0	0	0
Grand Total (A+B+C)	104441582	0	104441582	0	104441582	0	104441582	100	0

^{* 1} Shares out of 104441582 shares held in the name of VRS Infotech Private Limited, as nominee of ACME Cleantech Solutions Private Limited

ii. Shareholding of Promoters

	Shareholder's Name	Shareholding at the beginning of the year			Shareholdin	g at the end	of the year	% change
Sr. No		No. of Shares	% of total Shares of the company	%of Shares Pledged/e n- cumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encum- bered to total shares	in share holdin g during the year
1.	Acme Cleantech Solutions Pvt. Ltd.	104441582*	100%	76%	104441582*	100%	75%	_
	Total	104441582	100%	76%	104441582	100%	75%	-

^{* 1} Shares out of 104441582 shares held in the name of VRS Infotech Private Limited, as nominee of ACME Cleantech Solutions Private Limited

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

Sr. No.	Name	Shareholdin beginning o	f the	Date	Increase/ Decrease (-)	Reason	during the y	
		year/end of		_	in share-		No. of	% of total
10 Miles		No. of Shares	% of total shares of the Company		holding		Shares	shares of the Company
1	ACME Cleantech Solutions Pvt. Ltd.(ACSPL)	104441582* 104441582*	100%	31.03.2022			104441582	100%

^{* 1} Shares out of 104441582 shares held in the name of VRS Infotech Private Limited, as nominee of ACME Cleantech Solutions Private Limited

iii. Shareholding Pattern of top ten Shareholders: (Other than Directors, Promoters and Holders of GDRs and ADRs)

	Name of Shareholder	Shareholding at the beginning of the year /end of the year			Increase/		Cumulative Shareholding during the year		
S.no		No. of Shares	% of total shares of the Company	Date	Decrease (-) in share- holding	Reason	No. of Shares	% of total shares of the Company	
1.	MKU Holdings	1*	Negligible	01.04.2021			01	Negligible	
	Private Limited				1	Transfer on	0	0	
		0	Negligible	31.03.2022		14.10.2021			
2.	VRS Infotech	1*	Negligible	01.04.2021					
	Private Limited		-						
		1*	Negligible	31.03.2022					
3.	Rajesh Sodhi	1*	Negligible	01.04.2021			01	Negligible	
					1	Transfer on	0	0	
		0	Negligible	31.03.2022		05.10.2021			
4.	Mamta Upadhyay	1*	Negligible	01.04.2021			01	Negligible	
					1	Transfer on	0	0	
		0	Negligible	31.03.2022		14.10.2021			
5.	Ramamurthy	1*	Negligible	01.04.2021			01	Negligible	
	Muthusamy				1	Transfer on	0	0	
		0	Negligible	31.03.2022		04.10.2021			

^{*} Holds 1 share for the benefits of and on behalf of ACME Cleantech Solutions Private Limited.

iv. Shareholding of Directors and Key Managerial Personnel

S. No.	Name of Shareholder	Shareholding at the beginning of the year /end of the year		Date	Increase/ Decrease (-) in share- holding	Reason	Cumulative Shareholding during the year		
		No. of Shares	% of total shares of the Company				No. of Shares	% of total shares of the Company	
1	Manoj Kumar Upadhyay	1*	Negligible Negligible	01.04.2021	1	Transfer on 09.12.2021	01 0	Negligible 0	
2	Rajesh Sodhi	1*	Negligible Negligible	01.04.2021	1	Transfer on 05.10.2021	01 0	Negligible 0	

^{*} Holds 1 share for the benefits of and on behalf of ACME Cleantech Solutions Private Limited.

V. INDEBTEDNESS

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

(AMOUNT IN INR)

Particulars	Secured Loans excluding deposits	Unsecured Loans/CCDs	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	11,434,706,631	13,017,827,104		24,452,533,735
ii) Interest due but not paid	- .	<u>-</u>		-
iii) Interest accrued but not due	900,277,257	-		900,277,257
Total (i+ii+iii)	12,334,983,888	13,017,827,104		25,352,810,992
Change in Indebtedness during the financial year				
* Addition	<u>-</u> *	10,661,465,734		10,661,465,734
* Reduction	(11,582,165,856)	· <u>-</u>		(11,582,165,856)
Net Change	(11,582,165,856)	10,661,465,734		(920,700,122)
Indebtedness at the end of the financial year				
i) Principal Amount	750,000,000	23,291,076,133	_	24,041,076,133
ii) Interest due but not paid	-	<u>.</u>	Α.	-
iii) Interest accrued but not due	2,818,032	388,216,705		391,034,737
Total (i+ii+iii)	752,818,032	23,679,292,838		24,432,110,870

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

(Amount in Rs.)

	· <u> </u>	·		(Amount in Rs.)
			MD/WTD/ nager	
SI. No.	Particulars of Remuneration	Manoj Kumar Upadhyay, Managing Director	Shashi Shekhar, Whole Time Director*	Total Amount
	Gross salary			
	(a) Salary as per provisions contained in section	·		
	17(1) of the Income-tax Act, 1961			
1	(b) Value of perquisites u/s 17(2) Income-tax	-	1,11,91,232	1,11,91,232
	Act, 1961			
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961			
	·		<u> </u>	
2	Stock Option	-	<u>-</u>	
3	Sweat Equity	-	-	
	Commission			
4	- as % of profit	- :	-	-
	- others, specify			
- 5	Others, please specify		<u>-</u>	_
	Profit Linked Incentive	-	1.11.01.323	1.11.01.020
	Total (A)	-	1,11,91,232	1,11,91,232
	Ceiling as per the Act		Companies A	on 197 of the Act, 2013 read s Rules

B. Remuneration to other directors:

(Amount in Rs. Million)

SI. No.	Particulars of Remuneration	Name of Directors	Total Amount
	Independent Directors		
	Fee for attending board, committee meetings	-	·-
	• Commission	-	-

	Others, please specify	<u>-</u>	-	-		
	Total (1)	1	-	•		
	Other Non-Executive Directors	Venkat Raman Krishnan	Atul Sabharwal			
	Fee for attending board, committee meetings	0.45	0.24	0.69		
	• Commission	NIL	· -	NIL		
	Others, please specify	NIL	-	NIL		
-	Total (2)	0.45	0.24	0.69		
	Total (B)=(1+2)	0.45	0.24	0.69		
	Total Managerial Remuneration (A+B)	0.69				
	Overall Ceiling as per the Act	As per section 197 of the Companies Act, 2013 read with its Rules				

C. Remuneration to key managerial personnel other Than MD/MANAGER/WTD

(Amount in Rupees)

	Particulars of Remuneration	Key Managerial Personnel			
SI. No.		CEO	CS Mr Rajesh Sodhi	CFO	Total
1	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (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	-	69,05,030	<u>-</u>	69,05,030
2	Stock Option			-	
3	Sweat Equity		_	-	-
4	Commission - as % of profit		-	-	-

	- others, specify		· -	-	-
5	Others, please specify		-	-	-
	Total	•	69,05,030	-	69,05,030

PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Type	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
A. COMPANY					\ \
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.
Compounding	N.A.	N.A.	N.A.	N.A.	N.A.
B. DIRECTORS			,		
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.
Compounding	N.A.	N.A.	N.A.	N.A.	N.A.
C. OTHER OFFICERS IN DE	FAULT				
Penalty	. N.A.	N.A.	N.A.	N.A.	N.A.
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.
Compounding	N.A.	N.A.	N.A.	N.A.	N.A.

For and on behalf of the Board of **ACME Solar Holdings Private Limited**

Date: September 29, 2022

Place: Gurugram

Manoj Kumar Upadhyay Chairman & Managing Director DIN: 01282332

Amexico-"C"

SECRETARIAL AUDIT REPORT

F.Y. 2021-22

ACME SOLAR HOLDINGS PRIVATE LIMITED

PREPARED BY: KATIRA & ASSOCIATES

(COMPANY SECRETARIES)
H-5, THIRD FLOOR, SHAKARPUR, NEW DELHI – 110092
| M: 9898982861 | E: cshirenkatira@gmail.com |



KATIRA & ASSOCIATES

COMPANY SECRETARIES

ASSA

FORM No. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022

(Pursuant to Section 204 (1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014)

To, The Members, **ACME SOLAR HOLDINGS PRIVATE LIMITED** PLOT NO. 152, SECTOR-44, GURUGRAM – 122002, HARYANA, INDIA

We, Katira & Associates, Company Secretaries, have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **ACME SOLAR HOLDINGS PRIVATE 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 our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company, the information provided by the company, its officers, agents and authorised representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2022 (Audit Period) 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 the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company for the financial year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made thereunder; [Not Applicable to the Company during the Audit period under review];
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws fram thereunder;



- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (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; [Not Applicable to the Company during the Audit period under review];
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; [Not Applicable to the Company during the Audit period under review];
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 and amendments from time to time; [Not Applicable to the Company during the Audit period under review];
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; [Not Applicable to the Company during the Audit Period as the Company has not issued Employee Stock Option Scheme and Employee Stock Purchase Scheme];
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations,2008; [Not applicable to the Company during the Audit Period as the Company has not issued and listed any debt securities during the Audit Period];
 - (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 as the Company is not registered as Registrars to an Issue and Share Transfer Agent];
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; [Not Applicable to the Company during the Audit period under review] and
 - (h) The Securities and Exchange Board of India (Buyback of Securities Regulations, 1998; [Not Applicable to the Company during the Audit period under review];



- (vi) Other laws specifically applicable to the Company
 - a. The Electricity Act, 2003

Further, as per the information provided no sector specific laws are applicable on the Company as the company is in Infrastructure sector and is engaged in developing, builds, owns, operating and maintaining utility scale grid connected solar power projects (through our Group EPC and O&M operations). The Company through its subsidiaries generates revenue by sale of electricity to central and state government entities and government-backed corporations as well as EPC of solar projects. and undertakes its projects through its Subsidiaries/Special Purpose Vehicles (SPVs).

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

- i. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- ii. The Listing Agreements entered into by the Company with BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. [Not Applicable to the Company during the Audit Period since the securities of the Company were not listed on any of the stock exchange during the Audit Period]

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

Based on information received and records maintained, 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. There is no change in the composition of the Board of Directors during the period under review.
- 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 for meetings other than those held at shorter notice, 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.
- All decisions of the Board and Committee meetings were carried with requi
 majority.



We further report that based on review of compliance mechanism established by the Company, we are of the opinion 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 specific events/actions having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc. are as below:

- The Company has fully redeemed 1200 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- aggregating to Rs. 1200 Crore; 410 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- aggregating to Rs. 410 Crore on November 18, 2021.
- The Company has allotted 50 (Fifty) Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- each on 27/04/2021 and 334 (Three Hundred Thirty-Four) Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- each on 16/06/2021; Thereafter, the Company has fully redeemed the said 50 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- and 334 Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- on March 21, 2022.
- The Company has allotted 750 (Seven Hundred Fifty) Secured, Redeemable, Non-Convertible Debentures (NCDs) of face value of Rs. 1,00,00,000/- each on 21/03/2022
- The Company pursuant to the provisions of Sections 14 of the Act has altered
 and amended its Articles of Association by amendments/additions under Article
 69 and Article 71 by way of Special Resolution passed in its extra-ordinary
 general meetings held on 14/04/2021, 29/05/2021 and 22/03/2022 as per the
 requirement of Debenture Trustee and in accordance with terms of Debenture
 Documents.
- The Company after the approval of Central Government through the Regional Director, Northern Region, Ministry of Corporate affairs has shifted its registered office from the National Capital Territory of Delhi (104, Munish Plaza, 20, Ansari Road, Darya Ganj, New Delhi, Central Delhi, Delhi 110002) to the State of Haryana (Plot No. 152, Sector-44, Gurugram 122002, Haryana) pursuant to the provisions of Sections 12 and 13 of the Act read with the Companies (Incorporation) Rules, 2014 by way of Special Resolution passed its extra-ordinary general meeting held on 14/04/2021.



- During the audit period, 100% investment in equity instruments and compulsory convertible debentures of subsidiary companies, namely ACME Chittorgarh Solar Energy Private Limited, ACME Green Shakti Private Limited (Now known as ReNew Green Shakti Private Limited), and ACME Fazilka Power Private Limited (Now known as ReNew Fazilka Solar Power Private Limited) along with its step-down subsidiaries and 49% investment in equity instruments of subsidiary company namely ACME Photovoltaics Private Limited (Now known as ReNew Solar Photovoltaic Private Limited) have been sold to the private equity funds.
- During the audit period, the subsidiary company namely ACME Aklera Power Technology Private Limited has issued and allotted equity shares and compulsory convertible debentures to foreign investors due to which the shareholding of the Company was reduced to 51% from 100%.

COP No.17668

For KATIRA & ASSOCIATES

(Company Secretaries)

Hirendra Rajendra Katira

Proprietor

ACS No: 38528 | CP No: 17668 UDIN: A038528D000599077

Place: New Delhi Date: July 11, 2022

This Report is to be read with our letter of even date which is annexed as Annexure A and Forms an integral part of this report.



Τō.



COMPANY SECRETA

'Annexure

The Members,

ACME SOLAR HOLDINGS PRIVATE LIMITE

PLOT NO. 152, SECTOR-44, GURUGRAM – 122002, HARYANA, INDIA

Our report of even date is to be read along ith this letter.

- 1. Maintenance of Secretarial record is the Company. Our responsibility is to express an on our audit.
- sponsibility of the management of the pinion on these secretarial records base

process as were appropriate to obtain

- 2. We have followed the audit practices a --reasonable assurance about the correctness The verification was done on test basis to Secretarial records. We believe that the process and practices, we followed provide a
 - the contents of the Secretarial records nsure that correct facts are reflected in
- We have not verified the correctness and Books of Accounts of the Company.
- propriateness of financial records and
- 4. Where ever required, we have obtained the Compliance of laws, rules and regulations an
 - Management Representation about the a ppening of events etc.
- 5. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility limited to the verification of procedure on test
 - **◆**f management. Our examination was
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effective - ss with which the management has conducted the affairs of the Company.

For KATIRA & ASSOCIATES

(Company Secretaries)

Mun fatin

Hirendra Rajendra Katira

Proprietor

ACS No: 38528 | CP No: 17668 UDIN: A038528D000599077

Place: New Delhi Date: July 11, 2022 COP No.17668

ANNUAL REPORT ON CSR ACTIVITIES

[Pursuant to clause (o) of sub-section (3) of section 134 of the Act and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014]

1. A brief outline of the Company's CSR policy of the Company:

The Company has its CSR Policy within broad scope laid down in Schedule VII of the Companies Act, 2013. The CSR Policy was approved by the Board of Directors on *March 09, 2021*.

2. The Composition of the CSR Committee of the board is as follows:

S.	Name of Director	Designation/Nature of Directorship	No. of meeting	No. of meeting
No.			of CSR	of CSR
		•	Committee held	attended
			during the year	during the year
1	Mr. Manoj Kumar	Chairman	1	1
	Upadhyay			
2	Mr. Venkatraman Krishnan	Member	1	. 1
3	Mr. Atul Sabharwal	Member	1	0

- 3. Provide the web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the Board are disclosed on the website of the Company: Not Applicable as company has not mandatory to maintain website of its own
- 4. Provide the executive summary along with web-link(s) of Impact Assessment of CSR Projects carried out in pursuance of sub-rule (3) of rule 8, if applicable: Not Applicable
- 5. (a) Average net profit of the Company as per section 135(5): (1586.06) Lakhs
 - (b) Two percent of average net profit of the Company as per section 135(5): Nil
 - (c) Surplus arising out of the CSR projects or programmes or activities of the previous financial years:
 - (d) Amount required to be set off for the financial year, if any: Nil
 - (e) Total CSR obligation for the financial year ((b)+(c)-(d)): Nil
- 6. (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project).
- (b) Amount spent in Administrative Overheads: Nil
- (c) Amount spent on Impact Assessment, if applicable:NIL.
- (d) Total amount spent for the Financial Year [(a)+(b)+(c)].: Nil
- (e) CSR amount spent or unspent for the Financial Year:

	Amount Unspent (in Rs.)						
Total Amount Spent for the Financial Year. (in Rs.)	Unspent CSR A	t transferred to ecount as per sub- of section 135.	Amount transferred to any fund specified Schedule VII as per second proviso to sub-se of section 135.				
(111 145.)	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.		
NA	NA	NA	NA	NA	NA		

(f) Excess amount for set off, if any

Sl. No.	Particular	Amount (in Rs.)
(i)	Two percent of average net profit of the company as per section 135(5)	0
(ii)	Total amount spent for the Financial Year	0
(iii)	Excess amount spent for the financial year [(ii)-(i)]	0
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	0

7. Details of Unspent CSR amount for the preceding three financial years:

Sl.	Preceding Financi	Amount transferred	spent fur in the Sc		Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.			
No .	al Year.	to Unspent CSR Account under section 135 (6) (in Rs.)	g Financial Year (in Rs.).	Name o f the Fund	Amoun t (in Rs).	Date of transfer	spent in succeedin g financial years. (in Rs.)	
1.	2020-21	10.05 Lakhs	10.05 Lakhs	NA	NA	NA	Nil	
2.								
3.								
	TOTAL	10.05 Lakhs	10.05 Lakhs	NA	NA	NA	Nil	

8. Whether any capital assets have been created or acquired through Corporate Social Responsibility amountspent in the Financial Year:

0	Yes	\checkmark	No	
If yes, e	enter the n	umb	er of Capital assets created/ acquired	
			relating to such asset(s) so created or according to such asset(s) so created or according to such asset(s).	quired through

SI. No.	Short particulars of the property or asset(s) [including complete address and location of the property]	Pincode ofthe propert y or asset(s)	Date of creation	Amou nt of CSR amou nt spent	Details of Authority/ registered o	benefiçi	
(1)	(2)	(3)	(4)	(5)	CSR	(6) Nam e	Register ed
					Registrati on Number, if applicable		Address
							-

(All the fields should be captured as appearing in the revenue record, flat no, house no, Municipal Office/Municipal Corporation/ Gram panchayat are to be specified and also the area of the immovable property as well as boundaries)

Additional Information

(I) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
SI.	Project ID.	Name of the Project.	Financial Year in which the project was commence d.	Project duratio n.	Total amount allocate d for the project (in Rs.).	Amount spent on the project in the reporting Financial Year (in Rs).	Cumulative amount spent at the end of reporting Financial Year. (in Rs.)	Status of the project Completed /Ongoing.
1.	FY31.03.2021	Grant for Rural Education Programm e- Promoting Education	2020-21	36 months	15.05 Lakhs	10.05 Lakhs	15.05 Lakhs	Completed
2.							*	
3.							•	
	TOTAL							

(II) In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year (asset-wise details). (NA)

- (a) Date of creation or acquisition of the capital asset(s). NA
- (b) Amount of CSR spent for creation or acquisition of capital asset.: NA
- (c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.: NA
- (d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset). NA
- 9. Specify the reason(s), if the Company has failed to spend two per cent of the average net profit as per section 135(5).: NA

For & on behalf of the Board of Directors of

ACME SOLAR HOLDINGS PRIVATE LIMITED

Place: Gurugram

Date: September 29, 2022

Manoj Kumar Upadhyay DIN: 01282332

Chairman & Managing Director

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.

Form for Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub section (1) of section 188 of the Companies Act, 2013 including certain arm's length transaction under third proviso thereto

1. Details of contracts or arrangements or transactions not at arm's length basis.-

There were no contracts or arrangements or transactions entered into during the year ended 31st March, 2022, which were not at arm's length basis.

2. Details of material contracts or arrangements or transactions at arm's length basis.

The details of material contracts or arrangements or transactions at arm's length basis for the year ended 31st March 2022 are as follows:

SL.	Particulars	Details
No. a)	Name(s) of the related party & nature of relationship	ACME Heergarh Powertech Private Limited, Subsidiary
b)	Nature of contracts / arrangements / transaction	Engineering, Procurement and Construction (EPC) Service and Supply
c)	Duration of the	As per EPC Contract
	contracts / arrangements / transaction	
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	The related party transaction (RPT) entered into during the year under review is in ordinary course and on arms' length basis. Transaction Value for the F.Y. 2021-22 is INR 3,269.37 Millions
e)	Date(s) of approval by the Board	Since the RPT is in ordinary course and on arms' length basis, approval of the Board is not applicable.
f)	Amount paid as advances, if any	Engineering, Procurement and Construction advance – NIL

For & on behalf of the Board of Directors of

ACME SOLAR HOLDINGS PRIVATE

LIMITED

Place: Gurugram

Date: September 29, 2022

Manoj Kumar Upadhyay

DIN: 01282332

Chairman & Managing Director

Walker Chandiok & Co LLP

Chartered Accountants
Firm Registration No.: 001076N/N500013
21st Floor, DLF Square,
Jacaranda Marg, DLF Phase II,
Gurugram, Haryana 122002

S. Tekriwal & Associates

Chartered Accountants Firm Registration No: 009612N B4/237, LGF, Safdarjung Enclave, New Delhi 110029

Independent Auditor's Report

To the Members of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

Report on the Audit of the Standalone Financial Statements

Opinion

- 1. We have audited the accompanying standalone financial statements of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) ('the Company'), which comprise the Balance Sheet as at 31 March 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Cash Flow and the Statement of Changes in Equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.
- 2. 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 ('the Act') in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards ('Ind AS') specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015 and other accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March 2022, and its profit (including other comprehensive income), its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Act. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('ICAI') together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules 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 opinion.

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

4. The Company's Board of Directors are responsible for the other information. Other information does not include the standalone financial statements and our auditor's report thereon.

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

The Directors' Report is not made available to us at the date of this auditor's report. We have nothing to report in this regard.

Responsibilities of Management for the Standalone Financial Statements

5. The accompanying standalone financial statements have been approved by the Company's Board of Directors. The Company's Board of Directors are responsible for the matters stated in section 134(5) of the Act with

respect to the preparation and presentation of these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS specified under section 133 of the Act and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

- 6. In preparing the financial statements, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intend to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- 7. Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

- 8. Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.
- 9. As part of an audit in accordance with Standards on Auditing, specified under section 143(10) of the Act we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
 - Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances Under section 143(3)(i) of the Act we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system 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;
 - Conclude on the appropriateness of Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

10. 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.

Report on Other Legal and Regulatory Requirements

- 11. Based on our audit we report that the provisions of section 197 read with Schedule V to the Act are not applicable to the Company since the Company is not a public company as defined under section 2(71) of the Act. Accordingly, reporting under section 197(16) is not applicable.
- 12. As required by the Companies (Auditor's Report) Order, 2020 ('the Order') issued by the Central Government of India in terms of section 143(11) of the Act we give in the Annexure A a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 13. Further to our comments in Annexure A, as required by section 143(3) of the Act based on our audit, we report, to the extent applicable, that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit of the accompanying standalone financial statements;
 - 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 standalone financial statements dealt with by this report are in agreement with the books of account;
 - d) In our opinion, the aforesaid standalone financial statements comply with Ind AS specified under section 133 of the Act:
 - e) On the basis of the written representations received from the directors and taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2022 from being appointed as a director in terms of section 164(2) of the Act;
 - f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company as on 31 March 2022 and the operating effectiveness of such controls, refer to our separate Report in Annexure B wherein we have expressed an unmodified opinion; and
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with rule 11 of the Companies (Audit and Auditors) Rules, 2014 (as amended), in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company, as detailed in note 36(a) to the financial statement, has disclosed the impact of pending litigation on its financial position as at 31 March 2022;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses as at 31 March 2022;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company during the year ended 31 March 2022;
 - iv. a. The management has represented that, to the best of its knowledge and belief, as disclosed in note 39(h) to the standalone financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or securities premium or any other sources or kind of funds) by the Company to or in any person(s) or entity(ies), including foreign entities ('the intermediaries'), with the understanding, whether recorded in writing or otherwise, that the intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ('the Ultimate Beneficiaries') or provide any guarantee, security or the like on behalf the Ultimate Beneficiaries;

- b. The management has represented that, to the best of its knowledge and belief, as disclosed in note 39(i) to the standalone financial statements, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ('the Funding Parties'), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ('Ultimate Beneficiaries') or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
- c. Based on such audit procedures performed as considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the management representations under sub-clauses (a) and (b) above contain any material misstatement.
- v. The Company has not declared or paid any dividend during the year ended 31 March 2022.

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Digitally signed by Deepak Mittal Date: 2022.06.24 21:06:19

Deepak Mittal

Partner

Membership No.:503843 UDIN: 22503843ALPRFE8805

Place: Gurugram

Date: 24 June 2022

For S. Tekriwal & Associates

Chartered Accountants

Firm Registration No.: 009612N

SHISHIR KUMAR

SHISHIR KUMAR

TEKRIWAL

AMADITATION AND A CONTROL AND A

Shishir Tekriwal

Partner

Membership No.: 088262 UDIN: 22088262ALPRTQ6369

Place: New Delhi Date: 24 June 2022

In terms of the information and explanations sought by us and given by the Company and the books of account and records examined by us in the normal course of audit, and to the best of our knowledge and belief, we report that:

- (i) The Company does not have any property, plant and equipment or intangible assets or right of use assets or investment property and accordingly, reporting under clause 3(i) of the Companies (Auditor's Report) Order, 2020 (hereinafter referred to as 'the Order') is not applicable to the Company.
- (ii) The Company does not hold any inventory. Accordingly, reporting under clause 3(ii)(a) of the Order is not applicable to the Company.
 - (b) The Company has not been sanctioned working capital limits by banks or financial institutions on the basis of security of current assets during any point of time of the year. Accordingly, reporting under clause 3(ii)(b) of the Order is not applicable to the Company.
- (iii) (a) The Company has provided loans or guarantee or security to Subsidiaries and others during the year as per details given below:

Particulars	Guarantees (Rs. in million)	Security (Rs. in million)	Loans (Rs. in million)
Aggregate amount			
provided/granted during the year:			
- Subsidiaries	-	29.38	10,458.52
- Others	498.74	_	_
Balance outstanding as at			
balance sheet date in respect of			
above cases:			
- Subsidiaries	11,520.00*	363.25*	9,723.31*
- Others	3,128.90*	_	_

^{*}Includes opening balances

- (b) In our opinion, and according to the information and explanations given to us, the investments made, guarantees provided, security given and terms and conditions of the grant of all loans are, prima facie, not prejudicial to the interest of the Company.
- (c) In respect of loans granted by the Company, the schedule of repayment of principal and payment of interest has been stipulated and the repayments/receipts of principal and interest are regular.
- (d) There is no overdue amount in respect of loans granted to such other parties.
- (e) The Company has granted loans which had fallen due during the year and were repaid on or before the due date. Further, no fresh loans were granted to any party to settle the overdue loans in nature of loan.
- (f) The Company has granted loans which are repayable on demand, as per details below:

Particulars	All Parties (Rs. in million)	Related parties (Rs. in million)
Aggregate of loans		
- Repayable on demand (A)	9,723.31	9,723.31
- Agreement does not specify any terms	-	-
or period of repayment (B)		
Total (A+B)	9,723.31	9,723.31
Percentage of loans to the total loans	100%	100%

- (iv) In our opinion, and according to the information and explanations given to us, the Company has complied with the provisions of section 185 of the Act. As the Company is engaged in providing infrastructural facilities as specified in Schedule VI of the Act, provisions of section 186 except sub-section (1) of the Act are not applicable to the Company. In our opinion, and according to the information and explanations given to us, the Company has complied with the provisions of sub-section (1) of section 186 in respect of investments, as applicable.
- (v) In our opinion, and according to the information and explanations given to us, the Company has not accepted any deposits or there is no amount which has been considered as deemed deposit within the meaning of sections 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, reporting under clause 3(v) of the Order is not applicable to the Company.
- (vi) The Central Government has not specified maintenance of cost records under sub-section (1) of section 148 of the Act, in respect of Company's products/business activity. Accordingly, reporting under clause 3(vi) of the Order is not applicable.
- (vii) (a) In our opinion, and according to the information and explanations given to us, undisputed statutory dues including goods and services tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and other material statutory dues, as applicable, have generally been regularly deposited with the appropriate authorities by the Company, though there have been slight delays in few cases. Further, no undisputed amounts payable in respect thereof were outstanding at the year-end for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us, there are no statutory dues referred in sub-clause (a) which have not been deposited with the appropriate authorities on account of any dispute except for the following:

Name of the statute	Nature of dues	Gross Amount (in million)	Amount paid under Protest (in million)	Period to which the amount relates	Forum where dispute is pending
Central Goods and Services Tax Act, 2017	Demand on account of short payment of GST on procurement of goods	18.08	-	August 2019 to December 2020	Commissioner of CGST and Central Excise

- (viii) According to the information and explanations given to us, no transactions were surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961) which have not been recorded in the books of accounts.
- (ix) (a) According to the information and explanations given to us, the Company has not defaulted in repayment of its loans or borrowings or in the payment of interest thereon to any lender.
 - (b) According to the information and explanations given to us including representation received from the management of the Company, and on the basis of our audit procedures, we report that the Company has not been declared a willful defaulter by any bank or financial institution or other lender.
 - (c) In our opinion and according to the information and explanations given to us, money raised by way of term loans were applied for the purposes for which these were obtained.

- (d) In our opinion and according to the information and explanations given to us, and on an overall examination of the financial statements of the Company, funds raised by the Company on short term basis have not been utilised for long term purposes.
- (e) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries.
- (x) (a) The Company has not raised any money by way of initial public offer or further public offer (including debt instruments), during the year. Accordingly, reporting under clause 3(x)(a) of the Order is not applicable to the Company.
 - (b) According to the information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or (fully, partially or optionally) convertible debentures during the year. Accordingly, reporting under clause 3(x)(b) of the Order is not applicable to the Company.
- (xi) (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or on the Company has been noticed or reported during the period covered by our audit.
 - (b) No report under section 143(12) of the Act has been filed with the Central Government for the period covered by our audit.
 - (c) According to the information and explanations given to us including the representation made to us by the management of the Company, there are no whistle-blower complaints received by the Company during the year.
- (xii) The Company is not a Nidhi Company and the Nidhi Rules, 2014 are not applicable to it. Accordingly, reporting under clause 3(xii) of the Order is not applicable to the Company.
- (xiii) In our opinion and according to the information and explanations given to us, all transactions entered into by the Company, with the related parties are in compliance with section 188 of the Act. The details of such related party transactions have been disclosed in the financial statements etc., as required under Indian Accounting Standard (Ind AS) 24, Related Party Disclosures specified in Companies (Indian Accounting Standards) Rules 2015 as prescribed under section 133 of the Act. Further, according to the information and explanations given to us, the Company is not required to constitute an audit committee under section 177 of the Act.
- (xiv) (a) In our opinion and according to the information and explanations given to us, the Company has an internal audit system as required under section 138 of the Act which is commensurate with the size and nature of its business.
 - (b) We have considered the reports issued by the Internal Auditors of the Company till date for the period under audit.
- (xv) According to the information and explanation given to us, the Company has not entered into any non-cash transactions with its directors or persons connected with them and accordingly, provisions of section 192 of the Act are not applicable to the Company.
- (xvi) (a) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, reporting under clauses 3(xvi)(a), (b) and (c) of the Order are not applicable to the Company.
 - (b) Based on the information and explanations given to us and as represented by the management of the Company, the Group (as defined in Core Investment Companies (Reserve Bank) Directions, 2016) does not have any CIC.

- (xvii) The Company has not incurred any cash loss in the current as well as the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordingly, reporting under clause 3(xviii) of the Order is not applicable to the Company.
- (xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the plans of the Board of Directors and management and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.
- (xx) According to the information and explanations given to us, the Company does not have any unspent amount in respect of any ongoing or other than ongoing project as at the expiry of the financial year. Accordingly, reporting under clause 3(xx) of the Order is not applicable to the Company.
- (xxi) The reporting under clause 3(xxi) is not applicable in respect of audit of standalone financial statements of the Company. Accordingly, no comment has been included in respect of said clause under this report.

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Digitally signed by Deepak Mittal Date: 2022.06.24 21:06:50

Deepak Mittal

Partner

Membership No.:503843 UDIN: 22503843ALPRFE8805

Place: Gurugram Date: 24 June 2022 For S. Tekriwal & Associates

Chartered Accountants Firm Registration No.: 009612N

SHISHIR KUMAR

Dev. 6th, and the production (2005 818, MARK TEUSPRIAL

TEKRIWAL

TUSTING (1004 818, MARK TEUSPRIAL

THE CONTROLL (1005 818, MARK TEUSPRIAL

TO STATE (1005 818, MARK TEUSPRIAL

THE CONTROLL (

Shishir Tekriwal

Partner

Membership No.: 088262 UDIN: 22088262ALPRTQ6369

Place: New Delhi Date: 24 June 2022

Independent Auditor's Report on the internal financial controls with reference to the financial statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ('the Act')

1. In conjunction with our audit of the standalone financial statements of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) ('the Company') as at and for the year ended 31 March 2022, we have audited the internal financial controls with reference to financial statements of the Company as at that date.

Responsibilities of Management for Internal Financial Controls

2. The Company's Board of Directors is responsible for establishing and maintaining internal financial controls based on the internal controls with reference to the financial statements criteria established by the Company considering the essential component of internal control stated in Guidance note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountant 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 the Company's 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 Act.

Auditor's Responsibility for the Audit of the Internal Financial Controls with Reference to Financial Statements

- 3. Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India ('ICAI') prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to financial statements, and the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting ('the Guidance Note') issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial statements were established and maintained and if such controls operated effectively in all material respects.
- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements includes obtaining an understanding of such internal financial controls, 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.
- 5. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to financial statements.

Meaning of Internal Financial Controls with Reference to Financial Statements

6. A company's internal financial controls with reference to 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 controls with reference to financial statements include those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with 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 financial statements.

Inherent Limitations of Internal Financial Controls with Reference to Financial Statements

7. Because of the inherent limitations of internal financial controls with reference to 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 with reference to financial statements to future periods are subject to the risk that the internal financial controls with reference to financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

8. In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to financial statements and such controls were operating effectively as at 31 March 2022, based on the internal controls with reference to financial statements criteria established by the Company considering the essential component of internal control stated in Guidance note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountant of India.

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Digitally signed by Deepak Deepak Mittal Mittal Date: 2022.06.24 21:07:23

+05'30'

Deepak Mittal

Partner

Membership No.:503843 UDIN: 22503843ALPRFE8805

Place: Gurugram Date: 24 June 2022 For S. Tekriwal & Associates

Chartered Accountants

Firm Registration No.: 009612N

SHISHIR KUMAR DEPORT OF COMPANY SAFER

TEKRIWAL

Shishir Tekriwal

Partner

Membership No.: 088262 UDIN: 22088262ALPRTQ6369

Place: New Delhi Date: 24 June 2022

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$ CIN-U40106HR2015PTC102129

Assets Non current assets	Notes	As at 31 March 2022	As at 31 March 2021
		31 Wiarch 2022	51 Waren 2021
Financial assets			
Investments	3	28,104.32	
Other financial assets	4	33.76	
Deferred tax assets (net) Non current tax assets (net)	5 6	62.31 277.31	
Other non current assets	7	1.82	
Total non current assets	· –	28,479.52	_
Current assets			
Financial assets			
Trade receivables	8	650.15	130.22
Cash and cash equivalents	9	2,570.34	
Other bank balances	10	748.07	
Loans	11	9,723.31	
Other financial assets	12	3,085.12	
Other current assets	13	1,193.08	_
Cotal current assets	40	17,970.07	· · · · · · · · · · · · · · · · · · ·
Assets held for sale Fotal assets	40 _	0.05	_
	=	46,449.64	43,600.74
Equity and liabilities			
E quity Equity share capital	14	1,044.42	1,044.42
nstrument entirely in the nature of equity	15	6,500.00	,
Other equity	16	15,582.68	,
outer equity	_	23,127.10	_
NT			,
Non current liabilities			
Financial liabilities Long term borrowings	17	12,073.58	9,029.02
Provisions	18	12,073.36	
Total non current liabilities	18	12,090.50	
Current liabilities		,	,
Financial liabilities			
Short term borrowings	19	5,467.50	8,923.51
Trade payables		5,107.50	0,725.51
Total outstanding dues of micro enterprises and small enterprises		347.72	0.70
Total outstanding dues of creditors other than micro enterprises and small	20	2,279.33	1,354.43
enterprises			
Other financial liabilities	21	655.75	1,124.36
Other current liabilities	22	2,479.45	1,482.39
Provisions	23	2.29	1.41
Total current liabilities	_	11,232.04	12,886.80
Total equity and liabilities	_	46,449.64	43,600.74
Summary of significant accounting policies and other explanatory information are	1.46		
ntegral part of standalone financial statements.	1-46		
As per our report of even date attached			
	For and on	behalf of the Board of	Directors
For Walker Chandiok & Co LLP For S. Tekriwal & Associates		0	
	MANOJ	Digitally signed by MANOJ KUMAR	NEERAJ Digitally signed by NEERAJ
Chartered Accountants Chartered Accountants Firm's Registration No.: 001076N/N500013 Firm Registration No.: 009612N		UPADHYAY	GUPTA
Chartered Accountants Chartered Accountants	KUMAR	Date: 2022 06 24	GUPTA Date: 2022.06.24
Chartered Accountants Firm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR SHISHIR KUMAR TEKRIWAL		Y Date: 2022.06.24 14:43:21 +01'00'	19:21:03 +05'30'
Chartered Accountants Tirm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL	UPADHYA	Y 14:43:21 +01'00'	19:21:03 +05'30'
Chartered Accountants Firm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Shishir Tekriwal	UPADHYA Manoj Kun	AY _{14:43:21 +01'00'} mar Upadhyay	Neeraj Gupta
Chartered Accountants Firm's Registration No.: 001076N/N500013 SHISHIR KUMAR TEKRIWAL Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Shishir Tekriwal Partner Partner	UPADHYA Manoj Kun	AY 14:43:21 +01'00' nar Upadhyay nd Managing Director	Neeraj Gupta Chief Financial Officer
Chartered Accountants Firm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Shishir Tekriwal Partner Membership No. 503843 Membership No. 088262	UPADHYA Manoj Kun Chairman a	AY 14:43:21 +01'00' nar Upadhyay nd Managing Director	Neeraj Gupta Chief Financial Officer RAJESH Digitally signed by BAJESH SODHI
Chartered Accountants Firm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Partner Membership No. 503843 Deepak Digitally signed by Deepak Mittal Display Signed by Deepak Mittal Display Signed by Deepak Mittal Display Signed by Deepak Mittal	UPADHYA Manoj Kun Chairman a	AY 14:43:21 +01'00' nar Upadhyay nd Managing Director	Neeraj Gupta Chief Financial Officer
Chartered Accountants Firm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Partner Membership No. 503843 Deepak Digitally signed by Deepak Mittal Display Display	UPADHYA Manoj Kun Chairman a	AY 14:43:21 +01'00' nar Upadhyay nd Managing Director	Neeraj Gupta Chief Financial Officer RAJESH Digitally signed by RAISH SODHI Date: 202206.24 SODHI 19:21:41 +05:30'
Chartered Accountants Firm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Deepak Mittal Partner Membership No. 503843 Deepak Mittal Digitally signed by Deepak Mittal Date: 2022.06.24 20:59:30 + 05:30' Date: 2022.06.24 20:59:30 + 05:30'	UPADHYA Manoj Kun Chairman an DIN No. 01:	AY 14:43:21 +01'00' nar Upadhyay nd Managing Director 282332	Neeraj Gupta Chief Financial Officer RAJESH Digitally signed by RAJESH SODHI SODHI 1921:41+0530' Rajesh Sodhi
Chartered Accountants irm's Registration No.: 001076N/N500013 Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL Shishir Tekriwal Partner Iembership No. 503843 Deepak Digitally signed by Deepak Mittal Date: 2022.056.24	UPADHYA Manoj Kun Chairman a	AY 14:43:21 +01'00' nar Upadhyay nd Managing Director 282332 bridge	Neeraj Gupta Chief Financial Officer RAJESH Digitally signed bate: 2022.0624 SODH 19:21:41+0530

Place: Gurugram Date: 24 June 2022

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$ CIN-U40106HR2015PTC102129

Standalone Statement of Profit and Loss for the year ended 31 March 2022 $\,$

				on unless otherwise stated
Particulars		Notes	For the year ended 31 March 2022	For the year ended 31 March 2021
Revenue				
Revenue from operations		24	7,587.57	1,833.42
Other income		25	2,984.42	1,451.12
Total revenue			10,571.99	3,284.54
Expenses				
Cost of materials consumed		26	6,488.72	968.72
Employee benefits expense		27	463.02	282.51
Finance costs		28	1,916.00	1,711.89
Other expenses		29	250.63	141.68
Total expense			9,118.37	3,104.80
Profit before tax			1,453.62	179.74
Tax expense/ (credit)		5		
Current tax expense/ (credit)			-	(3.67)
Deferred tax expense/ (credit)			(0.49)	(59.38)
Total tax credit			(0.49)	(63.05)
Profit for the year			1,454.11	242.79
Other comprehensive income				
Items that will not be reclassified to profit and	loss			
Remeasurements of defined benefit plans			2.35	2.09
Income tax relating to items that will not b	e reclassified to profit or loss		(0.59)	
Other comprehensive income			1.76	1.56
Total comprehensive income			1,455.87	244.35
Earnings per share		34		
Basic earnings per share			13.07	2.18
Diluted earnings per share			13.07	2.18
Summary of significant accounting policies are integral part of standalone financial statements		1-46		
As per our report of even date attached	•			
For Walker Chandiok & Co LLP	For S. Tekriwal & Associates	For and on b	oehalf of the Board of D)irectors
Chartered Accountants	Chartered Accountants	1 of und on k	chair of the Board of B	in ectors
Firm's Registration No.: 001076N/N500013	Firm Registration No.: 009612N			
Digitally signed by Deepak	SHISHIR Discrete, on-Personal, pseudorym-e-688a32berdec6024584449655109 20254688149066666447550240=166664,	1417 (1403	Digitally signed by MANOJ KUMAR	NEERAJ Digitally signed by NEERAJ GUPTA
Deepak Mittal Date: 2022.06.24 21:00:21 +05:30	KUMAR FORMAGE PROMISE PROMISE		UPADHYAY Date: 2022.06.24 14:40:50 +01'00'	GUPTA Date: 2022.06.24 19:15:23 +05'30'
Deepak Mittal	Shishir Tekriwal	Manoj Kum	ar Upadhyay	Neeraj Gupta
Partner	Partner	Chairman and	d Managing Director	Chief Financial Officer
Membership No. 503843	Membership No. 088262	DIN No. 012	82332	
				RAJESH Digitally signed by RAJESH SODHI Date: 2022.06.24 19:15:56 +05'30'
				Rajesh Sodhi
Place: Gurugram	Place: New Delhi	Place: Cambi	ridge	Company Secretary
Date: 24 June 2022	Date: 24 June 2022	Date: 24 June	•	Membership No. F3043
				Place: Gurugram

Place: Gurugram **Date:** 24 June 2022

Standalone Statement of Cash Flows for the year ended 31 March 2022 $\,$

			For the year ended	nillion unless otherwise stated For the year ended
Particulars			31 March 2022	31 March 2021
CASH FLOWS FROM OPERATING ACTI	VITIES			
Profit before tax			1,453.62	179.74
Adjustments for:				4 = 0 = = 0
Finance costs			1,916.00	1,707.70
Interest income			(445.05)	, ,
Liabilities no longer required written back			(0.02)	
Gain on sale of investment in subsidiaries			(2,534.89)	` '
Gain on foreign exchange fluctuation			(1.91)	
Loan and advances written off			-	1.37
Operating profit before working capital char	nges		387.75	442.24
Movement in working capital				
(Increase) in trade receivables			(519.93)	, ,
(Increase) in other current and non-current finar	ncial assets		(552.04)	(22.18)
(Increase) in other current and non-current asset	s		(897.12)	(101.65)
Increase in trade payables			1,267.31	1,040.30
Increase in other current and non-current finance	ial liabilities		17.20	80.39
Increase in current and non-current provisions			6.46	3.07
Increase/(decrease) in other current and non-cur	rent liabilities		997.06	(1,736.07)
Cash flows (used in) operating activities post	working capital changes		706.69	(407.39)
Income tax (paid)/ refund (net)			(233.31)	56.85
Net cash flows generated/ (used in) operating	g activities (A)		473.38	(350.54)
CASH FLOWS FROM INVESTING ACTIV	/ITIES			
Interest received from others			43.81	191.15
Interest received from deposits			65.61	38.35
Proceeds from sale of investment in subsidiaries	s (refer note 45)		10,861.85	8,708.48
Investment in equity share capital of subsidiary			(0.80)	,
Proceeds from/(investment in) fixed deposits w	• •	1	44.00	(77.50)
12 months (net) (Investment in) fixed deposits with remaining n	naturity for more than 3 months and		(414.83)	(27.13)
less than 12 months (net)			(6.449.47)	(510.59)
Loans to related parties (net) (refer note 3) Net cash flows from investing activities (B)			(6,448.47) 4,151.17	(510.58) 8,322.37
CASH FLOWS FROM FINANCING ACTI	WPH2*			
	VIIIES		15 012 50	4 100 00
Proceeds from long term borrowings			15,913.59	4,100.00
Repayment of long term borrowings			(15,274.71)	
Repayment of short term borrowings (net)			(1,050.33)	
Finance costs paid			(2,395.26)	
Net cash flows used in financing activities (C)		(2,806.71)	(7,239.22)
Increase in cash and cash equivalents (A+B+C)			1,817.84	732.61
Cash and cash equivalents at the beginning of the	ne year		752.50	19.89
Cash and cash equivalents at the end of the year	(refer note 9)		2,570.34	752.50
*Refer note 37 for reconciliation of liabilities fr	om financing activities			
Summary of significant accounting policies and integral part of standalone financial statements. As per our report of even date attached	other explanatory information are	1-46		
For Walker Chandiok & Co LLP	For S. Tekriwal & Associates	For and o	n behalf of the Board of I	Directors
Chartered Accountants Firm's Registration No.: 001076N/N500013 Deepak Digitally signed by Deepak D	Chartered Accountants Firm Registration No.: 009612N SHISHIR KUMAR	MANOJ KUMAR	Digitally signed by MANOJ KUMAR UPADHYAY	NEERAJ Digitally signed by NEERAJ GUPTA
Mittal Mittal Date: 2022.06.24 21:01:34 +05'30'	TEKRIWAL TEKRIWAL	UPADHYAY	Date: 2022 06 24	GUPTA Date: 2022.06.24 19:16:40 +05'30'
Deepak Mittal	Shishir Tekriwal	Manoi Ku	ımar Upadhyay	Neeraj Gupta
Partner	Partner	-	and Managing Director	Chief Financial Officer
Membership No. 503843	Membership No. 088262	DIN No. 0		(2) 1. 1
, r	1			RAJESH Digitally signed by RAJESH SODHI Date: 2022.06.24 19:17:13 +05'30'
				Rajesh Sodhi
Place: Gurugram	Place: New Delhi	Place: Car	nbridge	Rajesh Sodhi Company Secretary

Place: Gurugram Date: 24 June 2022

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Standalone Statement of changes in equity for the year ended 31 March 2022

A Equity share capital

In Rs. million unless otherwise stated

Particulars	Balance as at 1 April 2020	Issue of equity share capital during the year	Balance as at 31 March 2021	Issue of equity share capital during the year	Balance as at 31 March 2022
Equity share capital	1,044.42	-	1,044.42	1	1,044.42

B Instrument entirely in the nature of equity

Particulars	Balance as at	Issue/ (converted)	Balance as at	Issue/ (converted)	Balance as at
	1 April 2020	during the year	31 March 2021	during the year	31 March 2022
Compulsorily convertible debentures (CCD)	6,500.00	-	6,500.00	-	6,500.00

C Other equity

	I			
Particulars	Securities premium	Debenture redemption reserve	Retained earnings	Total
Balance as at 1 April 2020	13,740.06	142.40	-	13,882.46
Profit for the year	-	-	242.79	242.79
Other comprehensive income (net of tax)	-	-	1.56	1.56
Transferred to debenture redemption reserve	-	244.35	(244.35)	-
Balance as at 31 March 2021	13,740.06	386.75	-	14,126.81
Profit for the year	-	-	1,454.11	1,454.11
Other comprehensive income (net of tax)	-	-	1.76	1.76
Transferred out from debenture redemption reserve on account of redemption	-	(311.75)	311.75	-
Balance as at 31 March 2022	13,740.06	75.00	1,767.62	15,582.68

Summary of significant accounting policies and other explanatory information are integral part of standalone financial statements.

As per our report of even date attached

For Walker Chandiok & Co LLP Chartered Accountants

Firm's Registration No.: 001076N/N500013

Digitally signed by Deepak Deepak Mittal Mittal Date: 2022.06.24 21:02:33 +05'30'

Deepak Mittal

Partner Membership No. 503843 For S. Tekriwal & Associates

Chartered Accountants Firm Registration No.: 009612N

SHISHIR KUMAR TEKRIWAL

Shishir Tekriwal

Partner

Membership No. 088262

For and on behalf of the Board of Directors

MANOJ Digitally signed by MANOJ KUMAR UPADHYAY Date: 2022.06.24 14:41:52 +01'00'

1-46

Manoj Kumar Upadhyay

Chairman and Managing Director

DIN No. 01282332

NEERAJ Digitally signed by NEERAJ GUPTA Date: 2022.06.24 19:17:49 +05'30'

Neeraj Gupta Chief Financial Officer

RAJESH Digitally signed by RAJESH SODHI Date: 2022.06.24 19:18:33 +05'30'

Rajesh Sodhi Company Secretary Membership No. F3043

Place: Gurugram Date: 24 June 2022

Place: Gurugram Date: 24 June 2022

Place: New Delhi Date: 24 June 2022 Place: Cambridge

Date: 24 June 2022

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

1. i) Corporate information

ACME Solar Holdings Private Limited "(the Company)" was incorporated as of 3 June 2015 under the Companies Act, 2013. The Company is domiciled in India with its registered office situated at Plot 152, Sector 44, Gurugram, Haryana – 122002, India.

The Company, together with its subsidiaries, are engaged in the business of establishing, commissioning, setting up, operating and maintaining power generation using solar, fossil and alternate source of energy and act as owners, manufacturers, engineers, procurers, buyers, sellers, distributors, dealers and contractors for setting up of power plant using glass bases mirrors, photo voltaic, boilers, turbines and/or other equipments for generating, distribution and supplying of electricity and other products using solar, fossil and alternate source of energy under conditions of direct ownership or through its affiliates, associates or subsidiaries. The Company became public limited w.e.f 13 May 2017. On 1 July 2020, the Company was converted from Public Limited Company to Private Limited.

The financial statement have been authorised for issue by the Board of Directors on 24 June 2022.

ii) Amended Accounting Standards (Ind AS) and interpretations effective during the year

Ind AS 109 Financial Instruments; Ind AS 107 Financial Instruments: Disclosures and Ind AS 116 Leases (amendments related to Interest Rate Benchmark Reform)

The amendment to Ind AS 109, provides a practical expedient for assessment of contractual cash flow test, which is one of the criteria for being eligible to measure a financial asset at amortized cost, for the changes in the financial assets that may arise as a result of Interest Rate Benchmark Reform. An additional temporary exception from applying hedge accounting is also added for Interest Rate Benchmark Reform.

The amendment to Ind AS 107, clarifies the certain additional disclosures to be made on account of Interest Rate Benchmark Reform:

- (i) the nature and extent of risks to which the entity is exposed arising from financial instruments subject to interest rate benchmark reform;
- (ii) the entity's progress in completing the transition to alternative benchmark rates, and how the entity is managing the transition;
- (iii) the instruments exposed to benchmark reform disaggregated by significant interest rate benchmark along with qualitative information about the financial instruments that are yet to transition to alternative benchmark rate;
- (iv) changes to entity's risk management strategy.

The amendments introduced a similar practical expedient in Ind AS 116. Accordingly, while accounting for lease modification i.e. remeasuring the lease liability, in case this is required by interest rate benchmark reform, the lessee will use a revised discount rate that reflects the changes in the interest rate. These amendments did not have any material impact on the standalone financial statements of the Company.

Ind AS 116 Leases (amendment related to rent concessions arising due to COVID-19 pandemic)

The amendment to Ind AS 116 Leases extended the practical expedient introduced for financial year 2020-21 related to rent concessions arising due to Covid-19 pandemic, that provides an option to the lessee to choose that rent concessions for lease payments due on or before 30 June 2022 (from erstwhile notified date of 30 June 2021), arising due to COVID-19 pandemic ('COVID-19 rent related concessions') need not be treated as lease modification. The amendment did not have any material impact on standalone financial statements of the Company.

Amendments consequent to issue of Conceptual Framework for Financial reporting under Ind AS (Conceptual Framework)

- (i) Ind AS 102 Share Based Payments Amended the definition of 'liabilities' to 'a present obligation of the entity to transfer an economic resource as a result of past events'.
- (ii) Ind AS 103 Business Combinations The MCA clarified that for the purpose of this Ind AS, acquirers are required to apply the definitions of an asset and a liability given in the Framework for Preparation and Presentation of Financial Statements with Indian Accounting Standards rather than the Conceptual Framework.
- (iii) Ind AS 114 Regulatory Deferral Accounts The amendment added a footnote against the term 'reliable' used in the Ind AS 114. The footnote clarifies that term 'faithful representation' used in the Conceptual Framework encompasses the main characteristics that the Framework for Preparation and Presentation of Financial Statements with Indian Accounting Standards called 'reliability'. However, for the purpose of this Ind AS, the term 'reliable' would be based on the requirements of Ind AS 8.
- (iv) Ind AS 37 Provisions, Contingent Liabilities and Contingent Assets The MCA clarified that the definition of term 'liability' in this Ind AS is not being revised following the revision of the definition of liability in the Conceptual Framework.
- (v) Ind AS 38 Intangible Assets The MCA clarified that the definition of an 'asset' in this Ind AS is not being revised following the revision of the definition of asset in the Conceptual Framework.
- (vi) Ind AS 106 Exploration for and Evaluation of Mineral Resources; Ind AS 1 Presentation of Financial Statements; Ind AS 8 Accounting policies, Changes in Accounting Estimates and Errors and Ind AS 34 Interim Financial Reporting The reference to the Framework for Preparation and Presentation of Financial Statements with Indian Accounting Standards has been substituted with reference to the Conceptual Framework.
- The above amendments did not have any material impact on the standalone financial statements of the Company.

2. Significant accounting policies

2.01 Basis of preparation

The standalone financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under Section 133 read with Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time), Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and the relevant provisions of the Act. Effective 1 April 2016, the Company has adopted the Ind AS and the adoption was carried out in accordance with Ind AS 101 First time adoption of Indian Accounting Standards, with 1 April 2015 as the transition date. The transition was carried out from Indian Accounting Principles generally accepted in India as prescribed under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP. Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. Refer 1 (ii) above for certain amendments to the standards which have become effective for annual periods beginning on or after 1 April 2021.

The financial statements are presented in INR and all values are rounded to the nearest million except where otherwise indicated.

Historical cost convention

The standalone financial statements have been prepared on a historical cost convention on a going concern basis except for certain financial assets and financial liabilities which are measured at fair value.

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

2.02 Use of estimates

The preparation of financial statement in conformity with Ind AS requires the management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities, at the end of the reporting period. Although these estimates are based on the management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods.

2.03 Foreign currency translation

Functional and presentation currency

Foreign currency transactions are translated into the functional currency of the respective company, using the exchange rates prevailing at the dates of the transactions (spot exchange rate).

Foreign exchange gains and losses resulting from the settlement of such transactions and from the re-measurement of monetary items denominated in foreign currency at year-end exchange rates are recognised in profit or loss.

Non-monetary items are not retranslated at year-end and are measured at historical cost (translated using the exchange rates at the transaction date), except for non-monetary items measured at fair value which are translated using the exchange rates at the date when fair value was determined.

2.04 Current versus non-current classification

The Company presents assets and liabilities in the standalone balance sheet based on current/non-current classification.

An asset is classified as current when it satisfies any of the following criteria:

- it is expected to be realised in, or is intended for sale or consumption, in the Company's normal operating cycle;
- it is held primarily for the purpose of being traded;
- it is expected to be realised within 12 months after the reporting date; or
- it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

A liability is classified as current when it satisfies any of the following criteria:

- it is expected to be settled in the Company's normal operating cycle;
- it is held primarily for the purpose of being traded;
- it is due to be settled within 12 months after the reporting date; or
- the Company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Current assets/liabilities include current portion of non-current financial assets/liabilities respectively. All other assets/liabilities are classified as non-current. Deferred tax assets and liabilities are classified as non-current assets and liabilities.

Operating cycle

Based on the nature of the operations and the time between the acquisition of assets for processing and their realisation in cash or cash equivalents, the Company has ascertained its operating cycle as twelve months for the purpose of current/non-current classification of assets and liabilities.

2.05 Revenue

Revenue from contracts with customers is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services.

Revenue is measured at the fair value of the consideration received or receivable. Revenue recognised in relation to these contracts in excess of billing is recognised as a contract asset.

A) Rendering of services

The Company generates revenue from rendering of services including engineering, procurement and construction services, operation and maintenance and management services. Consideration received for services is recognised as revenue in the year when the service is performed by reference to the stage of competition at the reporting date, when outcome can be assessed reliably. A contract's stage of completion is assessed by management by comparing the work completed with the scope of work.

B) Engineering, procurement and construction contract

Construction revenue and costs are recognised by reference to the stage of completion of the construction activity at the balance sheet date, as measured by the proportion that contract costs incurred for work performed to date bear to the estimated total contract costs. Where the outcome of the construction cannot be estimated reliably, revenue is recognised to the extent of the construction costs incurred if it is probable that they will be recoverable. When the outcome of the contract is ascertained reliably, contract revenue is recognised at cost of work performed on the contract plus proportionate margin, using the percentage of completion method i.e. over the period of time. The estimated outcome of a contract is considered reliable when all the following conditions are satisfied:

i. The amount of revenue can be measured reliably,

- ii. It is probable that the economic benefits associated with the contract will flow to the Company,
- iii. The stage of completion of the contract at the end of the reporting period can be measured reliably,
- iv. The costs incurred or to be incurred in respect of the contract can be measured reliably Provision is made for all losses incurred to the balance sheet date. Variations in contract work, claims and incentive payments are recognised to the extent that it is probable that they will result in revenue and they are capable of being reliably measured. Expected loss, if any, on a contract is recognised as expense in the period in which it is foreseen, irrespective of the stage of completion of the contract. For contracts where progress billing exceeds the aggregate of contract costs incurred to-date and recognised profits (or recognised losses, as the case may be), the surplus is shown as the amount due to customers. Amount received before the related work is performed are disclosed in the financial statement as a liability towards advance received. Amounts billed for work performed but yet to be paid by the customers are disclosed in the financial statement as trade receivables. Work performed but yet not billed to the Customer are disclosed as unbilled revenue.

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

C) Interest income

Interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortized cost of the financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit losses. Interest income is included in other income in the Statement of Profit and Loss.

2.06 Borrowing costs

Borrowing costs directly attributable to the acquisitions, construction or production of a qualifying asset are capitalised during the period of time that is necessary to complete and prepare the asset for its intended use or sale. Other borrowing costs are expensed in the period in which they are incurred and reported in finance costs.

2.07 Impairment of non-financial assets

For impairment assessment purposes, assets are grouped at the lowest levels for which there are largely independent cash inflows (cash-generating units). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level. All individual assets or cash-generating units are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

An impairment loss is recognised for the amount by which the asset's (or cash-generating unit's) carrying amount exceeds its recoverable amount, which is the higher of fair value less costs of disposal and value-in-use. To determine the value-in-use, management estimates expected future cash flows from each cash-generating unit and determines a suitable discount rate in order to calculate the present value of those cash flows. The date used for impairment testing procedures are directly linked to the Company's latest approved budget, adjusted as necessary to exclude the effects of future reorganisations and asset enhancements. Discount factors are determined individually for each cash-generating unit and reflect current market assessments of the time value of money and asset-specific risk factors.

Impairment losses are charged in the Statement of Profit and Loss. Further, impairment loss is reversed if the asset's or cash-generating unit's recoverable amount exceeds its carrying amount. The reversal is limited so that the carrying of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the Statement of Profit and Loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as an increase in revaluation

2.08 Financial instruments

Recognition, initial measurement and derecognition

Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the financial instrument, and, except for trade receivables which do not contain a significant financing component, these are measured initially at:

- a) fair value, in case of financial instruments subsequently carried at fair value through profit or loss (FVTPL);
- b) fair value adjusted for transaction costs, in case of all other financial instruments.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and substantially all the risks and rewards are transferred. A financial liability is derecognised when the underlying obligation specified in the contract is discharged, cancelled or expires.

Classification and subsequent measurement of financial assets

Different criteria to determine impairment are applied for each category of financial assets, which are described below.

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

- · Financial assets at amortised cost
- · Financial assets at fair value through other comprehensive income (FVOCI)
- · Financial assets, derivatives and equity instruments at FVTPL

(1) Financial assets at amortised cost

Classification and subsequent measurement of financial liabilities

The Company's financial liabilities include borrowings, trade and other payables and derivative financial instruments.

Financial liabilities are measured subsequently at amortised cost using the effective interest method except for derivatives and financial liabilities designated at FVTPL, which are carried subsequently at fair value with gains or losses recognised in profit or loss.

A 'Financial asset' is measured at the amortised cost if both the following conditions are met:

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

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

Impairment of financial assets

In accordance with Ind-AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss for financial assets carried at amortised cost

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive. When estimating the cash flows, the Company is required to consider:

- All contractual terms of the financial assets (including prepayment and extension) over the expected life of the assets.

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

Trade receivables

The Company applies simplified approach permitted by Ind AS 109 Financial Instruments, which requires expected lifetime losses to be recognised from initial recognition of receivables.

Other financial assets

For recognition of impairment loss on other financial assets and risk exposure, the Company determines whether there has been a significant increase in the credit risk since initial recognition and if credit risk has increased significantly, life time impairment loss is provided otherwise provides for 12 month expected credit losses.

Classification and subsequent measurement of financial liabilities

Financial liabilities are measured subsequently at amortised cost using the effective interest method except for derivatives and financial liabilities designated at FVTPL, which are carried subsequently at fair value with gains or losses recognised in profit or loss.

Offsetting of financial assets and financial liabilities

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

Derivative financial instruments

Initial recognition and subsequent measurement

The Company uses derivative financial instruments, such as forward currency contracts, cross currency rate swaps to hedge its foreign currency risks. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative.

Compound financial instruments

Compound financial instruments are separated into liability and equity components based on the terms of contract. On the issuance of compound financial instruments, the fair value of liability component is determined using a market rate for an equivalent instrument. This amount is classified as a financial liability measured at amortised cost (net of transaction costs) until it is extinguished on conversion or redemption. The equity component is classified under other equity.

(2) Financial assets at fair value through other comprehensive income (FVOCI)

Financial assets at fair value through other comprehensive income (FVOCI). Financial assets that meet the following conditions are measured initially as well as at the end of each reporting date at fair value, recognised in other comprehensive income (OCI).

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The contractual terms of the asset give rise on specified dates to cash flows that represent solely payment of principal and interest.

(3) Financial assets, derivatives and equity instruments at FVTPL

Financial assets at fair value through profit or loss (FVTPL). Financial assets that do not meet the amortised cost criteria or FVTOCI criteria are measured at FVTPL. Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any dividend or interest earned on the financial asset.

2.09 Income taxes

Tax expense comprises current and deferred tax. Tax expense is recognised in profit or loss except to the extent that it relates to items recognised directly in equity or other comprehensive income, in which case it is recognised in equity or in other comprehensive income.

Current tax

Current tax comprises the expected tax payable on the taxable income for the year. The amount of current tax payable is the best estimate of the tax amount expected to be paid that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date. Current tax assets and liabilities are offset only if certain criteria is met. Current Income tax related to items recognised in other comprehensive income or directly in equity is recognised in other comprehensive income or in equity as the case may be.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and tax base i.e. amounts used for taxation purposes.

A deferred tax asset is recognised for unused tax losses, unabsorbed depreciation, deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised. A deferred tax liability is recognised in respect of taxable temporary differences.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date. 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 on the same taxable entity or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously.

Deferred tax relating to items recognised outside the statement of profit and loss is recognised outside the statement of profit and loss either in comprehensive income or in equity. Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

2.10 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits, together with other short-term, highly liquid investments maturing within 90 days from the date of acquisition. Cash and cash equivalent are readily convertible into known amounts of cash and are subject to an insignificant risk of changes in value.

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

2.11 Provisions, contingent assets and contingent liabilities

Provisions are recognized only when there is a present obligation, as a result of past events, and measured at the estimated expenditure required to settle the present obligation, based on the most reliable evidence available at the reporting date, including the risks and uncertainties associated with the present obligations as a whole. Provisions are discounted to their present values, where the time value of money is material. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost. The expense relating to any provision is presented in the Statement of Profit and Loss net of any reimbursement.

Any reimbursement that the Company is virtually certain to collect from a third party with respect to the obligation is recognised as a separate asset. However, this asset may not exceed the amount of the related provision.

No liability is recognised if an outflow of economic resources as a result of present obligations is not probable. Such situations are disclosed as contingent liabilities unless the outflow of resource is remote.

Contingent liabilities are disclosed by way of note unless the possibility of outflow is remote. Contingent assets are neither recognized nor disclosed. However, when realization of income is virtually certain, related asset is recognized

2.12 Employee benefits

Short-term employee benefits

Liabilities for salaries and wages, including nonmonetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are classified as short-term employee benefits. These benefits include salaries and wages, short-term bonus, pension, incentives etc. These are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

Post-employment benefits plans

The Company provides post-employment benefits through various defined contribution and defined benefit plans.

Defined contribution plans

The Company pays fixed contribution into independent entities in relation to several state plans and insurances for individual employees. The Company has no legal or constructive obligations to pay contributions in addition to its fixed contributions, which are recognised as an expense in the period that related employee services are received.

Defined benefit plans

Under the Company's defined benefit plans, the amount of pension benefit that an employee will receive on retirement is defined by reference to the employee's length of service and final salary. The legal obligation for any benefits remains with the Company, even if plan assets for funding the defined benefit plan have been set aside. Plan assets may include assets specifically designated to a long-term benefit fund as well as qualifying insurance policies.

The liability recognised in the balance sheet for defined benefit plans is the present value of the defined benefit obligation (DBO) at the reporting date less the fair value of plan assets.

Management estimates the DBO annually with the assistance of independent actuaries. Actuarial gains/losses resulting from re-measurements of the liability/asset are included in other comprehensive income.

Service cost of the Company's defined benefit plan is included in employee benefits expense. Employee contributions, all of which are independent of the number of years of service, are treated as a reduction of service cost. Net interest expense on the net defined benefit liability is included in the statement of profit and loss. Gains and losses resulting from re-measurements of the net defined benefit liability are included in other comprehensive income.

2.13 Significant management judgement in applying accounting policies and estimation uncertainty

When preparing the financial statement, management makes a number of judgements, estimates and assumptions about the recognition and measurement of assets, liabilities, income and expenses.

Income tax and deferred tax assets

The Company uses estimates and judgements based on the relevant rulings in the areas of allocation of revenue, costs, allowances and disallowances which is exercised while determining the provision for income tax. A deferred tax asset is recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilised. Accordingly, the Company exercises its judgement to reassess the carrying amount of deferred tax assets at the end of each reporting period.

Impairment of non-financial assets

In assessing impairment, management estimates the recoverable amount of each asset or cash-generating units based on expected future cash flows and uses an interest rate to discount them. Estimation uncertainty relates to assumptions about future operating results and the determination of a suitable discount rate.

Fair value measurement

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

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

Revenue recognition

For performance obligation satisfied over time, the revenue recognition is done by measuring the progress towards complete satisfaction of performance obligation. The progress is measured in terms of a proportion of actual cost incurred to-date, to the total estimated cost attributable to the performance obligation

2.14 Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders (after deducting attributable taxes) by the weighted average number of equity shares outstanding during the period. Partly paid equity shares are treated as a fraction of an equity share to the extent that they are entitled to participate in dividends relative to a fully paid equity share during the reporting period. The weighted average number of equity shares outstanding during the period is adjusted for events such as bonus issue, bonus element in a rights issue, share split and reverse share split (consolidation of shares) that have changed the number of equity shares outstanding, without a corresponding change in resources.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

2.15 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker ('CODM') [Chairperson and Chief Financial Officer].

Identification of segments

In accordance with Ind AS 108 Operating Segment, the operating segments used to present segment information are identified on the basis of information reviewed by the Company's CODM to allocate resources to the segments and assess their performance. An operating segment is a component of the Company that engages in business activities from which it earns revenues and incurs expenses, including revenues and expenses that relate to transactions with any of the Company's other components. Results of the operating segments are reviewed regularly by the CODM [Chairperson and Chief Financial Officer, which has been identified as the CODM], to make decisions about resources to be allocated to the segment and assess its performance and for which discrete financial information is available.

Allocation of common costs

Common allocable costs are allocated to each segment accordingly to the relative contribution of each segment to the total common costs.

Unallocated items

Unallocated items include general corporate income and expense items which are not allocated to any business segment.

Segment accounting policies

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the standalone financial statements of the Company as a whole.

2.16 Investment in subsidiaries

The Company has elected to recognize its investments in subsidiaries at cost in accordance with the option available in Ind AS 27, 'Separate Financial Statements', less accumulated impairment loss, if any. Cost represents amount paid for acquisition of the said investments.

The Company has elected to continue with the carrying value for all of its investments in subsidiaries as recognised in the financial statements. On disposal of an investment, the difference between the net disposal proceeds and the carrying amount is charged or credited to profit or loss. Investment in equity shares of subsidiaries and in CCD's which are entirely in the nature of equity, are carried at cost.

2.17 Assets held for sale

Non-current assets are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the asset is available for immediate sale in its present condition subject only to terms that are usual and customary for sale of such asset and its sale is highly probable. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification. As at each balance sheet date, the management reviews the appropriateness of such classification.

Non-current assets classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell. The Company treats sale/distribution of the asset or disposal group to be highly probable when:

- the appropriate level of management is committed to a plan to sell the asset (or disposal group),
- an active programme to locate a buyer and complete the plan has been initiated (if applicable),
- the asset (or disposal group) is being actively marketed for sale at a price that is reasonable in relation to its current fair value,
- the sale is expected to qualify for recognition as a completed sale within one year from the date of classification, and
- actions required to complete the plan indicate that it is unlikely that significant changes to the plan will be made or that the plan will be withdrawn.

Property, plant and equipment and intangible assets once classified as held for sale/distribution to owners are not depreciated or amortised.

2.18 Amendment to Accounting Standards (Ind AS) issued but not yet effective

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, applicable from April 1st, 2022, as below:

Ind AS 103 - Reference to Conceptual Framework

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

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

Ind AS 16 - Proceeds before intended use

The amendments mainly prohibit an entity from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, an entity will recognise such sales proceeds and related cost in profit or loss. The Company does not expect the amendments to have any impact on its financial statements.

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

The amendments specify that that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts. The amendment is essentially a clarification and the Company does not expect the amendment to have any significant impact on its financial statements.

Ind AS 109 – Annual Improvements to Ind AS (2021)

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

(This space has been intentionally left blank)

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$ $CIN\ -\ U40106HR2015PTC102129$

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

3 Investments

	In Rs. million unless otherwise	
Particulars	As at 31 March 2022	As at 31 March 2021
Investment in subsidiaries		
Investment in equity instruments (at cost)		
Devishi Renewable Energy Private Limited 2,182,726 (as at 31 March 2021: 2,182,726) equity share of Rs 10 each, fully paid up	119.60	119.60
Devishi Solar Power Private Limited 2,106,490 (as at 31 March 2021: 2,106,490) equity share of Rs 10 each, fully paid up	119.60	119.60
Eminent Solar Power Private Limited 2,143,927 (as at 31 March 2021: 2,143,927) equity share of Rs 10 each, fully paid up	119.60	119.60
Sunworld Energy Private Limited 2,143,927) equity share of Rs 10 each, fully paid up	119.60	119.60
ACME Yamunanagar Solar Power Private Limited 18,742,500 (as at 31 March 2021: 18,742,500) equity share of Rs 10 each, fully paid up	187.43	187.43
ACME Mahbubnagar Solar Energy Private Limited 28,493,700 (as at 31 March 2021: 28,493,700) equity share of Rs 10 each, fully paid up	284.94	284.94
ACME Kaithal Solar Power Private Limited 2,353,726 (as at 31 March 2021: 2,353,726) equity share of Rs 10 each, fully paid up	365.72	365.72
ACME Deoghar Solar Power Private Limited ¹ 91,910,000 (as at 31 March 2021: 740,994) equity share of Rs 10 each, fully paid up	919.16	125.10
Aarohi Solar Private Limited 2,017,066 (as at 31 March 2021: 2,017,066) equity share of Rs 10 each, fully paid up	403.82	403.82
Niranjana Solar Energy Private Limited 2,036,357 (as at 31 March 2021: 2,036,357) equity share of Rs 10 each, fully paid up	79.87	79.87
ACME Solar Energy Private Limited 306,083 (as at 31 March 2021: 306,083) equity share of Rs 10 each, fully paid up	4,080.70	4,080.70
ACME Babadham Solar Power Private Limited 2,345,553 (as at 31 March 2021: 2,345,553) equity share of Rs 10 each, fully paid up	364.45	364.45
ACME Koppal Solar Energy Private Limited 2,347,841 (as at 31 March 2021: 2,347,841) equity share of Rs 10 each, fully paid up	364.80	364.80
ACME Vijayapura Solar Energy Private Limited 2,355,360 (as at 31 March 2021: 2,355,360) equity share of Rs 10 each, fully paid up	365.98	365.98
ACME Rewa Solar Energy Private Limited ⁵ 58,998,919 (as at 31 March 2021: 58,998,919) equity share of Rs 10 each, fully paid up	646.83	646.83
ACME Fazilka Power Private Limited## Vil (as at 31 March 2021: 2,085,359) equity share of Rs 10 each, fully paid up	-	3,113.14
ACME Solar Power Technology Power Private Limited 2,080,237 (as at 31 March 2021: 2,080,237) equity share of Rs 10 each, fully paid up	496.96	496.96
ACME Kittur Solar Energy Private Limited 10,857,900 (as at 31 March 2021: 10,857,900) equity share of Rs 10 each, fully paid up	108.58	108.58
ACME Sidlaghatta Solar Energy Private Limited 14,443,200 (as at 31 March 2021: 14,443,200) equity share of Rs 10 each, fully paid up	144.43	144.43
ACME Guledagudda Solar Energy Private Limited 10,893,600 (as at 31 March 2021: 10,893,600) equity share of Rs 10 each, fully paid up	108.94	108.94
ACME Hukkeri Solar Energy Private Limited 11,291,400 (as at 31 March 2021: 11,291,400) equity share of Rs 10 each, fully paid up ACME Kudligi Solar Energy Private Limited	112.91 142.80	112.91 142.80
14,280,000 (as at 31 March 2021: 14,280,000) equity share of Rs 10 each, fully paid up ACME Sandur Solar Energy Private Limited	148.31	142.80
14,830,800 (as at 31 March 2021: 14,830,800) equity share of Rs 10 each, fully paid up ACME Chittorgarh Solar Energy Private Limited ##	-	1,710.50
Nil (as at 31 March 2021: 136,842,000) equity share of Rs 10 each, fully paid up ACME Phalodi Solar Energy Private Limited ²	226.90	0.10
22,690,000 (as at 31 March 2021: 10,000) equity share of Rs 10 each, fully paid up ACME Raisar Solar Energy Private Limited	0.10	0.10
10,000 (as at 31 March 2021: 10,000) equity share of Rs 10 each, fully paid up ACME Dhaulpur Powertech Private Limited	0.10	0.10
	0.10	0.10

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$ CIN-U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	less otherwise stated
	As at 31 March 2021
960.00	0.10
C44.01	0.10
644.91	0.10
226.55	336.55
330.33	330.33
236.00	236.00
436.40	436.40
681.62	681.62
-	0.10
0.40	0.40
0.10	0.10
0.10	0.10
0.10	0.10
0.10	0.10
0.10	-
0.10	-
0.10	-
0.10	-
0.10	-
0.10	-
0.10	
0.10	-
12 229 61	15,526.08
15,526.01	15,520.06
646.85	646.85
040.63	040.83
477.47	477.47
119.45	119.45
110.45	110.45
119.45	119.45
119.45	119.45
117.43	117.43
119.45	119.45
119.45	119.45
119.45	119.45
119.45 350.15	119.45 350.15
	As at 31 March 2022 960.00 644.91 336.55 236.00 436.40 681.62 - 0.10 0.10 0.10 0.10 0.10 0.10 0.10 13,328.61 646.85

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$ CIN-U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		less otherwise stated
Particulars	As at	As at
	31 March 2022	31 March 2021
ACME Kaithal Solar Power Private Limited 2,252,429(as at 31 March 2021: 2,252,429) compulsory convertible debenture of Rs 156 each,	351.38	351.38
fully paid up ACME Koppal Solar Energy Private Limited	250.50	250.50
2,246,775(as at 31 March 2021: 2,246,775) compulsory convertible debenture of Rs 156 each, fully paid up	350.50	350.50
ACME Vijayapura Solar Energy Private Limited	351.62	351.62
2,254,000(as at 31 March 2021: 2,254,000) compulsory convertible debenture of Rs 156 each,	331.02	331.02
fully paid up ACME Fazilka Power Private Limited##		2,990.96
Nil (as at 31 March 2021: 1,993,975) compulsory convertible debenture of Rs 1500 each, fully paid up	-	2,990.90
Total (B)	3,005.77	5,996.73
Investment in compulsorily convertible debentures (at amortised cost) [®]		
ACME Solar Energy Private Limited 3,442,428 (as at 31 March 2021: 3,442,428) compulsory convertible debenture of Rs 1000 each,	3,446.38	3,446.38
fully paid up Aarohi Solar Private Limited 1,922,261(as at 31 March 2021: 1,922,261) compulsory convertible debenture of Rs 283 each, fully paid up	544.00	544.00
fully paid up ACME Jaisalmer Solar Power Private Limited 2,011,818 (as at 31 March 2021: 2,011,818) compulsory convertible debenture of Rs 110 each, fully paid up	221.30	221.30
Dayanidhi Solar Power Private limited 1,782,591 (as at 31 March 2021: 1,782,591) compulsory convertible debenture of Rs 247 each,	440.30	440.30
fully paid up Niranjana Solar Energy Private Limited 1,975,000 (as at 31 March 2021: 1,975,000) compulsory convertible debenture of Rs 112 each,	221.20	221.20
fully paid up Vishwatma Solar Energy Private limited 1,960,355 (as at 31 March 2021: 1,960,355) compulsory convertible debenture of Rs 169 each,	331.30	331.30
fully paid up ACME Mahbubnagar Solar Energy Private Limited 15,209,056 (as at 31 March 2021: 15,209,056) compulsory convertible debenture of Rs 18 each,	273.76	273.76
fully paid up ACME Yamunanagar Solar Power Private Limted 9,477,632 (as at 31 March 2021: 9,477,632) compulsory convertible debenture of Rs 19 each,	180.08	180.08
fully paid up ACME Kittur Solar Energy Private Limited 104,321 (as at 31 March 2021: 104,321) compulsory convertible debenture of Rs 1,000 each,	104.32	104.32
fully paid up ACME Sidlaghatta Solar Energy Private Limited 138,768 (as at 31 March 2021: 138,768) compulsory convertible debenture of Rs 1,000 each,	138.77	138.77
fully paid up ACME Guledagudda Solar Energy Private Limited 104,664 (as at 31 March 2021: 104,664) compulsory convertible debenture of Rs 1,000 each,	104.66	104.66
fully paid up ACME Hukkeri Solar Energy Private Limited 108,486 (as at 31 March 2021: 108,486) compulsory convertible debenture of Rs 1,000 each,	108.49	108.49
fully paid up ACME Kudligi Solar Energy Private Limited 137,200 (as at 31 March 2021: 137,200) compulsory convertible debenture of Rs 1,000 each,	137.20	137.20
fully paid up ACME Sandur Solar Energy Private Limited 142,492 (as at 31 March 2021: 142,492) compulsory convertible debenture of Rs 1,000 each,	142.49	142.49
fully paid up ACME Chittorgarh Solar Energy Private Limited## Nil (as at 31 March 2021: 1,643,000) compulsory convertible debenture of Rs 1,000 each, fully paid up	-	1,643.30

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs. million un	aless otherwise stated
Particulars	As at	As at
	31 March 2022	31 March 2021
ACME Rewa Solar Energy Private Limited ⁵ 621,369 (as at 31 March 2021: 621,369) compulsory convertible debenture of Rs 1000 each, fully	621.37	621.37
paid up	067.26	
ACME Aklera Power Technology Private Limited ⁴ 96,735,780 (as at 31 March 2021: nil) compulsory convertible debenture of Rs 10 each, fully paid	967.36	-
up ACME Phalodi Solar Energy Private Limited ² 10,00,000(as at 31 March 2021: nil) compulsory convertible debenture of Rs 10 each, fully paid	10.00	-
up		
ACME Jodhpur Solar Power Private Limited ⁶ 635,677 (as at 31 March 2021: 635,677) compulsory convertible debenture of Rs 1000 each, fully	635.68	635.68
paid up Total (C)	8,628.65	9,294.60
. Investment in optionally convertible reedemable preference shares (at amortised cost) [@]		
ACME Hisar Solar Power Private Limited ⁷ 28,860 (as at 31 March 2021: 28,860) optionally convertible reedemable preference shares of Rs 231 each, fully paid up	6.67	6.67
ACME Bhiwadi Solar Power Private Limited ⁸ 28,860 (as at 31 March 2021: 28,860) optionally convertible reedemable preference shares of Rs	6.67	6.67
231 each, fully paid up		
ACME Karnal Solar Power Private Limited ⁹ 28,860 (as at 31 March 2021: 28,860) optionally convertible reedemable preference shares of Rs 231 each, fully paid up	6.66	6.66
ACME Jaipur Solar Power Private Limited ¹⁰ 10,000 (as at 31 March 2021: 10,000) optionally convertible reedemable preference shares of Rs	10.00	10.00
1,000 each, fully paid up		
	30.00	30.00
Investment in optionally convertible debenture (at amortised cost) [®]		
ACME Heergarh Powertech Private Limited ³ 2,880,000 (as at 31 March 2021: nil) optionally convertible debenture of Rs 1,000 each, fully paid up	2,880.00	-
ACME Deoghar Solar Power Private Limited ¹		
1,596,293 (as at 31 March 2021: nil) optionally convertible debenture of Rs 10 each, fully paid up	15.96	-
ACME Jaipur Solar Power Private Limited ¹⁰ 215,335 (as at 31 March 2021: 215,335) optionally convertible debenture of Rs 1,000 each, fully	215.33	215.33
paid up	210.00	210,00
	3,111.29	215.33
Total amount investments (A+B+C+D+E)	28,104.32	31,062.74
Aggregate of unquoted investments	28,104.32	31,062.74
Aggregate amount of quoted investments at market value	-	-
Aggregate of impairment amount in investments	-	-

¹ On 28 July 2021, the Company had given interest free loan of Rs. 810.02 million to ACME Deogarh Solar Power Private Limited out of which loan of Rs. 794.06 million has been converted in to equity instruments (79,405,728 Equity Shares of Rs. 10 each) and loan of Rs. 15.96 million has been converted into Optionally Convertible debentures 'OCD' (1,596,293 OCD of face value of Rs. 10 each).

Further, the subsidary Company has made allotment of new fully paid up 11,763,278 bonus shares of Rs 10 each.

² On 17 August 2021, the Company had given interest free loan of Rs. 236.80 million to ACME Phalodi Solar Energy Private Limited out of which loan of Rs. 226.80 million has been converted in to equity instruments (22,680,000 Equity Shares of Rs. 10 each) and loan of Rs. 10.00 million has been converted into Compulsorily Convertible debentures 'CCD' (1,000,000 CCD of face value of Rs. 10 each).

³ On 24 June 2021, the Company had given interest free loan of Rs. 3,839.90 million to ACME Heergarh Powertech Private Limited out of which loan of Rs. 959.90 million has been converted in to equity instruments (95,990,000 Equity Shares of Rs. 10 each) and loan of Rs. 2,880.00 million has been converted into Optionally Convertible debentures 'OCD' (2,880,000 OCD of face value of Rs. 1,000 each).

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

- ⁴ On 29 April 2021, the Company had given interest free loan of Rs. 1,612.16 million to ACME Aklera Power Technology Private Limited out of which loan of Rs. 644.81 million has been converted in to equity instruments (64,480,520 Equity Shares of Rs. 10 each) and loan of Rs. 967.36 million has been converted into Compulsorily Convertible debentures 'CCD' (96,735,780 CCD of face value of Rs. 10 each).
- ⁵ On 19 January 2021, the Company had given interest free loan of Rs. 42.10 million to ACME Rewa Solar Energy Private Limited out of wihich loan of Rs. 21.47 million has been converted into equity instruments (2,147,100 Equity Shares of Rs. 10 each) and Compulsory Convertible debentures 'CCD' (20,629 CCD of face value of Rs. 1,000 each) amounting to Rs. 20.63 million.
- ⁶ On 19 January 2021, the Company had given interest free loan of Rs. 71.30 million to ACME Jodhpur Solar Power Private Limited out of which loan of Rs. 36.36 million has been converted into equity instruments (3,636,300 Equity Shares of Rs. 10 each) and Compulsory Convertible debentures 'CCD' (34,937 CCD of face value of Rs. 1000 each) amounting to Rs. 34.94 million.
- ⁷During the previous year, 1,962,121 Compulsorily Convertible Debentures 'CCD' of Rs 231 each of ACME Hisar Solar Power Private Limited, previously classified as asset held for sale got converted into 33,189 Equity Shares of Rs. 10 each issued at a premium of Rs. 221 aggregating to Rs. 7.66 million, 28,860 Optionally Convertible Reedemable Preference Shares 'OCRPS' of face value Rs. 231 each aggregating to Rs. 6.67 million and 1,900,072 Optionally Convertible Debenture 'OCD' of face value Rs. 231 each aggregating to Rs. 438.92 million. Out of above 33,189 Equity Shares of Rs. 10 each aggregating to Rs. 7.66 million and 1,900,072 OCD of face value of Rs. 231 each aggregating to Rs. 438.92 million were sold during the previous year.
- ⁸During the previous year, 1,962,121 Compulsorily Convertible Debentures 'CCD' of Rs 231 each of ACME Bhiwadi Solar Power Private Limited, previously classified as asset held for sale got converted into 33,189 Equity Shares of Rs. 10 each issued at a premium of Rs. 221 aggregating to Rs. 7.66 million, 28,860 Optionally Convertible Reedemable Preference Shares 'OCRPS' of face value Rs. 231 each aggregating to Rs. 6.67 million and 19,00,072 Optionally Convertible Debenture 'OCD' of face value Rs. 231 each aggregating to Rs. 438.92 million. Out of above 33,189 Equity Shares of Rs. 10 each aggregating to Rs. 7.66 million and 1,900,072 OCD of face value of Rs. 231 each aggregating to Rs. 438.92 million were sold during the previous year.
- ⁹During the previous year, 1,962,121 Compulsorily Convertible Debentures 'CCD' of Rs 231 each of ACME Karnal Solar Power Private Limited, previously classified as asset held for sale got converted into 33,189 Equity Shares of Rs. 10 each issued at a premium of Rs. 221 aggregating to Rs. 7.66 million, 28,860 Optionally Convertible Reedemable Preference Shares 'OCRPS' of face value Rs. 231 each aggregating to Rs. 6.66 million and 1,900,072 Optionally Convertible Debenture 'OCD' of face value Rs. 231 each aggregating to Rs. 438.92 million. Out of above 33,189 Equity Shares of Rs. 10 each aggregating to Rs. 7.66 million and 1,900,072 OCD of face value of Rs. 231 each aggregating to Rs. 438.92 million were sold during the previous year.
- ¹⁰During the previous year, 756,000 Compulsorily Convertible Debentures 'CCD' of face value Rs. 1000 each, previously classified as asset held for sale and existing loan of Rs.1,782.77 million given to ACME Jaipur Solar Power Private Limited has been converted into 10,000 Optionally Convertible Reedemable Preference Shares 'OCRPS' of face value Rs. 1000 each aggregating to Rs. 10 million and 25,28,771 Optionally Convertible Debenture 'OCD' of face value Rs. 1000 each aggregating to Rs. 2,528.77 million. Out of above 2,313,436 OCD of face value Rs. 1000 each aggregating to Rs. 2,313.43 million were sold during the previous year.
- # Refer note 31 ##Refer note 45
- [®] Investment in instruments have been classified as carried at amortised cost as per IND AS 109, since no ancillary transaction cost has been incurred on issue of such compound financial instruments. Accordingly, amortised cost is equal to the cost of such instruments.

(This space has been intentionally left blank)

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$ $CIN\ -\ U40106HR2015PTC102129$

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 20

	In Rs. million u	nless otherwise stated
Doutionland	As at	As at
Particulars	31 March 2022	31 March 2021
4 Other financial assets - non current		
Deposits with banks having maturity beyond 12 months*	33.76	77.59
	33.76	77.59
currency loan. 5 Deferred tax assets (net)		
Deferred tax assets arising on:		
Employees benefits	4.84	3.80
Business losses	60.48	58.61
Deferred tax liabilities arising on:		
Unamortised ancillary cost	(3.01)	-
Deferred tax assets (net)	62.31	62.41

In Rs. million unless otherwise stated

Particulars (FY 2021-22)	As at 31 March 2021	(Expenses)/ credit recognised in statement of profit and loss	Recognised in other comprehensive income	As at 31 March 2022
Assets				
Employees benefits	3.80	1.63	(0.59)	4.84
Business losses	58.61	1.87	-	60.48
Liabilities				
Unamortised borrowing cost	=	(3.01)	-	(3.01)
Total	62.41	0.49	(0.59)	62.31

In Rs. million unless otherwise stated

Particulars (FY 2020-21)	As at 31 March 2020	(Expenses)/ credit recognised in statement of profit and loss	Recognised in other	As at 31 March 2021
Assets				
Employees benefits	3.56	0.77	(0.53)	3.80
Business losses	-	58.61	-	58.61
Total	3.56	59.38	(0.53)	62.41

Effective tax reconciliation

Particulars	For the year ended 31 March 2022	For the year ended 31 March 2021
Profit before tax	1,453.62	179.74
Applicable tax rate	25.17%	25.17%
Expected tax expense [A]	365.88	45.24
Expenses not considered in determining taxable profit	5.10	1.99
Capital gains taxed at different rate	(370.85)	(106.09)
Taxes for earlier year	-	(3.67)
Others	(0.62)	(0.52)
Total adjustments [B]	(366.37)	(108.29)
Actual tax expense [C=A+B]	(0.49)	(63.05)
Total tax incidence	(0.49)	(63.05)
Tax expense recognized in statement of profit and loss [D]	(0.49)	(63.05)

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Fixed deposits with remaining maturity more than 3 months and less then 12 months

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

							unless otherwise state
Particulars						As at 31 March 2022	As at
Non current tax assets (net)						31 March 2022	31 March 2021
Advance income tax (net of provision)						277.31	39.6
Advance income tax (net of provision)					_	277.31	39.6
					=	277.51	37.0
Other non current assets							
Advance for land						1.82	1.8
Advance for land					-	1.82	1.8
					=		
Trade receivables							
Unsecured, considered good						650.15	130.2
ensecured, considered good					-	650.15	130.2
*This includes trade receivable from related parties	(refer note 3	1)			=		10012
This includes trade receivable from related parties	. (Teter flote 3	1)					
Trade receivable ageing schedule as at 31 March 20)22 and 31 M	arch 2021					
	Outs			periods fr	om the du	e date of payment	
31 March 2022	Not due		6 months	1-2 years	2-3years	More than 3 years	Tota
	1,00 440	6 months	to 1 years	1 - yours			
Undisputed trade receivable							
Considered good	628.03	22.12	-	-	-	-	650.
Credit impaired	-	-	-	-	-	-	-
Disputed trade receivable							-
Considered good	-	-	-	-	-	-	-
Credit impaired	-	-	-	-	-	-	-
Total trade receivable	628.03	22.12	-	-	-	-	650.1
	Out	standing fo	r following	periods fr	om the du	e date of payment	
31 March 2021	Not due	Less than	6 months	1-2 years	2 2voons	More than 3 years	Tota
	Not due	6 months	to 1 years	1-2 years	2-Sycars	Wille than 3 years	1014
Undisputed trade receivable							
Considered good	-	130.22	-	-	-	-	130.2
Credit impaired	-	-	-	-	-	-	-
Disputed trade receivable							-
Considered good	-	-	-	-	-	-	-
Credit impaired	-	-	-	-	-	-	-
Total trade receivable	-	130.22	•	-	-	-	130.2
Cash and cash equivalents							
Cash on hand						0.22	0.0
Balances with bank - current accounts						72.58	378.9
Fixed deposits with original maturity upto three mo	nthe					2,497.54	373.5
1120 deposits with original maturity upto three mo	11413				-	2,497.34	752.5
*Fixed deposits of Rs. 379.54 million (31 March 2)	021: nil) boo	heen used o	c collateral	for letters o	of credit on		
lien for margin for hedge on behalf of related party's			s condicidi	or retters (n credit all	u No. 125.02 IIIIIIOII (51 IV	iaicii 2021. IIII) 18 UIIC

^{748.07} *Fixed deposits of 209.90 (31 March 2021: 227.23 million) is under lien as additional security and nil (31 March 2021: 96.44 million) is under lien for margin for hedge on behalf of related party's foreign currency loan and Rs. 210.56 million (31 March 2021: nil) has been used as collateral for letters of credit.

748.07

330.44

330.44

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited) CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs. million unless otherwise stated As at As at			
Particulars	As at 31 March 2022	As at 31 March 2021		
Loans				
Loans to related parties*	0.722.21	0.772.73		
Loans to related parties	9,723.31 9,723.31	9,773.73 9,773.7 3		
WITH 1, (C 1 11 1 1 1/ C 21)	9,723.31	9,113.13		
*These are interest free and recoverable on demand (refer note 31)				
Note:				
Loans or advances in the nature of loans are granted to promoter, directors, KMPs and the related severally or jointly with any other person, that are:	parties (as defined under Con	npanies Act, 2013), eithe		
(a) repayable on demand; or				
(b) without specifying any terms or period of repayment				
31 March 2022				
	Amount of loan or	Percentage to the tota		
Type of borrower	advance in the nature	loans and advances in		
	of loan outstanding	the nature of loans		
Promoter	-			
Directors	-			
KMPs	-			
Related parties	9,723.31	100.009		
31 March 2021				
	Amount of loan or	Percentage to the tota		
Type of borrower	advance in the nature	loans and advances in		
	of loan outstanding	the nature of loans		
Promoter	-			
Directors	-			
KMPs	-			
Related parties	9,773.73	100.009		
Other financial assets - current				
Interest accrued on compulsorily convertible debentures	1,314.90	986.57		
Receivable from related party	89.04	16.53		
Contract work in progress	-	68.00		
Contract assets [^]	532.00	-		
Unbilled revenue	15.00	_		
Security deposits	0.64	0.1		
Deferred consideration (refer note 45)	1,132.63	-		
Other financial assets- others	0.91	2.50		
One manera assets ones	3,085.12	1,073.71		
*refer note 31				
^Recoverable from customer under contract for supply of goods manufactured exclusively for customers	rs. (refer note 31)			
Other current assets				
	888.65	164.75		
Advance to vendors		130.79		
Advance to vendors Deposits with government authorities	303.27			
Deposits with government authorities	303.27	150.7		
	303.27 0.39 0.77			

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

14 Equity share capital

			In Rs. million unles	ss otherwise stated	
Particulars	As at 31 Mar	As at 31 March 2022		As at 31 March 2021	
raruculars	Number of shares	Amount	Number of shares	Amount	
Authorised	1,000,000,000	10,000.00	1,000,000,000	10,000.00	
Issued and subscribed and fully paid up	104,441,582	1,044.42	104,441,582	1,044.42	
Total	104,441,582	1,044.42	104,441,582	1,044.42	

1. Reconciliation of equity capital outstanding at the beginning and at the end of the reporting year

			In Rs. million unles	ss otherwise stated
Particulars	For the year ended 3	31 March 2022	For the year ended 31 March 2021	
Farticulars	Number of shares	Amount	Number of shares	Amount
At the beginning of the year	104,441,582	1,044.42	104,441,582	1,044.42
Issued during the year	-	-	-	-
Outstanding at the end of the year	104,441,582	1,044.42	104,441,582	1,044.42

2. Shares held by holding Company

Particulars	As at 31 Mar	ch 2022	As at 31 March 2021	
	Number of shares	Amount	Number of shares	Amount
ACME Cleantech Solutions Private Limited*	104,441,582	1,044.42	104,441,582	1,044.42

^{*} Includes 6 nominee shares each held by Manoj Kumar Upadhyay, Mamta Upadhyay, Ramamurthy Muthusamy, Rajesh Sodhi, MKU Holdings Private Limited and VRS Infotech Private Limited.

3. Number of shares held by each shareholder holding more than 5% Shares in the Company

Particulars	As at 31 March 2022		As at 31 March 2021	
Particulars	Number of shares	% Holding	Number of shares	% Holding
ACME Cleantech Solutions Private Limited*	104,441,582	100%	104,441,582	100%

^{*} Refer above

4. Shareholding of promoter

Shareholding of promoter is as follows:

		Shares hel	d by promoter		- % Change during
Promoter Name	As at 31 Ma	rch 2022	As at 31 Ma	rch 2021	
	Number of shares	% Holding	Number of shares	% Holding	— the year
ACME Cleantech Solutions Private Limited	104,441,582	100%	104,441,582	100%	0%

5. Terms/rights attached to equity shares

The Company has only one class of equity shares having par value of Rs 10 per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian rupees. In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholder.

6. Details of shares issued pursuant to contract without payment being received in cash, alloted as fully paid up by way of bonus issues and brought back during the last 5 years for each class of shares

The Company had alloted 89,003,600 equity shares of ₹ 10 each fully paid up on 20 March 2017 pursuant to bonus issue approved by the shareholder. For the purpose of bonus issue, 95 equity shares were alloted for every 1 share held. These bonus shares have been issued using securities preimum reserve account. There has been no buy back in the current year and immediately preceeding five years.

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year end

	In Rs. million	unless otherwise stated
Particulars	As at	As at
raruculars	31 March 2022	31 March 2021
15 Instrument entirely in the nature of equity		
Compulsorily convertible debentures*		
Opening balance	6,500.00	6,500.00
Converted during the year	-	-
Balances at the end of the year	6,500.00	6,500.00

*Terms of Compulsorily Convertible Debentures (CCDs)

The Company had issued 6,500,000 compulsorily convertible debentures of Rs. 1,000 each to ACME Cleantech Solutions Private Limited. Rate of interest on these CCDs is 8% with a moratorium period of one year from 19 September 2017. These CCDs shall be unsecured and their holders shall not be entitled to have any claim on any asset of the Company. These CCDs along with interest thereon, if any, will be converted into equity shares at any time at the option of CCD holders and the Company after the date of allotment. In case no option exercised by any CCD holders then these shall be compulsory converted into equity shares on expiry of thirty years from the date of allotment. Each CCD alongwith interest shall be mandatorily converted to 1.0444158 equity share of Rs.10 each at a price of Rs. 957.47 (inclusive of premium of Rs. 947.47) subject to ignoring of decimal part in rounding-off. CCDs holder has waived the interest accrued on these CCDs for the current year as well as previous year.

16 Other equity

Securities premium		
Opening balance	13,740.06	13,740.06
Issued during the year	-	-
Balances at the end of the year	13,740.06	13,740.06
Debenture redemption reserve		
Opening balance	386.75	142.40
Transfer (to)/ from retained earnings	(311.75)	244.35
Balances at the end of the year	75.00	386.75
Retained earnings		
Opening balance	-	-
Net profit during the year	1,454.11	242.79
Remeasurement of post-employment benefit obligation during the year	2.35	2.09
Tax effect on remeasurement during the year	(0.59)	(0.53)
Transfer from/ (to) debenture redemption reserve	311.75	(244.35)
Balances at the end of the year	1,767.62	
Total other equity	15,582.68	14,126.81

Securities premium

Securities premium represents premium received on issue of shares. The reserve is utilised in accordance with the provisions of the Companies Act, 2013.

Debenture redemption reserve

The Company was required to create a Debenture Redemption Reserve out of the profits which are available for payment of dividend for the purpose of redemption of debentures. Accordingly, Debenture Redemption Reserve has been created out of profits during the current year as well as previous year.

Retained earnings

All the profits or losses made by the Company are transferred to retained earnings from statement of profit and loss.

Remeasurement of defined benefit plans

This represents the actuarial gains/losses recognised in other comprehensive income.

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs. million unless otherwise stat		
Particulars	As at 31 March 2022	As at 31 March 2021	
17 Long term borrowings			
Secured			
Non convertible debentures from financial institution *^	750.00	9,029.02	
Unsecured			
Loan from related parties ^{\$#}	11,323.58	-	
	12,073.58	9,029.02	

^{*}On 27 June 2019, the Company had issued non-convertible debenture of Rs. 12,000 million vide a debenture trust deed ("DTD"), to the financial institution out of which Rs. 4,665.30 million had been repaid during the previous year (Series 'A'). The Company amended the DTD on 28 September 2020 and further issued non-convertible debenture (Series 'C') of Rs. 4,100 million to the financial institution ("Amended DTD"). As per repayment terms, at least an amount of Rs. 3,800 million was to be repaid by 7 July 2021 (with an option of grace period of additional six month with further interest of 1% p.a.) and balance amount to be repaid by 7 July 2022. Rate of interest on non-convertible debenture is 15.75% per annum.

During the current year, the Company has repaid the entire dues of Rs. 11,434.70 million (including current portion of Rs. 2,405.68 million) to the financial institution against Series 'A' & Series 'C' non-convertibe debentures.

On 21 March 2022, the Company had issued non-convertible debenture of Rs. 750 million vide a debenture trust deed ("DTD"), to the financial institution. (refer note 32).

#Carries interest @ 9.50% p.a. with the tenure of 15 years beginning from the date of disbursal of first tranche. Principal will be repaid in one bullet installment at the end of the tenure and interest will be paid on yearly basis. (refer note 31).

18 Provisions

Provision for employee benefits Provision for gratuity 10.16 8.27 Provision for compensated absences 6.76 5.42 16.92 13.69 *Refer note 38 19 Short term borrowings Secured Current maturities of long term borrowings Non convertible debentures* 2,405.68 Unsecured Loan from related parties ** 5,467.50 6,517.83 5,467.50 8,923.51

#Loan from related parties includes inter corporate deposits of Rs. 872.96 million (31 March 2021: Rs. 562.69 million) that are chargeable to interest @ 9.50% p.a. (31 March 2021: 8% p.a.) and repayable within 12 months and loan from related parties of Rs. 4,522.96 million (31 March 2021: Rs. 5,951.86 million) are interest free and repayable on demand. (refer note 31)

^{\$}Net of ancillary cost of Rs. 11.96 million (31 March 2021: nil)

[^] Refer note 35 for assets pledged.

^{*} Refer note 32

[^] Inclusive of accrued interest of Rs. 70.20 million (31 March 2021 : Rs. 3.28 million).

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs. million t	inless otherwise stated
Particulars	As at 31 March 2022	As at 31 March 2021
20 Trade payables		
Due to micro enterprises and small enterprises (refer note 'a' below)	347.72	0.70
Due to others	2,279.33	1,354.43
	2,627.05	1,355.13
Note:-		
a Disclosure under the Micro, Small and Medium Enterprises Development Act, 2006 ('MSMED Act, 2006'):		
i) The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each accounting year	342.92	0.70
ii) The amount of interest paid by the buyer in terms of section 16, along with the amounts of the payments made to the supplier beyond the appointed day during accounting year	-	-
iii) The amount of interest due and payable for the period of delay in making payments (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act, 2006.	4.80	-
iv) The amount if interest accrued and remaining unpaid at the end of each accounting year, and	-	-
v) The amount of further interest remaining due and payable even in the succeeding year, until such date when the interest dues as above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under section 23 of the MSMED Act, 2006	-	-
	347.72	0.70

The above information regarding dues to Micro, Small and Medium enterprises as defined under the Micro, Small and Medium Enterprises Development Act (MSMED), 2006 has been determined to the extent identified and information available with the Company pursuant to Section 22 of the Micro, Small and Medium enterprises Development Act (MSMED), 2006.

Trade payable ageing schedule as at 31 March 2022 and 31 March 2021

Outstanding for following periods from the due date of payment						ment
31 March 2022	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Undisputed dues - MSME*	236.64	111.08	-	-	-	347.72
Undisputed dues - Others	1,170.62	938.10	165.90	2.78	1.93	2,279.33
Disputed dues - MSME*	-	-	-	-	-	-
Disputed dues - Others	-	-	-	-	-	-
Total trade payables	1,407.26	1,049.18	165.90	2.78	1.93	2,627.05
		Outstanding	for follow	ing period	s from the due date of pay	ment
31 March 2021	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Undisputed dues - MSME*	0.65	0.05	-	-	-	0.70
Undisputed dues - Others	63.68	1,235.94	53.27	0.56	0.98	1,354.43
Disputed dues - MSME*	-	-	-	-	-	-
Disputed dues - Others		-	-	-	-	-
Total trade payables	64.33	1,235.99	53.27	0.56	0.98	1,355.13
*MSME as per the Micro, Small and Mo	edium Enterprises Dev	elopment Act, 200	5.			
Other financial liabilities						
Interest accrued on non convertible debe	enture				2.82	900.28
Interest accrued on long term borrowing	s from related parties*				388.22	-
Employee related liabilities					58.39	34.37
Other financial liabilities						
related parties*					0.42	86.80
Others					205.90	102.91
				-	655.75	1,124.36

^{*}Refer note 31

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs. million u	ınless otherwise stated
Particulars	As at	As at
raruculars	31 March 2022	31 March 2021
22 Other current liabilities		
Advance from customers	2,278.10	1,195.05
Statutory dues	70.66	287.34
Others	130.69	-
	2,479.45	1,482.39
23 Provisions		
Provision for employee benefits		
Provision for gratuity*	0.72	0.79
Provision for compensated absences	1.57	0.62
•	2.29	1.41
*Refer note 38		

 $Summary\ of\ significant\ accounting\ policies\ and\ other\ explanatory\ information\ of\ standalone\ financial\ statements\ for\ the\ year\ ended\ 31\ March\ 2022$

	In Rs. million	unless otherwise stated
Particulars	For the year ended	For the year ended
	31 March 2022	31 March 2021
24 Revenue from operations		
Revenue from engineering, procurement and construction services*	7,400.07	1,822.64
Revenue from project management services	187.50	-
Revenue from rendering of operation and maintenance services**	-	10.78
	7,587.57	1,833.42

^{*}Revenue from sale of engineering, procurement and construction services under the agreement entered with the Holding Company and subsidiary companies amount to Rs. 7.24 million (31 March 2021: nil) and Rs. 6,461.88 million (31 March 2021: Rs. 1,822.64 million) respectively.

25 Other income

Interest income		
Bank deposits	68.58	36.97
Compulsorily convertible debentures	372.14	427.48
Others	4.33	4.14
Net gain on sale of investments (refer note 45)	2,534.89	959.29
Gain on foreign exchange fluctuation (net)	1.91	0.20
Liabilities no longer required written back	0.02	22.63
Miscellaneous income	2.55	0.41
	2,984.42	1,451.12

Revenue from contracts with customers

a) Disaggregation of revenue

Set out below is the disaggregation of the Company's revenue from contracts with customers:

	In Ks. million	in Ks. million unless otherwise stated		
Particulars	For the year ended For the year ende 31 March 2022 31 March 2021			
Revenue from contracts with customers				
Based on nature of goods/services				
Revenue from engineering, procurement and construction services	7,400.07	1,822.64		
Revenue from rendering of operation and maintenance services	-	10.78		
Revenue from project management services	187.50	-		
Total revenue	7,587.57	1,833.42		

b) Contract balances

The following table provides information about receivables, contract assets and contract liabilities from contract with customers:

	In Rs. million t	In Rs. million unless otherwise stated		
Particulars	As at	As at		
raruculars	31 March 2022	31 March 2021		
Receivables				
Trade receivables (gross)	650.15	130.22		
Net receivables (a)	650.15	130.22		
Contract assets				
Unbilled revenue other than passage of time	532.00	68.00		
Unbilled revenue with passage of time	15.00	-		
Total contract assets (b)	547.00	68.00		
Contract liabilities				
Advance from customer	2,278.10	1,195.05		
Total contract liabilities (c)	2,278.10	1,195.05		
Total (a+b-c)	(1,080.95)	(996.83)		

Contract asset is the right to consideration in exchange for goods or services transferred to the customer. Contract liability is the entity's obligation to transfer goods or services to a customer for which the entity has received consideration from the customer in advance. Contract assets are transferred to receivables when the rights become unconditional and contract liabilities are recognized as and when the performance obligation is satisfied.

^{**}Revenue from operation and maintenance services under the agreement entered with the subsidiary companies amount to nil (31 March 2021: Rs. 10.78 million) respectively.

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

Significant changes in the contract assets balances during the year are as follows:

	In Rs. million u	In Rs. million unless otherwise stated	
Doutionland	As at	As at	
Particulars	31 March 2022	31 March 2021	
Opening Balance	68.00	-	
Recognized during the year	547.00	68.00	
Transfer during the year	(68.00)	-	
Closing balance	547.00	68.00	

Significant changes in the contract liabilities balances during the year are as follows:

	In Rs. million u	In Rs. million unless otherwise stated	
Doutlandons	As at	As at	
Particulars	31 March 2022	31 March 2021	
Opening balance	1,195.05	2,764.13	
Amount received	8,685.62	253.56	
Performance obligations satisfied in current year	(7,602.57)	(1,822.64)	
Closing balance	2,278.10	1,195.05	

c) Reconciling the amount of revenue recognised in the statement of profit and loss with the contracted price

	In Rs million	In Rs million unless otherwise stated	
Particulars	For the year ended	For the year ended	
1 at uculats	31 March 2022	31 March 2021	
Revenue as per contract	7,587.57	1,833.42	
Revenue from contract with customers	7,587.57	1,833.42	

d) Timing of revenue recognition

	In Rs million unless otherwise stated	
Particulars	For the year ended	For the year ended
Farticulars	31 March 2022	31 March 2021
Revenure recognition over period of time	7,400.07	1,822.64
Revenure recognition at a point of time	187.50	10.78
	7,587.57	1,833.42

e) Transaction price - remaining performance obligation

The remaining performance obligation disclosure provides the aggregate amount of the transaction price yet to be recognized as at the end of the reporting period and an explanation as to when the Company expects to recognize these amounts in revenue. Applying the practical expedient as given in Ind AS 115, the Company has not disclosed the remaining performance obligation related disclosures for contracts as the revenue recognised corresponds directly with the value to the customer of the entity's performance completed till the reporting period.

f) The transaction price of the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 March 2022 is Rs.1,474.55 millions (31 March 2021: nil). The same is expected to be recognised within 1 year.

26 Cost of materials consumed

Cost of construction of power plant (including material cost)	6,488.72	968.72
	6,488.72	968.72
27 Employee benefits expense		
Salaries, wages and bonus	446.81	270.53
Contribution to provident and other funds	15.87	11.97
Staff welfare expenses	0.34	0.01
	463.02	282.51
28 Finance costs		
Interest on borrowings	1,882.91	1,655.72
Interest on delayed payment of taxes	-	4.62
Interest on delayed payment to MSME vendor	4.77	-
Amortisation of ancillary cost of borrowings	2.04	-
Other borrowing cost	26.28	51.55
	1,916.00	1,711.89

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs. million	unless otherwise stated	
Particulars	For the year ended	For the year ended	
raruculars	31 March 2022	31 March 2021	
Other expense			
Operation and maintenance expenses	-	9.70	
Service cost	-	56.00	
Repairs and maintenance			
Others	1.03	-	
Rent and hire charges	-	0.70	
Rates and taxes	13.82	3.23	
Insurance	0.58	0.20	
Travelling and conveyance	0.66	0.06	
Legal and professional fees	223.45	61.92	
Directors sitting fees	0.69	0.49	
Payment to auditors (refer note 'a' below)	0.64	0.59	
Loan and advances written off	-	1.37	
Bank charges	0.49	0.02	
Corporate social responsibility (refer note 43)	0.51	1.50	
Miscellaneous expenses	8.76	5.90	
	250.63	141.68	
Note:-			
a) payment to auditors (inclusive of taxes) as			
auditors	0.64	0.59	
	0.64	0.59	

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited)

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

30 Financial instruments

(i) Fair value hierarchy

There are no financial assets or liabilities measured at fair value in these standalone financial statements.

(ii) Financial instruments by category

In Rs million unless otherwise stated

Particulars	31 March 2022		31 March 2021	
raruculars	FVTPL*	Amortised cost	FVTPL*	Amortised cost
Financial assets				
Investments**	-	11,769.94	-	9,539.93
Loans	-	9,723.31	-	9,773.73
Other financial assets	-	3,118.88	-	1,151.30
Trade receivables	-	650.15	-	130.22
Cash and cash equivalents	-	2,570.34	-	752.50
Other bank balances	-	748.07	-	330.44
Total financial assets	-	28,580.69	-	21,678.12
Financial liabilities				
Borrowings	-	17,541.08	-	17,952.53
Other financial liabilities	-	655.75	-	1,124.36
Trade payables	-	2,627.05	-	1,355.13
Total financial liabilities	-	20,823.88	=	20,432.02

^{*}Fair value through Profit and Loss

(iii) Risk management

The Company's activities expose it to market risk, liquidity risk and credit risk. The Company board of directors has overall responsibility for the establishment and oversight of the Company's risk management framework. This note explains the sources of risk which the Company is exposed to and how the Company manages the risk and the related impact in the financial statements.

(A) Credit risk

Credit risk is the risk that a counterparty fails to discharge its obligation to the Company. The Company's exposure to credit risk is influenced mainly by cash and cash equivalents, trade receivables and financial assets measured at amortised cost. The Company continuously monitors defaults of customers and other counterparties and incorporates this information into its credit risk controls.

a) Credit risk management

i) Credit risk rating

The Company assesses and manages credit risk of financial assets based on following categories arrived on the basis of assumptions, inputs and factors specific to the class of financial assets.

- A: Low credit risk on financial reporting date
- B: Moderate credit risk
- C: High credit risk

The Company provides for expected credit loss based on the following:

Asset group	Basis of categorisation	Provision for expected credit loss
Low credit risk	Investement, cash and cash equivalents, other bank balances, loans, trade	12 month expected credit loss
	receivables and other financial assets	

Based on business environment in which the Company operates, there have been no defaults on financial assets of the Company by the counterparty. Loss rates reflecting defaults are based on actual credit loss experience and considering differences between current and historical economic conditions.

Assets are written off when there is no reasonable expectation of recovery, such as a debtor declaring bankruptcy or a litigation decided against the Company. The Company continues to engage with parties whose balances are written off and attempts to enforce repayment. There have been no cases of write off with the Company.

Credit rating	Particulars	31 March 2022	31 March 2021
A: Low credit risk	Investement, cash and cash equivalents, other bank balances, loans, trade receivables and other financial assets	28,580.69	21,678.12

The amortised cost of the financial assets and liabilities approximate to the fair value on the respective reporting dates.

^{**}Investment in equity shares of subsidiaries and in CCD's which are entirely in the nature of equity, carried at cost have not been disclosed in the statement above.

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited)

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

b) Credit risk exposure

(i) Provision for expected credit losses

The Company provides for 12 month expected credit losses for following financial assets -

31 March 2022

21 March 2022			
Particulars	Estimated gross	Expected credit	Carrying amount net of impairment
1 ai ticulai s	carrying amount at default	ng amount at default losses provision	
Investments	11,769.94	-	11,769.94
Cash and cash equivalents	2,570.34	-	2,570.34
Other bank balances	748.07	-	748.07
Loans	9,723.31	-	9,723.31
Trade receivables	650.15	-	650.15
Other financial assets	3,118.88	-	3,118.88

31 March 2021

Particulars	Estimated gross carrying amount at default	Expected credit losses	Carrying amount net of impairment provision
Investments	9,539.93	-	9,539.93
Cash and cash equivalents	752.50	-	752.50
Other bank balances	330.44	-	330.44
Loans	9,773.73	-	9,773.73
Trade receivables	130.22	-	130.22
Other financial assets	1,151.30	-	1,151.30

The credit risk for cash and cash equivalents and other bank balances is considered negligible, since the counterparties are reputable banks with high quality external credit ratings. Loan is given to related parties within the Group. Accordingly, credit risk for loan is considered negligible.

(B) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due.

Management monitors rolling forecasts of the Company's liquidity position and cash and cash equivalents on the basis of expected cash flows. The Company takes into account the liquidity of the market in which the Company operates.

Maturities of financial liabilities

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include estimated interest payments, where applicable.

In Rs million unless otherwise stated

31 March 2022	On demand	Less than 1 year	1 - 5 years	More than 5 years	Total
Non-derivatives					
Borrowings (including interest)	5,466.12	1,788.68	6,201.17	24,002.49	37,458.46
Trade payables	-	2,627.05	-	-	2,627.05
Other financial liabilities	-	264.71	-	-	264.71
Total	5,466.12	4,680.44	6,201.17	24,002.49	40,350.22

31 March 2021	On demand	Less than 1 year	1 - 5 years	More than 5 years	Total
Non-derivatives					
Borrowings (including interest)	6,517.83	4,370.75	9,857.48	-	20,746.06
Trade payables	-	1,355.13	-	-	1,355.13
Other financial liabilities	-	224.08	-	-	224.08
Total	6,517.83	5,949.96	9,857.48	-	22,325.27

The gross outflows disclosed in the above table represent the contractual undiscounted cash flows relating to financial liabilities held for risk management purposes and which are not usually closed out before contractual maturity.

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

(C) Market risk

a) Foreign exchange risk

The Company is exposed to foreign exchange risk on account of its payables in foreign currency. Financial liabilities (other than Indian Rupees) as at 31 March 2022 and 31 March 2021 are reinstated in millions Indian Rupees which is stated below:

In	De i	million	unl	Acc	other	wice	ctate	М

Particulars	31 March 2022	31 March 2021
Financial liabilities	USD	USD
Trade and other payables	-	13.24
Net foreign exchange risk	-	13.24

Sensitivity

Below is the sensitivity impact on profit after tax due to strengthening/(weakening) of the Indian Rupee against US dollars (USD):

In Rs million unless otherwise stated

Particulars	31 March 2022	31 March 2021
USD sensitivity		
USD - increase by 10% (31 March 2021: 10%)	-	(0.99)
USD - decrease by 10% (31 March 2021: 10%)	-	0.99

b) Interest rate risk

i) Liabilities

The Company's policy is to minimise interest rate cash flow risk exposures on long-term financing. The Company is currently not exposed to changes in market interest rates as there are no borrowings at variable interest rates.

Interest rate risk exposure

Below is the overall exposure of the Company to interest rate risk:

In Rs million unless otherwise stated

Particulars	31 March 2022	31 March 2021
Fixed rate borrowing	12,946.54	11,997.39
Total borrowings	12,946.54	11,997.39

ii) Assets

The Company's fixed deposits are carried at amortised cost and are fixed rate deposits. They are therefore not subject to interest rate risk as defined in Ind AS 107, since neither the carrying amount nor the future cash flows will fluctuate because of a change in market interest rates.

Interest rate risk exposure

Below is the overall exposure of the deposits:

In Re	million	unless	otherwise	stated

Particulars	31 March 2022	31 March 2021
Fixed rate deposits	3,279.37	781.55
Total deposits	3,279.37	781.55

c) Price risk

The Company does not have any other price risk than interest rate risk and foreign currency risk as disclosed above.

Capital management

For the purpose of the Company's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the parent. The primary objective of the Company's capital management is to maximise the shareholder value.

The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Company monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Company's policy is to keep an optimum gearing ratio. The Company includes within net debt, interest bearing loans and borrowings, trade payables, less cash and cash equivalents.

In Rs million unless otherwise stated

Particulars	31 March 2022	31 March 2021
Borrowings	17,541.08	17,952.53
Trade payables	2,627.05	1,355.13
Other financial liabilities	655.75	1,124.36
Less: Cash and cash equivalents	2,570.34	752.50
Net debt	18,253.54	19,679.52
Equity	23,127.10	21,671.23
Total equity	23,127.10	21,671.23
Capital and net debt	41,380.64	41,350.75
Gearing ratio (%)	44.00%	48.00%

Compulsorily convertible debentures of Rs 6,500 million (31 March 2021: Rs. 6,500 million) held by Company's Holding Company, has been considered as equity for the purpose of calculation of gearing ratio.

In order to achieve this overall objective, the Company's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest bearing loans and borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call loans and borrowings.

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited)

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

31 Related parties

I List of related parties as per the requirements of Ind-AS 24 - Related Party Disclosures

Ultimate Holding Company

MKU Holdings Private Limited

Holding Company

ACME Cleantech Solutions Private Limited

Subsidaries

Aarohi Solar Private Limited

ACME Aklera Power Technology Private Limited

Acme Chittorgarh Solar Energy Private Limited

ACME Deoghar Solar Power Private Limited

ACME Dhaulpur Powertech Private Limited

Acme Fazilka Power Private Limited

ACME Hanumangarh Solar Energy Private Limited*

ACME Heergarh Powertech Private Limited

ACME Hisar Solar Power Private Limited**

ACME Hukkeri Solar Energy Private Limited

ACME Jaigarh Solar Energy Private Limited#

ACME Jaipur Solar Power Private Limited**

ACME Jaisalmer Solar Power Private limited

ACME Jodhpur Solar Power Private Limited

ACME Kaithal Solar Power Private Limited

ACME Karnal Solar Power Private Limited**

ACME Kittur Solar Energy Private Limited

ACME Koppal Solar Energy Private Limited

ACME Kudligi Solar Energy Private Limited

Acme Kurukshetra Solar Enegy Private Limited**

Acme Mahbubnagar Solar Energy Private Limited

ACME Phalodi Solar Energy Private Limited

ACME Raisar Solar Energy Private Limited

Acme Rewa Solar Energy Private Limited

Acme Rewari Solar Power Private Limited**

ACME Sandur Solar Energy Private Limited

Acme Sidlaghatta Solar Energy Private Limited

Acme Solar Energy Private Limited

Acme Solar Power Technology Private Limited

ACME Vijayapura Solar Energy Private Limited

Acme Yamunanagar Solar Power Private Limited

ACME Guledagudda Solar Energy Private Limited

ACME Babadham Solar Power Private Limited

Dayanidhi Solar Power Private Limited

Devishi Renewable Energy Private Limited

Devishi Solar Power Private Limited

Eminent Solar Power Private Limited

Niranjana Solar Energy Private Limited

Sunworld Energy Private Limited

Vishwatma Solar Energy Private limited

Acme Green Shakti Private Limited

Acme Renewable Solutions Private Limited

Acme Urja Private Limited

Acme Surya Modules Private Limited

ACME Karimnagar Solar Power Private Limited*^

ACME Medak Solar Energy Private Limited*

Acme Narwana Solar Power Private Limited*^

ACME Nizamabad Solar Energy Private Limited*^

Acme Odisha Solar Power Private Limited*

$ACME\ Solar\ Holdings\ Private\ Limited\ (Previously\ known\ as\ ACME\ Solar\ Holdings\ Limited)$

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

ACME PV Powertech Private Limited*

ACME Raipur Solar Power Private Limited*

ACME Ranga reddy Solar Power Private Limited*^

Acme Warangal Solar Power Private Limited*

Dayakara Solar Power Private Limited*

Grahati Solar Energy Private Limited*

Neemuch Solar Power Private Limited*^

Nirosha Power Private Limited*

Purvanchal Solar Power Private Limited*^

Rewanchal Solar Power Private Limited*

Sunworld Solar Power Private Limited*^

Vittanath Power Private Limited*

Mihit Solar Power Private Limited*

ACME Solar Rooftop Systems Private Limited*

ACME Magadh Solar Power Private Limited*

ACME Nalanda Solar Power Private Limited*

ACME Solar Energy (Madhya Pradesh) Private Limited*

ACME Solar Technologies (Gujarat) Private Limited*

ACME Eco Clean Energy Private Limited

ACME Sun Power Private Limited

ACME Pokhran Solar Private Limited

ACME Sikar Solar Private Limited

ACME Pushkar Solar Private Limited

ACME Barmer Solar Private Limited

Renew Photovoltaics Private Limited

ACME Surya Power Private Limited

ACME Bhiwadi Solar Power Private Limited

Fellow Subsidaries (to whom transaction has been made)

ACME Panipat Solar Power Private Limted

Key Management Personnel and directors

Manoj Kumar Upadhyay (Chairman and Managing Director)

Shashi Shekhar (Whole Time Director)

Non executive directors

Atul Sabharwal

Venkatraman Krishnan

- * These are step down subsidiaries
- ^ Sold during the current year
- ** Sold during the previous year
- # Struck off during the previous year

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		For the year ended	For the year ended	For the year ended			
S.No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company		Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^	Troiding Company	Troiding Company	subsidiaries	subsidiaries	personnel	personnel
(A)	Transaction with related parties			Company	Company	personner	personner
1	Investment made in equity instruments				o variety and y		
•	Acme Green Shakti Private Limited	_	_	_	0.10	_	_
	Acme Renewable Solutions Private Limited	_	_	_	0.10	_	_
	Acme Urja Private Limited	_	_	_	0.10	_	_
	Acme Surya Modules Private Limited	_	_	_	0.10	_	_
	ACME ECO Clean Energy Private Limited	_	_	0.10	-	_	_
	ACME Sikar Solar Private Limited	_	_	0.10	_	_	_
	ACME Sun Power Private Limited	_	_	0.10	_	_	_
	ACME Pokhran Solar Private Limited	_	_	0.10	_	_	_
	ACME Barmer Solar Private Limited			0.10	_	_	_
	ACME Pushkar Solar Private Limited			0.10	_	_	_
	Renew Photovoltaics Private Limited	-	-	0.10	-	-	-
	ACME Surya Power Private Limited		_	0.10	_	_	_
	ACIVIE Surya I Ower I rivate Emitted		_	0.10	_		_
2	Conversion of loan into equity instruments						
	Acme Jodhpur Solar Power Private Limited	-	-	-	36.36	-	-
	Acme Rewa Solar Energy Private Limited	-	-	-	21.47	-	-
	ACME Phalodi Solar Energy Private Limited	-	-	226.80	-	-	-
	ACME Deoghar Solar Power Private Limited	-	-	794.06	-	-	-
	ACME Aklera Power Technology Private Limited	-	-	644.81	-	-	-
	ACME Heergarh Powertech Private Limited	-	-	959.90	-	-	-
3	Conversion of loan into compulsorily convertible						
	debentures						
	Acme Jodhpur Solar Power Private Limited	-	-	-	34.94	-	-
	Acme Rewa Solar Energy Private Limited	-	-	-	20.63	-	-
	ACME Phalodi Solar Energy Private Limited	-	-	10.00	-	-	-
	ACME Aklera Power Technology Private Limited	-	-	967.36	-	-	-
4	Conversion of loan into optionally convertible						
	debentures						
	ACME Deoghar Solar Power Private Limited	-	-	15.96	-	-	-
	ACME Heergarh Powertech Private Limited	-	-	2,880.00	-	-	-
	ACME Jaipur Solar Power Private Limited	-	-	-	1,782.77	-	-
5	Purchase of goods from related parties						
	ACME Cleantech Solutions Private Limited	1,111.07	989.53	-	-	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		For the year ended	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended
S.No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company	Subsidiaries & fellow	Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^			subsidiaries	subsidiaries	personnel	personnel
				Company	Company		
6	Reimbursement of expenses received from						
	ACME Cleantech Solutions Private Limited	35.56	344.93	-	-	-	-
7	Reimbursement of expenses incurred on behalf of						
'	ACME Cleantech Solutions Private Limited	0.91	0.05	_	_	_	_
	ACME PV Powertech Private Limited	-	-	0.05	_	_	_
	ACME Chittorgarh Solar Energy Private Limited	_	_	0.03	0.54	_	_
	Aarohi Solar Private Limited	_	_	0.11	-	_	_
	ACME Magadh Solar Power Private Limited	_	_	0.01	0.31	_	_
	Nirosha Power Private Limited	_	_	0.19	-	_	_
	ACME Nalanda Solar Power Private Limited	_	_	0.01	0.47	_	_
	Dayanidhi Solar Power Private limited	_	_	0.77	-	_	_
	Vishwatma Solar Energy Private limited	_	-	0.50	_	_	_
	Niranjana Solar Energy Private Limited	_	-	0.11	_	_	-
	ACME Solar Rooftop Systems Private Limited	_	-	0.01	_	_	_
	ACME Medak Solar Energy Private Limited	_	-	_	0.03	_	_
	Acme Jodhpur Solar Power Private Limited	_	-	_	0.01	_	_
	Devishi Solar Power Private Limited	-	-	-	0.01	-	-
	Devishi Renewable Energy Private Limited	-	-	-	0.01	-	-
	Sunworld Energy Private Limited	-	-	-	0.01	-	-
	Acme Guledagudda Solar Energy Private Limited	-	-	0.03	0.01	-	-
	Acme Hukkeri Solar Energy Private Limited	-	-	-	1.61	-	-
	Acme Deoghar Solar Power Private Limited	-	-	0.03	0.01	-	-
	Acme Kittur Solar Energy Private Limited	-	-	-	0.01	-	-
	Acme Sandur Solar Energy Private Limited	-	-	-	0.01	-	-
	ACME Phalodi Solar Energy Private Limited	-	-	0.03	0.01	-	-
	Acme Sidlaghatta Solar Energy Private Limited	-	-	-	0.01	-	-
	Acme Rewa Solar Energy Private Limited	-	-	0.08	0.01	-	-
	Eminent Solar Power Private Limited	-	-	-	0.01	-	-
	Acme Kudligi Solar Energy Private Limited	-	-	0.22	1.37	-	-
	ACME Jaisalmer Solar Power Private Limited	-	-	0.54	-	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	0.74	-	-	-
	Acme Raisar Solar Energy Private Limited	-	-	0.12	-	-	-
	Acme Aklera Power Technology Private Limited	-	=	2.49	=	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

CN	D 4 1	For the year ended	For the year ended	For the year ended			
S.No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company		Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^			subsidiaries	subsidiaries	personnel	personnel
. ,	•			Company	Company	•	•
	Acme Dhaulpur Powertech Private Limited	-	-	0.09	-	-	-
	Grahati Solar Energy Private Limited	-	-	0.05	-	-	-
	ACME Eco Clean Energy Private Limited	-	-	0.10	-	-	-
	ACME Raipur Solar Power Private Limited	-	-	0.01	-	-	-
	Mihit Solar Power Private Limited	-	-	0.03	-	-	-
	ACME Narwana Solar Power Private Limited	-	-	0.05	-	-	-
	ACME Karimnagar Solar Power Private Limited	-	-	0.33	-	-	-
	ACME Solar Energy Private Limited	-	-	31.05	-	-	-
	ACME Solar Power Technology Private Limited	-	-	0.05	-	-	-
	Rewanchal Solar Power Private Limited	-	-	0.30	-	-	-
	ACME Nizamabad Solar Energy Private Limited	-	-	0.02	-	-	-
	ACME Solar Technologies (Gujarat) Private Limited	-	-	0.36	-	-	-
	ACME Panipat Solar Power Private Limted	-	-	0.10	-	-	-
	ACME Yamunanagar Solar Power Private Limted	-	-	0.22	-	-	-
	ACME Mahbubnagar Solar Energy Private Limited	-	-	0.02	-	-	-
	ACME Heergarh Powertech Private Limited	-	-	8.68	-	-	-
	Dayakara Solar Power Private Limited	-	-	0.05	-	-	-
8	Project management service expenses						
	Acme Solar Energy Private Limited	-	-	-	56.00	-	-
9	Project management service income						
	Acme Solar Energy Private Limited	-	-	35.00	-	-	-
	ACME Cleantech Solutions Private Limited	152.50	-	-	-	-	-
10	Operation and maintenance income						
	ACME Hisar Solar Power Private Limited	-	-	-	3.30	-	-
	ACME Bhiwadi Solar Power Private Limited	-	-	-	3.59	-	-
	ACME Karnal Solar Power Private Limited	-	-	-	3.89	-	-
11	Operation and maintenance expenses						
	ACME Cleantech Solutions Private Limited	-	9.70	-	-	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

S.No.	Particular	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended
5.NO.	rarucular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company	Subsidiaries & fellow	Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^			subsidiaries	subsidiaries	personnel	personnel
				Company	Company		
12	Revenue from sale of engineering, procurement and						
	construction services						
	ACME Cleantech Solutions Private Limited	7.24	-	-	-	-	-
	Acme Kittur Solar Energy Private Limited	-	-	161.23	-	-	-
	Acme Chittorgarh Solar Energy Private Limited	-	-	-	1,822.64	-	-
	Acme Hukkeri Solar Energy Private Limited	-	-	122.48	-	-	-
	Acme Kudligi Solar Energy Private Limited	-	-	236.54	-	-	-
	Acme Sandur Solar Energy Private Limited	-	-	201.29	-	-	-
	Acme Sidlaghatta Solar Energy Private Limited	-	-	174.59	-	-	-
	ACME Aklera Power Technology Private Limited	-	-	1,143.54	-	-	-
	ACME Phalodi Solar Energy Private Limited	-	-	100.42	-	-	-
	ACME Raisar Solar Energy Private Limited	-	-	91.97	-	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	242.94	-	-	-
	ACME Heergarh Powertech Private Limited	-	-	3,269.37	-	-	-
	ACME Deoghar Solar Power Private Limited	-	-	185.50	-	-	-
13	EPC advance received from related parties						
	ACME Heergarh Powertech Private Limited	-	-	3,983.27	-	-	-
	ACME Raisar Solar Energy Private Limited	-	-	1.84	-	-	-
	Acme Deoghar Solar Power Private Limited	-	-	524.74	-	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	4.86	-	-	-
	ACME Aklera Power Technology Private Limited	-	-	2,636.15	-	-	-
	Acme Kudligi Solar Energy Private Limited	-	-	-	88.80	-	-
	Acme Phalodi Solar Energy Private Limited	-	-	2.01	-	-	-
	Acme Sandur Solar Energy Private Limited	-	-	-	-	-	-
	Acme Sidlaghatta Solar Energy Private Limited	-	-	0.17	-	-	-
14	EPC advance refunded to related parties						
	Acme Deoghar Solar Power Private Limited	-	-	-	71.38	-	-
	Acme Sandur Solar Energy Private Limited	-	-	0.14	11.90	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		T			I		nless otherwise stated
S.No.	Particular	For the year ended	For the year ended		For the year ended	For the year ended	-
		31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(A)	Transaction with related parties^	Holding Company	Holding Company	Subsidiaries & fellow subsidiaries Company	Subsidiaries & fellow subsidiaries Company	Key management personnel	Key management personnel
15	Repayment of borrowings						
	ACME Cleantech Solutions Private Limited	4,592.11	6,519.27	-	-	-	-
	ACME Solar Energy Private Limited	-	-	799.37	-	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	1.03	-	-	-
	Dayakara Solar Power Private Limited	-	-	36.00	-	-	-
	ACME Solar Technologies (Gujarat) Private Limited	-	-	0.01	-	-	-
	ACME Jodhpur Solar power Private Limited	-	-	15.70	-	-	-
	ACME Rewa Solar Energy Private Limited	-	-	18.18	-	-	-
	ACME Yamunanagar Solar Power Private Limted	-	-	5.45	-	-	-
	Acme Rewari Solar Power Private Limited	-	-	-	22.49	-	-
1	Acme Kurukshetra Solar Energy Private Limited	-	-	-	70.34	-	-
	ACME Raipur Solar Power Private Limited	-	-	-	138.65	-	-
16	Receipt of borrowings						
	ACME Solar Energy Private Limited	-	-	4,489.37	-	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	629.95	80.20	-	-
	Dayakara Solar Power Private Limited	-	-	86.60	-	-	-
	ACME Magadh Solar Power Private Limited	-	-	281.60	-	-	-
	ACME Jodhpur Solar power Private Limited	-	-	450.46	-	-	-
	ACME Rewa Solar Energy Private Limited	-	-	403.43	-	-	-
	ACME PV Powertech Private Limited	-	-	798.17	-	-	-
	ACME Odisha Solar Power Private Limited	-	-	820.35	35.30	-	-
	ACME Solar Technologies (Gujarat) Private Limited	-	-	509.05	110.00	-	-
	ACME Cleantech Solutions Private Limited	3,999.62	853.28	-	-	-	-
	ACME Yamunanagar Solar Power Private Limted	-	-	353.21	-	-	-
	ACME Mahbubnagar Solar Energy Private Limited	-	=	483.04	104.50	-	-
	ACME Raipur Solar Power Private Limited	-	=	748.76	104.50	-	-
l	Nirosha Power Private Limited	-	-	1,054.13	81.30	-	-
ł	ACME Vijayapura Solar Energy Private Limited	-	-	74.57	61.00	-	-
i	ACME Kaithal Solar Power Private Limited	-	-	95.30	42.50	-	-
	ACME Koppal Solar Energy Private Limited ACME Babadham Solar Power Private Limited	-	-	6.69 47.12	-	-	-
ł	ACME Babadnam Solar Power Private Limited ACME Nalanda Solar Power Private Limited	-	-	353.35	28.87	-	-
		_	-	333.33	19.02	-	_
1	ACME Magadh Solar Power Private Limited	-	-	-	19.02	-	-
17	Loan given			26.14	20.05		
	Vishwatma Solar Energy Private Limited	-	-	36.14 66.67	28.95 37.50	-	-
	Dayanidhi Solar Power Private Limited	_	-	21.56		-	_
	Niranjana Solar Energy Private Limited ACME Jaisalmer Solar Power Private Limited	_	-	26.33	18.50 18.50	-	-
		-	-	38.54	48.50	-	-
	Aarohi Solar Private Limited	_	-	38.54	48.50	-	<u>-</u>

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

G N	B # 1	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended
S.No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company	Subsidiaries & fellow	Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^			subsidiaries	subsidiaries	personnel	personnel
, ,	•			Company	Company	_	
	ACME Jaipur Solar Power Private Limited	-	-	-	282.04	-	-
	Acme Kaithal Solar Power Private Limited	-	-	-	27.49	-	-
	ACME Karimnagar Solar Power Private Limited	-	-	12.92	1.44	-	-
	Rewanchal Solar Power Private Limited	-	-	25.19	10.08	-	-
	ACME Medak Solar Energy Private Limited	-	-	-	6.70	-	-
	Neemuch Solar Power Private Limited	-	-	-	1.59	-	-
	ACME Fazilka Power Private Limited	-	-	1,385.56	-	-	-
	Sunworld Solar Power Private Limited	-	-	23.50	-	-	-
	ACME Ranga Reddy Solar Power Private Limited	-	-	30.85	0.16	-	-
	Purvanchal Solar Power Private Limited	-	-	0.01	1.41	-	-
	ACME Babadham Solar Power Private Limited	-	-	-	29.57	-	-
	ACME Vijayapura Solar Energy Private Limited	-	-	-	76.71	-	-
	ACME Rewa Solar Energy Private Limited	-	-	-	42.20	-	-
	ACME Jodhpur Solar Power Private Limited	-	-	-	71.40	-	-
	ACME Koppal Solar Energy Private Limited	-	-	-	25.33	-	-
	ACME Karnal Solar Power Private Limited	-	-	-	0.05	-	-
	ACME Hisar Solar Power Private Limited	-	-	-	27.33	-	-
	ACME Deoghar Solar Power Private Limited	-	-	1,430.38	112.75	-	-
	ACME Hanumangarh Solar Energy Private Limited	-	-	-	0.10	-	-
	ACME Jaigarh Solar Energy Private Limited	-	-	-	0.10	-	-
	ACME Phalodi Solar Energy Private Limited	-	-	22.61	77.34	-	-
	ACME Raisar Solar Energy Private Limited	-	-	55.10	0.01	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	1,463.41	48.32	-	-
	ACME Aklera Power Technology Private Limited	-	-	1,447.28	124.57	-	-
	ACME Solar Energy Private Limited	-	-	260.63	-	-	-
	ACME Guledagudda Solar Energy Private Limited	-	-	0.99	-	-	-
	ACME Heergarh Powertech Private Limited	-	-	3,958.54	286.97	-	
	Acme Hukkeri Solar Energy Private Limited	-	-	19.00	-	-	-
	Acme Kittur Solar Energy Private Limited	-	-	19.73	-	-	-
	Acme Kudligi Solar Energy Private Limited	-	-	51.41	-	-	-
	Acme Sandur Solar Energy Private Limited	-	-	37.50	-	-	-
	Acme Sidlaghatta Solar Energy Private Limited	-	-	14.78	-	-	-
	Acme Green Shakti Private Limited	-	-	1.18	0.50	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	-	3.50	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	T	T	Γ	T	I I		iless otherwise stated
S.No.	Particular	For the year ended	For the year ended	•	For the year ended	For the year ended	For the year ended
		31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company	Subsidiaries & fellow	Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^			subsidiaries	subsidiaries	personnel	personnel
				Company	Company		
	ACME Renewable Solutions Private Limited	-	-	1.18	-	-	-
	ACME Surya Modules Private Limited	-	-	1.18	-	-	-
	ACME Urja Private Limited	-	-	1.18	-	-	-
	ACME Eco Clean Energy Private Limited	-	-	1.10	-	-	-
	ACME Pokhran Solar Private Limited	-	-	3.57	-	-	-
	ACME Sikar Solar Private Limited	-	-	0.50	-	-	-
18	Loan received back from related parties						
10	ACME Solar Energy (Madhya Pradesh) Private Limited	_	_	_	3.50	_	_
	ACME Solar Energy Private Limited	_	_	260.63	5.50	_	_
	ACME Chittorgarh Solar Energy Private Limited	_	_	672.70	_	_	_
	ACME Deoghar Solar Power Private Limited	_	_	809.84	_	_	_
	ACME Rewa Solar Energy Private Limited	_	_	18.18	_	_	_
	ACME Yamunanagar Solar Power Private Limted	_	_	0.88	_	_	_
	ACME Narwana Solar Power Private Limited	_	_	1.24	_	_	_
	Dayanidhi Solar Power Private Limited	_	_	14.10	_	_	_
	ACME Warangal Solar Power Private Limited	_	_	12.22	_	_	_
	ACME Fazilka Power Private Limited	_	_	1,386.30	_	_	_
	ACME Jaipur Solar Power Private Limited	_	_	-	7.16	_	_
	ACME Jaisalmer Solar Power Private Limited	_	_	7.05	-	_	_
	ACME Karimnagar Solar Power Private Limited	_	_	16.79	_	_	_
	ACME Medak Solar Energy Private Limited	_	-	8.98	-	_	_
	ACME Jodhpur Solar power Private Limited	-	-	15.70	-	-	-
	Neemuch Solar Power Private Limited	-	-	1.61	-	-	-
	ACME Nizamabad Solar Energy Private Limited	-	-	214.47	-	-	-
	Niranjana Solar Energy Private Limited	-	-	7.12	-	-	-
	Purvanchal Solar Power Private Limited	-	-	2.34	-	-	-
	ACME PV Powertech Private Limited	-	-	-	67.62	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	204.31	-	-	-
	ACME Ranga Reddy Solar Power Private Limited	-	-	37.23	-	-	-
	Rewanchal Solar Power Private Limited	-	-	55.51	-	-	-
	Sunworld Solar Power Private Limited	-	-	126.18	-	-	-
	Vishwatma Solar Energy Private Limited	-	-	11.10	-	-	-
	ACME Green Shakti Private Limited	-	-	1.68	-	-	-
	ACME Kaithal Solar Power Private Limited	-	-	28.03	132.13	-	-
	ACME Vijayapura Solar Energy Private Limited	-	-	-	178.53	-	-
	ACME Babadham Solar Power Private Limited	-	-	36.48	122.70	-	-
	ACME Koppal Solar Energy Private Limited	-	-	59.38	94.91	-	-
	ACME Karnal Solar Power Private Limited	-	-	-	78.10	-	-
	ACME Hisar Solar Power Private Limited	-	-	-	105.95	-	-
	ACME Bhiwadi Solar Power Private Limited	-	-	-	97.56	-	

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

S.No.	Particular	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended	For the year ended
		31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
		Holding Company	Holding Company		Subsidiaries & fellow	Key management	Key management
(A)	Transaction with related parties^			subsidiaries Company	subsidiaries Company	personnel	personnel
	NY 1 D D. C. L. C. L						
	Nirosha Power Private Limited	-	-	-	10.20	-	-
	ACME Hanumangarh Solar Energy Private Limited	-	-	-	0.87	-	-
	ACME Jaigarh Solar Energy Private Limited	-	-	-	1.16	-	-
	Interest income from compulsory convertible						
19	debentures						
	Acme Jaisalmer Solar Power Private Limited	-	-	21.56	21.56	-	-
	Vishwatma Solar Energy Private Limited	-	-	32.28	32.28	-	-
	Dayanidhi Solar Power Private Limited	-	-	42.90	42.90	-	-
	Niranjana Solar Energy Private Limited	-	-	21.55	21.55	-	-
	Aarohi Solar Private Limited	-	-	53.00	53.00	-	-
	Acme Solar Energy Private Limited	-	-	39.30	39.30	-	-
	ACME Rewa Solar Energy Private Limited	-	-	57.44	55.90	-	-
	ACME Jodhpur Solar Power Private Limited	-	-	58.76	56.16	-	-
	ACME Jaipur Solar Power Private Limited	-	-	-	21.37	-	-
	Acme Kurukshetra Solar Energy Private Limited	-	-	-	19.05	-	-
	Acme Rewari Solar Power Private Limited	-	-	-	19.05	-	-
	Acme Yamunanagar Solar Power Private Limited	-	-	18.00	18.00	-	-
	Acme Mahbubnagar Solar Energy Private Limited	-	-	27.36	27.36	-	-
20	Interest expenses on loan from related parties						
	Acme Kurukshetra Solar Energy Private Limited	-	-	-	2.57	-	-
	Acme Rewari Solar Power Private Limited	-	-	-	0.81	-	-
	Acme Solar Technologies (Gujarat) Private Limited	-	-	41.19	0.96	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	45.66	0.70	-	-
	Acme Raipur Solar Power Private Limited	-	-	54.74	0.94	-	-
	Acme Odisha Solar Power Private Limited	-	-	52.38	0.32	-	-
	Acme Kaithal Solar Power Private Limited	-	-	10.81	0.19	-	-
	ACME Vijayapura Solar Energy Private Limited	-	-	11.09	0.27	-	-
	ACME Nalanda Solar Power Private Limited	-	-	24.08	0.04	-	-
	Nirosha Power Private Limited	-	-	71.37	0.11	-	-
	ACME Magadh Solar Power Private Limited	-	-	18.81	0.03	-	-
	ACME Babadham Solar Power Private Limited	-	-	3.35	-	-	-
	ACME Jodhpur Solar power Private Limited	-	-	26.95	-	-	-
	ACME Koppal Solar Energy Private Limited	-	-	0.48	-	-	-
	ACME Mahbubnagar Solar Energy Private Limited	-	-	29.17	-	-	-
	ACME PV Powertech Private Limited	-	-	47.67	-	-	-
	ACME Rewa Solar Energy Private Limited	-	-	24.07	-	-	-
	ACME Solar Energy Private Limited	-	-	17.66	-	-	-
	ACME Yamunanagar Solar Power Private Limted	-	-	21.24	-	-	-
	Dayakara Solar Power Private Limited	-	-	6.54	-	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

In Rs million unless otherwise stated

		1	1	T			niess otner wise stated
S. No.	Particular	As at	As at	As at	As at	As at	As at
5. 110.	1 ai ticulai	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)	Transaction with related parties^	Holding Company	Holding Company	Subsidiaries & fellow subsidiaries Company	Subsidiaries & fellow subsidiaries Company	Key management personnel	Key management personnel
21	Interest income on loan to related parties						
	ACME Nizamabad Solar Energy Private Limited	-	-	0.60	-	-	-
	ACME Warangal Solar Power Private Limited	-	-	0.18	-	-	-
	ACME Narwana Solar Power Private Limited	-	-	0.10	-	-	-
	ACME Fazilka Power Private Limited	-	-	0.03	-	-	-
	Sunworld Solar Power Private Limited	-	-	0.44	-	-	-
	Neemuch Solar Power Private Limited	-	-	0.10	-	-	-
	Purvanchal Solar Power Private Limited	-	-	0.05	-	-	-
	Rewanchal Solar Power Private Limited	-	-	0.34	-	-	-
	ACME Medak Solar Energy Private Limited	-	-	0.06	-	-	-
	ACME Ranga Reddy Solar Power Private Limited	-	-	0.38	-	-	-
	ACME Karimnagar Solar Power Private Limited	-	-	0.16	-	-	-
22	Remuneration paid^						
	Shashi Shekhar	-	-	-	-	11.19	10.16
23	Sitting fees paid						
	Atul Sabharwal	-	-	-	-	0.24	0.18
	Venkatraman Krishnan	-	-	-	-	0.45	0.31

[^] This does not includes post retirement benefits and other long term retirement benefits given to the employee

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

~		As at	As at	As at	As at	As at	As at
S. No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)	ш.			Subsidiary	Subsidiary	Key management	Key management
(-)	Outstanding balances [#]	Holding Company	Holding Company	Company	Company	personnel	personnel
1	Short term borrowings			, ·	•	•	•
1	Grahati Solar Energy Private Limited			273.92	273.92		
	Dayakara Solar Power Private Limited	-	-	344.93	288.45	-	-
	Mihit Solar Power Private Limited	-	-	342.17	342.17	-	-
		-	-	342.17	799.37	-	-
	ACME Solar Energy Private Limited	-	-	217.51		-	-
	ACME Odisha Solar Power Private Limited	-	-		214.48	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	989.22	983.39	-	-
	ACME Solar Technologies (Gujarat) Private Limited	- 1.515.00	2 200 40	915.79	906.40	-	-
	ACME Cleantech Solutions Private Limited	1,715.99	2,308.49		-	-	-
	ACME Koppal Solar Energy Private Limited	-	-	7.11	-	-	-
	ACME Mahbubnagar Solar Energy Private Limited	-	-	45.85	45.85	-	-
	ACME Raipur Solar Power Private Limited	-	-	114.30	105.36	-	-
	ACME Solar Rooftop System Private Limited	-	-	16.68	16.68	-	-
	ACME Magadh Solar Power Private Limited	-	-	20.67	19.04	-	-
	ACME Nalanda Solar Power Private Limited	-	-	31.37	28.91	-	-
	ACME Kaithal Solar Power Private Limited	-	-	147.70	42.67	-	-
	ACME Vijayapura Solar Energy Private Limited	-	-	145.81	61.25	-	-
	Nirosha Power Private Limited	-	-	88.35	81.40	-	-
	ACME Babadham Solar Power Private Limited	-	-	50.13	-	-	-
2	Long term borrowings						
	ACME Solar Energy Private Limited	-	-	4,489.37	-	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	629.95	-	-	-
	ACME Solar Technologies (Gujarat) Private Limited	-	-	509.05	-	-	-
	ACME Magadh Solar Power Private Limited	-	-	281.60	-	-	-
	ACME Nalanda Solar Power Private Limited	-	-	353.35	-	-	-
	ACME Jodhpur Solar power Private Limited	-	-	434.76	-	-	-
	ACME PV Powertech Private Limited	-	-	798.17	-	-	-
	ACME Odisha Solar Power Private Limited	_	_	820.35	_	_	_
	ACME Rewa Solar Energy Private Limited	_	_	385.25	-	-	-
	ACME Raipur Solar Power Private Limited	_	_	748.76	-	-	-
	ACME Yamunanagar Solar Power Private Limted	_	_	347.76	_	_	_
	ACME Mahbubnagar Solar Energy Private Limited	_	_	483.04	_	_	_
	Nirosha Power Private Limited	_	_	1,054.13	_	<u> </u>	_
	Thronk Tower Frience Emined		_	1,054.15	_		

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		As at	As at	As at	As at	As at	As at
S. No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)	#			Subsidiary	Subsidiary	Key management	Key management
	Outstanding balances [#]	Holding Company	Holding Company	Company	Company	personnel	personnel
3	Loans given			• •		•	•
	ACME Jaisalmer Solar Power Private Limited	-	-	54.85	35.56	-	-
	Vishwatma Solar Energy Private Limited	-	-	77.91	52.87	-	-
	Dayanidhi Solar Power Private Limited	-	-	108.58	56.01	-	-
	Niranjana Solar Energy Private Limited	-	-	42.31	27.87	-	-
	ACME Solar Power Technology Private Limited	-	-	291.46	291.46	-	-
	Aarohi Solar Private Limited	-	-	143.86	133.35	-	-
	Devishi Renewable Energy Private Limited	-	-	14.11	14.11	-	-
	Devishi Solar Power Private Limited	-	-	8.30	8.30	-	-
	Sunworld Energy Private Limited	-	-	6.50	6.50	-	-
	ACME Karimnagar Solar Power Private Limited	-	-	-	3.87	-	-
	Rewanchal Solar Power Private Limited	-	-	-	30.32	-	-
	ACME Medak Solar Energy Private Limited	-	-	-	8.98	-	-
	Neemuch Solar Power Private Limited	-	-	-	1.61	-	-
	ACME Fazilka Power Private Limited	-	-	-	0.74	-	-
	ACME Nizamabad Solar Energy Private Limited	-	-	-	214.47	-	-
	Sunworld Solar Power Private Limited	-	-	-	102.68	-	-
	ACME Narwana Solar Power Private Limited	-	-	-	1.24	-	-
	Purvanchal Solar Power Private Limited	-	-	-	2.34	-	-
	ACME Yamunanagar Solar Power Private Limited	-	-	-	0.88	-	-
	ACME Babadham Solar Power Private Limited	-	-	-	36.48	-	-
	ACME Vijayapura Solar Energy Private Limited	-	-	-	-	-	-
	ACME Warangal Solar Power Private Limited	-	-	-	12.22	-	-
	ACME Ranga Reddy Solar Power Private Limited	-	-	-	6.38	-	-
	ACME Jodhpur Solar Power Private Limited	-	-	-	15.70	-	-
	ACME Aklera Power Technology Private Limited	-	-	-	164.88	-	-
	ACME Pokhran Solar Private Limited	-	-	3.57	-	-	-
	ACME Chittorgarh Solar Energy Private Limited	-	-	-	672.70	-	-
	ACME Deoghar Solar Power Private Limited	-	-	586.36	775.85	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	1,575.98	316.88	-	-
	Eminent Solar Power Private Limited	-	-	0.46	0.46	-	-
	ACME Urja Private Limited	-	-	1.18	-	-	-
	ACME Eco Clean Energy Private Limited	-	-	1.10	-	-	-
	ACME Surya Modules Private Limited	-	-	1.18	-	-	-
	ACME Sikar Solar Private Limited	-	-	0.50	-	-	-
	ACME Koppal Solar Energy Private Limited	-	-	-	59.38	-	-
	ACME Panipat Solar Power Private Limted	-	-	0.74	0.74	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		As at	As at	As at	As at	As at	As at
S. No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)		31 Waren 2022	31 Watch 2021	Subsidiary	Subsidiary	Key management	Key management
(D)	Outstanding balances [#]	Holding Company	Holding Company	Company	Company	personnel	personnel
	ACME Phalodi Solar Energy Private Limited	-	-	2,250.27	2,464.46	-	-
	ACME Raisar Solar Energy Private Limited	-	-	3,389.12	3,334.01	-	-
	ACME Rewa Solar Energy Private Limited	-	-	-	18.18	-	-
	ACME Green Shakti Private Limited	-	-	-	0.50	=	-
	ACME Guledagudda Solar Energy Private Limited	-	-	87.13	86.14	-	-
	ACME Heergarh Powertech Private Limited	-	-	408.80	290.17	-	-
	ACME Hukkeri Solar Energy Private Limited	-	-	103.65	84.65	-	-
	ACME Kittur Solar Energy Private Limited	-	-	105.93	86.21	-	-
	ACME Kudligi Solar Energy Private Limited	-	-	177.16	125.75	-	-
	ACME Renewable Solutions Private Limited	-	-	1.18	-	-	-
	ACME Sandur Solar Energy Private Limited	-	-	150.49	112.99	-	-
	ACME Sidlaghatta Solar Energy Private Limited	-	-	129.98	115.19	-	-
	Vittanath Power Private Limited	-	-	0.65	0.65	-	-
4	Related party payable						
	ACME Cleantech Solutions Private Limited	-	86.62	-	-	-	-
	ACME Solar Energy Private Limited	-	-	-	0.18	-	-
	ACME Sandur Solar Energy Private Limited	-	-	0.20	-	-	-
	ACME Kudligi Solar Energy Private Limited	-	-	0.02	-	-	-
	ACME Sidlaghatta Solar Energy Private Limited	-	-	0.20	-	-	-
5	Trade receivable						
	ACME Cleantech Solutions Private Limited	180.99	-	-	-	=	-
	ACME Solar Energy Private Limited	-	-	19.75	-	-	-
	ACME Raisar Solar Energy Private Limited	-	-	102.83	-	-	-
	ACME Phalodi Solar Energy Private Limited	-	-	74.97	-	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	271.60	-	-	-
	ACME Chittorgarh Solar Energy Private Limited	-	-	-	130.22	-	-
6	Trade payable						
	ACME Cleantech Solutions Private Limited	1,211.30	1,105.53	-	-	-	-
	ACME Solar Energy Private Limited	-	-	226.76	226.58	-	-
7	Related party receivable						
	ACME Cleantech Solutions Private Limited	34.47	-	-	-	-	-
	ACME Solar Power Technology Private Limited	-	-	0.26	0.21	-	-
	Purvanchal Solar Power Private Limited	-	-	-	0.14	-	-
	ACME Jaisalmer Solar Power Private Limited	-	-	0.91	0.43	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	0.74	-	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		As at	As at	As at	As at	As at	lless otherwise stated As at
S. No.	Particular Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)				Subsidiary	Subsidiary	Key management	Key management
(D)	Outstanding balances [#]	Holding Company	Holding Company	Company	Company	personnel	personnel
	Aarohi Solar Private Limited	=	-	0.51	0.40	-	-
	ACME Magadh Solar Power Private Limited	=	-	0.01	-	-	-
	ACME PV Powertech Private Limited	_	-	0.06	-	-	-
	Nirosha Power Private Limited	=	-	0.19	-	_	-
	ACME Nalanda Solar Power Private Limited	=	-	0.01	-	-	-
	Dayanidhi Solar Power Private Limited	=	-	0.79	0.48	-	-
	ACME Raipur Solar Power Private Limited	=	-	0.63	0.62	-	-
	Mihit Solar Power Private Limited	=	-	0.03	-	-	-
	ACME Solar Energy Private Limited	=	-	31.05	-	-	-
	ACME Raisar Solar Energy Private Limited	=	-	0.06	-	-	-
	ACME Narwana Solar Power Private Limited	-	-	-	0.02	-	-
	ACME Karimnagar Solar Power Private Limited	-	-	-	0.02	-	-
	ACME Warangal Solar Power Private Limited	-	-	-	0.12	-	-
	Neemuch Solar Power Private Limited	-	-	-	0.01	-	-
	Rewanchal Solar Power Private Limited	-	-	-	0.01	-	-
	ACME Solar Technologies (Gujarat) Private Limited	-	-	0.42	0.05	-	-
	Devishi Renewable Energy Private Limited	_	-	0.28	0.28	-	-
	Devishi Solar Power Private Limited	_	-	0.28	0.28	-	-
	ACME Fazilka Power Private Limited	-	-	-	1.30	-	-
	ACME Kaithal Solar Power Private Limited	-	-	-	0.17	-	-
	ACME Eco Clean Energy Private Limited	-	-	0.10	-	-	-
	Acme Yamunanagar Solar Power Private Limited	-	-	0.46	0.24	-	-
	Acme Mahbubnagar Solar Energy Private Limited	_	-	0.03	-	-	-
	ACME Solar Rooftop System Private Limited	_	-	0.43	0.42	-	-
	ACME Deoghar Solar Power Private Limited	_	-	-	0.55	-	-
	Sunworld Energy Private Limited	_	-	0.88	0.88	-	-
	Eminent Solar Power Private Limited	_	-	0.93	0.93	-	-
	ACME Babadham Solar Power Private Limited	_	-	-	0.17	-	-
	Vishwatma Solar Energy Private Limited	_	-	0.60	0.40	-	-
	Niranjana Solar Energy Pvt Ltd	_	-	0.52	0.40	-	-
	ACME Jodhpur Solar Power Private Limited	_	-	-	0.21	-	-
	Acme Medak Solar Energy Pvt Ltd	-	-	-	0.03	-	-
	Grahati Solar Energy Private Limited	-	-	3.65	3.60	-	-
	Dayakara Solar Power Private Limited	-	-	0.05	-	-	-
	ACME Panipat Solar Power Private Limted	-	-	0.10	-	-	-
	ACME Pokhran Solar Private Limited	-	-	0.01	-	-	-
	ACME Dhaulpur Powertech Private Limited	-	-	0.09	-	-	-
1	ACME Heergarh Powertech Private Limited	-	-	8.68	-	-	-

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

		As at	As at	As at	As at	As at	As at
S. No.	Particular	31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)				Subsidiary	Subsidiary	Key management	Key management
(2)	Outstanding balances [#]	Holding Company	Holding Company	Company	Company	personnel	personnel
	Acme Kudligi Solar Energy Private Limited	-	-	-	1.37	-	-
	Acme Guledagudda Solar Energy Private Limited	-	-	0.04	0.01	-	-
	Acme Kittur Solar Energy Private Limited	-	-	0.01	0.01	-	-
	Acme Hukkeri Solar Energy Private Limited	-	-	1.61	1.61	-	-
	Sunworld Solar Power Private Limited	-	-	-	1.11	-	-
	Acme Sandur Solar Energy Private Limited	-	-	-	0.01	-	-
	Acme Phalodi Solar Energy Private Limited	-	-	0.05	0.01	-	-
	Acme Sidlaghatta Solar Energy Private Limited	-	-	-	0.01	-	-
	Acme Rewa Solar Energy Private Limited	-	-	0.10	0.01	-	-
	Acme Nizamabad Solar Energy Private Limited	-	-	-	0.01	-	-
	Interest accrued on compulsory convertible						
8	debentures						
	Aarohi Solar Private Limited	-	-	241.84	194.14	-	-
	Dayanidhi Solar Power Private Limited	-	-	195.74	157.13	-	-
	Niranjana Solar Energy Private Limited	-	-	98.34	78.94	-	-
	ACME Jaisalmer Solar Power Private Limited	-	-	98.38	78.97	-	-
	Vishwatma Solar Energy Private Limited	-	-	147.28	118.23	-	-
	ACME Rewa Solar Energy Private Limited	-	-	179.40	127.70	-	-
	ACME Jodhpur Solar Power Private Limited	-	-	181.23	128.35	-	-
	ACME Solar Energy Private Limited	-	-	43.06	14.29	-	-
	Acme Yamunanagar Solar Power Private Limited	-	-	73.53	57.34	-	-
	Acme Mahbubnagar Solar Energy Private Limited	-	-	56.10	31.48	-	-
9	Accured interest on long term borrowings						
	ACME Solar Energy Private Limited	-	-	15.89	=	-	-
	ACME Solar Energy (Madhya Pradesh) Private Limited	-	-	34.23	=	-	-
	ACME Solar Technologies (Gujarat) Private Limited	-	-	27.66	=	-	-
	ACME Magadh Solar Power Private Limited	-	-	15.30	=	-	-
	ACME Nalanda Solar Power Private Limited	-	-	19.20	-	-	-
	ACME Jodhpur Solar power Private Limited	-	-	24.26	=	-	-
	ACME PV Powertech Private Limited	-	-	42.90	-	-	-
	ACME Odisha Solar Power Private Limited	-	-	44.12	-	-	-
	ACME Rewa Solar Energy Private Limited	-	-	21.67	-	-	-
	ACME Raipur Solar Power Private Limited	-	-	40.33	-	-	-
	ACME Yamunanagar Solar Power Private Limted	-	-	19.12	-	-	-
	ACME Mahbubnagar Solar Energy Private Limited	-	-	26.25	-	-	-
	Nirosha Power Private Limited	-	-	57.29	-	-	-
	1	1	1			I	I

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

	In Rs million unless otherwise stated						
S. No.	Particular	As at	As at	As at	As at	As at	As at
		31 March 2022	31 March 2021	31 March 2022	31 March 2021	31 March 2022	31 March 2021
(B)	Outstanding balances [#]	Holding Company	Holding Company	Subsidiary	Subsidiary	Key management	Key management
10			0 1 0	Company	Company	personnel	personnel
	Customer advances received			1 42 4 02			
	ACME Aklera Power Technology Private Limited	-	-	1,424.92	160.20	-	-
	Acme Kittur Solar Energy Private Limited	-	-	-	169.30	-	-
	Acme Sidlaghatta Solar Energy Private Limited	-	-	-	183.35 128.60	-	-
	Acme Hukkeri Solar Energy Private Limited	-	-	-		-	-
	Acme Kudligi Solar Energy Private Limited Acme Sandur Solar Energy Private Limited	-	-	-	248.40 199.49	-	-
	Acme Deoghar Solar Power Private Limited Acme Deoghar Solar Power Private Limited	-	-	541.68	228.61	-	-
	ACME Heergarh Powertech Private Limited	-	-	310.50	228.01	-	-
	Acme Phalodi Solar Energy Private Limited	-	-	310.30	37.30	-	-
		-	-	-	37.30	-	-
	Instrument entirely in the nature of equity	6 500 00	6.500.00				
	ACME Cleantech Solutions Private Limited	6,500.00	6,500.00	-	=	=	-
	Corporate guarantee (given to the extent of utilisation						
	or loan outstanding on balance sheet date)						
	ACME Cleantech Solutions Private Limited	3,128.90	3,354.60	-	-	_	-
	Acme Solar Energy (MP) Private Limited	-	-	-	1,481.05	_	-
	Acme Solar Technologies (Gujarat) Private Limited	-	-	-	863.72	-	-
	ACME Heergarh Powertech Private Limited	-	-	11,520.00	11,520.00	_	-
				·	•		
13	Corporate guarantee given by related parties on behalf of the non- convertible debenture						
	Acme Solar Energy Private Limited, Vittanath Power						
	Private Limited and Acme Fazilka Power Private Limited	-	-	-	11,434.70	-	-
	Private Limited and Acine Fazirka Power Private Limited						
1.4	Collateral security given for margin on hedge on						
14	behalf of related parties foreign currency loan						
	Aarohi Solar Private Limited	-	-	27.53	77.59	-	-
	ACME Jaisalmer Solar Power Private limited, Vishwatma						
	Solar Energy Private limited, Dayanidhi Solar Power			125.82	96.44		
	Private Limited and Niranjana Solar Energy Private	-	-	125.82	96.44	-	-
	Limited						
	C. H. A						
15	Collateral security given as additional security on						
	behalf of related parties foreign currency loan						
	Aarohi Solar Private Limited, ACME Jaisalmer Solar						
	Power Private limited, Vishwatma Solar Energy Private	-	-	209.90	227.23	-	-
	limited, Dayanidhi Solar Power Private Limited and						
	Niranjana Solar Energy Private Limited						

[^] The transactions with related parties are made on terms equivalent to those that prevail in arm's length transactions.

[#] The Company has not recorded any impairment of receivables relating to amounts owed by related parties. This assessment is undertaken at each reporting period.

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

32 Terms of non convertible debentures

A Non convertible debenture (issued during the year)

1. Nature of securities:

- (a) a first ranking exclusive charge on cash flows and receivables of the the Company and ACME Solar Energy Private Limited ("ASEPL") from the Group "A" Companies and proceeds of any liquidity events to the extent required to be paid to the debenture holders in accordance with liquidity events of the debenture trust deed "DTD":
- (b) a first ranking exclusive charge on the DSRA and all amounts deposited therein;
- (c) a first ranking exclusive pledge over the pledged securities of the Company;
- (d) a first ranking exclusive pledge over the pledged securities of the ASEPL; and
- (e) a first ranking exclusive pledge over the pledged securities of the Group "A" Companies.
- 2. Over all return: 13.25% including cash coupon of 12.84% payable semi annually
- **3. Tenure:** 5 years with the following amortization schedule:
- •Principal moratorium for first 3 years
- •End of Year 3: 20% along with accrued Redemption Premium, if any
- •End of Year 4: 30% along with accrued Redemption Premium, if any
- •End of Year 5: 50% along with accrued Redemption Premium, if any

Group "A" Companies includes ACME Solar Energy (Madhya Pradesh) Private Limited, ACME Odisha Solar Power Private Limited, Grahati Solar Energy Private Limited, Dayakara Solar Power Private Limited, Nirosha Power Private Limited, ACME Solar Technologies (Gujarat) Private Limited, ACME Raipur Solar Power Private Limited, ACME Nalanda Solar Power Private Limited, ACME Magadh Solar Power Private Limited, ACME PV Powertech Private Limited, Mihit Solar Power Private Limited, ACME Solar Rooftop Systems Private Limited, Acme Rewa Solar Energy Private Limited, ACME Jodhpur Solar Power Private Limited, Acme Yamunanagar Solar Power Private Limited, ACME Mahbubnagar Solar Energy Private Limited, ACME Solar Power Technology Private Limited.

B *Non convertible debenture (series "A" & series "C")

Nature of securities:

The debentures shall be secured by, inter alia:

- (i) a pledge over 76% (seventy six percent) shares and securities of the Company.
- (ii) a pledge over the securities of the project companies;
- (iii) a charge over all receivables of the Company from the business of the project companies, including all free cash from such business, and the bank account wherein such receivables and free cash are required to be deposited, and all amounts and receivables thereunder (excluding any EPC margin/proceeds from projects and/or projects other than the approved projects), receivables therefrom and all rights of the Company in its capacity as lender thereto:
- (iv) pledge on 100% (one hundred percent) of the convertible debt instruments to be issued by the project companies if such debt instruments have been issued to fund the existing projects (other than the business of implementation and/ or operation of the solar power projects, whether for sale of power to any third party or captive in nature, undertaken by the ACME Solar Enery Private Limited ("ASEPL") project companies, the Vittanath Power Private Limited ("VPPL") project companies, and the companies undertaking the AP projects;
- (v) a pledge over 100% (one hundred percent) of the shares and other securities of the ACME Fazilka Power Private Limited ("AFPPL");
- (vi) a charge over all receivables of AFPPL from the business of implementation and/or operation of the solar power projects, whether for sale of power to any third party or captive in nature, undertaken by the project companies of AFPPL, including all free cash from such business, and the bank account wherein such receivables and free cash are required to be deposited, and all amounts and receivables thereunder (excluding any EPC margin/ proceeds from projects other than the approved projects);
- (vii) a pledge over the shares and securities of the subsidiarisation entities;
- (viii) a charge on all receivables and assets of ASEPL in relation to the ASEPL project companies, after servicing the ASEPL project facilities availed in relation to the ASEPL projects, along with the the account of ASEPL in which all receivables from the ASEPL business shall be deposited, and the monies lying and receivables therein;
- (ix) a charge over all receivables of the Company from the ASEPL business, the bank account of the Company wherein such receivables are required to be deposited, and all amounts and receivables thereunder;
- (x) a pledge over the ASEPL convertible securities issued by the ASEPL project companies and held by the Company or its affiliates, which are not otherwise pledged or under a non-disposal undertaking to the project lenders;
- (xi) a pledge over 100% (one hundred percent) of the shares and other securities of ASEPL held by the Company or ACME Cleantech Solutions Private Limited ("ACSPL");

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

(xii) a pledge over 100% (one hundred percent) of the shares and convertible securities issued by VPPL;

(xiii) a first ranking charge over any distribution account or surplus account of any of the ASEPL project companies, on and from such time that, creation of the said charge is not restricted by the ASEPL project lenders;

(xiv) a charge on all receivables and assets of ASEPL specifically in relation to the business of implementation and/ or operation of the solar power projects, whether for sale of power to any third party or captive in nature, undertaken by the ASEPL project companies;

(xv) a pledge over the shares and convertible securities issued by the AP project companies;

(xvi) a charge on all receivables and assets of the Company in relation to the AP business, after servicing the project facilities availed in relation to the AP business along with the bank account of the Company wherein such receivables are required to be deposited, and all amounts and receivables thereunder:

(xvii) a charge on all receivables and assets of VPPL in relation to the VPPL project companies, after servicing the project facilities availed in relation to the VPPL projects, along with the designated bank account of VPPL, the monies lying and receivables therein;

(xviii) a pledge on 100% (one hundred percent) of the convertible debt instruments to be issued by the project companies if such debt instruments have been issued to fund the business of implementation and/ or operation of the solar power projects, whether for sale of power to any third party or captive in nature, undertaken by the ASEPL project companies, the VPPL project companies, and the companies undertaking the AP projects; and

(xix) a charge over any distribution account or surplus account of any of the project companies, on and from such time that, creation of the said charge is not restricted by the project lenders;

(xx) a corporate guarantee from ASEPL;

(xxi) a corporate guarantee from VPPL;

(xxii) a corporate guarantee from AFPPL.

* Repaid during the year

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

33 Interests in subsidiaries

Composition of the Company

Set out below details of the subsidiaries held directly and/ or indirectly by the Company:

Name of the subsidiary	Country of incorporation and principal	Principal activity	Proportion of ow	nership interests
	place of business		As at	As at
			31 March 2022	31 March 2021
ACME Mahbubnagar Solar Energy Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limited				
ACME Yamunanagar Solar Power Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limted				
ACME Kaithal Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Devishi Renewable Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Devishi Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Eminent Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Sunworld Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Solar Power Technology Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME PV Powertech Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Fazilka Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
ACME Nizamabad Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
ACME Warangal Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
ACME Narwana Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
ACME Medak Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	_	100%
ACME Ranga Reddy Solar Power Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	_	100%
Limited	, , , , , , , , , , , , , , , , , , , ,			
ACME Karimnagar Solar Power Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
Limited				
Sunworld Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
Neemuch Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
Purvanchal Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
Rewanchal Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
ACME Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Investment company	100%	100%
ACME Odisha Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Raipur Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Solar Energy (Madhya Pradesh) Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limited				
ACME Solar Technologies (Gujarat) Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limited				
Dayakara Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Grahati Solar energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Magadh Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Nalanda Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Jodhpur Solar power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Nirosha Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Vittanath Power Private Limited-Holding Company	Plot No. 152, Sector 44, Gurgaon, India	Investment company	100%	100%
ACME Solar Rooftop Systems Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Mihit Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Deoghar Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Rewa Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Aarohi Solar Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

Name of the subsidiary	Country of incorporation and principal	Principal activity	Proportion of ow	nership interests
	place of business		As at	As at
			31 March 2022	31 March 2021
Niranjana Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Vijayapura Solar Energy Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limited	1 lot No. 132, Sector 44, Gurgaon, India	Solai powei generation	100%	100 /6
ACME Koppal Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Kaithal Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Babadham Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Vishwatma Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Dayanidhi Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Jaisalmer Solar Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Kittur Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Sidlaghatta Solar Energy Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limited	Tiot ivo. 132, sector 44, Gurgaon, maia	Solar power generation	10070	100 /6
ACME Guledagudda Solar Energy Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
Limited	DI . N. 152 G	0.1	1000	1000
ACME Hukkeri Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Kudligi Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Sandur Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Chittorgarh Solar Energy Private	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	-	100%
Limited	Diet No. 152 Septem 44 Company India	Calar manual annuation	100%	100%
ACME Phalodi Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Raisar Solar Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation		
ACME Dhaulpur Powertech Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Heergarh Powertech Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Aklera Power Technology Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Green Shakti Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation		100%
ACME Green Shakii Filvate Limited ACME Renewable Solutions Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Urja Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Offa Frivate Limited ACME Surva Modules Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	100%
ACME Surya Modules Fitvate Elimited ACME Eco Clean Energy Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	0%
ACME Sun Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	0%
ACME Pokhran Solar Private Limited		1 0	100%	0%
	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation		~ / -
ACME Sikar Solar Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100% 100%	0%
ACME Pushkar Solar Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation		0%
ACME Barmer Solar Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solar power generation	100%	0%
Donor Distance Italia Distant I in italia	Re New.Hub, Commercial Block-1, Zone	G . 1	510	007
Renew Photovoltaics Private Limited*	6, Golf Course Road, DLF City Phase-V,	Solar power generation	51%	0%
ACME Surve Bower Private Limited	Gurugram 122009 HR IN	Solar power generation	100%	0%
ACME Surya Power Private Limited	Plot No. 152, Sector 44, Gurgaon, India	Solai power generation	100%	0%

^{*}Incorporated on 20 November 2020 as a wholly owned subsidiary. The Company transferred 49% equity stake to Renew Solar Power Private Limited through execution of a share purchase agreement dated 21 February 2022 (also refer note 40)

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

34 Earnings per share

Both the basic and diluted earnings per share have been calculated using the profit attributable to shareholders of the parent company as the numerator, i.e. no adjustments to profit were necessary.

The reconciliation of the weighted average number of shares for the purposes of diluted earnings per share to the weighted average number of ordinary shares used in the calculation of basic earnings per share is as follows:

In Rs million unless otherwise stated

Particulars	For the year ended	For the year ended
ratuculais	31 March 2022	31 March 2021
Profit attributable to owners	1,454.11	242.79
Number of equity shares	104,441,582	104,441,582
Weighted average number of shares used in basic earnings per share	111,230,285	111,230,285
Weighted average number of shares used in diluted earnings per share	111,230,285	111,230,285
Basic earnings per share	13.07	2.18
Diluted earnings per share	13.07	2.18

Compulsorily convertible debentures, which are convertible into fixed number of equity share have been considered in the calculation of earnings per share.

35 Details of assets pledged

The carrying amounts of assets pledged as security for current and non-current borrowings are:

In Rs million unless otherwise stated

Particulars	As at	As at
ratuculais	31 March 2022	31 March 2021
Current		
Trade receivables	650.15	130.22
Cash and cash equivalents	2,570.34	752.50
Other bank balances	748.07	330.44
Loans	9,723.31	9,773.73
Other financial assets	3,085.12	1,073.71
Other current assets	888.65	164.75
Total	17,665.64	12,225.35
Non-current		
Investments	28,104.32	31,062.74
Other financial assets	33.76	77.59
Total	28,138.08	31,140.33

36 Contingent liabilities and commitments:-

a. Contingent liabilities

In Rs million unless otherwise stated

	III Its illillion uni	CSS Office Wise Stated
Particulars	As at	As at
	31 March 2022	31 March 2021
Goods and service tax demand	18.08	-
Total	18.08	-

The Company had entered into an agreement with ACME Chittorgarh Solar Power Pvt Ltd for supplying Photovoltaic modules, inverters and other parts for setting up of Solar Power Generating System and the said goods were covered by the entry no.234 of notification no. 01/2017- CT (Rate) and the company discharged 5% GST rate on the supplies made. On 16 November 2021, Anti-evasion team visited the premises of the Company. Subsequent to visit, department issued a notice dated 31 January 2022, wherein it has been alleged that the goods have been wrongly classified as parts of Solar Power Generating System and differential GST of Rs.18.08 million need to be paid by the Company. Based on the available documents and inputs from experts, the Company believes that more likely than not, these disputes would not result in additional outflow of resources and thus no adjustment is currently required to be made in these standalone financial statements.

b. Commitments

	in its inition un	icas other wase stated
Particulars	As at	As at
ratuculais	31 March 2022	31 March 2021
Corporate guarantee issued in relation to loans availed by related parties	14,648.90	17,219.37
Total	14,648.90	17,219.37

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

37 Reconciliation of liabilities from financing activities

In Rs million unless otherwise stated

Particulars	As at	Cash flows		Non cash changes	As at
r ai uculai s	31 March 2021	Additions	Payments	Interest Expense	31 March 2022
Long-term borrowings	11,434.70	15,913.59	(15,274.71)	-	12,073.58
(including current maturities)					
Short-term borrowings (net)	6,517.83	-	(1,050.33)	-	5,467.50
Interest accrued on borrowings	900.28	-	(2,395.26)	1,886.02	391.04
Total liabilities from financial activities	18,852.81	15,913.59	(18,720.30)	1,886.02	17,932.12

In Rs million unless otherwise stated

Particulars	As at	Cash fl	ows	Non cosh changes	As at
raruculars	31 March 2020	Additions	Payments	Non cash changes	31 March 2021
Long-term borrowings	12,000.00	4,100.00	(4,665.30)		11,434.70
(including current maturities)					
Short-term borrowings (net)	11,850.09	-	(5,334.55)	2.29	6,517.83
Interest accrued on borrowings	586.11	-	(1,339.37)	1,653.54	900.28
Total liabilities from financial activities	24,436.20	4,100.00	(11,339.22)	1,655.83	18,852.81

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

38 Employee benefits

Defined contribution

Contributions are made to the recognised provident and family pension fund, cover all eligible employees under applicable Acts. Both the employees and the Company make pre-determined contributions to the provident fund. The contributions are normally based upon a proportion of the employee's salary. The Company has recognized an amount of Rs 15.87 million (31 March 2021: Rs 11.97 million) towards employer's contribution in provident fund and other funds in the statement of profit and loss.

Defined benefit obligation

Provision for gratuity, payable to eligible employees on retirement/separation, is based upon an actuarial valuation as at the balance sheet date. Major drivers in actuarial assumptions, typically, are years of service and employee compensation. The obligations are actuarially determined using the 'Projected Unit Credit Method' as at the balance sheet date. Gains/ losses on changes in actuarial assumptions are accounted in Other Comprehensive Income as identified by the management of the Company.

Other long term employee benefits

Provision for compensated absences, payable to eligible employees on availment/ retirement/ separation, is based upon an actuarial valuation as at the balance sheet date. Major drivers in actuarial assumptions, typically, are years of service and employee compensation. The obligation are actuarially determined using the 'Projected Unit Credit Method' as at the balance sheet date. Gains/ losses on changes in actuarial assumptions are accounted in Other Comprehensive Income.

Particulars	Grat	tuity
raruculars	31 March 2022	31 March 2021
Reconciliation of liability recognised in the Balance sheet:		
Present value of commitments	19.51	16.50
Fair value of plan assets	8.63	7.44
Net liability in the balance sheet	10.88	9.06
Movement in net liability recognised in the Balance sheet:		
Net liability as at the beginning of the year	9.06	7.00
Net amount recognised as expenses in the statement of profit and loss	5.54	4.28
Benefits paid	(0.61)	(0.13)
Acquisition adjustment - with related party	(0.76)	-
Remeasurements-actuarial (gains) / losses	(2.35)	(2.09)
Net liability as at the end of the year	10.88	9.06
Net liability as at the end of the year (current portion)	0.72	0.79
Net liability as at the end of the year (non-current portion)	10.16	8.27
Expenses recognised in the statement of profit and loss		
Current service cost	4.93	3.80
Interest cost	1.11	0.93
Interest (income) on plan assets	(0.50)	(0.45)
Expenses charged to the statement of profit and loss	5.54	4.28
Component of defined benefit cost recognised in other comprehensive income	(2.35)	(2.09)

Particulars	Grat	tuity
raruculars	31 March 2022	31 March 2021
Reconciliation of defined-benefit commitments:		
Obligations as at the beginning of the year	16.50	13.65
Current service cost	4.93	3.80
Interest cost	1.11	0.93
Benefits paid	(0.61)	(0.13)
Remeasurements- actuarial (gains) / losses	(1.66)	(1.75)
Acquisition adjustment - with related party	(0.76)	-
Obligations as at the end of the year	19.51	16.50
Reconciliation of plan assets:		
Plan assets as at the beginning of the year	7.44	6.65
Interest income	0.50	0.45
Remeasurements- actuarial gains / (losses)	0.69	0.34
Plan assets as at the end of the year	8.63	7.44
Plan assets consists of the following:		
Insurance company products (quoted)	8.63	7.44

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

Major categories of plan assets

Particulars	31 March 2022	31 March 2021
Funds managed by insurer	100%	100%

Breakup of actuarial (gain) / loss

In Rs. million unless otherwise stated

Particulars	31 March 2022	31 March 2021
Actuarial (gain)/loss on arising from change in demographic assumption	-	=
Actuarial (gain)/loss on arising from change in financial assumption	(0.69)	0.05
Actuarial (gain)/loss on arising from experience adjustment	(0.98)	(1.80)
Actuarial (gain)/loss on return on assets	(0.69)	(0.34)
Total actuarial (gain)/loss	(2.36)	(2.09)

The actuarial valuation in respect of commitments and expenses relating to unfunded Gratuity are based on the following assumptions which if changed, would affect the commitment's size, funding requirements and expenses:

(a) Economic assumptions

Particulars	31 March 2022	31 March 2021
Discount rate	7.26%	6.76%
Expected return on plan assets	7.26%	6.76%
Expected rate of salary increase	6.00%	6.00%

(b) Demographic assumptions

Particulars	31 March 2022	31 March 2021
Retirement age	58 years	58 years
	Indian Assured Liv	es Indian Assured Lives
Mortality table	Mortality (IALM)	Mortality (IALM)
	(2012-14)	(2012-14)
Attrition at ages	Withdrawal Rate	e Withdrawal Rate
	(%)	(%)
up to 30 years	10.	00 10.00
From 31 to 44 years	5.	00 5.00
Above 44 years	5.	00 5.00

(c) Sensitivity analysis of defined benefit obligation

Particulars		Gratuity	
	31 March 2022	31 March 2021	
a) Impact of the change in discount rate			
i) Impact due to increase of 0.50%	(0.7	(0.64)	
ii) Impact due to decrease of 0.50%	0.	0.68	
b) Impact of the change in salary increase			
i) Impact due to increase of 0.50%	0.0	0.60	
ii) Impact due to decrease of 0.50%	(0.6)	(0.59)	

Sensitivities due to mortality and withdrawls are not material & hence impact of change not calculated.

Sensitivities as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement & life expectancy are not applicable being a lump sum benefit on retirement.

(d) Maturity profile of defined benefit obligation

	Gratuity	
	31 March 2022	31 March 2021
Less than 1 year	0.72	0.79
Year 1 to 5	6.35	4.82
More than 5 years	12.44	10.89

The contribution expected to be made by the Company during the next financial year 2022-23 of Rs. 6.70 million (2021-22: Rs. 4.87 million).

ACME Solar Holdings Private Limited (Previously known as ACME Solar Holdings Limited)

CIN - U40106HR2015PTC102129

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

39 Additional regulatory disclosure

a) The following are analytical ratios for the year ended 31 March 2022 and 31 March 2021:

Particular	Note	31 March 2022	31 March 2021	Variance
(a) Current ratio	(i)	1.60	0.96	66.86% *
(b) Debt equity ratio	(ii)	0.76	0.83	-8.44%
(c) Debt service coverage ratio	(iii)	0.18	0.18	1.05%
(d) Return on equity ratio (%)	(iv)	6.49%	1.13%	476.19% \$
(e) Inventory turnover ratio	(v)	Not Applicable	Not Applicable	Not Applicable
(f) Trade receivable turnover ratio	(vi)	19.45	24.95	-22.07% ^
(g) Trade payable turnover ratio	(vii)	3.26	1.16	180.93% ^^
(h) Net capital turnover ratio	(viii)	1.13	(3.46)	-132.57% **
(i) Net profit ratio (%)	(ix)	19.16%	13.24%	44.72%\$
(j) Return on capital employed ratio (%)	(x)	8.29%	4.77%	73.56% #
(k) Return on investment ratio (%)		-	-	-

Reasons for variance

\$ Increase in profit due to EPC revenue and profit on sale of investment resulting into improved ratio.

Increase in earning before interest due to EPC sale and profit on sale of investment resulting into improved ratio.

Notes

- (i) Current ratio = Current assets/ current liabilities
- (ii) Debt Equity Ratio = Total Debt/ Shareholders equity
- (iii) Debt service coverage ratio = Earnings available for debt service/ Debt Service (refer point (A) below)
- (iv) Return on Equity = Net Profits after taxes Preference Dividend (if any)/ Average Shareholder's Equity
- (v) Inventory turnover ratio is not applicable to the Company as no inventory is held by the Company
- (vi) Trade receivables turnover ratio = Net Credit Sales/ Avg. Accounts Receivable
- (vii) Trade payable turnover ratio = Net Cost of goods sold/ Avg. Accounts payable
- (viii Net capital turnover ratio = Net Sales/ Working Capital
- (ix) Net Profit Ratio= Net profit/ Net sales
- (x) Return on capital employed (ROCE)= Earning before interest and taxes/ Capital Employed (refer point (B) below)

Other explanatory points

(A) Earning for Debt Service = Net Profit after taxes + Non-cash operating expenses like depreciation and other amortizations + Interest + other adjustments like loss on sale of Fixed assets etc.

Debt service = Interest & Lease Payments + Principal Repayments

"Net Profit after tax" means reported amount of "Profit / (loss) for the period" and it does not include items of other comprehensive income.

- (B) Capital Employed = Tangible Net Worth + Total Debt + Deferred Tax Liability
- b) The Company has not been declared as wilful defaulter by any bank or financial institution or any other lender.
- c) The Company does not have any charges or satisfaction, which is yet to be registered with Registrar of Companies, beyond the statutory period prescribed under the Companies Act, 2013 and the rules made thereunder.
- d) The Company has not entered into any transaction which has not been recorded in the books of account, that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).
- e) The Company has not traded or invested in crypto currency or virtual currency during the year.
- f) The Company does not have any Benami property and further, no proceedings have been initiated or are pending against the Company, in this regard.
- g) The Company has not entered into any transactions with struck off companies, as defined under the Companies Act, 2013 and rules made thereunder.
- h) The Company have not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
 - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

^{*} Increase in current assets mainly due to recognition of deferred sales consideration and increase in fixed deposit resulting into improved current ratio.

^{&#}x27;Increase in average trade receivable and revenue from operation due to increase in EPC revenue resulting into decrease in ratio.

^{^^} Increase in consumption and average trade payable due to purchase of module and service resulting into high ratio

^{**}Improvement in working capital in comparision to previous year due to Increase in current assets mainly due to recognition of deferred sale consideration and increase in fixed deposit and decrease in current liability mainly due to repayment of non convertible debenture resulting into improved ratio.

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2021

- i) The Company have not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries,

40 Assets/ investments held for sale	In Rs million	unless otherwise stated
Particulars	As at	As at
Tur treature	31 March 2022	31 March 2021
ACME Photovoltaic Solar Private Limited	0.05	-
5,100 (as at 31 March 2021: nil) equity share of Rs 10 each, fully paid up		
	0.05	

During the current year, investment in equity instruments of the subsidiary company have been classified as assets held for sale pursuant to management's intention to sell. The Company has entered into sale purchase agreement ("SPA") with a private equity fund for sale of its 51% investment in equity share of above mentioned subsidiary company.

The assets classified as held for sale have been accounted at lower of carrying amount and fair value less costs to sell. The fair value of investment classified as assets held for sale has been determined based on the SPA entered with the private equity fund.

As at 31 March 2022, the carrying value and fair value less cost to sell of investment in above mentioned subsidiary company classified as assets held for sale is detailed below:

	In Rs millio	In Rs million unless otherwise stated			
Particulars	Carrying value				
ratuculars	Carrying value	sell			
Investment	0.05	95.93			

No impairment loss has been recognised on classification of investment as asset held for sale as fair value less cost to sell is higher than the carrying amount of the assets.

41 Segment information

The Company is engaged in the business of engineering, procurement and construction of solar plants and related activities. Chief Operating Decision Maker (CODM) reviews the financial information of the Company as a whole for decision-making and accordingly the Company has a single reportable segment. Further, the operations of the Company are limited within one geographical segment. Hence, no further disclosure is required to be made.

42 Leases

The Company does not have any significant impact under Ind AS 116 on its standalone financial statements.

43 Corporate social responsibility expense

As per Section 135 of the Companies Act, 2013, a Company meeting the eligibilty ceriteria, needs to spend at least 2% of its average net profit for the immediately preceding three financial year on corporate social responsibility (CSR) activities. A CSR committee has been formed by the Company as per the Act. The funds were primarily utilized through the year on the activities which are specified in Schedule VII of the Companies Act, 2013:

	Particulars	As at 31 March 2022	As at 31 March 2021
i)	Amount required to be spent by the company during the year	-	1.50
ii)	Amount of expenditure incurred*	0.51	1.00
iii)	Shortfall at the end of the year	-	0.50
iv)	Total of previous years shortfall	0.50	-
v)	Reason for shortfall	Not Applicable	Not Applicable Child & Youth
vi)	Nature of CSR activities	Unspent CSR Account	Development, Education, Art, Energy & Environment
vii)	Details of related party transactions, e.g.,contribution to a trust controlled by the company in relation to CSR expenditure as per relevant Accounting Standard	Not Applicable	Not Applicable
viii	Where a provision is made with respect to a liability incurred by entering into a contractual obligation, the movements in the provision during the year	Not Applicable	Not Applicable

 $[\]ensuremath{^{*}}$ Amount voluntary transferred to unspent CSR Account.

Summary of significant accounting policies and other explanatory information of standalone financial statements for the year ended 31 March 2022

44 Impact of COVID19

Consequent to spread of Coronavirus disease (COVID 2019), the Government of India had announced national wide lock down from 25 March, 2020 which was gradually lifted subsequently. The Company is engaged in provision of essential services and therefore, continues to operate, there has not been a significant impact in this pandemic situation. The Ministry of New and Renewable Energy (MNRE) vide its order dated 1 April 2020 has directed the Discoms to pay the electricity dues to the renewable energy generating stations on regular basis as was being done prior to lockdown. Consequently, the Company has not seen any significant delay in collection from Discom.

To manage the expected liquidity risk, the Company has increased the review frequency of cash planning. The Company has considered internal and external information up to the date of approval of these financial statements including directives/communique issued by CERC and other government agencies, in determining the impact of global pandemic on carrying values of assets and liabilities as of 31 March 2022. While the impact has not been of any significance as of now, the Company is closely monitoring developments, its operations, liquidity and capital resources and is actively working to minimize the impact of this unprecedented situation.

45 Profit on sale of investments

During the current year, 100% investment in equity instruments and compulsory convertible debentures of subsidiary companies, namely ACME Fazilka Power Private Limited and ACME Chittorgarh Solar Energy Private Limited and 100% investment in equity instruments of subsidiary company, namely ACME Green Shakti Private Limited and 49% investment in equity instruments of subsidiary company, namely ACME Photovoltaics Private Limited have been sold to the private equity funds on which profit (net) has been realised.

During the previous year, investment in equity instruments and compulsory convertible debentures of its subsidiary companies, namely ACME Karnal Solar Power Private Limited, ACME Bhiwadi Solar Power Private Limited, ACME Hisar Solar Power Private Limited, ACME Jaipur Solar Power Private Limited, ACME Kurukshetra Solar Energy Private Limited and ACME Rewari Solar Power Private Limited had been sold to the private equity funds on which profit (net) was realised.

Details of such profit (net) during the current as well as previous year are as below:

In Rs million unless otherwise stated

Particulars	31 March 2022	31 March 2021
Sale consideration received in cash and cash equivalent	10,859.35	8,708.48
Sale consideration received in form of investment	-	245.33
Sale consideration deferred against investment sold during current year*	1,132.63	-
Less: Carrying value of investment in subsidiaries	(9,457.09)	(7,989.69)
Less: Other charges	-	(4.83)
Profit on sale of investments	2,534.89	959.29

^{*} Recovery of deferred consideration is dependent on conditions precedent as agreed in the respective share purchase agreement. The Company is confident to meet all the conditions precedent as mentioned in the said agreement and is confident that the respective amount is fully recoverable.

46 Subsequent event

The Company has evaluated events and transactions, which occurred subsequent to the balance sheet date but prior to the date when financial statements were available to be issued. There were no material subsequent event which are required to be disclosed.

For Walker Chandiok & Co LLP	For S. Tekriwal & Associates	For and on behalf of the Board of Direct	ors
Chartered Accountants	Chartered Accountants		
Firm's Registration No.: 001076N/N500013 Deepak Mittal Digitally signed by Deepak Mittal Mittal Date: 2022.06.24 21:03:59 +05'30'	Firm Registration No.: 009612N SHISHIR KUMAR TEKRIWAL TEKRIWAL	MANOJ Digitally signed by MANOJ KUMAR UPADHYAY Date: 2022.06.24 14:42:24+01'00'	NEERAJ Digitally signed by NEERAJ GUPTA Date: 2022.06.24 19:19:24 +05'30'
Deepak Mittal	Shishir Tekriwal	Manoj Kumar Upadhyay	Neeraj Gupta
Partner	Partner	Chairman and Managing Director	Chief Financial Officer
Membership No. 503843	Membership No. 088262	DIN No. 01282332	RAJESH Digitally signed by RAJESH SODHI SODHI Date: 2022.06.24 19:20:07 +05'30'
			Rajesh Sodhi
Place: Gurugram	Place: New Delhi	Place: Cambridge	Company Secretary
Date: 24 June 2022	Date: 24 June 2022	Date: 24 June 2022	Membership No. F3043

Place: Gurugram
Date: 24 June 2022

Walker Chandiok & Co LLP

Chartered Accountants
Firm Registration No.: 001076N/N500013
21st Floor, DLF Square,
Jacaranda Marg, DLF Phase II,
Gurugram, Haryana 122002

S. Tekriwal & Associates
Chartered Accountants
Firm Registration No: 009612N
B4/237, LGF,
Safdarjung Enclave,

New Delhi 110029

Independent Auditor's Report

To the Members of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

Report on the Audit of the Consolidated Financial Statements

Opinion

- 1. We have audited the accompanying consolidated financial statements of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) ('the Holding Company') and its subsidiaries (the Holding Company and its subsidiaries together referred to as 'the Group'), as listed in Annexure A, which comprise the Consolidated Balance Sheet as at 31 March 2022, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Cash Flow Statement and the Consolidated Statement of Changes in Equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.
- 2. In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of the other auditors on separate financial statements and on the other financial information of the subsidiaries, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ('the Act') in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards ('Ind AS') specified under section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015, and other accounting principles generally accepted in India of the consolidated state of affairs of the Group as at 31 March 2022, and their consolidated profit (including other comprehensive income), consolidated cash flows and the consolidated changes in equity for the year ended on that date.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Act. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('ICAI') together with the ethical requirements that are relevant to our audit of the consolidated 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 together with the audit evidence obtained by the other auditors in terms of their reports referred to in paragraph 12 of the Other Matters section below, is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter-Litigation

4. We draw attention to Note 43B(i) to the accompanying consolidated financial statements, related to the recoverability of dues from Southern Power Distribution Company of Andhra Pradesh Limited by certain subsidiary companies, as further detailed in the said note, which are currently under litigation before the Hon'ble Supreme Court of India. Based on internal assessment and legal opinion obtained, the management is of the view that the aforesaid dues are fully recoverable and accordingly, no adjustment is required to be made to the accompanying consolidated financial statements of the Group. Our opinion is not modified in respect of this matter.



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

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

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

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

The Directors' report is not made available to us at the date of this auditor's report. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

- The accompanying consolidated financial statements have been approved by the Holding Company's Board of Directors. The Holding Company's Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation and presentation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated changes in equity and consolidated cash flows of the Group in accordance with the Ind AS specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Board of Directors of the Holding Company, as aforesaid.
- 7. In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intend to liquidate the Group or to cease operations, or has no realistic alternative but to do so.
- Those respective Board of Directors are also responsible for overseeing the financial reporting process of the companies included in the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

- 9. Our objectives are to obtain reasonable assurance about whether the consolidated 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 Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.
- 10. As part of an audit in accordance with Standards on Auditing specified under section 143(10) of the Act we exercise professional judgment and maintain professional skepticism throughout the audit. We also:



- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Act we are also
 responsible for expressing our opinion on whether the Holding Company 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;
- Conclude on the appropriateness of Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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 Group to cease to continue as a going concern; and
- Evaluate the overall presentation, structure and content of the financial statements, including the
 disclosures, and whether the financial statements represent the underlying transactions and
 events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information/financial statements of the entities or business activities within the Group, to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of financial statements of such entities included in the financial statements, of which we are the independent auditors. For the other entities included in the financial statements, which have been audited by the other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.
- 11. 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.

Other Matter

12. The financial statements of 23 subsidiaries as considered in the consolidated financial statements, whose financial statements reflects total assets of Rs. 30,431.26 million and net assets of Rs. 3,185.49 million as at 31 March 2022, total revenue of Rs. 1,832.74 million and net cash inflows amounting to Rs. 115.12 million for the year ended on that date, have been solely audited by one of the joint auditors, S. Tekriwal & Associates, Chartered Accountants. Further, the financial statements of four subsidiaries as considered in the consolidated financial statements, whose financial statements reflects total assets of Rs. 17,262.36 million and net assets of Rs. 2,077.30 million as at 31 March 2022, total revenue of Rs. 2,322.64 million and net cash outflows amounting to Rs. 312.44 million for the year ended on that date, have been audited by one of the joint auditors, Walker Chandiok & Co LLP, Chartered Accountants jointly with another firm of Chartered Accountants.



Our opinion above on the consolidated financial statements, and our report on other legal and regulatory requirements below, are not modified in respect of the above matters with respect to our reliance on the work done by and the reports of the other auditors.

13. We did not audit the financial statements of one subsidiary whose financial statements reflect total assets of Rs. nil and net assets of Rs. nil as at 31 March 2022, total revenues of Rs. nil and net cash outflows amounting to Rs. nil for the year ended on that date, as considered in the consolidated financial statements. These financial statements are unaudited and have been furnished to us by the management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of the aforesaid subsidiary, is based solely on such unaudited financial statements. In our opinion and according to the information and explanations given to us by the management, these financial statements are not material to the Group.

Our opinion above on the consolidated financial statements, and our report on other legal and regulatory requirements below, are not modified in respect of the above matter with respect to our reliance on the financial statements certified by the management.

Report on Other Legal and Regulatory Requirements

- 14. Based on our audit and on the consideration of the reports of the other auditors, referred to in paragraph 12, on separate financial statements of the subsidiaries, we report that the provisions of section 197 read with Schedule V to the Act are not applicable to the Holding Company and its subsidiary companies incorporated in India, whose financial statements have been audited under the Act since none of such companies is a public company as defined under section 2(71) of the Act. Accordingly, reporting under section 197(16) is not applicable.
- 15. As required by clause (xxi) of paragraph 3 of Companies (Auditor's Report) Order, 2020 ('the Order') issued by the Central Government of India in terms of section 143(11) of the Act, based on the consideration of the Order reports issued by us and by the respective other auditors as mentioned in paragraph 12 above of subsidiary companies included in the consolidated financial statements and covered under the Act, we report that there are no qualifications or adverse remarks reported in the respective Order reports of such subsidiary companies.
- 16. As required by section 143(3) of the Act, based on our audit and on the consideration of the reports of the other auditors on separate financial statements and other financial information of the subsidiaries incorporated in India, whose financial statements have been audited under the Act, we report, to the extent applicable, 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 purpose of our audit of the aforesaid consolidated financial statements;
 - In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors;
 - The consolidated financial statements dealt with by this report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements;
 - In our opinion, the aforesaid consolidated financial statements comply with Ind AS specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015;
 - e) On the basis of the written representations received from the directors of the Holding Company and taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies covered under the Act, none of the directors of the Group companies, are disqualified as on 31 March 2022 from being appointed as a director in terms of section 164(2) of the Act.



- With respect to the adequacy of the internal financial controls with reference to financial statements of the Holding Company, and its subsidiary companies covered under the Act, and the operating effectiveness of such controls, refer to our separate report in 'Annexure B' wherein we have expressed an unmodified opinion; and
- g) With respect to the other matters to be included in the Auditor's Report in accordance with rule 11 of the Companies (Audit and Auditors) Rules, 2014 (as amended), in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements and other financial information of the subsidiaries incorporated in India whose financial statements have been audited under the Act:
 - The consolidated financial statements disclose the impact of pending litigations on the consolidated financial position of the Group, as detailed in Note 43 to the consolidated financial statements;
 - The Holding Company and, its subsidiary companies, did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses as at 31 March 2022;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company, and its subsidiary companies covered under the Act, during the year ended 31 March 2022; and
 - iv. a. The respective managements of the Holding Company and its subsidiary companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiaries respectively that, to the best of their knowledge and belief, as disclosed in note 50(ii) to the consolidated financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or securities premium or any other sources or kind of funds) by the Holding Company or its subsidiary companies to or in any persons or entities, including foreign entities ('the intermediaries'), with the understanding, whether recorded in writing or otherwise, that the intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Holding Company, or any such subsidiary companies ('the Ultimate Beneficiaries') or provide any guarantee, security or the like on behalf the Ultimate Beneficiaries;
 - b. The respective managements of the Holding Company and its subsidiary companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiaries respectively that, to the best of their knowledge and belief, other than as disclosed in the note 50(i) to the accompanying consolidated financial statements, no funds have been received by the Holding Company or its subsidiary companies from any persons or entities, including foreign entities ('the Funding Parties'), with the understanding, whether recorded in writing or otherwise, that the Holding Company, or any such subsidiary companies shall, whether directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ('Ultimate Beneficiaries') or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - c. Based on such audit procedures performed by us and that performed by the auditors of the subsidiaries, as considered reasonable and appropriate in the circumstances, nothing has come to our or other auditors' notice that has caused us or the other auditors to believe that the management representations under sub-clauses (a) and (b) above contain any material misstatement.



v. The Holding Company and its subsidiary companies have not declared or paid any dividend during the year ended 31 March 2022.

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Mittal

Partner

Membership No.: 503843 UDIN: 22503843AWZCOL8562

Place: Gurugram

Date: 29 September 2022

For S.Tekriwal & Associates

Chartered Accountants

Firm's Registration No.: 009612N

Shishir Tekriwal

Partner

Membership No.: 088262 UDIN: 22088262AXYZJQ8844

Place: New Delhi

Date: 29 September 2022

Annexure A to the Independent Auditor's Report of even date to the members of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) on the consolidated financial statements for the year ended 31 March 2022

Annexure A

List of subsidiary company included in the consolidated financial statements

- 1. ACME Rewa Solar Energy Private Limited
- Aarohi Solar Private Limited
- Niranjana Solar Energy Private Limited
- 4. Dayanidhi Solar Power Private Limited
- 5. ACME Jaisalmer Solar Power Private Limited
- 6. Vishwatma Solar Energy Private Limited
- 7. ACME Mahbubnagar Solar Energy Private Limited
- 8. ACME Yamunanagar Solar Power Private Limted
- 9. ACME Vijayapura Solar Energy Private Limited
- 10. ACME Koppal Solar Energy Private Limited
- 11. ACME Kaithal Solar Power Private Limited
- 12. ACME Babadham Solar Power Private Limited
- 13. Devishi Renewable Energy Private Limited
- 14. Devishi Solar Power Private Limited
- 15. Eminent Solar Power Private Limited
- 16. Sunworld Energy Private Limited
- 17. ACME Solar Power Technology Private Limited
- 18. ACME PV Powertech Private Limited
- 19. ACME Odisha Solar Power Private Limited
- 20. ACME Raipur Solar Power Private Limited
- 21. ACME Solar Energy (Madhya Pradesh) Private Limited
- 22. ACME Solar Technologies (Gujarat) Private Limited
- 23. Dayakara Solar Power Private Limited
- 24. Grahati Solar energy Private Limited
- 25. ACME Magadh Solar Power Private Limited
- 26. ACME Nalanda Solar Power Private Limited
- 27. ACME Jodhpur Solar power Private Limited
- 28. Nirosha Power Private Limited
- 29. ACME Solar Rooftop Systems Private Limited
- 30. Mihit Solar Power Private Limited
- 31. ACME Kittur Solar Energy Private Limited
- 32. Acme Sidlaghatta Solar Energy Private Limited
- 33. ACME Guledagudda Solar Energy Private Limited
- 34. ACME Hukkeri Solar Energy Private Limited
- 35. ACME Kudligi Solar Energy Private Limited
- 36. ACME Sandur Solar Energy Private Limited 37. ACME Phalodi Solar Energy Private Limited
- 38. ACME Raisar Solar Energy Private Limited
- 39. ACME Deoghar Solar Power Private Limited
- 40. ACME Dhaulpur Powertech Private Limited
- 41. ACME Heergarh Powertech Private Limited
- 42. ACME Aklera Power Technology Private Limited
- 43. ACME Solar Energy Private Limited
- 44. Vittanath Power Private Limited
- 45. ACME Renewable Solutions Private Limited
- 46. ACME Urja Private Limited
- 47. ACME Surya Modules Private Limited
- 48. Acme Eco Clean Energy Private Limited
- 49. Acme Sun Power Private Limited
- 50. Acme Pokhran Solar Private Limited
- 51. Acme Sikar Solar Private Limited



S. Tekriwal & Associates

- 52. Acme Puskar Solar Private Limited
- 53. Acme Barmer Solar Private Limited
- 54. Acme Surya Power Private Limited
- 55. ACME Fazilka Power Private Limited (up to 3 November 2021)
- 56. ACME Nizamabad Solar Energy Private Limited (up to 3 November 2021)
- 57. ACME Warangal Solar Power Private Limited (up to 3 November 2021)
- 58. ACME Narwana Solar Power Private Limited (up to 3 November 2021)
- 59. ACME Medak Solar Energy Private Limited (up to 3 November 2021)
- 60. ACME Ranga Reddy Solar Power Private Limited (up to 3 November 2021)
- 61. ACME Karimnagar Solar Power Private Limited (up to 3 November 2021)
- 62. Sunworld Solar Power Private Limited (up to 3 November 2021)
- 63. Neemuch Solar Power Private Limited (up to 3 November 2021)
- 64. Purvanchal Solar Power Private Limited (up to 3 November 2021)
- 65. Rewanchal Solar Power Private Limited (up to 3 November 2021)
- 66. ACME Chittorgarh Solar Energy Private Limited (up to 18 November 2021)
- 67. ACME Green Shakti Private Limited (up to 28 February 2022)
- 68. Acme Photovoltaic Solar Private Limited (from 13 September 2021 to 28 February 2022)





Annexure B to the Independent Auditor's Report of even date to the members of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited), on the consolidated financial statements for the year ended 31 March 2022

Annexure B

Independent Auditor's Report on the internal financial controls with reference to financial statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ('the Act')

1. In conjunction with our audit of the consolidated financial statements of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) ('the Holding Company') and its subsidiaries (the Holding Company and its subsidiaries together referred to as 'the Group') as at and for the year ended 31 March 2022, we have audited the internal financial controls with reference to financial statements of the Holding Company and its subsidiary companies, which are companies covered under the Act, as at that date.

Responsibilities of Management and Those Charged with Governance for Internal Financial Controls

2. The respective Board of Directors of the Holding Company and its subsidiary companies, which are companies covered under the Act, are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of the Company's 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 Act.

Auditor's Responsibility for the Audit of the Internal Financial Controls with Reference to Financial Statements

- 3. The audit of internal financial controls with reference to financial statements of 11 subsidiary companies which are companies covered under the Act, and reporting under Section 143(3)(i) is exempted vide MCA notification no. G.S.R. 583(E) dated 13 June 2017 read with corrigendum dated 14 July 2017. Consequently, our responsibility is to express an opinion on the internal financial controls with reference to financial statements of the Holding Company and its subsidiary companies, as aforesaid, based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by ICAI prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to financial statements and the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting ('the Guidance Note') issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial statements were established and maintained and if such controls operated effectively in all material respects.
- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements includes obtaining an understanding of such internal financial controls, 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.
- 5. 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 with reference to financial statements of the Holding Company and its subsidiary companies as aforesaid.

Meaning of Internal Financial Controls with Reference to Financial Statements

6. A company's internal financial controls with reference to 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 controls with reference to financial statements include those policies and procedures that



Annexure B to the Independent Auditor's Report of even date to the members of ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited), on the consolidated financial statements for the year ended 31 March 2022

(1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with 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 financial statements.

Inherent Limitations of Internal Financial Controls with Reference to Financial Statements

7. Because of the inherent limitations of internal financial controls with reference to 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 with reference to financial statements to future periods are subject to the risk that the internal financial controls with reference to financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

8. In our opinion and based on the consideration of the reports of the other auditors on internal financial controls with reference to financial statements of the subsidiary companies, the Holding Company and its subsidiary companies, which are companies covered under the Act, have in all material respects, adequate internal financial controls with reference to financial statements and such controls were operating effectively as at 31 March 2022, based on the internal financial controls with reference to the financial statements criteria established by the Holding Company and its subsidiary companies considering the essential components of internal control stated in the Guidance note issued by the ICAI.

Other Matter

9. Internal financial controls with reference to financial statements insofar as it relates to 11 subsidiary companies, which are companies covered under the Act, whose financial statements reflect total assets of Rs. 30,429.78 million and net assets of Rs. 3,195.01 million as at 31 March 2022, total revenues of Rs. 686.73 million and net cash inflows amounting to Rs. 297.10 million for the year ended on that date, as considered in the consolidated financial statement, have been solely audited by one of the joint auditors, S. Tekriwal & Associates, Chartered Accountants. Further, internal financial controls with reference to the financial statement insofar as it relates to four subsidiary companies, which are companies covered under the Act, whose financial statements reflects total assets of Rs.17,262.36 million and net assets of Rs 2,077.30 million as at 31 March 2022, total revenue of Rs. 2,322.64 million and net cash outflow amounting to Rs. 312.44 million for the year on that date, as considered in the consolidated financial statement, have been audited by one of the joint auditors, Walker Chandiok & Co LLP, Chartered Accountants jointly with another firm of Chartered Accountants. Our opinion is not modified in respect of this matter.

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Mittal

Partner

Membership No.: 503843 UDIN: 22503843AWZCOL8562

Place: Gurugram

Date: 29 September 2022

For S.Tekriwal & Associates

Chartered Accountants

Firm's Registration No.: 009612N

Shishir Tekriwal

Partner

Membership No.: 088262 UDIN: 22088262AXYZJQ8844

Place: Gurugram

Date: 29 September 2022

~		
Cons	lidated Ralance Sheet as at 31 March '	2022

		As at	As at
Particulars	Notes	31 March 2022	31 March 2021
Assets			
Non current assets		(7.010.(2	94 024 66
Property, plant and equipment	3	57,210.63	84,924.66
Right-of-use assets	4(a)	4,560.17	4,914.43 972.01
Capital work-in-progress	5	12,728.02	
Intangible assets .	6	0.32	3.16
Financial assets		****	046.22
Investments	7	245.33	245.33
Other financial assets	8	1,223.37	2,750.28
Deferred tax assets (net)	9.	1,597.55	1,613.73
Non-current tax assets (net)	10	412.69	166.90
Other non current assets	11	7,489.98	6,643.81
Total non current assets		85,468.06	102,234.31
Current assets			
Financial assets		0.000.64	7.000.10
Trade receivables	12	8,270.54	7,226.13
Cash and cash equivalents	13	4,784.56	5,038.25
Bank balances other than above	- 14	2,846.35	4,391.67
Loans	15	1,623.18	1,588.69
Other financial assets	16	4,232.69	3,982.28
Other current assets	17	1,641.74	606.42
Total current assets		23,399.06	22,833.44
Assets held for sale	49	0.05	<u> </u>
Total assets		108,867.17	125,067.75
Equity and liabilities			
Equity	•	*	
Equity share capital	18	1,044.42	1,044.42
Instrument entirely in the nature of equity	19	6,500.00	6,500.00
Other equity	20	11,543.21	11,030.58
Equity attributable to Shareholders of the Company		19,087.63	18,575.00
Non-controlling interests		1,003.92	
Total equity		20,091.55	18,575,00
Liabilities			ė.
Non current liabilities			
Financial liabilities	21	69,508.98	82,263.99
Long term borrowings		3,198.00	3,368,52
Lease liabilities	4(b) 22	24.36	15.92
Provisions		901.29	175.08
Deferred tax liabilities (net)	9	2,681.99	3,592.95
Other non current liabilities	²³ .	76,314.62	89,416,46
Total non current liabilities			,-
Current liabilities			
Financial liabilities	24	6,127.04	11,398.75
Short term borrowings	25	0,121.01	,
Trade payables	23	366.01	10.06
Total outstanding dues of micro enterprises and small enterprises		2,364.09	1,486.58
Total outstanding dues of creditors other than micro enterprises and small enterprises	26	2,868.27	3,280.86
Other financial liabilities		311.34	289.12
Lease liabilities	4(b)		502.76
Other current liabilities	27	418.18	1.45
Provisions	28	2.43	·
Current tax liabilities (net)	29	3.64	106.71
Total current liabilities		12,461.00	17,076.29
Total equity and liabilities		108,867.17	125,067.75

As per our report of even date attached

consolidated financial statements

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Mital

Membership No. 503843

For S. Tekriwal & Associates

Chartered Accountants

Firm Registration No.: 009612N

Shishir Tekriwal

Partner

Membership No. 088262

Place: Gurugram Date: 29 September 2022 For and on behalf of the Board of Directors

Manoj Kumar Upadhyay Chairman and Managing Director

DIN No. 01282332

Rajesh Sodhi Company Secretary Membership No. F3043 Neeraj Gupta Chief Financial Officer



Consolidated Statement of Profit and Loss for the year ended 31 March 2022

Consolidated Statement of Front and Loss for the year ended of March 2022			unless otherwise stated
Particulars	Notes	For the year ended 31 March 2022	For the year ended 31 March 2021
Revenue			
Revenue from operations	30	14,879.02	16,917.45
Other income	31	4,043.87	2,184.67
Total revenue		18,922.89	19,102.12
Expenses			
Cost of materials consumed	32	938.50	-
Employee benefits expense	33	382.37	301.36
Finance costs	34	9,960.08	11,505.63
Depreciation and amortisation expense	35	5,462.75	6,217.80
Other expenses	36	1,154.93	1,088.42
Total expense		17,898.63	19,113.21
Profit/ (loss) before tax		1,024.26	(11.09)
Tax expense	9		
Current tax expense		27.26	149.83
Income tax relating to earlier years		(135.02)	65.34
Deferred tax expense/ (credit)		511.92	(378.39)
Total tax expense/ (credit)		404.16	(163.22)
Profit for the year		620.10	152.13
Other comprehensive income/(expense)			•
Items that will not be reclassified to profit and loss			
Remeasurements of defined benefit plans		2.95	2.51
Income tax relating to items that will not be reclassified to profit or loss		(0.75)	(0.64)
Other comprehensive income		2.20	1.87
Total comprehensive income		622.30	154.00
Total comprehensive income			
Profit attributable to:		(00.04	150 12
-Owners of ACME Solar Holdings Private Limited		620.34	152.13
-Non-controlling interest		(0.24)	152.13
		620.10	152.15
Other comprehensive income attributable to:		211	1 07
-Owners of ACME Solar Holdings Private Limited		2.14	1.87
-Non-controlling interest		0.06	1.87
		2.20	1.07
Earnings per equity share attributable to owners of the holding company	40		
Basic earnings per share		5.58	1.37
Diluted earnings per share		5.58	1.37
Summary of significant accounting policies and other explanatory information are integral part of the consolidated financial statements	1-54		

As per our report of even date attached

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

For S. Tekriwal & Associates

Chartered Accountants

Firm Registration No.: 009612N

For and on behalf of the Board of Directors

Deepak Mittal

Place: Gurugram

Partner

Membership No. 503843

Date: 29 September 2022

Shishir Tekriwal

Partner

Membership No. 088262

Manoj Kumar Upadhyay

Chairman and Managing Director

Neeraj Gupta Chief Financial Officer

DIN No. 01282332

Rajesh Sodhi

Company Secretary Membership No. F3043



Consolidated Statement of Cash Flows for the year ended 31 March 2022

solidated Statement of Cash Flows for the year ended 31 March 2022	In Rs. million	unless otherwise stated
Particulars	For the year ended	For the year ended
	31 March 2022	31 March 2021
CASH FLOWS FROM OPERATING ACTIVITIES	1,024.26	(11.09)
Profit/ (loss) before tax	1,024.20	(11.05)
Adjustments for:	6 460 75	6,217,80
Depreciation and amortisation expense	5,462.75	1.50
Provision for doubtful debts	9,960,08	11,505.63
Finance costs	(513.08)	(684.74)
Interest income	(153.50)	(211.19)
Amortisation of deferred income	9.36	15.93
Amortisation of deferred expenses	(3,295.63)	(1,134.26)
Profit on sale of investments	(5,25.05)	1.37
Balances written off	(22,30)	(26,57)
Excess provisions written back	(3.68)	(75.94)
Net foreign exchange difference	12,468,26	15,598.44
Operating profit before working capital changes	,	,
Movement in working capital	(3,986.25)	(579.47)
Increase in trade receivables	873,90	743.83
Decrease in other current and non-current financial assets	(997.04)	(162.76)
Increase in other current and non-current assets Increase in trade payables	1,259.58	996.82
Increase in other current and non-current financial liabilities	69.65	891.51
Increase in current and non-current provisions	8.07	. 3.57
Increase in current and non-current provisions Increase/(Decrease) in other current and non-current liabilities	109.22	(63.68)
Cash flows generated from operating activities post working capital changes	9,805.39	17,428.26
Income tax (paid) refund received (net)	. (255.77)	31,85
Net cash flows generated from operating activities (A)	9,549.62	17,460.11
A CONTRACTOR OF THE CONTRACTOR		
CASH FLOWS FROM INVESTING ACTIVITIES		/1 DEF 11
Payment made for purchase of property, plant and equipment	(14,507.41)	(1,855.19)
(including capital work-in-progress, capital creditors and capital advances)		con 40
Interest received	258,70	682.39
Proceeds from sale of subsidiary	10,860.22	8,708.48
Fixed deposits (made)/matured during the year	1,013.64	(2,211.68)
Loans given to related parties (net)	(1,365.74)	(389.62)
Net cash flows (used in)/ from investing activities (B)	(3,740.59)	4,934.38
CASH FLOWS FROM FINANCING ACTIVITIES*	•	
Proceeds from non convertible debentures issued	30,027.93	4,878.17
Repayment of non convertible debentures	(12,093.36)	(4,694.77)
Proceeds from long term borrowings	8,014.34	2,586.32
Repayment of long term borrowings	(23,886.31)	(5,367.79)
(Repayment)/proceeds from short term borrowings (net)	1,635.69	(5,438.77)
Payment of lease liabilities	(315.80)	(480.98)
Finance costs paid	(10,440.20)	(11,935.28)
Foreign exchange gain realised	60.45	57.04
Share issue expenses	(109.85)	-
Net proceeds from issuance of equity shares to non-controlling interest	619.61	•
Net proceeds from issuance of compulsorily convertible debenture to non-controlling interest	929.42	
Net cash flows (used in) financing activities (C)	(5,558.08)	(20,396,06
Increase/(decrease) in cash and cash equivalents (A+B+C)	250.95	1,998.43
Cash and cash equivalents at the beginning of the year	5,038.25	3,395.29
Cash and cash equivalents at the oeginning of the year Cash and cash equivalents transferred on sale of subsidiaries	(504.64)	(355.47
Cash and cash equivalents transferred on sale of substituties Cash and cash equivalents at the end of the year (refer note 13)	4,784.56	5,038.25

*Refer note 42 for reconciliation of liabilities from financing activities

Summary of significant accounting policies and other explanatory information are integral part of the consolidated financial statements

As per our report of even date attached

For Walker Chandiok & Co LLP

Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Mital Partner

Membership No. 503843

Place: Gurugram Date: 29 September 2022 For S. Tekriwal & Associates

Chartered Accountants

Firm Registration No.: 009612N

Shishir Tekriwal

Partner

Membership No. 088262

For and on behalf of the Board of Directors

Manoj Kumar Upadhyay Chairman and Managing Director

DIN No. 01282332

Rajesh Sodhi Company Secretary Membership No. F3043

1-54

Neeraj Gupta Chief Financial Officer

Consolidated Statement of changes in equity for the year ended 31 March 2022

A Equity share capital In Rs, mill					otherwise stated
Particulars	Balance as at 1 April 2020	Issue of equity share capital during the year	Balance as at 31 March 2021	Issue of equity share capital during the year	Balance as at 31 March 2022
Equity share capital	1,044.42	_	1,044.42	-	1,044.42

В	Instrument entirely in the nature of equity	In Rs. million unless otherwise stated				
	Particulars	Balance as at 1 April 2020	Converted during the year	Balance as at 31 March 2021	Converted during the year	Balance as at 31 March 2022
	Compulsory convertible debentures (CCD)	6,500,00	-	6,500,00	-	6,500.00

·		Reserves a	ind surplus				
Particulars	Securities premium	Capital reserve	Debenture redemption reserve	Retained earnings	Total	Non-controlling interest	Total
Balance as at 1 April 2020	23,019,52	(8,522,19)	142.40	(3,763.15)	10,876.58	i - I	10,876,58
Profit for the year	· -	-	-	152.13	152.13	- 1	152.13
Other comprehensive expense (net of tax)	-	-	.	1.87	1.87	- 1	1.87
Fransferred from retained earnings			250.62	(250.62)		-	
Balance as at 31 March 2021	23,019.52	(8,522,19)	393,02	(3,859,77)	11,030.58		11,030,58
Equity share capital issued by subsidiary*	-	-	-	-	-	619.61	619,61
Equity component of compound financial instrument (including tax impact on initial recognition)**	-	-	-		-	384.49	384.49
Profit for the year	_	_	- 1	620,34	620,34	(0.24)	620.10
Other comprehensive income (net of tax)	_	!	-	2.14	2.14	0.06	2.20
Transferred from retained earnings	_	- 1	84.58	(84.58)	-	[-
Share issue expenses incurred by subsidiary companies	-	-	-	(109.85)	(109.85)	<u> </u>	(109.8
Balance as at 31 March 2022	23,019,52	(8,522.19)	477.60	(3,431.72)	11,543.21	1,003.92	12,547.1

*Represents 49% of equity share capital of ACME Aklera Power Technology Private Limited issued to DSDG Holding ApS and UNOPS

Summary of significant accounting policies and other explanatory information are integral part of the consolidated financial statements

1-54

As per our report of even date attached

For Walker Chandiok & Co LLP Chartered Accountants

Firm's Registration No.: 001076N/N500013

Deepak Mittal Partner

Membership No. 503843

Place: Gurugram
Date: 29 September 2022

For S. Tekriwal & Associates

Chartered Accountants

Firm Registration No.: 009612N

Shishir Tekriwal

Partner

Membership No. 088262

For and on behalf of the Board of Directors

Neeraj Gupta

Chief Financial Officer

Manoj Kumar Upadhyay Chairman and Managing Director

DIN No. 01282332

Rajesh Sodhi Company Secretary

Company Secretary Membership No. F3043

^{**}Represents equity component of compound financial instrument issued by ACME Aklera Power Technology Private Limited to DSDG Holding ApS and UNOPS

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

1. i) Corporate information

ACME Solar Holdings Private Limited, earlier known as 'ACME Solar Holdings Limited' (the Holding Company) was incorporated on 3 June 2015 under the Companies Act, 2013. The Holding Company is domiciled in India with its registered office situated at Plot 152, Sector 44, Gurugram, Haryana – 122002, India. The Holding Company is held by ACME Cleantech Solutions Private Limited and the Ultimate Holding Company is MKU Holdings Private Limited. The Holding Company and together with its subsidiaries (called "The Group") are engaged in the business of establishing, commissioning, setting up, operating and maintaining power generation using solar, fossil and alternate source of energy and act as owners, manufacturers, engineers, procurers, buyers, sellers, distributors, dealers and contractors for setting up of power plant using glass bases mirrors, photo voltaic, boilers, turbines and/or other equipments for generating, distribution and supplying of electricity and other products using solar, fossil and alternate source of energy under conditions of direct ownership or through its affiliates, associates or subsidiaries. The Holding Company became public limited on 13 May 2017 and with effect from 1 July 2020, the Holding Company was converted from Public Limited to Private Limited.

The consolidated financial statements have been authorised for issue by the Board of Directors on 29 September 2022.

The Group owns and operates various solar energy projects with installed capacity of 1,209 MW in various states. These projects are intended to sell the power generated, under long term power purchase agreements with state electricity boards. The Group is developing and constructing various solar energy projects with capacity of 1,750 MW in various states.

Subsidiaries comprise operational and under construction so	Plant nature	Plant location	Capacity			
Name of the Company	Figur nature	1 tant location	(In MW)	31 March 2022	31 March 202	
Charles David Calar Engage Driveto Limited	Operational	Rajasthan	100.00	100%	100%	
CME Rewa Solar Energy Private Limited CME Jodhpur Solar power Private Limited	Operational	Rajasthan	100.00	100%	100%	
	Operational	Andhra Pradesh	50.00	100%	100%	
Aarohi Solar Private Limited	Operational	Andhra Pradesh	20.00	100%	100%	
Viranjana Solar Energy Private Limited	Operational	Andhra Pradesh	40.00	100%	100%	
Dayanidhi Solar Power Private Limited	Operational	Andhra Pradesh	20,00	100%	100%	
ACME Jaisalmer Solar Power Private Limited	Operational	Andhra Pradesh	30,00	100%	100%	
/ishwatma Solar Energy Private Limited		Karnataka	40.00	100%	100%	
ACME Vijayapura Solar Energy Private Limited	Operational	Kamataka	40.00	100%	100%	
ACME Koppal Solar Energy Private Limited	Operational		40.00	100%	100%	
ACME Kaithal Solar Power Private Limited	Operational	Karnataka	40.00	100%	100%	
ACME Babadham Solar Power Private Limited	Operational	Karnataka		100%	100%	
ACME Kittur Solar Energy Private Limited	Operational	Karnataka	15.00	100%	100%	
Acme Sidlaghatta Solar Energy Private Limited	Operational	Karnataka	20.00		100%	
ACME Guledagudda Solar Energy Private Limited	Operational	Karnataka	15.00	100%		
ACME Hukkeri Solar Energy Private Limited	Operational	Karnataka	15.00	100%	100%_	
ACME Kudligi Solar Energy Private Limited	Operational	Karnataka	20,00	100%	100%	
ACME Sandur Solar Energy Private Limited	Operational	Karnataka	20.00	100%	100%	
Devishi Renewable Energy Private Limited	Operational	Uttarakhand	12.50	100%	100%	
Devishi Solar Power Private Limited	Operational	Uttarakhand	12.50	100%	100%	
Eminent Solar Power Private Limited	Operational	Uttarakhand	12.50	100%	100%	
Sunworld Energy Private Limited	Operational	Uttarakhand	12.50	100%	100%	
ACME Mahbubnagar Solar Energy Private Limited	Operational	Telangana	30.00	100%	100%	
ACME Yamunanagar Solar Power Private Limted	Operational	Telangana	20.00	100%	100%	
ACME Solar Power Technology Private Limited	Operational	Telangana	50.00	100%	100%	
ACME PV Powertech Private Limited	Operational	Telangana	50.00	100%	100%	
Dayakara Solar Power Private Limited	Operational	Telangana	30.00	100%	100%	
Grahati Solar energy Private Limited	Operational	Telangana	50.00	100%	100%	
ACME Odisha Solar Power Private Limited	Operational	Odisha	25.00	100%	100%	
ACME Raipur Solar Power Private Limited	Operational	Chhattisgarh	30.00	100%	100%	
ACME Solar Energy (Madhya Pradesh) Private Limited	Operational	Madhya Pradesh	25.00	100%	100%	
	Operational	Gujarat	15.00	100%	100%	
ACME Solar Technologies (Gujarat) Private Limited	Operational	Bihar	10.00	100%	100%	
ACME Magadh Solar Power Private Limited	Operational	Bihar	15.00	100%	100%	
ACME Nalanda Solar Power Private Limited	Operational	Uttar Pradesh	30,00		100%	
Nirosha Power Private Limited	Operational	Punjab	30.00		100%	
ACME Solar Rooftop Systems Private Limited		Punjab	74.00		100%	
Mihit Solar Power Private Limited	Operational	Rajasthan	300.00		100%	
ACME Phalodi Solar Energy Private Limited	Under construction	Rajasthan	300.00		100%	
ACME Raisar Solar Energy Private Limited	Under construction		300.00		100%	
ACME Deoghar Solar Power Private Limited	Under construction	Rajasthan	300.00		100%	
ACME Dhaulpur Powertech Private Limited	Under construction	Rajasthan			100%	
ACME Heergarh Powertech Private Limited	Under construction	Rajasthan	300.00		100%	
ACME Aklera Power Technology Private Limited	Under construction	Rajasthan	250.00		100%	
ACME Solar Energy Private Limited	Investment Company	-	-	100%		
Vittanath Power Private Limited	Investment Company	<u> </u>	 -	100%	100%	
ACME Renewable Solutions Private Limited	Newly incorporated	<u> </u>	 -	100%	100%	
ACME Urja Private Limited	Newly incorporated	•	 -	100%	100%	
ACME Surya Modules Private Limited	Newly incorporated	, 1	-	100%	100%	
ACME Eco Clean Energy Private Limited	Newly incorporated	V6 10, 33	<u> </u>	100%	 	
ACME Sun Power Private Limited	Newly incorporated		<u> </u>	100%	1	
ACME Pokhran Solar Private Limited	Newly incorporated	7677 -975	T (***) -	100%	10	



Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Name of the Company	Plant nature	Plant location	Capacity	Proportion of ownership interests held by the Group as at	
Manie of the Company			(In MW)	31 March 2022	31 March 2021
ACME Sikar Solar Private Limited	Newly incorporated			100%	•
CME Pushkar Solar Private Limited	Newly incorporated		-	100%	
ACME Barmer Solar Private Limited	Newly incorporated	-	- 1	100%	
ACME Surva Power Private Limited	Newly incorporated	-	-	100%	
ACME Photovoltaic Solar Private Limited**	Newly incorporated	-	-	51%	<u> </u>
ACME Fazilka Power Private Limited Upto 03 November 2021)	Operational	Telangana	15.00	-	100%
ACME Nizamabad Solar Energy Private Limited Upto 03 November 2021)	Operational	Telangana	50.00	•	100%
ACME Warangal Solar Power Private Limited Upto 03 November 2021)	Operational	Telangana	15.00	•	100%
ACME Narwana Solar Power Private Limited (Upto 03 November 2021)	Operational	Telangana	15.00	-	100%
ACME Medak Solar Energy Private Limited (Upto 03 November 2021)	Operational	Telangana	45.00	-	100%
ACME Ranga Reddy Solar Power Private Limited Upto 03 November 2021)	Operational	Telangana	30.00	-	100%
ACME Karimnagar Solar Power Private Limited (Upto 03 November 2021)	Operational .	Telangana	15.00	-	100%
Sunworld Solar Power Private Limited (Upto 03 November 2021)	Operational	Telangana	30.00	-	100%
Neemuch Solar Power Private Limited (Upto 03 November 2021)	Operational	Telangana	15.00	-	100%
Purvanchal Solar Power Private Limited (Upto 03 November 2021)	Operational	Telangana	15.00	-	100%
Rewanchal Solar Power Private Limited Upto 03 November 2021)	Operational	Telangana	15.00	-	100%
ACME Chittorgarh Solar Energy Private Limited (Upto 18 November 2021)	Operational	Rajasthan	250.00	-	100%
ACME Green Shakti Private Limited (Upto 28 February 2022)	Under construction	-	375.00	-	100%

^{**}Incorporated on 13 September 2021 as a wholly owned subsidiary. The Holding Company transferred 49% equity stake to Renew Solar Power Private Limited, through execution of a share purchase agreement dated 21 February 2022.

ii) Amended Accounting Standards (Ind AS) and interpretations effective during the year

Ind AS 109 Financial Instruments; Ind AS 107 Financial Instruments: Disclosures and Ind AS 116 Leases (amendments related to Interest Rate Benchmark Reform)

The amendment to Ind AS 109, provides a practical expedient for assessment of contractual cash flow test, which is one of the criteria for being eligible to measure a financial asset at amortized cost, for the changes in the financial assets that may arise as a result of Interest Rate Benchmark Reform. An additional temporary exception from applying hedge accounting is also added for Interest Rate Benchmark Reform.

The amendment to Ind AS 107, clarifies the certain additional disclosures to be made on account of Interest Rate Benchmark Reform:

- (i) the nature and extent of risks to which the entity is exposed arising from financial instruments subject to interest rate benchmark reform;
- (ii) the entity's progress in completing the transition to alternative benchmark rates, and how the entity is managing the transition;
- (iii) the instruments exposed to benchmark reform disaggregated by significant interest rate benchmark along with qualitative information about the financial instruments that are yet to transition to alternative benchmark rate;
- (iv) changes to entity's risk management strategy.

The amendments introduced a similar practical expedient in Ind AS 116. Accordingly, while accounting for lease modification i.e. remeasuring the lease liability, in case this is required by interest rate benchmark reform, the lessee will use a revised discount rate that reflects the changes in the interest rate.

These amendments did not have any material impact on the consolidated financial statements of the Group.

Ind AS 116 Leases (amendment related to rent concessions arising due to COVID-19 pandemic)

The amendment to Ind AS 116 Leases extended the practical expedient introduced for financial year 2020-21 related to rent concessions arising due to Covid-19 pandemic, that provides an option to the lessee to choose that rent concessions for lease payments due on or before 30 June 2022 (from erstwhile notified date of 30 June 2021), arising due to COVID-19 pandemic ('COVID-19 rent related concessions') need not be treated as lease modification. The amendment did not have any material impact on consolidated financial statements of the Group.

Amendments consequent to issue of Conceptual Framework for Financial reporting under Ind AS (Conceptual Framework)

- (i) Ind AS 102 Share Based Payments Amended the definition of 'liabilities' to a present obligation of the entity to transfer an economic resource as a result of past events'.
- (ii) Ind AS 103 Business Combinations The MCA clarified that for the purpose of this Ind AS, acquirers are required to apply the definitions of an asset and a liability given in the Framework for Preparation and Presentation of Financial Statements with Indian Accounting Standards rather than the Conceptual Framework.

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

(iii) Ind AS 114 Regulatory Deferral Accounts - The amendment added a footnote against the term 'reliable' used in the Ind AS 114. The footnote clarifies that term 'faithful representation' used in the Conceptual Framework encompasses the main characteristics that the Framework for Preparation and Presentation of Financial Statements with Indian Accounting Standards called 'reliability'. However, for the purpose of this Ind AS, the term 'reliable' would be based on the requirements of Ind AS 8

(iv) Ind AS 37 Provisions, Contingent Liabilities and Contingent Assets - The MCA clarified that the definition of term 'liability' in this Ind AS is not being revised following the revision of the definition of liability in the Conceptual Framework.

(v) Ind AS 38 Intangible Assets - The MCA clarified that the definition of an 'asset' in this Ind AS is not being revised following the revision of the definition of asset in the Conceptual Framework.

(vi) Ind AS 106 Exploration for and Evaluation of Mineral Resources; Ind AS 1 Presentation of Financial Statements; Ind AS 8 Accounting policies, Changes in Accounting Estimates and Errors and Ind AS 34 Interim Financial Reporting - The reference to the Framework for Preparation and Presentation of Financial Statements with Indian Accounting Standards has been substituted with reference to the Conceptual Framework.

The above amendments did not have any material impact on the consolidated financial statements of the Group.

2. Significant accounting policies

2.01 Basis of preparation

The consolidated financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under Section 133 read with Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time), Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and the relevant provisions of the Act. Effective 1 April 2016, the Group had adopted the Ind AS and the adoption was carried out in accordance with Ind AS 101 First time adoption of Indian Accounting Standards, with 1 April 2015 as the transition date. The transition was carried out from Indian Accounting Principles generally accepted in India as prescribed under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP. Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. Refer 1 (ii) above for certain amendments to the standards which have become effective for annual periods beginning on or after 1 April 2021.

The consolidated financial statements are presented in INR and all values are rounded to the nearest million with two decimals except where otherwise indicated.

Historical cost convention

The consolidated financial statements . . . been prepared on a historical cost convention on a going concern basis except for certain financial assets and financial liabilities which are measured at fair value.

2.02 Basis of consolidation

The Group's Consolidated financial statements comprise the financial statements of Holding Company and all of its subsidiaries as at 31 March 2022. The financial statements of the entities used for the purpose of consolidation are drawn up to same reporting date as that of the Holding Company. Subsidiaries are all entities over which, Holding Company exercises control. Holding Company exercises control only if it has the following:

- a) power over the entity
- b) exposure, or rights, to variable returns from its involvement with the entity; and
- c) the ability to use its power over the entity to affect the amount of its returns.

The Holding Company or any of its subsidiaries, whether it controls an entity, if facts and circumstances indicate that there are changes to one or more of the three elements of control.

The difference between the cost of investment in subsidiaries (investee company) to the Group and the proportionate share in the equity of the investee Company as at the date of acquisition of stake is recognised in the Consolidated Financial Statements as Goodwill or Capital Reserve, as the case may be. Goodwill arising on consolidation is tested for impairment at the Balance Sheet date. Non-controlling interests which represent part of the net profit or loss and net assets of subsidiaries that are not, directly or indirectly, owned or controlled by the Group, are excluded.

The financial statements of the companies under the Group are consolidated on a line-by-line basis and intra-group balances and transactions including unrealised gain / loss from such transactions are eliminated upon consolidation.

These financial statements are prepared by applying uniform accounting policies in use at the Group level.

The Consolidation of the financial statements of subsidiaries begins on the date control is established.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group, and they are de-consolidated from the date that control ceases. Non-controlling interests is the equity in a subsidiary not attributable to a parent and presented separately from the parent's equity. Non-controlling interests consist of the amount at the date of the business combination and its share of changes in equity since that date. Profit or loss and other comprehensive income are attributed to the controlling and non-controlling interests in proportion to their ownership interests, even if this results in the non-controlling interests having a deficit balance. However, in case where there are binding contractual arrangements that determine the attribution of the earnings, the attribution specified by such arrangement is considered

2.03 Use of estimates

The preparation of consolidated financial statement in conformity with Ind AS requires the management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities, at the end of the reporting period. Although these estimates are based on the management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods.







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

2.04 Business combinations

Business combinations are accounted for using the acquisition method. The acquisition method involves the recognition of the acquiree's identifiable assets and liabilities, including contingent liabilities, regardless of whether they were recorded in the financial statements prior to acquisition. On initial recognition, the assets and liabilities of the acquired subsidiary are included in the consolidated balance sheet at their fair values, which are also used as the bases for subsequent measurement in accordance with the Group's accounting policies. Goodwill is stated after separating out identifiable intangible assets. Goodwill represents the excess of acquisition cost over the fair value of the Group's share of the identifiable net assets of the acquiree at the date of acquisition. Any excess of identifiable net assets over acquisition cost is recognised in the other comprehensive income on the acquisition date and accumulated in equity as capital reserve. Acquisition related costs are accounted for as expenses in the period in which they are incurred and the services are received.

Business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties, both before and after the business combination, and where that control is not transitory, is referred to as business combinations of entities under common control. The accounting policy of the Group is to account for the assets and liabilities of acquired entities at their book values in its consolidated financial statements. The book value of the assets and liabilities of an acquired entity is the book value as reflected in the standalone financial statements. The excess of the fair value of the consideration paid (in cash and in kind) over the acquirer's proportionate share of the net asset value acquired is adjusted in other equity. The consolidated financial statements and financial information for comparative year are presented since the date of existence of common control.

As per Ind AS 103, common control business transaction include transactions, such as transfer of subsidiaries, between entities within the Group and the business combination under common control is being accounted for using pooling of interest method.

The following accounting has been followed:

- a) The assets and liabilities of the combining entities are reflected at their carrying amounts.
- b) No adjustments are made to reflect fair values, or recognise any new assets or liabilities. The only adjustments that are made are to harmonise accounting policies.
- c) The financial information in the financial statements in respect of prior periods has been as if the business combination had occurred from the beginning of the preceding period in the financial statements, irrespective of the actual date of the combination.
- d) The balance of the retained earnings apprearing in the financial statements of the transferor is aggregated with the corresponding balance appearing in the financial statement of the transferee.
- e) The identity of the reserves shall be preserved and shall appear in the financial statements of the transferee in the same form in which they appeared in the financial statements of the transferor.

2.05 Foreign currency translation

Functional and presentation currency

Foreign currency transactions are translated into the functional currency of the respective company, using the exchange rates prevailing at the dates of the transactions (spot exchange rate).

Foreign exchange gains and losses resulting from the settlement of such transactions and from the re-measurement of monetary items denominated in foreign currency at year-end exchange rates are recognised in profit or loss.

Non-monetary items are not retranslated at year-end and are measured at historical cost (translated using the exchange rates at the transaction date), except for non-monetary items measured at fair value which are translated using the exchange rates at the date when fair value was determined.

2.06 Revenue

Revenue from contracts with customers is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. Revenue excludes taxes collected on behalf of government.

A) Sale of power

i) Revenue from supply of power is recognised net of any cash rebates and consumption, when the power is supplied and units of electricity are delivered as it best depicts the value of the customer and complete satisfaction of performance obligation.

Revenue from sale of power is recognized when persuasive evidence of an arrangement exists, the fee is fixed or determinable, solar energy kilowatts are

supplied and collectability is reasonably assured. Revenue is based on the solar energy kilowatts actually supplied to customers multiplied by the rate per kilowatt hour agreed to in the respective power purchase agreement (PPAs). The solar energy kilowatts supplied by the Group are validated by the customer prior to billing and recognition of revenue.

billing and recognition of revenue.

ii) Where Power Purchase Agreement's (PPAs) include scheduled rate changes, revenue is recognized at lower of the amount billed or by applying the average rate to the energy output estimated over the term of the PPA. The determination of the lesser amount is undertaken annually based on the cumulative amount that would have been recognized had each method been consistently applied from the beginning of the contract term. The Group estimates the total kilowatt hour units expected to be generated over the entire term of the PPA. The contractual rates are applied to this annual estimate to determine the total estimated revenue over the term of the PPA. The Group then uses the total estimated revenue and the total estimated kilo-watt hours to compute the average rate used to record revenue on the actual energy output supplied. The difference between actual billing and revenue recognised is recorded as unearned revenue.





ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Rendering of services

The Group generates revenue from rendering of services including engineering, procurement and construction services, operation and maintenance and management services.

i) Engineering, procurement and construction contract

Construction revenue and costs are recognised by reference to the stage of completion of the construction activity at the balance sheet date, as measured by the proportion that contract costs incurred for work performed to date bear to the estimated total contract costs. Where the outcome of the construction cannot be estimated reliably, revenue is recognised to the extent of the construction costs incurred if it is probable that they will be recoverable. When the outcome of the contract is ascertained reliably, contract revenue is recognised at cost of work performed on the contract plus proportionate margin, using the percentage of completion method i.e. over the period of time. The estimated outcome of a contract is considered reliable when all the following conditions are satisfied:

i. The amount of revenue can be measured reliably,

ii. It is probable that the economic benefits associated with the contract will flow to the Group,

iii. The stage of completion of the contract at the end of the reporting period can be measured reliably,

iv. The costs incurred or to be incurred in respect of the contract can be measured reliably Provision is made for all losses incurred to the balance sheet date. Variations in contract work, claims and incentive payments are recognised to the extent that it is probable that they will result in revenue and they are capable of being reliably measured. Expected loss, if any, on a contract is recognised as expense in the period in which it is foreseen, irrespective of the stage of completion of the contract. For contracts where progress billing exceeds the aggregate of contract costs incurred to-date and recognised profits (or recognised losses, as the case may be), the surplus is shown as the amount due to customers. Amount received before the related work is performed are disclosed in the financial statement as a liability towards advance received. Amounts billed for work performed but yet to be paid by the customers are disclosed in the financial statement as trade receivables. Work performed but yet not billed to the customer are disclosed as unbilled revenue.

ii) Management services

Consideration received for management services is recognised as revenue in the year when the service is performed by reference to the stage of completion at the reporting date, when outcome can be assessed reliably. A contract's stage of completion is assessed by management by comparing the work completed with

C) Interest income

Interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated futur. Ash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortized cost of the financial liability. When calculating the effective interest rate, the Group estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit losses. Interest income is included in other income in the Statement of Profit and Loss.

Claims i.e. late payment interest recoverable from customer, insurance claim and liquidated damages, are recognised on acceptance or actual receipt of the claim, whichever is earlier, considering the certainty as to measurement or ultimate collectability of revenue.

2.07 Borrowing costs

Borrowing costs directly attributable to the acquisitions, construction or production of a qualifying asset are capitalised during the period of time that is necessary to complete and prepare the asset for its intended use or sale. Other borrowing costs are expensed in the period in which they are incurred and reported in finance

2.08 Property, plant and equipment

Property, plant and equipment's are carried at cost less accumulated depreciation. The cost of items of the property, plant and equipment comprises its purchase price net of any trade discount and rebate, any import duties and other taxes (other than those subsequently recoverable from tax authorities), any directly attributable expenditure on making the asset ready for its intended use, other incidental expenses and interest on borrowings attributable to acquisition of qualifying property, plant and equipments upto the date the asset is ready for its intended use.

Whenever significant parts of the property, plant and equipment are required to be replaced at intervals, the Group depreciates them separately based on their specific useful lives. All other repair and maintenance costs are recognised in statement of profit and loss as incurred.

Depreciation is recognised based on the cost of assets (other than freehold land) using the straight-line method. The useful life of property, plant and equipment is considered based on life prescribed in schedule II to the Companies Act, 2013 except in case of power plant assets, where the depreciation is charged on the basis of the relevant tariff regulations based on technical assessment, taking into account the nature of assets, the estimated usage of the assets, the operating condition of the assets, anticipated technical changes, manufacturer warranties and maintenance support. The estimated useful lives and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

2.09 Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses. Group amortises intangible assets using straightline method over a period of 25 years for customers contracts.

The Group assesses at contract inception whether a contract is, or contains, a lease. A lease is defined as 'a contract, or part of a contract, that conveys the right to use an asset (the underlying asset) for a period of time in exchange for consideration'.

To apply this definition, the Group assesses whether the contract meets three key evaluations which are whether:

- the contract contains an identified asset, which is either explicitly identified in the contract or implicitly specified by being identified at the time the asset is made available to the Group
- the Group has the right to obtain substantially all of the economic benefits from use of the identified asset throughout the period of use, considering its rights within the defined scope of the contract
- the Group has the right to direct the use of the identified asset throughout the period of use. The Group assess whether it has the right to direct 'how and for what purpose' the asset is used throughout the period of use.



Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

At lease commencement date, the Group recognizes a right-of-use asset and a lease liability on the balance sheet. The right-of-use asset is measured at cost, which is made up of the initial measurement of the lease liability, any initial direct costs incurred by the Group, an estimate of any costs to dismantle and remove the asset at the end of the lease, and any lease payments made in advance of the lease commencement date (net of any incentives received).

The Group depreciates the right-of-use assets on a straight-line basis from the lease commencement date to the earlier of the end of the useful life of the underlying asset or the end of the lease term. The Group also assesses the right-of-use asset for impairment when such indicators exist.

At the commencement date, the Group measures the lease liability at the present value of the lease payments unpaid at that date, discounted using the interest rate implicit in the lease if that rate is readily available or the Group's incremental borrowing rate.

Lease payments included in the measurement of the lease liability are made up of fixed payments (including in substance fixed), variable payments based on an index or rate, amounts expected to be payable under a residual value guarantee and payments arising from options reasonably certain to be exercised.

Subsequent to initial measurement, the liability will be reduced for payments made and increased for interest. It is remeasured to reflect any reassessment or modification, or if there are changes in in-substance fixed payments.

When the lease liability is remeasured, the corresponding adjustment is reflected in the right-of-use asset, or profit and loss if the right-of-use asset is already reduced to zero or the adjustment relates to reduction in scope of the lease.

The Group has presented the right-of-use assets and lease liabilities on the face of statement of financial position.

2.11 Impairment of non-financial assets

For impairment assessment purposes, assets are grouped at the lowest levels for which there are largely independent cash inflows (cash-generating units). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level. All individual assets or cash-generating units are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

An impairment loss is recognised for the amount by which the asset's (or cash-generating unit's) carrying amount exceeds its recoverable amount, which is the higher of fair value less costs of disposal and value-in-use. To determine the value-in-use, management estimates expected future cash flows from each cash-generating unit and determines a suitable discount rate in order to calculate the present value of those cash flows. The date used for impairment testing procedures are directly linked to the Group's latest approved budget, adjusted as necessary to exclude the effects of future reorganisations and asset enhancements. Discount factors are determined individually for each cash-generating unit and reflect current market assessments of the time value of money and asset-specific risk factors.

Impairment losses are charged in the statement of profit or loss. Further, impairment loss is reversed if the asset's or cash-generating unit's recoverable amount exceeds its carrying amount. The reversal is limited so that the carrying of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the Statement of Profit and Loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as an increase in revaluation.

2.12 Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grant will be received.

Government grants relating to income are determined and recognised in the statement of profit and loss over the period necessary to match them with the cost that they are intended to compensate, on a systematic basis and presented within other income.

Government grants relating to the assets are presented as deferred income and such income are recognised in the statement of profit and loss over the period on a systematic basic within other income.

2.13 Financial instruments

Recognition, initial measurement and derecognition

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument, and, except for trade receivables which do not contain a significant financing component, these are measured initially at:

- a) fair value, in case of financial instruments subsequently carried at fair value through profit or loss (FVTPL);
- b) fair value adjusted for transaction costs, in case of all other financial instruments.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and substantially all the risks and rewards are transferred. A financial liability is derecognised when the underlying obligation specified in the contract is discharged, cancelled or expires.

Classification and subsequent measurement of financial assets

Different criteria to determine impairment are applied for each category of financial assets, which are described below.

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

- · Financial assets at amortised cost
- · Financial assets at fair value through other comprehensive income (FVOCI)
- Financial assets, derivatives and equity instruments at FVTPL

(1) Financial assets at amortised cost

- A 'Financial assets' is measured at the amortised cost if both the following conditions are met:
- (a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- (b) Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

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







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Impairment of financial assets

In accordance with Ind-AS 109, the Group applies expected credit loss (ECL) model for measurement and recognition of impairment loss for financial assets carried at amortised cost.

ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive. When estimating the cash flows, the Group is required to consider:

- All contractual terms of the financial assets (including prepayment and extension) over the expected life of the assets.

Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

Trade receivables

The Group applies simplified approach permitted by Ind AS 109 Financial Instruments, which requires expected lifetime losses to be recognised from initial recognition of receivables.

Other financial assets

For recognition of impairment loss on other financial assets and risk exposure, the Group determines whether there has been a significant increase in the credit risk since initial recognition and if credit risk has increased significantly, life time impairment loss is provided otherwise provides for 12 month expected credit losses.

(2) Financial assets at fair value through other comprehensive income (FVOCI)

Financial assets that meet the following conditions are measured initially as well as at the end of each reporting date at fair value, recognised in other comprehensive income (OCI).

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The contractual terms of the asset give rise on specified dates to cash flows that represent solely payment of principal and interest.

(3) Financial assets, derivatives and equity instruments at FVTPL

Financial assets that do not meet the amortised cost criteria or FVTOCI criteria are measured at FVTPL. Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any dividend or interest earned on the financial asset.

(4) Classification and subsequent measurement of financial liabilities

The Group's finacial liabilities includes borrowings, trade payable and other payables and derivative instruments.

Financial liabilities are measured subsequently at amortised cost using the effective interest method except for derivatives and financial liabilities designated at FVTPL, which are carried subsequently at fair value with gains or losses recognised in profit or loss.

Offsetting of financial assets and financial liabilities

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

Derivative financial instruments

The Group uses derivative financial instruments, such as forward currency contracts and interest rate swaps to hedge its foreign currency and interest rate risks. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. Any gains or losses from changes in the fair value of derivatives are taken directly to statement of profit and loss.

Compound financial instruments

Compound financial instruments are separated into liability and equity components based on the terms of contract. On the issuance of compound financial instruments, the fair value of liability component is determined using a market rate for an equivalent instrument. This amount is classified as a financial liability measured at amortised cost (net of transaction costs) until it is extinguished on conversion or redemption. The equity component is classified under other equity.

2.14 Current versus non-current classification

The Group presents assets and liabilities in the balance sheet based on current/ noncurrent classification.

An asset is classified as current when it satisfies any of the following criteria:

- it is expected to be realised in, or is intended for sale or consumption, in the Group's normal operating cycle;
- it is held primarily for the purpose of being traded;
- it is expected to be realised within 12 months after the reporting date; or
- it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

A liability is classified as current when it satisfies any of the following criteria:

- it is expected to be settled in the Group's normal operating cycle;
- it is held primarily for the purpose of being traded;
- it is due to be settled within 12 months after the reporting date; or
- the Group does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Current assets/liabilities include current portion of non-current financial assets/liabilities respectively. All other assets/liabilities are classified as non-current. Deferred tax assets and liabilities are classified as non-current assets and liabilities.

Onerating cycle

Based on the nature of the operations and the time between the acquisition of assets for processing and their realisation in cash or cash equivalents, the Group has ascertained its operating cycle as twelve months for the purpose of current/non-current classification of assets and liabilities.







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

2.15 Income taxes

Tax expense comprises current and deferred tax. Tax expense is recognised in profit or loss except to the extent that it relates to items recognised directly in equity or other comprehensive income, in which case it is recognised in equity or in other comprehensive income.

Current tax

Current tax comprises the expected tax payable on the taxable income for the year. The amount of current tax payable is the best estimate of the tax amount expected to be paid that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date. Current tax assets and liabilities are offset only if certain criteria is met. Current Income tax related to items recognised in other comprehensive income or directly in equity is recognised in other comprehensive income or in equity as the case may be.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and tax base i.e. amounts used for taxation purposes.

A deferred tax asset is recognised for unused tax losses, unabsorbed depreciation, deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised. A deferred tax liability is recognised in respect of taxable temporary differences.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date. 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 on the same taxable entity or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously.

Deferred tax relating to items recognised outside the statement of profit and loss is recognised outside the statement of profit and loss either in comprehensive income or in equity. Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

The Group recognises MAT credit available as deferred tax asset only to the extent that there is reasonable evidence that the Group will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward.

The deferred tax in respect of timing differences which reverse during the tax holiday period is not recognised to the extent the enterprise's gross total income is subject to the deduction during the tax holiday period as per the requirements of sections 80-IA of the Income-tax Act, 1961.

2.16 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits, together with other short-term, highly liquid investments maturing within 90 days from the date of acquisition. Cash and cash equivalent are readily convertible into known amounts of cash and are subject to an insignificant risk of changes in value.

2.17 Provisions, contingent assets and contingent liabilities

Provisions are recognized only when there is a present obligation, as a result of past events, and measured at the estimated expenditure required to settle the present obligation, based on the most reliable evidence available at the reporting date, including the risks and uncertainties associated with the present obligations as a whole. Provisions are discounted to their present values, where the time value of money is material. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost. The expense relating to any provision is presented in the Statement of Profit and Loss net of any reimbursement.

Any reimbursement that the Group is virtually certain to collect from a third party with respect to the obligation is recognised as a separate asset. However, this asset may not exceed the amount of the related provision.

No liability is recognised if an outflow of economic resources as a result of present obligations is not probable. Such situations are disclosed as contingent liabilities unless the outflow of resource is remote.

Contingent liabilities are disclosed by way of note unless the possibility of outflow is remote. Contingent assets are neither recognized nor disclosed. However, when realization of income is virtually certain, related asset is recognized

2.18 Employee benefits

Short-term employee benefits

Liabilities for wages and salaries, including nonmonetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are classified as short-term employee benefits. These benefits include salaries and wages, short-term bonus, pension, incentives etc. These are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet

Post-employment benefits plans

The Group provides post-employment benefits through various defined contribution and defined benefit plans.

Defined contribution plans

The Group pays fixed contribution into independent entities in relation to several state plans and insurances for individual employees. The Group has no legal or constructive obligations to pay contributions in addition to its fixed contributions, which are recognised as an expense in the period that related employee services are received.

Defined benefit plans

Under the Group's defined benefit plans, the amount of pension benefit that an employee will receive on retirement is defined by reference to the employee's length of service and final salary. The legal obligation for any benefits remains with the Group, even if plan assets for funding the defined benefit plan have been set aside. Plan assets may include assets specifically designated to a long-term benefit fund as well as qualifying insurance policies.

The liability recognised in the balance sheet for defined benefit plans is the present value of the defined benefit obligation (DBO) at the reporting date less the fair value of plan assets.

Management estimates the DBO annually with the assistance of independent actuaries. Actuarial gains/losses resulting from re-measurements of the liability/asset are included in other comprehensive income.

Service cost of the Group's defined benefit plan is included in employee benefits expense. Employee contributions, all of which are independent of the number of years of service, are treated as a reduction of service cost. Net interest expense on the net defined benefit liability is included in profit and loss. Gains and losses resulting from re-measurements of the net defined benefit liability are included in other comprehensive income.

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

2.19 Significant management judgement in applying accounting policies

When preparing the financial statement, management makes a number of judgements, estimates and assumptions about the recognition and measurement of assets, liabilities, income and expenses.

Income tax and deferred tax assets

The Group uses estimates and judgements based on the relevant rulings in the areas of allocation of revenue, costs, allowances and disallowances which is exercised while determining the provision for income tax. A deferred tax asset is recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilised. Accordingly, the Group exercises its judgement to reassess the carrying amount of deferred tax assets at the end of each reporting period.

Impairment of non-financial assets

In assessing impairment, management estimates the recoverable amount of each asset or cash-generating units based on expected future cash flows and uses an interest rate to discount them. Estimation uncertainty relates to assumptions about future operating results and the determination of a suitable discount rate.

Useful lives of depreciable assets

The Group reviews the useful life of property, plant and equipment at the end of each reporting period. This reassessment may result in change in depreciation expense in future periods.

Fair value measurement

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

Revenue recognition

For performance obligation satisfied over time, the revenue recognition is done by measuring the progress towards complete satisfaction of performance obligation. The progress is measured in terms of a proportion of actual cost incurred to-date, to the total estimated cost attributable to the performance obligation

2.20 Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders (after deducting attributable taxes) by the weighted a genumber of equity shares outstanding during the period. Partly paid equity shares are treated as a fraction of an equity share to the extent that they are entitled to participate in dividends relative to a fully paid equity share during the reporting period. The weighted average number of equity shares outstanding during the period is adjusted for events such as bonus issue, bonus element in a rights issue, share split and reverse share split (consolidation of shares) that have changed the number of equity shares outstanding, without a corresponding change in resources.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

2.21 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker ('CODM') [Chairperson and Identification of segments

In accordance with Ind AS 108 Operating Segment, the operating segments used to present segment information are identified on the basis of information reviewed by the Group's CODM to allocate resources to the segments and assess their performance. An operating segment is a component of the Group that engages in business activities from which it earns revenues and incurs expenses, including revenues and expenses that relate to transactions with any of the Group's other components. Results of the operating segments are reviewed regularly by the CODM [Chairperson and Chief Financial Officer, which has been identified as the CODM], to make decisions about resources to be allocated to the segment and assess its performance and for which discrete financial information is available.

Allocation of common costs

Common allocable costs are allocated to each segment accordingly to the relative contribution of each segment to the total common costs.

Unallocated items

Unallocated items include general corporate income and expense items which are not allocated to any business segment.

Segment accounting policies

The Group prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the financial statements of the Group as a whole.

2.22 Assets held for sale

Non-current assets are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the asset is available for immediate sale in its present condition subject only to terms that are usual and customary for sale of such asset and its sale is highly probable. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification. As at each balance sheet date, the management reviews the appropriateness of such classification.

Non-current assets classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell. The Group treats sale/distribution of the asset or disposal group to be highly probable when:

- the appropriate level of management is committed to a plan to sell the asset (or disposal group),
- an active programme to locate a buyer and complete the plan has been initiated (if applicable),
- the asset (or disposal group) is being actively marketed for sale at a price that is reasonable in relation to its current fair value,
- the sale is expected to qualify for recognition as a completed sale within one year from the date of classification, and
- actions required to complete the plan indicate that it is unlikely that significant changes to the plan will be made or that the plan will be withdrawn.

Property, plant and equipment and intangible assets once classified as held for sale/distribution to owners are not depreciated or amortised.

2.23 Amendment to Accounting Standards (Ind AS) issued but not yet effective

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, applicable from April 1st, 2022, as below:



Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Ind AS 103 - Reference to Conceptual Framework

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

Ind AS 16 - Proceeds before intended use

The amendments mainly prohibit an entity from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, an entity will recognise such sales proceeds and related cost in profit or loss. The Group does not expect the amendments to have any impact on its consolidated financial statements.

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

The amendments specify that that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts. The amendment is essentially a clarification and the Group does not expect the amendment to have any significant impact on its consolidated financial

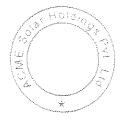
Ind AS 109 - Annual Improvements to Ind AS (2021)

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

(This space has been intentionally left blank)







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

3 Property, plant and equipment

Details of entity's property, plant and equipme	and their carrying amoun	its are as follows.			In Rs. million unless	otherwise stated
Particulars .	Freehold land^	Building	Plant and equipment	Office equipments	Vehicles	Total
Gross block						100 246 26
Balance as at 1 April 2020	4,267.08	32.01	104,941.60	1.97	2.60	109,245.26
Addition during the year	177.92	-	3,988.56	- ,	•	4,166.48
Deletion during the year (refer note 48)	(13.56)		(5,630.08)	-		(5,643.64)
Balance as at 31 March 2021	4,431.44	32,01	103,300.08	1.97	2.60	107,768.10
Addition during the year	87.56	_	3,226.97	•	-	3,314.53
Disposal/adjustment*	(11.61)	-	• •	-	-	(11.61)
Deletion during the year (refer note 48)	(1,677.63)	-	(29,790.82)		-	(31,468.45)
Balance as at 31 March 2022	2,829.76	32,01	76,736.23	1.97	2.60	79,602.57
Accumulated depreciation						
Balance as at 1 April 2020	<u>-</u>	15.04	17,595.74	1.97	1.82	17,614.57
Depreciation charge	-	2.82	6,069.87	-	0.32	6,073.01
Deletion during the year (refer note 48)		-	(844.14)	-		(844.14)
Balance as at 31 March 2021		17.86	22,821.47	1.97	2.14	22,843.44
Depreciation charge		2.82	5,334.74	-	0.31	5,337.87
Deletion during the year (refer note 48)		-	(5,789.37)	-	-	(5,789.37)
Balance as at 31 March 2022	-	20,68	22,366.84	1.97	2,45	22,391.94
Net block						
Balance as at 31 March 2021	4,431.44	14,15	80,478.61		0,46	84,924.66
Balance as at 31 March 2022	2,829.76	11.33	54,369.39	-	0.15	57,210.63

(i) Refer note 41 for details of assets pledged. The title deeds of all the freehold land are in the name of the respective subsidiary companies and are pledged with banks.

4 Right of use assets and lease liabilities

Set out below are the carrying amounts of right of use assets and lease liabilities and the movements during the year.

	In Rs. million unless otherwise stated
Particulars	. Right of use assets
(a) Right-of-use assets	
Cost	* 057 07
Balance as at 1 April 2020	5,057.07
Add: Additions during the year	1,213.51
Less: Deletion (refer note 48)	(1,043.95)
Balance as at 31 March 2021	5,226.63
Add: Additions during the year	666.44
Less: Deletion related to disposal of subsidiary companies (refer note 48)	(226.19)
Less: Deletion (refer note 48)	(656.07)
Balance as at 31 March 2022	5,010.81
Accumulated amortisation	
Balance as at 1 April 2020	187.59
Less: Amortisation for the year (refer note 35)*	184.51
Less: Disposal (refer note 48)	(59.90)
Balance as at 31 March 2021	312.20
Less: Amortisation for the year (refer note 35)*	196.75
Less: Disposal (refer note 48)	(58.31)
Balance as at 31 March 2022	450.64
•	
Net carrying amount	4,914.43
Balance as at 31 March 2021	4,560.17
Balance as at 31 March 2022	
*Includes amount transferred to capital work-in-progess of Rs. 71.97 million (31 March 2021: Rs. 39.87 million)	

(b) Lease liabilities Particulars	As at 31 March 2022	As at 31 March 2021
Opening Balance	3,657.64	3,226.39
Add. Addition in lease liabilities during the year	625.93	1,213.67
Add: Deletion in lease liabilities during the year (refer note 48)	(829.74)	(613.55)
Add: Interest on lease liabilities	186.17	277.20
Add: Interest transferred to capital work in progress (refer note 46)	185.14	100.67
Less: Lease liabilities paid	(315,80)	(480.98)
Less: Transfer to liabilities related to assets held for sale*	•	(65.76)
Closing balance	3,509,34	3,657.64
Current	311.34	289.12
Non-current	3,198,00	3,368.52

⁽i) Total cash outflow for leases for the year ended 31 March 2022 was Rs. 315.80 million (31 March 2021: Rs. 480.98 million).

^{*} Represents interest accrued during FY 2020-21 amounting to Rs. 65.76 million related to entities held for sale as on 31 March 2020.



During the current year, Directorate of Industries and Commerce, Bangalore vide its order dated 12 January 2022 has sanctioned reimbursement of land concession fee of Rs. 11.61 million (31 March 2021: nil) under Industrial policy 2014-19, that has been adjusted against carrying value of freehold land.

⁽ii) Refer note 47

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U40106DL2015PTC337832 Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Particulars

1 a includia				31 March 2022	31 MINICO 2021
Capital work-in-progress*				972,01	2,195.27
Opening balance					2,765.30
Additions during the year				14,982.98	(3,988.56)
Transfer to property, plant and equipment				(3,226.97) 12,728.02	972.01
Am Control of the Con			=	14,720.02	
*Refer note 46 for details of expenditure capitalised during the year.				In Rs. million unles	s otherwise stated
Capital work in progress ageing schedule as at 31 March 2022 and 31 March 2021		Amount in ca	pital work-in-pro	gress for period of	3 0111111111111111111111111111111111111
	T th I man	1-2 years	2-3 years	More than	Tota
31 March 2022	Less than I year		· · · · · · · · · · · · · · · · · · ·	3 years	
Capital work-in-progress (solar power plants)	12,221.13	234.98	166,66	105.25	12,728.02 12,728.02
Total	12,221.13	234.98	166,66	105.25	12,720.02
				In Rs. million unles	s otherwise stated
		Amount in ca	pital work-in-pro	gress for period of	
31 March 2021	Less than I year	1-2 years	2-3 years	More than	Tota
		703.24	105.24	3 years	972.01
Capital work-in-progress (solar power plants)	163.53 163.53	703.24	105.24	-	972.01
Total	105.55	700.24	103,24	-	
Details of the Group's other intangible assets and their carrying amounts are as follows: Particulars				Customer Contracts	Total
Gross block Balance as at 1 April 2020				3,76	3,76
Addition during the year			-	3.76	3.76
Balance as at 31 March 2021		-		(3.36)	(3.36
Deletion during the year				0.40	0.4
Balance as at 31 March 2022			-		
Accumulated amortisation					0.4
Balance as at 1 April 2020				0.45 0.15	0.1
Amortisation charge			-	0,60	0.6
Balance as at 31 March 2021				0.10	0,0
Amortisation charge				(0.62)	(0.6
Deletion during the year			-	0.08	0,0
Balance as at 31 March 2022			•	•	
Net block			-	216	3.1
Balance as at 31 March 2021			-	3,16 0,32	0.3
Balance as at 31 March 2022			-	0.32	
Investments					
Investment in Optionally Convertible redeemable Preference Shares (at amortised cost)				6.67	6.6
ACME Hisar Solar Power Private Limited 28,860 (31 March 2021: 28,860) optionally convertible redeemable preference shares of Rs 231 ACME Bhiwadi Solar Power Private Limited	each, fully paid up		•	6.67	6.6
ACME Kamal Solar Power Private Limited ACME Kamal Solar Power Private Limited	each, fully paid up			6.66	6.6
28,860 (31 March 2021: 28,860) optionally convertible redeemable preference shares of Rs 231 ACME Jajour Solar Power Private Limited				10.00	10.0
10,000 (31 March 2021: 10,000) optionally convertible redeemable preference shares of Rs 1,00	00 each, fully paid up			20.00	30.0
Investment in Optionally Convertible Debenture (at amortised cost)			,	30,00_	
ACME Jaipur Solar Power Private Limited				215.33	215.3
215,335 (31 March 2021: 215,335) optionally convertible debenture of Rs 1,000 each, fully paid	d up			215,33	215.
Total amount investments (A+B)				245.33	245.
	-			245,33	245.3
Aggregate of unquoted investments Aggregate amount of quoted investments at market value				-	-
Aggregate of impairment amount in investments				•	and property of contrast of the state of the







In Rs. million unless otherwise stated
As at As at
March 2022 31 March 2021

As at 31 March 2022

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

	in Rs. million u	ness otnerwise stated
Particulars Particulars	As at 31 March 2022	As at 31 March 2021
8 Other financial assets - non current Fixed deposits with banks having maturity beyond 12 months Recoverable from customer ** Security deposits Viability gap funding receivable	34.37 1,047.86 31.21 109.93 1,223.37	593.48 1,916.85 26.56 213.39 2,750,28

Fixed deposits of nil (31 March 2021: Rs. 591.71 million) is pledged with banks on account of Debt Service Reserve Account and deposits of Rs. 30.54 million (31 March 2021: Rs. 0.63 million) has been used as collateral for letters of credit.

"Includes, safeguard duty of Rs. 679.20 million (31 March 2021: Rs. 1,472.24 million) and goods and service tax of Rs. 368.66 million (31 March 2021: Rs. 444.61 million).

9 Deferred tax assets/liabilities (net)		
Deferred tax assets arising on:		
Unabsorbed depreciation and business losses	7,128.46	12,121.57
Deferred revenue	627.69	877.48
Minimum alternate tax	81.98	481.09
	81.12	45,82
Expenses allowed on payment basis	5.65	4,44
Employee benefits	202.23	
Compound financial instrument	922.61	1,382.13
Lease liabilities	322.01	230 4 24 2
Deferred tax liabilities arising on:	(0.246.25)	(13,469.85)
Property, plant and equipment (including right of use assets)	(8,346.35)	(13,407.03)
Unamortised borrowing cost	(3.01)	-
Derivative contract	(4.12)	(4.03)
	696.26	1,438,65
Disclosure in Consolidated Balance Sheet is based on entity wise recognition, as follows:		
Deferred tax assets	1,597.55	1,613.73
	(901.29)	(175.08)
Deferred tax liabilities	696.26	1,438.65
Deferred tax asset (net)	= =	
	In Rs. million unles	ss otherwise stated

Particulars (2021-22)	As at 31 March 2021	(Expenses)/ benefit recognised in statement of profit and loss	Recognised in other comprehensive income	Recognised directly in equity (Non- controlling interest)	Derecognition on sale of investment in subsidiary companies	. As at 31 March 2022
Assets					1	7 120 46
Unabsorbed depreciation and business losses	12,121.57	(4,993.11)		•	•	7,128.46
Deferred revenue	877.48	(249.79)	- "		•	627.69
Minimum alternate tax	481.09	(399.11)	-	•		81.98
Expenses allowed on payment basis	45.82	35.30	-	-		81.12
Employee benefits	4.44	1.96	(0.75)	-	-	5.65
Lease liabilities	1,382,13	(459.52)	-	-	-	922.61
Compound financial instrument		18,95	-	183.28	-	202.23
Liabilities					1	(0.246.75)
Property, plant and equipment	(13,469.85)			-	-	(8,346.35)
Unamortised borrowing cost	-	(3.01)	-	-		(3,01)
Derivative contract	(4.03)	(0.09)	-	•	1 -	(4.12)
Transfer on sale of subsidiaries (refer note 49)	-	413.00	l	-	(413.00)	
Total	1,438.65	(511.92)	(0,75)	183,28	(413.00)	696.26

Particulars (2020-21)	As at 1 April 2020	(Expenses)/ benefit recognised in statement of profit and loss	Recognised in other comprehensive income	Recognised directly in equity (Non- controlling interest)	Derecognition on sale of investment in subsidiary companies	As at 31 March 2021
Assets		`	l i			12,121.57
Unabsorbed depreciation and business losses	10,754.49	1,367.08	•	-	-	877.48
Deferred revenue	454.10	423.38	.	•	-	
Minimum alternate tax	62.16	418.93	-	_	-	481.09
Expenses allowed on payment basis	-	45.82	-	-	•	45.82
Employee benefits	4.16	0.92	(0.64)			4.44
Lease liabilities	1,947.83	(565.70)	-	-	-	1,382.13
Liabilities	<u> </u>	i	1			(44.440.05)
Property, plant and equipment	(12,080.14)	(1,389.71)	-	-	-	(13,469.85)
Derivative contract	(12.36)	8.33	-	-	-	(4.03)
Transfer on sale of subsidiaries (refer note 49)		69.34		-	(69,34)	
Total	1,130,24	378.39	(0.64)	-	(69,34)	1,438.65

The Group has tax losses which arose in India of Rs. nil (31 March 2021: Rs. 994.55 million) that are available for offsetting against future taxable profits of the subsidiary companies in which the losses arose. Deferred tax assets have not been recognised in respect of these losses as these may not be used due to reversal during tax holiday period.







In De million unless otherwise stated

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U40106DL2015PTC337832 Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

MAT credit expiry within Group	In Rs. million unless otherwise stated			
Particulars	31 March 2022	31 March 2021		
31 March 2037	2.29			
31 March 2036	4,45	138.20		
i e e e e e e e e e e e e e e e e e e e	11.33	76,52		
31 March 2035	1.77	151.09		
31 March 2034	"	57,08		
31 March 2033	17.97	35.19		
31 March 2032	13.94	10.26		
31 March 2031		9.74		
31 March 2030	. 1621	3.01		
31 March 2029	14.02			
Total	81.98	481.09		

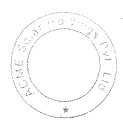
Effective tax reconciliation	In Rs. million unless otherwi				
Particulars	For the year ended 31 March 2022	For the year ended 31 March 2021			
Profit/ (loss) before tax	1,024.26	(11.09)			
Applicable tax rate	25.17%_	25,17%			
Expected tax expense [A]	257.81	(2.79)			
Expenses not considered in determining taxable profit	24.66	(16.32)			
Reversal during tax holiday period	(98.07)	248.89			
(Recognition)/reversal of minimum alternate tax	303.80	(285.83)			
Capital gain taxed at different rate	(370.85)	(106.09)			
Earlier year tax	(135.02)	65.34			
Impact for changes in tax rates	350.69	(19.24)			
Others	71.1 <u>4</u>	(47.18)			
Total adjustments [B]	146.35	(160,43)			
Actual tax expense [C=A+B]	404,16	(163.22)			
Total tax incidence	404.16	(163.22)			
Tax expense recognized in statement of profit and loss [D]	404.16	(163,22)			

^{*}The applicable tax rate is the domestic tax rate applice*19 to the Holding Company - 31 March 2022 : 25.17% (31 March 2021: 25.17%).

The group has exercised the option under section 115LAA of the Income-tax Act, 1961, as introduced by the Taxation Laws (Amendment) Act, 2019, while filing return of income for the financial year ended 31 March 2021. Consequently, the group has applied the lower income tax rates on the deferred tax assets/ liabilities except three subsidaries namely Acme Solar Technologies (Gujarat) Private Limited, ACME Magadh Solar Power Private Limited, to the extent these are expected to be realized or settled in the future period under the new regime.

(This space has been intentionally left blank)





Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

	In Rs. million u	nless otherwise stated
Particulars	As at 31 March 2022	As at 31 March 2021
10 Non-current tax assets (net)		
Advance income tax (net of provision)	412.69	166.90
	412.69	166.90
11 Other non current assets		•
Capital advances	7,195.27	6,339.50
Related party (refer note 38)	56.78	61.14
Others	190.52	201.17
Prepaid expenses	47.41	42.00
Deposits under protest with government authorities	7,489.98	6,643.81
12 Trade receivables*		
Considered good	8,270.54	7,226.13
Considered doubtful	11.51	11.55
Considered doublead	8,282.05	7,237.68
Less:- loss allowance	(11.51)	(11.55)
Less 1035 allowance	8,270.54	7,226.13
*Also includes trade receivable from ultimate holding company and other related narties (refer note 38)		-

^{*}Also includes trade receivable from ultimate holding company and other related parties. (refer note 38)

Trade receivable ageing schedule as at 31 March 2022 and 31 March 2021

		Outstanding for following periods from the due date of payment					
(2021-22)	Not due	Less than 6 months	6 months to 1 years	2 years	2-3years	More than 3 years	Total
Undisputed trade receivable			-				
Considered good	1,028.48	2,000.89	1,931.76	1,657.87	1,038.31	613.24	8,270.54
Credit impaired	-	•	-	0.50	0.53	10.47	11.51
Disputed trade receivable							-
Considered good	-	-	• -	-	•	-	-
Credit impaired	•	-	· -		-	<u> </u>	-
Total trade receivable	1,028.48	2,000.89	1,931.76	1,658.37	1,038,84	623.71	8,282.05

		Outstanding for following periods from the due date of payment					
(2020-21)	Not due	Less than 6 months	6 months to 1 years	1-2 years	2-3years	More than 3 years	Total
Undisputed trade receivable							
Considered good	1,090.32	3,463.75	1,020.48	1,038.34	613.24	-	7,226.13
Credit impaired	•	· -	0,55	0.53	0.64	9.83	11.55
Disputed trade receivable							-
Considered good	-	-	-	-	-		-
Credit impaired	-	-	-	i	-	<u> </u>	. +
Total trade receivable	1,090.32	3,463.75	1,021.03	1,038.87	613.88	9,83	7,237.68

Total trade receivable	1,090,32	3,463.75	1,021.03	1,038.87	613.88	9,63	7,237,00
13 Cash and cash equivalents							
Cash on hand					•	0.22	0.07
Balances with bank - current accounts*						505.06	3,238.47
Fixed deposit with original maturity of less that	· +b-co monthe**					4,279,28	1,799.47
	i timee months.					,,=,,,,,,	0.24
Demand drafts in hand						4,784,56	5,038.25

^{*}Includes balance of nil (31 March 2021: Rs. 1,188.30 million), to be utilized for the purpose of repayment of loan from financial institution and balance of nil (31 March 2021: Rs. 289.89 million) are pledged with banks on account of Debt Service Reserve Account.

14 Other bank balances

Fixed deposits with remaining maturity more than 3 months and less than 12 months*

 2,846.35
 4,391.67

 2,846.35
 4,391.67

^{*}Includes Deposits of Rs. 1,036.95 million (31 March 2021: Rs. 3,746.39 million) pledged with banks on account of Debt Service Reserve Account and Rs. 517.48 million (31 March 2021: Rs. 107.06 million) used as collateral for letter of credits, supplier's credit and bank guarantees for equipment purchase/performance bank guarantees/earnest money deposits for solar power projects.



^{*}Refer note 43B(i)

^{**}Includes deposits of nil (31 March 2021: Rs. 22.89 million) pledged with banks on account of Debt Service Reserve Account, deposit of Rs. 379.54 million (31 March 2021: nil) used as collateral for letter of credits, supplier's credit and bank guarantees for equipment purchase/performance bank guarantees/ earnest money deposits for solar power projects and deposits of Rs. 125.82 million (31 March 2021: nil) under lien for margin for hedge on behalf of related party's foreign currency loan.

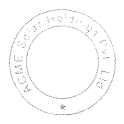
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

		iless otherwise stated As at
Particulars	As at 31 March 2022	As at 31 March 2021
	31 March 2022	31 March 2021
Loans		
Unsecured- considered good		
Loans to related parties*	1,623.18	1,588.6
·	1,623.18	1,588.6
*Loan to related parties Rs. 477.95 million including accrued interest of Rs. 61.41 million (31 March 2021: 442.34 m bears interest rate of 9.50% p.a. and are recoverable on demand (31 March 2021 @ 8%-8.75% p.a.). Balance loans of million) are interest free and recoverable on demand (refer note 38).	nillion including accrued interes of Rs. 1,145.23 million (31 Mar	t of Rs. 25.80 millio rch 2021: Rs. 1,146.
Note: Loans or advances in the nature of loans are granted to promoter, directors, KMPs and the related parties (as defined u with any other person, that are: (a) repayable on demand; or (b) without specifying any terms or period of repayment	inder Companies Act, 2013), eit	her severally or join
31 March 2022		
Of March 2022	Amount of loan or	Percentage to the
	advance in the nature	total loans and
Type of borrower	of loan outstanding	advances in the nature of loans
,	1,271.08	78.3
Promoter	1,271.00	70.2
Directors .		
KMPs	352.10	21.7
Related parties	332.10	
31 March 2021		77
•	Amount of loan or	Percentage to th
Tuna of houseway	advance in the nature	total loans and
Type of borrower	of loan outstanding	advances in the nature of loans
Promoter	1,236.59	77.
Directors	-	
KMPs	-	
Related parties	352.10	22.:
Other financial assets	•	-
Viability gap funding	117.60	117.
Receivable from related party (refer note 38)	1,795.86	1,842.
Contract work in progress	•	68.
Unbilled revenue	1,043.84	1,265.
Receivable from customer**	107.91	427.
Derivative asset	20.07	14.
Deposits with lender*	-	208.
Security deposits	13.87	33.
Deferred consideration (refer note 48 (i))	1,132.63	5.
Other receivable	0.91	
Only receivable	4,232.69	3,982.
*Deposits are pledged with lenders on account of Debt Service Reserve Account. **Includes safeguard duty of Rs. 68.67 million (31 March 2021: Rs. 389.12 million) and goods and service tax of Rs.	39.24 million (31 March 2021:	Rs. 37.97 million).
Other current assets		
Advance to vendors	923,65	255
Deposits with government authorities	308,46	130
Unamortised ancillary cost of borrowing*	357.61	158
	0.45	0
Advance to employees Prepaid expenses	51.57	61

(This space has been intentionally left blank)







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

18 Equity share capital

to Educid amaie calinar	,	1	n Rs. million unless ot	herwise stated
	As at 31 Ma	As at 31 March 2022		h 2021
Particulars	Number of shares	Amount	Number of shares	Amount
Authorised	1,000,000,000	10,000.00	1,000,000,000	10,000.00
Issued and subscribed and fully paid up	104,441,582	1,044.42	104,441,582	1,044.42
Total	104,441,582	1,044.42	104,441,582	1,044.42

1. Reconciliation of equity capital outstanding at the beginning and at the end of the reporting year

, the same of the	-			n Rs. million unless oth	erwise stated
Particulars		For the year 31 March		For the year ended 31 March 2021	
	•	Number of shares	Amount	Number of shares	Amount
At the beginning of the year		104,441,582	1,044.42	104,441,582	1,044.42
Issued during the year		-	-	-	
Outstanding at the end of the year	<u> </u>	104,441,582	1,044.42	104,441,582	1,044.42

2. Shares held by holding Company				·	
at obsites acid by nothing company		As at 31 March 2022		As at 31 March 2021	
Particulars		Number of shares	Amount	Number of shares	Amount
ACME Cleantech Solutions Private Limited*		104,441,582	1,044.42	104,441,582	1,044.42

^{*} Includes 6 nominee shares each held by Manoj Kumar Upadhyay, Mamta Upadhyay, Ramamurthy Muthusamy, Rajesh Sodhi, MKU Holdings Private Limited and VRS Infotech Private Limited.

3, Manufet of Shares held by each shareholder holding more than 575 basics in 145 company	As at 31 Ma	rch 2022	As at 31 March 2021	
Particulars	Number of shares	% Holding	Number of shares	% Holding
ACME Cleantech Solutions Private Limited*	104,441,582	100%	104,441,582	100%

^{*} Refer above

£	Shareholdi	ing of	nromofer
7.	SHALLHOID	ms or	DIOTHOLES

4. Shareholding or promoter	-	% Change			
Promoter Name	As at 31 March	2022	As at 31 Ma	during the	
	Number of shares	% Holding	Number of shares	% Holding	year
ACME Cleantech Solutions Private Limited	104,441,582	100%	104,441,582	100%	0%

5. Terms/rights attached to equity shares

The Holding Company has only one class of equity shares having par value of Rs. 10 per share. Each holder of equity shares is entitled to one vote per share. The Holding Company declares and pays dividends in Indian rupees. In the event of liquidation of the Holding Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholder.

6. Details of shares issued pursuant to contract without payment being received in cash, alloted as fully paid up by way of bonus issues and brought back during the last 5 years for each class of shares.

The Holding Company had alloted 89,003,600 equity shares of ₹ 10 each fully paid up on 20 March 2017 pursuant to bonus issue approved by the shareholders. For the purpose of bonus issue, 95 equity shares were alloted for every 1 share held. These bonus shares were issued using securities preimum reserve account. There has been no buy back in the current year and immediately preceeding five years.

(This space has been intentionally left blank)







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

duminary or significant accounting position and other transfer	In Rs. million u	In Rs. million unless otherwise stated	
Particulars	As at 31 March 2022	As at 31 March 2021	
19 Instrument entirely in the nature of equity Opening balance	6,500.00	6,500.00	
Converted during the year Balances at the end of the year	6,500.00	6,500.00	

Terms and conditions of conversion of Compulsorily convertible debentures (CCD)

The Holding Company had issued 6,500,000 compulsorily convertible debentures of Rs. 1,000 each to ACME Cleantech Solutions Private Limited. Rate of interest on these CCDs is 8% with a moratorium period of one year from 19 September 2017. These CCDs shall be unsecured and their holders shall not be entitled to have any claim on any asset of the group. These CCDs along with interest thereon, if any, will be converted into equity shares at any time at the option of CCD holders and the Holding Company after the date of allotment. In case no option exercised by any CCD holders then these shall be compulsory converted into equity shares on expiry of thirty years from the date of allotment. Each CCD alongwith interest shall be mandatorily converted to 1.0444158 equity share of Rs. 10 each at a price of Rs. 957.47 (inclusive of premium of Rs. 947.47) subject to ignoring of decimal part in rounding-off. CCDs holder has waived the interest accrued on these CCDs for the current year as well as previous year.

20 Other equity

Securities premium Opening balance Share capital issued during the year Balances at the end of the year	23,019.52	23,019.52
Capital reserve Opening balance Changes during the year	(8,522.19)	(8,522.19)
Balances at the end of the year	(0,322,13)	(0,022117)
Debenture redemption reserve Opening balance	393.02	142.40
Transfer from retained earnings	84.58	250.62 393.02
Balances at the end of the year	477.60	373.02
Retained earnings Opening balance Net profit during the year	(3,859.77) 620.34	(3,763.15) 152.13
Remeasurement of post-employment benefit obligation during the year (net of tax)	2.14	1.87
Transfer to debenture redemption reserve	(84.58)	(250.62)
Share issue expenses incurred by subsidiary companies	(109.85) (3,431.72)	(3,859.77)
Balances at the end of the year		
Total other equity	11,543.21	11,030.58

Securities premium

Securities premium represents premium received on issue of shares. The reserve is utilised in accordance with the provisions of the Companies Act, 2013.

Capital reserve

This represents the capital reserve arisen on accounting for business combination under common control business combinations. The amount of capital reserve represents the difference between the consideration paid for acquisition and the share capital of the merged entities.

Debenture redemption reserve

The Holding Company and its subsidiaries are required to create a Debenture Redemption Reserve out of the profits which are available for payment of dividend for the purpose of redemption of debentures. Accordingly debenture redemption reserve has been created out of profits during the year.

Retained earnings

All the profits or losses made by the Group are transferred to retained earnings from Statement of Profit and Loss and it also includes pre-acquisition profits of entities acquired under common control of business combination. Remeasurement of defined benefit plans represents the actuarial gains/(losses) recognised in other comprehensive income.







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Particulars	In Rs. million unless otherwise stated	
	As at 31 March 2022	As at 31 March 2021
Long terms borrowings**		
Secured		
From banks	·	7,893.52
Term loan*	6,477.04	1,073.32
From other parties	32,050.25	62,705.68
Financial institutions*		1,973.92
Foreign currency loan*	1,912.91	•
Non convertible debentures *^@	28,265.24	9,690.87
Unsecured		•
Compulsory convertible debenture	803.54	
Company von	69,508.98	82,263.99

^{*}Net of ancillary borrowing cost of Rs. 327.26 million (31 March 2021: Rs. 626.91 million).

⁸On 27 June 2019, the Group had issued non-convertible debenture vide a debenture trust deed ("DTD"), to the financial institution of Rs. 12,000 million out of which Rs. 4,665.30 million has been repaid during the year ended 31 March 2021 (Series 'A'). The Holding Company amended the DTD on 28 September 2020 and further issued non-convertible debenture (Series 'C') of Rs. 4,100 million to the financial institution ("Amended DTD"). As per repayment terms, at least an amount of Rs. 3,800 million was to be repaid by 7 July 2021 (with an option of grace period of additional six month with further interest of 1% p.a.) and balance amount was to be repaid by 7 July 2022. Rate of interest on non-convertible debenture was 15.75% per annum.

During the current year, the Holding Company has repaid the entire dues of Rs. 11,434.70 million (including current portion of Rs. 2,405.68 million) to the financial institution against Series 'A' & Series 'C' non-convertibe debentures.

On 21 March 2022, the Holding Company had issued non-convertible debenture of Rs. 750 million vide a debenture trust deed ("DTD"), to the financial institution.

^ On 21 March 2022, the Holding Company has issued non-convertible debenture vide a debenture trust deed ("DTD"), to a financial institution of Rs. 4,750 million. The Holding Company has used the gross proceeds of the NCDs (along with the existing cash and cash equivalents), in accordance with the agreed terms, as given below:

(i) towards providing any financial indebtness to ASHPL, in a form and manner acceptable to debenture trustee for the purpose of repayment of all amounts due under and in respect of the Discontinued Existing Facility;

(ii) meeting transaction costs and expenses (including any applicable taxes);

(iii) meeting its general corporate purpose requirements, including operating cash balances for meeting contingencies and repayment of related party balances, loans and advances to related parties, payment to vendors etc.;

@ During the current year, the Group had issued 24,855,247,939 non convertible debentures ("NCD") of face value of Rs. 1 each at discount @ 1.3169% which are redeemable at premium that shall not exceed @ 10.10% of the aggregate nominal value of such NCD.

The group has used the gross proceeds of the NCDs (along with the existing cash and cash equivalents), in accordance with the agreed terms, as given below

- (i) repay existing indebtedness, including but not limited to prepayment penalties to existing lenders;
- (ii) extend inter-company loans to Holding Company and its affiliates;
- (iii) repay existing CCDs issued to affiliates post modification of terms to permit redemption;
- (iv) pay expenses in relation to the issue of NCDs;
- (v) make payments of any creditors (in the nature of trade creditors and indebtedness / obligations of similar nature) to the extent not included in existing indebtedness and inter-company loans; and
- (vi) for any other purpose(s) permitted by applicable law.

Further, on 27 October 2020, the Group had issued 73,69,054 non-convertible debenture (face Value of Rs. 100 each) with premium at Rs. 105.60 each to the financial institution.

**Refer note 39 and 39A for terms of borrowings and note 41 for assets pledged.

22 Provisions

Provision for employee benefits Provision for gratuity (refer note 44) Provision for compensated absences Provision for asset retirement obligation	12.64 7.42 4.30 24.36	10.01 5.91 - 15.92
23 Other non current liabilities Deferred revenue	2,681.99 2,681.99	3,592.95 3,592.95





ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U40106DL2015PTC337832 Summary of significant accounting policies and other explanatory information for the year en

					In Rs. million unl	
Particulars					As at 31 March 2022	As at 31 March 2021
Short term borrowings						
Secured						- 444.00
Current maturities of long term b	oπowings*				2,028.11	5,464.83
Current maturities of non convert	tible debentures				1,380.68	2,483.83
Working capital loans*					987.08	754.10
Unsecured					1 721 17	2,695.99
Loan from Ultimate Holding Con	npany**				1,731.17 6,127.04	11,398.75
*Net of ancillary borrowing cost of R	. 44 25 million /21 M	larah 2021 - Da G2	94 million)	:	0,127101	
-	•				ata and intensible are	ofo
*These are secured against first pari pari	-		auding piant and i	machinery, spares	etc. and mangiote ass	CIS
** These are interest free and repayab	le on demand. (refer n	ote 38)				
5 Trade payables	•					
Due to micro enterprises and small en	terprises				366.01	10.06
Due to others*					2,364.09	1,486.58
				:	2,730.10	1,496.64
Note:-						
Disclosure under the Micro, Small and						
The principal amount and the interes	est due thereon remai	ning unpaid to ar	ny supplier as at	the end of each	366.01	10.06
accounting year						
The amount of interest paid by the b			he amounts of the	payments made	-	=
to the supplier beyond the appointed of		•				
i) The amount oferest due and payal	•		•	-	-	+
beyond the appointed day during the	e year) but without ad	lding the interest	specified under th	ie MSMED Act,		
2006.						
) The amount if interest accrued and re					-	-
The amount of further interest remain						
						-
interest dues as above are actually pa	aid to the small enterp					-
	aid to the small enterp					-
interest dues as above are actually pa expenditure under section 23 of the M	aid to the small enterp ISMED Act, 2006	orise for the purpor	se of disallowance	e as a deductible	366.01	
interest dues as above are actually particle expenditure under section 23 of the Market The above information regarding dues	aid to the small enterp ISMED Act, 2006 s to Micro, Small and	orise for the purpor Medium enterprise	se of disallowance es as defined unde	e as a deductible or the Micro, Sma	366.01	ises Development A
interest dues as above are actually pa expenditure under section 23 of the M The above information regarding dues (MSMED), 2006 has been determine	aid to the small enterp ISMED Act, 2006 s to Micro, Small and d to the extend identif	orise for the purpor Medium enterprise	se of disallowance es as defined unde	e as a deductible or the Micro, Sma	366.01	ises Development A
interest dues as above are actually particle expenditure under section 23 of the Market The above information regarding dues (MSMED), 2006 has been determine Medium enterprises Development Actually 100 per particle expenditure.	aid to the small enterp ISMED Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006.	orise for the purpor Medium enterprise	se of disallowance es as defined unde	e as a deductible or the Micro, Sma	366.01	ises Development A
interest dues as above are actually pa expenditure under section 23 of the M The above information regarding dues (MSMED), 2006 has been determine	aid to the small enterp ISMED Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006.	orise for the purpo Medium enterprise fied and information	se of disallowances as defined under the second available with	e as a deductible or the Micro, Sma the Company pu	366.01 Il and Medium Enterpr rsuant to Section 22 of	ises Development A
interest dues as above are actually particle expenditure under section 23 of the Market The above information regarding dues (MSMED), 2006 has been determine Medium enterprises Development Actually 100 of the Market Particle 100 of the M	aid to the small enterp 4SMED Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006. party (refer note 38)	Medium enterprise fied and information	se of disallowances as defined under the second available with the second for following j	er the Micro, Sma the Company pu	366.01	ises Development A
interest dues as above are actually particle expenditure under section 23 of the Market The above information regarding dues (MSMED), 2006 has been determine Medium enterprises Development Actually amount payable to related payable	aid to the small enterp ISMED Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006.	Medium enterprise fied and information Outstandin Less than 1	se of disallowances as defined under the second available with	e as a deductible or the Micro, Sma the Company pu	366.01 Il and Medium Enterpr rsuant to Section 22 of due date of payment	ises Development A the Micro, Small an
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually amount payable to related particles amount payable to related particles.	aid to the small enterp 4SMED Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006. party (refer note 38)	Medium enterprise fied and information	se of disallowances as defined under the second available with the second for following j	er the Micro, Sma the Company pu	366.01 Il and Medium Enterpr rsuant to Section 22 of due date of payment	ises Development A the Micro, Small ar Total
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually amount payable to related particle amount payable to related particle amount payable to related payable payable to related payable payab	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006. party (refer note 38) Not due 246.62	Medium enterprise fied and information Outstandir Less than 1 year 117.51	es as defined unde on available with on for following j 1-2 years	er the Micro, Sma the Company pu	366.01 Il and Medium Enterpr rsuant to Section 22 of due date of payment	ises Development A the Micro, Small ar Total
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually amount payable to related particle amount payable to related particle amount payable to related particle amount payable to related payable to related payable amount payable to related payable to related payable amount payable to related payable amount payable to related payable to related payable amount payable to related payable amount payable to related payable amount payable to related payable payable amount payable to related payable payable amount payable to related payable pay	aid to the small enterp 4SMED Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006. Dearty (refer note 38)	Medium enterprise fied and information Outstandin Less than 1 year	es as defined unde on available with on for following j	er the Micro, Sma the Company pu periods from the 2-3 years	366.01 Il and Medium Enterpr resuant to Section 22 of due date of payment More than 3 years	ises Development A the Micro, Small ar Total
interest dues as above are actually particle expenditure under section 23 of the M The above information regarding dues (MSMED), 2006 has been determine Medium enterprises Development Actually and the second section of the section of the second section of the second section of the second section of the section of the second section of the second section of the second section of the sectio	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006. party (refer note 38) Not due 246.62	Medium enterprise fied and information Outstandir Less than 1 year 117.51	es as defined unde on available with on for following j 1-2 years	er the Micro, Sma the Company pu periods from the 2-3 years	366.01 Il and Medium Enterpr resuant to Section 22 of due date of payment More than 3 years	ises Development Acthe Micro, Small an Total 366.0
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and March 2022 Undisputed dues - MSME Undisputed dues - Others Disputed dues - MSME Disputed dues - Others	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identify the total (MSMED), 2006. arry (refer note 38) Not due 246.62 1,177.06	Outstandir Less than 1 year 117.51 1,017.65	es as defined unde on available with on for following j 1-2 years 1.88 133.91	er the Micro, Sma the Company pu periods from the 2-3 years	366.01 Il and Medium Enterpr resuant to Section 22 of due date of payment More than 3 years	Total 366.0 2,364.0
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually amount payable to related particle amount payable to related particle dues - MSME Undisputed dues - MSME Disputed dues - MSME	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identif t (MSMED), 2006. party (refer note 38) Not due 246.62	Medium enterprise fied and information Outstandir Less than 1 year 117.51	es as defined unde on available with on for following j 1-2 years	er the Micro, Sma the Company pu periods from the 2-3 years	366.01 Il and Medium Enterpr suant to Section 22 of due date of payment More than 3 years - 29.68 -	Total 366.0 2,364.0
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually amount payable to related payable to related payable dues - MSME Undisputed dues - Others Disputed dues - MSME Disputed dues - Others Total trade payables	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identify the total (MSMED), 2006. arry (refer note 38) Not due 246.62 1,177.06	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16	es as defined unde on available with on available with 1-2 years 1.88 133.91	er the Micro, Sma the Company pu periods from the 2-3 years	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years - 29.68 - 29.68 due date of payment	Total 366.0 2,364.0
interest dues as above are actually particle expenditure under section 23 of the Management of the Man	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identify the total (MSMED), 2006. arry (refer note 38) Not due 246.62 1,177.06	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16	es as defined unde on available with on available with 1-2 years 1.88 133.91	er the Micro, Sma the Company pu periods from the 2-3 years	366.01 Ill and Medium Enterprisuant to Section 22 of due date of payment More than 3 years - 29.68 - 29.68	Total 366.0 2,364.0
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a support of the march 2022 Undisputed dues - MSME Undisputed dues - Others Disputed dues - MSME Disputed dues - Others Total trade payables	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Party (refer note 38) Not due 246.62 1,177.06 1,423.68	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year	es as defined unde on available with ng for following p 1-2 years 1.88 133.91 135.79 ng for following p	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 5.79 periods from the 2-3 years	366.01 Il and Medium Enterpresuant to Section 22 of due date of payment More than 3 years - 29.68 - 29.68 due date of payment More than 3 years	Total 2,730.10 Total
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Development Actually and a sec	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. party (refer note 38) Not due 246.62 1,177.06	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1	es as defined unde on available with on available with 1-2 years 1.88 133.91 135.79 ong for following parts 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 5.79 periods from the 2-3 years	366.01 Il and Medium Enterprisuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years	Total Total Total Total 10.0
interest dues as above are actually particle expenditure under section 23 of the Management of the Man	aid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Party (refer note 38) Not due 246.62 1,177.06 1,423.68	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year	es as defined unde on available with ng for following p 1-2 years 1.88 133.91 135.79 ng for following p	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 5.79 periods from the 2-3 years	366.01 Il and Medium Enterpresuant to Section 22 of due date of payment More than 3 years - 29.68 - 29.68 due date of payment More than 3 years	Total 2,730.1 Total
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Development Actually and a sec	and to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identify the total (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12	Outstandir Less than 1 year 1,135.16 Outstandir Less than 1 year 2.57	es as defined unde on available with on available with 1-2 years 1.88 133.91 135.79 ong for following parts 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 5.79 periods from the 2-3 years	366.01 Il and Medium Enterprisuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years	Total Total Total Total 10.0
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Development Actually and a sec	and to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identify the total (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Il and Medium Enterpresuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56	Total Total Total 10.0 1,486.5
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Disputed dues - MSME Disputed dues - MSME Disputed dues - MSME Undisputed dues - MSME Disputed dues - MSME Disputed dues - MSME Disputed dues - MSME	and to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identify the total (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12	Outstandir Less than 1 year 1,135.16 Outstandir Less than 1 year 2.57	es as defined unde on available with on available with 1-2 years 1.88 133.91 135.79 ong for following parts 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 5.79 periods from the 2-3 years	366.01 Il and Medium Enterprisuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years	Total Total Total 10.0 1,486.5
interest dues as above are actually particle expenditure under section 23 of the Management of the Man	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Il and Medium Enterpresuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56	Total Total Total 10.0 1,486.5
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Disputed dues - MSME Disputed dues - Others Disputed	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Ill and Medium Enterprisuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56	Total Total 2,730.1 Total 10.0 1,486.6
interest dues as above are actually particle expenditure under section 23 of the Management of the Man	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years	Total Total 2,730.1 Total 10.0 1,486.6
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Disputed dues - MSME and a second enterprises Disputed dues - MSME Disputed dues - MSME Disputed dues - Others Disputed du	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years 1.33 69.47	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years	Total Total Total 10.0 1,486.6
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Disputed dues - MSME Disputed dues - Others Disputed	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years 1.33 69.47	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56 2.60 480.37 3.72 1,544.97	Total Total Total 10.0 1,486.6
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second enterprises Disputed dues - MSME Disputed dues - Others Disputed	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with ng for following j 1-2 years 1.88 133.91 - 135.79 ng for following j 1-2 years 1.33 69.47	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years	Total Total 2,730.1 Total 10.0 1,486.5 1,476.6 851.6
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second payable to related payable to related payable to related payable dues - MSME Undisputed dues - Others Disputed dues - Others Disputed dues - Others Total trade payables 31 March 2021 Undisputed dues - MSME Undisputed dues - Others Disputed dues - Others Total trade payables 31 March 2021 Undisputed dues - MSME Undisputed dues - Others Disputed dues - Others Total trade payables 60 Other financial liabilities Interest accrued on borrowing Derivative financial liabilities Other financial liabilities Other financial liabilities	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with og for following I 1-2 years 1.88 133.91 135.79 ng for following I 1-2 years 1.33 69.47 70.80	periods from the 2-3 years 5.79 periods from the 2-3 years	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56	Total Total Total 10.0 1,486.5 1,476.6 851.6 36.3
interest dues as above are actually particle expenditure under section 23 of the Management of the Man	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with og for following I 1-2 years 1.88 133.91 135.79 ng for following I 1-2 years 1.33 69.47 70.80	e as a deductible or the Micro, Sma the Company pu periods from the 2-3 years 5.79 - 5.79 periods from the 2-3 years - 10.34	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56 2.60 480.37 3.72 1,544.97 59.91 370.50	Total Total Total 10.0 1,486.5 1,476.6 851.6 36.3 508.5
interest dues as above are actually particle expenditure under section 23 of the March 2006 has been determine Medium enterprises Development Actually and a second payable to related payable to related payable to related payable dues - MSME Undisputed dues - Others Disputed dues - Others Disputed dues - Others Total trade payables 31 March 2021 Undisputed dues - MSME Undisputed dues - Others Disputed dues - Others Total trade payables 31 March 2021 Undisputed dues - MSME Undisputed dues - Others Disputed dues - Others Total trade payables 36 Other financial liabilities Interest accrued on borrowing Derivative financial liabilities Other financial liabilities Other financial liabilities	naid to the small enterprismed Act, 2006 s to Micro, Small and d to the extend identifit (MSMED), 2006. Not due 246.62 1,177.06 1,423.68 Not due 6.12 139.48	Outstandir Less than 1 year 117.51 1,017.65 - 1,135.16 Outstandir Less than 1 year 2.57 1,264.73	es as defined unde on available with og for following I 1-2 years 1.88 133.91 135.79 ng for following I 1-2 years 1.33 69.47 70.80	periods from the 2-3 years 5.79 periods from the 2-3 years	366.01 Ill and Medium Enterpresuant to Section 22 of due date of payment More than 3 years 29.68 29.68 due date of payment More than 3 years 0.04 2.56	Total 366.0 2,364.0

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

	In Rs. million un	In Rs. million unless otherwise stated		
Particulars	As at 31 March 2022	As at 31 March 2021		
27 Other current liabilities Advance from customers Statutory dues payable	5.50 175.61 106.38	- 340.48 162.28		
Deferred revenue Other liabilities	130.69 418.18	502.76		
28 Provisions				
Provision for employee benefits Provision for gratuity (refer note 44) Provision for compensated absences	0.84 1.59 2.43	0.83 0.62 1.45		
29 Current tax liabilities (net) Provision for tax (net)	3.64 3.64	106.71 106.71		

(This space has been intentionally left blank)





Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

	In Rs. million	In Rs. million unless otherwise stated		
Particulars	For the year ended 31 March 2022	For the year ended 31 March 2021		
30 Revenue from operations		•		
Sale of goods and services Sale of electricity Engineering, procurement and construction services Management services	13,744.88 938.19 191.00	16,912.40 - -		
Other operating revenue Other operating revenue	4.95	5.05 16,917.45		

Major customers

Revenue from 3 customers (31 March 2021: 3 Customers) out of the Group's revenue is Rs. 8,173.08 million (31 March 2021: Rs. 10,494.31 million) which is more than 10% of the Group's total revenue.

The Group has revenue from sale of electricity, providing operations and management services and engineering, procurement and construction services. The country of operations is Group's country of domicile (i.e. India).

31 Other income

2 Other mount		
Interest income on		200.02
Bank deposits	213.12	379.83
Loans, advances etc	39.57	26.28
Receivable from discom	226.78	212.32
Others	33.61	66.31
Amortisation of deferred revenue	153,50	211.19
	3,295.63	1,134.26
Net gain on sale of assets (refer note 48)	17.49	25.77
Insurance claim received		75.94
Net foreign exchange difference*	3.68	
Excess provisions written back	22.30	26.57
Miscellaneous income	38.19	26.20
	4,043.87	2,184.67

^{*} Includes fair value gain on derivative instruments

Revenue from contracts with customers

a) Disaggregation of revenue

Set out below is the disaggregation of the Group's revenue from contracts with customers:

	In Rs. million	unless otherwise stated
Particulars	For the year ended 31 March 2022	For the year ended 31 March 2021
Revenue from contracts with customers		
Based on nature of goods/services		
Sale of electricity	13,744.88	16,912.40
Revenue from engineering, procurement and construction services	938.19	-
Management services	191.00	.
Other operating revenue	4.95	5.05
Total revenue	14,879.02	16,917.45

(This space has been intentionally left blank)







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

b) Contract balances

The following table provides information about receivables, contract assets and contract liabilities from contract with customers:

·	In Rs. million unless otherwise stated			
Particulars	As at 31 March 2022	As at 31 March 2021		
Receivables		7 227 60		
Trade receivables (gross)	8,282.05	7,237.68		
Unbilled revenue for passage of time	1,043.84	1,265.55		
Contract work in progress	· -	68.00		
Less: loss allowance	(11.51)	(11,55)		
Net receivables (a)	9,314.38	8,559.68		
Contract assets				
Unbilled revenue other than passage of time				
Total contract assets (b)				
Contract liabilities	•			
Advance from customer	5.50	-		
Total contract liabilities (¢)	5,50			
Total (a+b-c)	9,308.88	8,559.68		

Contract asset is the right to consideration in exchange for goods or services transferred to the customer. Contract liability is the entity's obligation to transfer goods or services to a customer for which the entity has received consideration from the customer in advance. Contract assets are transferred to receivables when the rights become unconditional and contract liabilities are recognized as and when the performance obligation is satisfied.

Significant changes in the contract liabilities balances during the year are as follows:

	In Rs. million	nless otherwise stated	
Particulars	As at 31 March 2022	As at 31 March 2021	
Opening balance	5.50	-	
Amount received	5.50	· -	
Performance obligations satisfied in current year Closing balance	5.50	-	

c) Reconciling the amount of revenue recognised in the statement of profit and loss with the contracted price

	In Rs million	In Rs million unless otherwise stated		
Particulars	For the year ended 31 March 2022	For the year ended 31 March 2021		
Revenue as per contract	15,009.06	17,079.39		
Adjustments:	(20.50)	(88.54)		
Cash rebate	(97.05)	` ,		
Other adjustments	(32.99)	(73.40)		
Revenue from contract with customers	14,879.02	16,917.45		

d) Transaction price - remaining performance obligation

The remaining performance obligation disclosure provides the aggregate amount of the transaction price yet to be recognized as at the end of the reporting period and an explanation as to when the Group expects to recognize these amounts in revenue. Applying the practical expedient as given in Ind AS 115, the Group has not disclosed the remaining performance obligation related disclosures for contracts as the revenue recognised corresponds directly with the value to the customer of the entity's performance completed till the reporting period.

e) There is no significant estimate involved in the recognition of revenue from contract with customer for sale of power. However, significant estimate is involved in case of engineering, procurement and construction services where contract revenue is recognised at cost of work performed on the contract plus proportionate margin, using the percentage of completion method i.e. over the period of time.

32 Cost of material consumed

Cost of material consumed

Cost of construction of power plants (including material cost)

33 Employee benefits expense

Salaries, wages and bonus
Contribution to provident and other funds
Staff welfare expenses





364.74	288.44
16.65	12.91
0.98	0.01
 382.37	301,36

938.50

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

	In Rs. million	unless otherwise stated
P. d. I.	For the year ended	For the year ended
Particulars	31 March 2022	31 March 2021
Finance costs		•
Interest on		2 724 22
-term loan	5,543.70	8,791.88
-non convertible debentures	2,905.82	1,648.77
-lease liabilities	186.17	277.20
-delayed payment of taxes	1.45	17.31
-interest others	5.61	0.28
Amortisation of ancillary cost of borrowings	557.83	236.47
Other borrowing cost	759.50	533.72
	9,960.08	11,505.63
•	•	-
5 Depreciation and amortisation expenses		01
Depreciation on property, plant and equipment	5,337.87	6,073.03
Amortisation of right of use	124.78	144.6
Amortisation of intangible assets	0.10_	0.1:
	5,462.75	6,217.80
36 Other expense		
Operation and maintenance expenses	581.73	648.23
Service cost	0.04	54.63
Repairs and maintenance		
Plant and equipment	41.28	54.8
Others	1.21	0.2
Amortisation of deferred expenses	9.36	15.9
Rates and taxes	80.61	45.1
Insurance	110.00	113.5
Security services	-	7.1
Legal and professional fee	280.19	110.7
Payment to auditors	18.14	21.4
Provision for doubtful bad debts	·-	1.5
Balances written off	-	1.3
Bank charges	1.22	0.4
Corporate social responsibility	10.59	5.1
Miscellaneous expenses	20.56	8.0
	1,154.93	1,088.4

(This space has been intentionally left blank)





ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

37 Financial instruments

(i) Fair value hierarchy

Financial assets and financial liabilities are measured at fair value in the financial statement and are grouped into three Levels of a fair value hierarchy. The three Levels are defined based on the observability of significant inputs to the measurement, as follows:

Level 1: Quoted prices (unadjusted) in active markets for financial instruments.

Level 2: The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable market data rely as little as possible on entity specific estimates.

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

(ii) Financial assets and liabilities measured at fair value - recurring fair value measurements

In Rs million unless otherwise stated

Level 3 Total

31 March 2022	Level 1	Level 2	Level 3	Total
Financial assets		20,07	_ [20.07
Derivative financial asset				20.07
Total financial asset		20.07	· - -	20.01
Financial liability		2.52		3.72
Derivative financial liability		3.72		
Total financial liability	<u>-</u> _	3.72		3.72

31 March 2021	Level 1	Level 2	Level 3	Total
Financial assets		14.05		14.05
Derivative financial asset				
Total financial asset	<u> </u>	14.05		14.05
Financial liability	·			
Derivative financial liability	-			
Total financial liability	- 1	-		

(iii) Financial instruments by category

In Rs million unless otherwise stated

	. 31 Mar	ch 2022	31 March 2021	
Particulars	FVTPL*	Amortised cost	FVTPL*	Amortised cost
Financial assets				
Loans	-	1,623.18	-	1,588.69
Investment		245.33	-	245.33
Derivative financial asset	20.07	-	14.05	•
Other financial assets	. .	5,435.99	-	6,718.51
Trade receivable	- 1	8,270.54	- [7,226.13
Cash and cash equivalents	-	4,784.56	- [5,038.25
Other bank balances	_ ·	2,846.35	-	4,391.67
Total financial assets	20.07	23,205.95	14.05	25,208.58
Financial liabilities				
Borrowings	<u> </u>	75,636.02	-	93,662.74
Derivative financial liabilities	3.72	-	-	-
Lease liabilities	<u>.</u>	3,509.34	- 1	3,657.64
Other financial liabilities	-	2,864.55	-	3,280.86
Trade payables	-	2,730.10		1,496.64
Total financial liabilities	3.72	84,740.01	-	102,097.88

^{*}Fair value through Profit and Loss

(iv) Risk management

The Group's activities expose it to credit risk, liquidity risk and market risk. The Holding Company's board of directors has overall responsibility for the establishment and oversight of the Group's risk management framework. This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and the related impact in the financial statements.

(A) Credit risk

Credit risk is the risk that a counterparty fails to discharge its obligation to the Group. The Group's exposure to credit risk is influenced mainly by cash and cash equivalents, trade receivables and financial assets measured at amortised cost. The Group continuously monitors defaults of customers and other counterparties and incorporates this information into its credit risk controls.



The amortised cost of the financial assets and liabilities approximates to the fair value on the respective reporting dates.

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

a) Credit risk management

i) Credit risk rating

The Group assesses and manages credit risk of financial assets based on following categories arrived on the basis of assumptions, inputs and factors specific to the class of financial assets.

- A: Low credit risk on financial reporting date
- B: Moderate credit risk
- C: High credit risk

The Group provides for expected credit loss based on the following:

The Oroup provides for	expected create 1033 based on the following:	
Asset group	Basis of categorisation	Provision for expected credit loss
Low credit risk	Cash and cash equivalents, other bank balances, loans, investment, trade	12 month expected credit loss
	receivable and other financial assets	

Based on business environment in which the Group operates, there have been no defaults on financial assets of the Group by the counterparties. Loss rates reflecting defaults are based on actual credit loss experience and considering differences between current and historical economic conditions.

Assets are written off when there is no reasonable expectation of recovery, such as a debtor declaring bankruptcy or a litigation decided against the Group. The Group continues to engage with parties whose balances are written off and attempts to enforce repayment. There have been no cases of write off with the Group.

In Rs million unless otherwise stated

	and the same of th		
Credit rating	Particulars	31 March 2022	31 March 2021
A: Low credit risk	Cash and cash equivalents, other bank balances, loans, investment, trade receivable and other financial assets	23,217.46	25,220.13
	Derivative financial asset	20.07	14.05

b) Credit risk exposure

(i) Provision for expected credit losses

The Group provides for 12 month expected credit losses for following financial assets -

In Rs million unless otherwise stated

31 March 2022			211 210 111111011 11111111
Particulars	Estimated gross carrying amount at default	Expected credit losses	Carrying amount, net of provision
Cash and cash equivalents	4,784.56	-	4,784.56
Other bank balances	2,846.35	-	2,846.35
Trade receivables	8,282.05	11.51	8,270.54
Loans	1,623.18	-	1,623.18
Investment	245.33	-	245,33
Other financial assets	5,435.99	- 1	5,435.99

31 March 2021 In Rs million unless otherwise stated				
Particulars	Estimated gross carrying amount at default	Expected credit losses	Carrying amount, net of provision	
Cash and cash equivalents	5,038.25	-	5,038.25	
Other bank balances	4,391.67	-	4,391.67	
Trade receivables	7,237.68	11.55	7,226.13	
Loans	1,588.69	-	1,588.69	
Investment	245.33	-	245.33	
Other Grangial assets	6.718.51	<u>.</u> {	6,718.51	

The credit risk for cash and cash equivalents and other bank balances is considered negligible, since the counterparties are reputable banks with high quality external credit ratings. Loans have been given to related parties in relation to activities related to Group's business. Accordingly, credit risk for such loans is considered negligible.

Group's major trade receivables and other receivables as at 31 March 2022 amounting to Rs 10,470.15 million (31 March 2021: Rs 10,835.63 million) are with government owned counterparties. Therefore, these receivables are considered high quality and accordingly, no life time expected credit losses are recognised on such receivables based on simplified approach.

(B) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due.

Management monitors rolling forecasts of the Group's liquidity position and cash and cash equivalents on the basis of expected cash flows. The Group takes into account the liquidity of the market in which the entity operates.





Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

The Group had access to the following undrawn borrowing facilities at the end of the reporting period:

In Rs million unless otherwise stated			
31 March 2022	31 March 2021		
10 // 14	2 702 66		

Particulars	31 March 2022	31 March 2021
Long-term borrowings	13,665.44	2,783.66
Working capital facilities	328.12	365.90

Maturities of financial liabilities

The tables below analyse the Group's financial liabilities into relevant maturity groupings based on their contractual maturities.

In Rs million unless otherwise stated

				In V2 human anteres other		
31 March 2022	On demand	Less than 1 year	1 - 5 years	More than 5 years	Total	
Non-derivatives	 					
Borrowings (including interest)	2,718.25	6,493.23	24,210.87	44,649.79	78,072.14	
Non convertible debenture (including interest)		4,446.00	39,986.43	i -	44,432.43	
Capital creditors	_	1,544.97	-	-	1,544.97	
Trade payables		2,730.10	- '	-	2,730.10	
Other financial liabilities		839.21	-	- 1	839.21	
Lease liabilities (refer note 4)	_	331.05	1,459.42	10,423.45	12,213.92	
Derivative financial liabilities	_	3.72	<u>-</u>		3.72	
Total	2,718.25	16,388.27	65,656.73	55,073.24	139,836.49	

In Rs million unless otherwise stated

				other title parties	
31 March 2021	On demand	Less than 1 year	1 - 5 years	More than 5 years	Total
Non-derivatives					
Borrowings (including interest)	3,450.09	14,560.29	44,906.16	81,355.50	144,272.04
Capital creditors	<u> </u>	851.62	-		851.62
Trade payables	_	1,496.64	-	- !	1,496.64
Other financial liabilities	_	3,436.46	-	-	3,436.46
Lease liabilities (refer note 4)	-	301.17	1,361.89	10,168.71	11,831.77
Total	3,450.09	20,646.18	46,268.05	91,524.21	161,888.53

The gross outflows disclosed in the above table represent the contractual undiscounted cash flows relating to financial liabilities held for risk management purposes and which are not usually closed out before contractual maturity.

(C) Market risk

a) Foreign exchange risk

The Group has exposure in foreign exchange risk arising from foreign currency transactions (imports). Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the Group's functional currency. The Group as per its overall strategy uses forward contracts and swaps to mitigate its risks associated with fluctuations in foreign currency and interest rates on borrowings. The Group does not use forward contracts and swaps for speculative purposes.

Foreign currency risk exposure

Poleign currency risk exposure.						
Particulars	Currency	31 March 2022	31 March 2021	Currency	31 March 2022	31 March 2021
Foreign currency loan*	USD	27.13	28.59	INR	1,995.46	2,101.19
Forward contract outstanding**	USD	(27.13)	(28.59)	INR	(1,995.46)	(2,101.19)

^{*} includes long term borrowings and current maturities of long term borrowings.

Sensitivity

The sensitivity of profit or loss to changes in the exchange rates arises mainly from foreign currency denominated financial instruments.

	31 March 2022		31 March 2021	
Particulars	Increase by 1%	Decrease by 1%	Increase by 1%	Decrease by 1%
Rs./USD- increase by 1% (31 March 2021; 1%)*	-	-	<u>-</u> `	<u> </u>

^{*} Holding all other variables constant







^{**} includes foreign exchange contracts i.e. aggregate of note a and b mentioned here in below.

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

The Group is exposed to foreign exchange risk on account of its payables in foreign currency. Financial liabilities (other than Indian Rupees) as at 31 March 2022 and 31 March 2021 are reinstated in millions Indian Rupees which is stated below:

	In Rs million unless otherwise stated		
Particulars	31 March 2022	31 March 2021	
Financial liabilities	USD	USD	
Trade and other payables	•	13.24	
Net foreign exchange risk	-1	13.24	

Sensitivity

The sensitivity of profit or loss to changes in the exchange rates arises mainly from foreign currency denominated financial instruments.

The sensitivity of profit of 1000 to changes in the extrange time and analysis	31 March 2022	31 March 2021
Particulars	Increase by 1%	6 Decrease by 1%
USD sensitivity		
USD - increase by 10% (31 March 2021: 10%)		- (0.99)
USD - decrease by 10% (31 March 2021: 10%)		- 0.99

(a) Derivatives and Hedged foreign Currency Exposure

Delivatives and theuged foreign Currency Daposa		· ·			72 6 4 4
Year Ended	Currency Type	Foreign Currency	Amount (in Rs)	Buy/Sell	No. of contracts
31 March 2022	USD	27.13	1,995.46	Buy	5
31 March 2021	USD	28.59	2,101.19	Buy	5

(b) Details of contracts outstanding as at year end to hedge against foreign currency exposure.

etalis of contracts outstaile	ing as at year end to	neage against foreign	turioney empereur			
Year Ended	Currency Type	Notional Foreign currency	Start Date	End date	Floating rate	Fixed rate
31 March 2022	USD	3.49	23-Feb-22	31-Dec-24	USD LIBOR 6M+	9.37%
31 March 2022	USD	5.50	23-Feb-22	31-Dec-24	USD LIBOR 6M+	9.37%
31 March 2022	USD	6.99	25-Feb-22	31-Dec-24	USD LIBOR 6M+	9.86%
31 March 2022	USD	3.52	23-Feb-22	31-Dec-24	USD LIBOR 6M+	9.37%
31 March 2022	USD	7.64	31-Mar-22	31-Mar-23	USD 6M LIBOR + 3%	9.15%
21 March 2021	USD	3.67	03-Oct-19	30-Sep-22	USD LIBOR 6M+	9.86%

31 March 2021	USD	3.67	03-Oct-19	30-Sep-22	USD LIBOR 6M+ 3.%	9.86%
31 March 2021	USD	5.79	03-Oct-19	30-Sep-22	USD LIBOR 6M+3%	9.86%
31 March 2021	USD	7.38	03-Oct-19	30-Sep-22	USD LIBOR 6M+	9.86%
31 March 2021	. USD	3.71	03-Oct-19	30-Sep-22	USD LIBOR 6M+	9.86%
31 March 2021	USD	8.04	31-Mar-21	31-Mar-22	USD 6M LIBOR + 3%	8.85%

b) Interest rate risk

i) Liabilities

The Group's policy is to minimise interest rate cash flow risk exposures on long-term financing. At 31 March 2022, the Group is exposed to changes in market interest rates through bank borrowings at variable interest rates.

Interest rate risk exposure

Below is the overall exposure of the Group to interest rate risk:	In Rs million unl	ess otherwise stated
Particulars	31 March 2022	31 March 2021
Variable rate borrowing	43,455.39	81,275.88
Fixed rate borrowing	30,449.46	12,386.86
Total haveouings	73,904.85	93,662.74





Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Sensitivity

Below is the sensitivity of profit or loss and equity changes in interest rates.

Delott is the sensitivity of profit of 1033 that equity entanges hi misses these.		
Particulars	31 March 2022	31 March 2021
Interest sensitivity*		
Interest rates – increase by 100 basis points (31 March 2021: 100 basis points)	434.55	812.76
Interest rates - decrease by 100 basis points (31 March 2021: 100 basis points)	(434.55)	(812.76)

^{*} Holding all other variables constant

ii) Assets

The Group's fixed deposits are carried at amortised cost and are fixed rate deposits. They are therefore not subject to interest rate risk as defined in Ind AS 107, since neither the carrying amount nor the future cash flows will fluctuate because of a change in market interest rates.

Interest rate risk exposure

Below is the overall exposure of the deposits:	<u></u>	In Rs million unle	ess otherwise stated
Particulars		31 March 2022	31 March 2021
Fixed rate deposits		7,160.00	6,992.82
Total deposits	- · · · · · · · · · · · · · · · · · · ·	7,160.00	6,992.82

c) Price risk

The Group does not have any other price risk than interest rate risk and foreign currency risk as disclosed above.

Capital management

For the purpose of the Group's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the parent. The primary objective of the Group's capital management is to maximise the shareholder value.

The Group manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Group's server is to keep an optimum gearing ratio. The Group includes within net debt, interest bearing loans and borrowings, trade payables, less cash and cash equivalents.

In Rs million unless otherwise stated

	11 KS minon unic	33 Other Wise States
Particulars	31 March 2022	31 March 2021
Borrowings*	75,636.02	93,662.74
Trade payables	2,730.10	1,496.64
Lease liability	3,509.34	3,657.64
Other financial liabilities*	2,868.27	3,280.86
Less: Cash and cash equivalents (refer note 13)	(4,784.56)	(5,038.25)
Net debt	79,959.17	97,059.63
Equity**	19,087.63	18,575.00
Total equity	19,087.63	18,575.00
Capital and net debt	99,046.80	115,634.63
Gearing ratio (%)	80.73%	83.94%

^{*}Represents current and non-current portion

In order to achieve this overall objective, the Group's capital management, amongst other things, aims to ensure that it meets financial covenants and attached to the interest bearing loans and borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call loans and borrowings.

(This space has been intentionally left blank)





^{**}Compulsorily convertible debentures of Rs 6,500 million (31 March 2021: Rs. 6,500 million) held by Group's Holding Company, has been considered as equity for the purpose of calculation of gearing ratio.

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

38 Related parties

I List of related parties as per the requirements of Ind-AS 24 - Related Party Disclosures

Ultimate Holding Company MKU Holdings Private Limited

Holding Company

ACME Cleantech Solutions Private Limited '

Companies where Ultimate Holding Company exercises control

VRS Infotech Private Limited

ACME Energy Solutions Private Limited

Fellow Subsidaries

Sunworld Innovations Private Limited

Mahisagar Power Private Limited

Banola Power Private Limited

Yogesh Power Private Limited

Moolchand Industrial Estates Private Limited

Dubey Energy Private Limited

Muthusamy Power Private Limited

ACME Panipat Solar Power Private Limted

Indigenous Power Private Limited

Sanchaya Power Private Limited

Midastouch Power Private Limited

Saibliss Power Private Limited

Key Management Personnel and directors

Manoj Kumar Upadhyay (Chairman and Managing Director)

Shashi Shekhar (Whole Time Director)

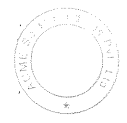
Non executive directors

Atul Sabharwal

Venkatraman Krishnan

(This space has been intentionally left blank)

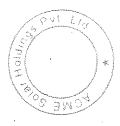




ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U40106DL2015PTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

II Transactions with related parties and outstanding balances

Tran Purc Purc ACM ACM Sunv Sulv ACV Rein ACV Banc	Transaction with related parties Purchase of goods and services from ACME Cleantech Solutions Private Limited Dubey Energy Private Limited Moolchand Industrial Estates Private Limited Sunworld Innovations Private Limited Sale of goods and services to ACME Cleantech Solutions Private Limited Reimbursement expenses borne by	Holding Company 8,940.60		J. Mar Ch. August	31 March 2021		
Purel ACM Mool Sumw Sale ACM ACM ACM Banc Moo	chase of goods and services from AE Cleantech Solutions Private Limited ey Energy Private Limited slehand Industrial Estates Private Limited world Innovations Private Limited to goods and services to AE Cleantech Solutions Private Limited mbursement expenses borne by	8,940.60	Holding Company	Key management personnel	Key management personnel	Others	Others
Dube Mood Sunw Sale ACN Rein ACN Moo Suny	ey Energy Private Limited Mehand Industrial Estates Private Limited world Innovations Private Limited of goods and services to ME Cleantech Solutions Private Limited mbursement expenses borne by		2,007.13	ı	1		700
Sunw Sale ACN Rein ACN Banc Moo	world Innovations Private Limited of goods and services to AE Cleantech Solutions Private Limited mbursement expenses borne by	,	1 5	1 1	1 1		1.16
Sale ACN Rein ACN Banc Moo	of goods and services to AE Cleantech Solutions Private Limited mbursement expenses borne by	1	1	ı	•	•	0.0
Rein ACN Banc Moo Suny	mbursement expenses borne by	7.24	7	f		ĭ	•
Bano Moo	ACME Cleantech Solutions Private Limited	130.10	119.81		i 1		: (
i I	Banola Power Private Limited Moolchand Industrial Estates Private Limited Sunworld Innovation Labs Private Limited		r ()			0.07	i T
Proj Proj	Project management service income ACME Cleantech Solutions Private Limited	191.00	ī	1		i	,
Inte ACN	Interest income on loan given ACME Cleantech Solutions Private Limited	39.57	26.28	,	1	ī	
A Q	Operation and maintenance expenses given to ACME Cleantech Solutions Private Limited	546.18	547.94	1	1	•	
Rep	Repayment of short term borrowing taken from ACME Cleantech Solutions Private Limited	4,965.04	6,722.66	ı	ī	•	1
Rec ACh	Receipt of short term borrowing ACME Cleantech Solutions Private Limited	4,000.22	858.29	İ		•	
Rep ACJ	Repayment of loan given ACME Cleantech Solutions Private Limited	1.12	271.57	1	ī	3	
10 Log	Loan given ACMF. Cleantech Solutions Private Limited		635.51		1		ī





ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U40106DL2015PTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

S. No. Transaction with respect to the respect to t	Particular related parties ⁶	For the year ended For the year ended 31 March 2021 31 March 2021 Holding Company Holding Company	For the year ended For the year ended For the year ended For the year ended For the year ended 31 March 2022 31 March 2021 31 March 2022 31 March 2021 31 March 2021 31 March 2021 31 March 2021 31 March 2021	For the year ended	For the year ended	Dor the year anded	For the year ended
	related parties [^]	Holding Company		31 March 2022	31 March 2021	31 March 2022	31 March 2021
11 Remuneration paid			Holding Company	Key management personnel	Key management personnel	Others	Others
Ollastii Olleniiai		•	,	11.19	10.16	ı	
Sitting fees paid Atul Sabharwal Venkatraman Krishnan	hnan			0.24	0.18	, i	· 1 1

*This does not include post reitrement benefit and other long term retiral benefits given to the employee.

si ş	Particular	As at 31 March 2022	As at 31 March 2021	As at 31 March 2022	As at 31 March 2021	As at 31 March 2022	As at 31 March 2021
<u> </u>	Outstanding balances	Holding Company	Holding Company	Key management personnel	Key management personnel	Others	Others
-	Trade payables ACME Cleantech Solutions Private Limited	1,522.82	1,464.26	•	ı	•	•
7	Trade Receivable* ACME Cleantech Solutions Private Limited	203.10	*		. •		
ĸ	Short term borrowings taken ACME Cleantech Solutions Private Limited	1,731.17	2,695.99	ı	•	•	r
4	Loan given ACME Cleantech Solutions Private Limited ACME Panipat Solar Power Private Limited	1,271.08	1,236.59	1 1		352.10	352.10
w	Corporate guarantee given by related parties with respect to borrowings ACME Cleantech Solutions Private Limited ACME Cleantech Solutions Private Limited and	18,327.12	39,508.44 2,087.67	, ,	1 1		
	MKU Holdings Private Limited Banola Power Private Limited, Mahisagar Power Private Limited, Sunworld Innovations Private Limited, Saibliss Power Private Limited and Yogesh Power Private Limited jointly			,	• ·	3,570.24	
	Sunworld Innovations Private Limited Dubey Energy Private Limited and		1 1			7,705.03	1,974.66
	Midastouch Power Private Limited Jointly Sanchaya Power Private Limited and					1,356.20	1,346.26



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U40106DL.2015PTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

						In Rs million un	In Rs million unless otherwise stated
s,	Particular	As at 31 March 2022	As at 31 March 2021	As at 31 March 2022	As at 31 March 2021	As at 31 March 2022	As at 31 March 2021
e e	Outstanding balances	Holding Company	Holding Company	Key management personnel	Key management personnel	Others	Others
9	Capital advance ACME Cleantech Solutions Private Limited	7,195.27	05,985,50	x	. ,	•	•
7	Payable to capital creditor ACME Cleantech Solutions Private Limited ACME Energy Solutions Private Limited	1,540.12	736.64				19.79
∞	Related party payable ACME Cleantech Solutions Private Limited Dubey Energy Private Limited MKU Holdings Private Limited Moolchand Industrial Estates Private Limited VRS Infotech Private Limited Sunworld Innovations Private Limited	367.20	506.43			0.23 1.31 0.83 0.39	0.23 0.19 0.19 0.83 0.32
, - ·	Related party recoverable" ACME Cleantech Solutions Private Limited ACME Panipat Solar Power Private Limited	1,795.67	1,842.40			0.19	0.00
	10 Compulsorily convertible debentures ACME Cleantech Solutions Private Limited	6,500.00	6,500.00	ı	r	1	,
	11 Guarantees issued by Group ACME Cleantech Solutions Private Limited	3,128.90	3,354.60	ı	t	1	•

The transactions with related parties are made on terms equivalent to those that prevail in arm's length transactions.

The Group has not recorded any impairment of receivables relating to amounts owed by related parties. This assessment is undertaken at each reporting period.

(This space has been intentionally left blank)







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U40106DL2015PTC337832
Summary of significant accounting policies and other explanatory information for the year eaded 31 March 2022

<u></u>	ado de de de de de de de de de de de de de	5 m 5	auqua Jo	s a a a a a a a a a a a a a a a a a a a	index and a second		B. Holding
loan amount The beamages is subject to prepayment premiting of	Into convent as suggest to propose as partial to 22% on the propogenent mount if from is paid till three years and no propagament thereafter if payment made or road date.	The betrower is subject to prepayment premium of 2% on the prespayment intent if Ioan is paid till 3 years. No prepayment thereafter if made on reset date.	In the convent is mapton to propyrate, principal or it, on the prepayment meant if them is paid before the disc, no other propayment is made at the instance of lender levied if propayment is made at the instance of lender.	to excreme it angoes to propriate it pend before the form to prob before due dues, no other propagnent penalty shall be levied if prepayment is made at the instance of lender.	to be browner is analysed to propagament prediminar of 15% can the propagament around the case of one dead of the case, no other prepayment penalty whall be keried if prepayment is made at the instance of tender the prepayment is made at the instance of tender the case of tender	- Z - L - L - L - L - L - L - L - L - L	1% propagazent premium No propagazent to be changed, if the Borrower Prograys the Louwn while 30 (ninety) days of the Interset/Spread Reast Date, by providing a 60 (ninety) days prior notion, specifically also that of the propagazent the Borrower shall pay revised Applicable Interest Rates, Borrower shall pay revised Applicable Interest Rates,
		con shall be puid in 136 montly insulfment till June 1031.	when the low pair of 17 structured quarterly and and the man 100 lane 301 and last metallizents continued most 100 lane 2017 and last metallizent on 31 Docentrier 2013. Company has evaled Morationium on principal repayment due on 31 Marie 3 2020, Landers have graced to extend the repayment schedule by I quarter, Accordingly lest installment extended to 31 Marie 2020, 2	hos mail to peal in T) structured quarteriy in Instalments commercing (from 20 June 2017 not last instalments commercing (from 20 June 2017 not last instalment on 31 December 2024. Company have waited Morenterium on principal repayment die no 31 Menta 1 2020, Lenders have agreed to extend the repsyment schedule by 1 quarter, agreed to extend the repsyment schedule by 1 quarter. 2025.	was full by grain B 17 structured quarterly intransmitted by the commerciating from 30 June 2017 and land instalments on 31 December 2034. The Company has woulded Moventium on principal repropresent due on 31 March 2020, Canders have agreed to extend the repayment schedule by 1 quarter, before celeral the repayment schedule by 1 quarter, 2020, Canders have agreed to extend the repayment schedule by 1 quarter, 2023,	Loan shall be Paid in '10' structured quarter' 2018 and distributioners commercing from 31 December 2018 and last distributioners will be due on 31 March 2036. The Company bad evasied meratorium on principal repayment due on 31 March 2020, Londers had agreed to exclud the repayment subsidisté by 1 quarter. In excetod the repayment subsidisté by 1 quarter. June 2036 June 2036	Loan shall be Paid in 70 structured quarterly installments commercing from 31 December 2018 and itex installment shall become due on 31 March 2036.
Ę	The rate of Linterest is 9.57% 2 p.a.	The rate of inference is 9.57 2% p.a.	45%	PLR (i.e. currently 15.50% p.a) - 5.75% sprend. At present effective interest rute is 9.75% p.a	Effective inferest rate is 9,20% p.a	PLR (i.a. carrent) of carrent) 16.00% p.m.) - 3.25% sproad. At present difective interest mus is 10.35% p.a.	PLR (i.c. currently 16,00% p.a) - 5,25% sprend. At prosent effective interest rule is 10,95%
Nature of securities	a) Primary security. Term loans from lender are secured by first puri passur charge by way of mortgage/learschold right on all innovable and movable assets, both present and three, of the Construction that could be company and on recyclication and build be company and on recyclication and build be companied by the Company and on the holistopershied or arranged by the Protocort ASSPL. b) Pledge of 51% of the total Equity shares holistopershied or arranged by the Protocort ASSPL. c) Pledge of 51% of the councillation instruments' preference shares/NLD heldeshweribed or arranged by the Promoter: ASSPL, d) An irrecoverable and unconditional corporate guarantee of ASSPL ill the Guarantee period cover.	a) Primary security. Term Journ from lender are necurred by first part passes change by way of mortgaged easteded right on all immovable med movable sweets, both present and lature, of the Company and on receivables, each flow and bank account of the Company. b) Pledge of 51% of the total Equity planers held/subsented or enranged by the Promoter, ASEPL. b) Pledge of 51% of the sonal Equity planers held/subsented or surranged by the Promoter, ASEPL. c) Pledge of 51% of the conventible instrument by inference advanced Dr. Hollechenchbed or amonged by the Promoter; ASEPL. d) No investorembe and unconditional experience planerable of ASEPL till the Guarantee period cover.			Primary security: Term louns from lender are secured by first part passet charge by way of noctgagelesschold right on all immorsable and mossible needs, both present and fature, of the Company and on receivables, cach flow and bank account of the Company. Co-obligor Arms Raipar Solar Power Private Limited	Primary security; Bonds from bolders are secured. First multing part justed tharpy of: (i), first making poles over 5114 (filty-one per cent) of both the equity where and variable CCDs issued by each member of the Restricted Oroup; (ii), first making security over (ii) the innovable useds (both present and future) of the Issuer per clutting to the Project being operated by that Issuer (including leacebold Acade); (iv) first making security over (ii) the moveable used (implied intensy) of the Issuer per clutting the move and managed of the Issuer (iii) that Restricted Debt Service Account, (other than the Excluded Assets, the current secure, conditions and recoverable of study be service. The conditions of study is the service of the Issuer (iii) that Restricted Debt Service Account, (other than the Excluded Assets, the current secure, conditions and recoverable of study be service. The security in action of the Issuer (iii) that Issuer (iii) that Restricted Debt Service Account, (other than the Excluded Assets, the current secure, conditions that in an indicate security over the Account Ports of the Issuer in the Issuer (iii) that Restricted Debt Service Accounts the Issuer in the Issuer Iss	
Lender	REC Limited	REC Limited	L&T Infradekt fund Limited	India Jafindebi Lamited	State Bank of India	L&T Fourso	L&T Financo r Limited
Co Name	ACME Solar Technologies (Oujant) Private Limited	ACME Solar Energy (Madhyn Pradesh) Private Limited	ACME Odisha Solar Pewer Private Limited	ACME Odishn Solar Power Private Limited	ACME Odisha Solar Power Private Limited	ACPAE Justiner Solar Power Private itenited	ACME Juisalmer Solar Power Private limited
Nature of	Tem loan* T	Tern lom*	Term loun*	Term loan	Tern loan*	Term loan	Tern loan
	9 2	74	E .	4	'n	۷ .	



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U40106DL2015PTC337832 Summary of significant accounting policies and other explauntory information for the year ended 31 March 2022

No preparament to be charged, if the borrower prepays the cheen whithin 50 (timesy) days of the interesting prepared react and detait, by providing a 60 (skey) days prior notice, provided that till react date of prepayment the borrower shall pay rovised applicable atmost react. Date, by providing a 60 (nixty) days prior notice, provided that till such date of prepayment the Borrower shall pay revised Appiloable Interest Rate, provided that till such date of prepayment the Borrower shall pay revised Appliachia Interest Rate, However, no pre-payment obarges aball be payable: the prepayment is effected in any of the following b) If the prepayment is made with advance notion to the landers. interest/sprend reset
date, by providing a 60 (sixty) days prior notice,
provided that till such date of prepayment the
berrower shall pay revised Applicable interest rate; b) If the prepayment is made with advance notice to the lenders. However, no pro-payment charges shall be payable inferrest/spread rened.
date, by providing, a 60 (sktty) days prior notice,
provided that till such date of prepayment the
borrower shall pay revised applicable interest rate; A pre-payment penalty of 2% of the amount repaid shall be levied. Prepayment of Jonn amount
A pre-payment penalty of 2% of the amount repaid No prepayment to be charged, if the Borrower prepays the Learn within 90 (mosty) days of the Interest/Spread Roset. the prepayment is effected in any of the following Date, by providing a 60 (nixty) days prior notice, b) If propayment is made from funds raised from IPO/Private Equity by the bBorrower. No prepayment to be charged, if the Borrower prepays the Leans within 90 (ninety) days of the c) If prepayment is unsele from funds raised from IPO/Private Equity by the Borrower. No prepayment to be charged, if the borrower prepays the loans within 90 (ninety) days of the prepays the loans within 90 (ninety) days of the No prepayment to be charged, if the borrowe a) At the instance of the lenders.) At the instance of the lenders 2% prepayment promium 1% propayment premium 1% prepayerent premiur crest/Spread Reset Loan shall be paid in 70 structured quarterly installments commencing from 31 December 2018 and last installment shall become due on 31 March 2036. The Company had availed monstorium on principal repayment due oo 31 March 2020. Lenders had agreed to cadend the repnyment schedule by 1 quartar. Accordingly last instalment shall become due on 30 Juno 2036. Lonn shall be paid in 70 structured quarterly installments commencing from 31 December 2018 and last installment will be due on 31 March 2036. Loan whall be paid in 70 structured quarterly insulineets commercial from 31 Documber 2018 and task installment shall become due on 31 March 2036. The Company has availed monitorium on principal reportment due on 31 March, 2020. Lendors have agroed to extend the repayment schedule by 1 quartor. Accordingly last instalment extended to 30 June 2036. Loan shall be Paid in 70 structured quarterly instalments commensing from 31 December 2018 and instalments commensing from 31 December 2018 and last instalment will be due on 31 March 2036. The Company had availed moratonium on principal responent due on 31 March, 2020. Leaders had reported to declard the repayment schodule by 1 quarter, Accordingly last instalment shall become due on 30 June, 2036. The Company had availed insenterium on printipal repayment due on 31 March 2020. Lenders had agroos to socked the repayment schedule by 1 quarter. Accordingly last instalment shall become due on 30 June 2036. last instalment will be due on 31 March 2036. Coan shall be Paid in 70 structured quarterly Repayment of the term losm in 65 structured instalments Repayment of the term loan in 65 structured installments. Tenure of repayment PLR (i.e. currently 16.00% p.s.) - 1 5.25% spread.
At present effective interest 1 PLR (i.e. currently 16.00% p.n) - 5.25% sprend, At present effective interest rate is 10.95% p.n. 16,00% p.a) - 15,60% spread,
At present
effective interest irrate is 10,95% ir PLR (i.e. currently 16,00% p.n) • 6,00% sprend. At present PLR (i.e. currendy 16.00% p.a) -5.60% spread, At present effective interest rate is 10,95% ate is 10.95% rate is 10.00% Interest rate LIBOR + 3% LIBOR + 3% o) Primary security. Term loans from tender are secured by faret part passes charge by way of mortqueel caschold right on all immovable and movable assets, both present and, future, of the Company and on receivables, cas flow and bank account of the Company.

b) Corporate guarantee of Sunvected innovation Private Limited a) Pennary security. Term louns from lender are secured by first, part parent charge by way of mortgaged/enschold right on all immovable and movable nester, both present and finant, of the Company and on receivables, cand flow and bank account of the Company.

b) Corporate guarantee: Corporate guarantee of Médaelouch Power Private Limited and Dubcy Energy Private Limited a) Prinary security. Tern loans from lender are secured by first pari parest charge by way of mortquagefanschold right on all immovable and movable ares oth present and future, of the Company and on receivables, each flow and bank necount of the Company.

b) Corporate guarantee of Sunworld Innovation Private Limited a) Prinary security: Term loans from lender are secured by first part parts barner charge by way of mortgage/lenschoid right on all lumovable and movable asserts, both present and future, of the Company and on receivables, cash flow and beach account of the Company.

b) Corporate guarantee: Corporate guarantee of Nidastouch Power Private Limited and Dubey Energy Private Limited Primary security. Term home from financial institutions are secured by first charge on all immovable properties and movable properties assets of the projects both present.
 Collateral security. Pledge of \$1.95 equity shares of the betrower
 Collateral security. Pledge of \$1.95 equity shares of the betrower
 Compoure gummatics: Capporting gummatics of Arme Cleamieth Solutions Private Limited. Midzelouch Power Private Limited, Dubey Energy Private Limited and MXU
 Holdings Private Limited. a) Primary Security. Term forms from financial institutions are secured by First Charge on all immovable properties and movable properties assets of the projects both present for future of the Company and entert assets and of TRA & DSRA, to be maintained by borrower.

b) Collatered Security, Plodge of S1's equity shares of the horrower. Corporate guarantee of Actue Cleanloch Solutions Private Limited, MRU Holdings Private Limited, indepense Power Private Lamited. But all such as a private Limited. a) Primary Security: Term Louse from Leader are secured by fart part parts charge by way of mortgaged casechold right on all immovable and novable assets, both present and future, of the Company and on receivables, each flow and bank account of the Company.

b) Corporate guarantee of Sanworld Innovation Private Limited Nature of securities Dayanidhi Solar L&T Finnoc a. Power Private Limited fur limited Dayanidhi Solar L&T Infra Power Private Credit Limited limited Dayanidhi Solar LeeT Finunco Power Private Limited limited Infrastructure Finance Company (UK) Limited Company (UK) Limited L&T Finance Limited L&T Finmoo Limited Infrastructure Lender ACME Installmer Solur It Power Private Firmted C Vishwatma Solar Energy Private limited Solar Energy Private limited Vinhwatma Solar Encrgy Private limited Co Name 39 Term of borrowings Nature of Term loan Torm loan I crm Joan Term loan Term loan Term loan 4 2 2

974

ACME Solar Hodings Private Limited (previously known as ACME Solar Hodings Limited)
CIN - U401060123015PTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

					•		
loan mount	aball be power. However, no pre-payment charges shall be payable if However, no pre-payment charges shall be payable if However, no pre-payment charges shall be payable if However, no pre-payment is effected in any of the following overale i) At the instance of the lentders. i) At the prepayment is made with advance notice to the lenders. o) If the prepayment is made from Junds raised from IPO/FHvine Equity by the Borrower.	1% propoyment premium No prepayment to be charged, if the borrower prepays the lours within 90 (pinnety) days of the preclysor the lours within 90 (pinnety) days of the procedure that is mad; date of prepayment the provided that till mad; date of prepayment the borrower shall pay rovined applicable interest rate;	1% prepayment premium No prepayment to be charged, if the borrower prepayment to boar within 90 (ninetty) days of the interest/groad reset Date, by providing a 60 (sitety) days prior notice, provided that till med date of prepayment the provided that till med date of prepayment the betrower shall pay revised applicable interest rate;	A price payment penalty of 2% of the amount repuid. Board be level. However, but pore payment charges shall be payable if the prepayment is effected in any of the following expressment is effected in any of the following at the influence of the lenden. 3) If the prepayment is made with advance neciec to the forder. 5) If the prepayment is made from fluids raised from IPO/Private Equity by the borrower.	The Berrower shall not pracys all or any portion of the Lorum, in part of all, except aller obtaining the prior writine approval of the Lender, which may be proved supports and conditions that of the payment of sends premium (yelvu applicable I texes) as per the Lender's policy on prepayment, applicable i texes is from time to time.	The Bornower shall not propay all or any portion of the Loan, in part or in fall, except after obtaining the price written approved of the Loander, which may be granted subject to such condition, including the payment of such premium (plus applicable Trace) are per the Lander's policy on prepayment, upplicable from time to time.	1% propyment premium No propagates to be charged, if the borrower propagate the leaves within 50 (charge) days of the interest/proted tread date, by providing 650 (mixy) days prior ondoe, provided that ill made date of propagament the borrower shall pay revised applicable interest rate.
	Repryment of the term loan in 65 structured intendiments.		be Paid in 70 structured quarterly is a commenting from 31 December 2018 and nent shall become due on 31 March 2036.	Repognent of the tern loan in 65 structured instalments:	Com shall be paid in 76 structured quarterly breatheries commercing from 11sh Gotober 2019 and has instalment on 15th April 2038. The additional ton at mount shall be repuid in 45 quarterly principal repayments commencing from 15th Gotober 2021 and last instalment on 15th October 2032.	Loan shall be paid in 76 structured quartety instalments commencing from 15th October 2019 and leaf instalment on 15th April 2038. The additional loan amount shall be require in 15th quartety principal repoyments commencing from 15th October 2021 and last instalment on 15th October 2032.	Lonn shall be paid in 70 serustraced quartecty? Lindianents coamenoing from 31 Docember 2018 and last instalment on 31 March 2006. The Company and swalled mercalentism on principal repsystract due on 31 March 2000. Leaders had agreed repsystract stall to a stall march 2000. Leaders had agreed Accordingly, last installation shall become due on 30
ų.	LIBOR + 3%	PLR (i.e. currently 16.00% p.a) - 5.25% spread, At present effective interest rate is 10,95% p.a	PLR (i.e. currently 16.00% p.a) • 5.25% sprend. At present effective interest effective interest rate is 10.35% p.a.	LIBOR + 3%	Effective interest rate is 10.08% p.a	Effective interest rate is 10.08% p.a	PLR (i.e. currently 16,00% p.a) - 5,25% sprond. At present effective inferrent ente is 10,95% p.a.
Nature of securities	a) Primary security. Term loans from financial institutions are secured by first charge on all tennovable properties and movable properties assets of the projects both present & that work the Company and current assets and TRA. & DSRA, to be maintained by borrower. b) Collateral Security Pledge of \$51% cutting fairnes of the borrower. b) Collateral Security Pledge of \$55% cutting fairnes of the borrower. c) Corporatie guarantee of Acare Cleanceal Solutions Private Limited, MKU Holdings Private Limited, Surveered Innovation Private Limited.	 Printary security. Term loans from lender are secured by first puri paren charge by very of mortgage/learchold right on all immovable and movable assets, both present and future, of the Company and on receivables, each flow and bank occount of the Company. b) Corporate guarantee: Corporate guarantee of Surworld Innovations Private Limited. 	a) Printary security; Term leans from lender are secured by first party parent change by very of mortgaged Lenschold right on all immovable and movable userts, both present and future, of the Company and on receivables, cash flow and beals account of the Company. b) Corporate guarantee: Corporate guarantee of Sunverdal Innovations Private Litritied.	a) Primary security. Term louns from funneati institutions are secured by first charte or all tuntrowable properties and mowable properties assets of the projects both present 8. future of the Corpuny and current seasts and on TRA & DSRA, to be maintained by borrower. 1) Collectual security. Pledge of \$1% equity shares of the borrower. 2) Collectual security. Pledge of \$1% equity shares of the borrower. 3) Corporate guarantee: Corpornic guarantees of Actae Cleansech Solutions Private Limited. MGU Holdings Private Limited and Sunworld Innovations Private Limited 9) Corporate guarantees:	Princary security: Term loans from leader are socured 1. First charge by way of mortgage of all the moveable assets, immoveable ussets intrapible ussets, current assets, operating cash flows, book debts, receivables of the U.F. First charge on all bank associates of the borrower. 2. First charge on all bank associates of the borrower. 3. Piedge of 51% (filty-one percent) of Equity Shares and 51% (fifty-one percent) of Quasi Equity, both present and thare, held by the Piedger. Additional Socurity: The ions enhancement is against the additional cash flow stream from SEC1. Accordingly, existing security enabled under the original ions shall stand extended for enhanced loan amount also. The Company has provided second charge on the each flow of ACME Niarmabad Solar Benzy Private Limited, ACME Solar Power Technology Private Limited, ACME Windows Solar Power Technology Private Limited, ACME Solar Benzy Private Limited, ACME Solar Energy Private Limited, ACME Yearnamanager Solar Power Physia Limited.	8	
Lender	ar India Infrastructure Finance Company (UX) Limited	Limited	Limited	India Infrastructure France Certopary (UK) Limited	Corporation d Limited	Power Finance Corporation ed Limited	L&T Finance od Limited
Co Name	Dayanidhi Sola Power Private limited	Nirmjana Solar Energy Private Limited	Numina Solu Energy Private Limited	Nérmjana Solur Energy Private Limited	ACIME Joshpur Solar power Private Limited	ACME Rewn Solur Energy Privato Limited	Auroli Solur Privato Limited
lonn lonn	Tern loan	Tern load	Tern loan	Term loun	Tern loan*	Tem lour	Tern low
vi z	13	91	17	\$1	61 🗡	8	12

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U401060L2012FTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U401060DL20187TC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Sections with the second control of the seco		of 0	Co Name Lender	Nature of securities	Interest rate		Prepayment of Ionn amount
The control of control of the control of control of the control of control of the control of control of the control of control of the control of control of the control of control of the control of control of control of the control of control				Primary security: Term lottes from lender not secured by dark pair pairs bear the Company of the Company and not receivables, each flow and bank account of the Company. The Charge on FYA (brounding PASA cal's quarters of principal and interest postments). An expense it is favour of lender of the following: All rights titles, interest, benefits, claims and demands in the project documents, cleamace related to project in any letter of credit, guarantee, performance bond, corporate against meeting, by may project documents, cleamace related to project in any letter of credit, guarantee, performance bond, corporate guarantees provided by may prof to project documents, all innormance contracts and innarmace proceeds, guarantees, from EPC contractor Collared security 51% of equity state capital. Justice 131 of contractor of contractor from ACAG Cleanach ASAG Solution Private Limited till creation and perfection of security.	inte is 9,55% p.s. interest I	oon shall be paid in 192 structured roomthy nealments commercing from 15th April 2021 and ast instalment on 15th April 2037.	Any propyment of the rupee loan shall be made with prior permission and at the sale discretion of leader and compliance with such terms & condition.
Transier Projects (also from France) Transier of the control of t				Primary security; Term loans from lender ner sectared by first puri pussu charge by way of mortgage/teaschold right on all immorable and mornbie assets, both present and tarner, of the Company and on receivables, cash flow and bank account of the Company including plotige to the Company and on receivables, cash flow and bank account of the Company including plotige Company and on receivables, cash flow and bank account to the Company and on the company of the Company	ile 9,85 % p.a	coun shall be paid in 70 structured quarterly sastuments commercing from 15 April 2018 mol last retainment shall fall due on 15 July 2035.	Any propayance of the trapes does maked for these way prior permission and at the note disrection of flushed and compliames with such terms & condition. Any much presponsant shall be opplied first to may one maker focus the alto, then to traped interest and finally to the principal amount of the rupes term ions to be prepaid.
Trans has been been considered for the control of t			16	Prinary secturity. Term louns from Inode are sectured by first part passes charge by way of nortgaged least-hold right on all immovable and movable usests, both present and father, of the Company and on reselvables, each flow and bank account of the Company including pledge of 76% equity where capital and 76% computary convertible debentures. Co-obligor: Grabati Solar Energy Private Limited and Militi Solar Power Private Limited.	ate 9.85 % p.a		typelpyament vitu the type and mast volume with prior permission and if the sole discretion of lender and compliance with much terms & condition. Also the perplaced frest to any costs and/or fees then due, then to surpaid interest and finally to the principal amount of the Rupee term loss to be prepaid.
Trem loam (Three Seat Towns Common Co			1	Primary security. Term loaus from lender are secured. Le first clarge by way of hypotheration of all the moveable neserts, immoveable a betrever. 2. First clarge on all heart exceptures of the betrever. 3. Pledge of Equity States and CCDs, both present and future, held by the Pledger. Co-obligar. Grahal Solar Bowge Private Limited Dayslern Solar Power Private Limited		æ æ	the Descrivers remain not propy and or any potential of the Lona, in part or in full distring the entire teamer of the Lona, in part or in full distring the entire teamer of the Lona, unless on required by the Londer. The propagazed of the Lona shall be at the said edistriction of the Londer, subject to such condition including the part has Perceival or such condition including the per than Perceival or such condition including the per than Perceival or such such perceival or prepayment, applicable from time to time.
Trem loars Nicrosts Power Principles	·			Primary security. Term loans from lender are secured by first pur passu clarings by future, of the Compary and on receivables, cash flow and bank secount of the Comporate guarantee. ACAGE Cleantech Solutions Private Limited	success para every 2 years	7 and last neipal savo quarter. uno 2032.	with prior permission and at the sale distraction of deader and on terms & condition, including in- subpulsion as to payment of prepayment permitten and prepayment penalty, as per the prevailing from policy circular of IREDA.
ACME Facilia Primary Security Term loans from lander are secured by first pair loans and on receivables, cash flow and bank account of the Company. ACME Facilia Primary Security Term loans from lander are secured by first charge on all immovable properties used and private Limited ACME PV PTC India ACME PV PTC India ACME PV PTC India ACME PV PTC India ACME PV ACME					Effective interest rate is 10.35% p.a		
ACME PV PCC India a) Primary socurity. Term loans from fitancial insolutions not secured by first charge on all immovable properties useds of the projects both protect Friendial b) Collacers security. Term loans from fitancial insolutions are secured by first charge on all immovable properties useds and principal repayment. ACME PV Term loans friendial b) Collacers security. Term loans from fitancial insolutions are recoured by first charge on all immovable properties and movable properties useds of the projects both present Term loans friendial Collacers security. Term loans from fitancial insolutions are recoured by farst charge on all immovable properties and movable properties assets of the projects both present Term loans from fitancial insolutions are recoured by farst charge on all immovable properties and movable properties assets of the projects both present Term loans from fitancial insolutions are recoured by farst charge on all immovable properties and movable properties assets of the projects both present Term loans from fitancial security. Term loans from fitancial insolutions are recoured by farst charge on all immovable properties assets of the projects both present Term loans from fitancial assets of the projects both present Term loans from fitancial assets of the projects both present Term loans from fitancial assets of the projects both present Term loans from fitancial assets of the projects both present Term loans from fitancial assets of the projects both fit and install be paid in 7.2 servalment of an 10.45% p.m. with loans that in a fitancial discounting from the fitancial assets of the projects both fitancial assets of the projects both fitancial assets of the projects both fitancial assets of the fitancial assets of the professional and the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets of the fitancial assets o				Primary Security. Term loans from leader are secured by first part passu charge by fattere, of the Company and on receivables, each flow and hank socount of the Comfatter, of the Company and on receivables, each flow and hank socount of the Comfatter, or the Comfatter, or the Comfatter of the C	10.50% p.a. to 10.50% with reset after every three years.	Loan shall be paid, in 60 structured quarterly tratainents commercing from 30 June 2018 and land installment on 31st March 2033.	with price premated to the trupe does meant of made with price permission and at the sole discretion of fender and on terms & condition, including adoption as to appropriate of pregayment of pregayment of pregayment permium and pregayment permium prepayment permits, as yet the prevailing tom policy circular of PEEC Limited.
Term load* ACME PV 1.&I Finance assets of the projects both present 10.45% p.u. with 1.2 ACME PV 1.4. I finance of the Company security. Term loans from framedial institutions are secured by first charge on all institutions are security. The major institution are security is present and the borrower and the borrower and the borrower and the borrower and the borrower and the borrower and the security is present the security. Pledge of 51% equity shares of the borrower and th		1,5,5	fo		11.15% - 12.25% p.m.	Loun shall be paid in 72 structured quanterly landalments commercing from 31 December 2017 and last installment on 30 September 2035.	
			3		10,45% p.n. wrd reset after every three years	And mains of persons in a transmount of mental installments commercing from 31 December 2017 and last installment on 30 September 2035.	



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - 1401060L2015FTCG37862
Summary of nignificant accounting policies and other explanatory information for the year ended 31 March 2022

in 1958A, equivalent of 2 quarters interest and properties. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 2 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and principal repopries. 19.05NA, equivalent of 3 quarters interest and princi	Term of borrowings Nature of		Nature of securities	Interest rate	Tenure of repayment	Prepayment of
Section 1. Section 1.	2	100	11 transcentials asserties asserts of the project both orthogen	10.45% p.a. with		The borrower is subject to prepayment premium of
1 Section of personned 1 Section Sec	th Amited	Indian Renewable Energy Development Agency Lamited	Primary security. Tent loans from flamoush institutions are accused by last charge on a minorino properties and uncome properties and the security. Ten loans from flamoush and outeral assets and out TRA & Disk, to be manipulated by becrower. b) Caltarent security. Pledge of \$11% equity shares of the betrower and the betrower shall maintain a DSRA equivalent of 2 quarters interest and principal repayment.	resd affer every three years		1% on the properparent amount if from its paid before the dates, no other propayment penalty shall be levied if prepayment is rande at the instance of lender.
SEC Limited by Primary control, Ten Land For Company and an extension account (TOA) to an extension of the Company and an extension account (TOA) to an extension of the Company and an extension account (TOA) to an extension of the Company and an extension account (TOA) to an extension of the Company and an extension account (TOA) to an extension of the Company and a control account (TOA) to an extension of the Company and a control account (TOA) to an extension of the Company and a control account (TOA) to an extension of the Company and a control account (TOA) to a control account	Solur Mongy Limited	Power Flumoo Corporation Limited	Prinary security, Term lonas from lender are secured 1. by fart clauge by way of mortgogo over all borrower's immortable properties, but 2. by fart clauge by way of mortgogo over all borrower's immortable properties and masels, 3. by fart clauge or approximation and the mortable properties and masels, 3. by fart clauge on all bank aecounts of the borrower, 4. First clauge on all bank aecounts of the borrower, 5. Aresignment in froured for Lender, all the rights titles, insteads, benches, a. in the Project Documents of centracts of the rights titles, insteads, benches, b. in the Clearances relating to the Project c. in my letter of credit, generative, porformance board, corporatio guarantee, to buck in c. in my letter of credit, generative, porformate board, corporatio guarantee, bunk in c. in any letter of credit, generative, proframore board, corporatio guarantee, bunk in c. in any letter of credit, generative, proframore board, corporatio guarantee, bunk in c. a seigement of guarantees and Innarmos Procecols o. assignment of guarantees from EPC contractor/ modulo supplier (if my) relating Collaberal Socarity; Plodge of 76% of Equity Shares and CCDs, DSRA of cook quar	9,05% p.n. with three years	71-11-1	Any propagazonic of the trapes loan shall be made with prior permission and it the bote discardion of leader and compliance with such terms & condition. Any such propagators whill be supplied first to any case and refer see then due, then to turpaid inferest and its better the principal amount of the Rupec term load to be prepaid.
Figure 5 (Parinery Security 7 cam hour from Intention and including a RYNA, or of properties and for the company and contracted with the contract of the Company and contracted and the contracted period by services and including the properties and for the contracted period by services and including the properties and the contracted period by services and the services research by find sharped by services and the services research by find sharped by services and the services research by find sharped by services and the services research by find sharped by services and the services research by find sharped by services and the services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services research by find sharped by services and services	E Energy Energy to Limited		a) Primary security. Term loans from funnesial institutions are secured by farst charge on all immovable properties and movable properties asserts of the projects both present & fairne of the Company and current asserts and or trust retention account (TRA) and dobt service reserve secount (DSRA), to be maintained by borrower. b) Collateral security Prodge of S1% copity shares and S1% CCD of the borrower and the borrower shall maintain a dobt service reserve account (DSRA) equivalent of 2 quarters interest and principal repayment.	10.50% p.a.		Any presponent of the trupee loan shall be made with prior permission and at the sold-forestion of Indea and out only only and a property and a propision of the property and the property of the property and any one and one of the property of the principal movant of the rupee fearl loan to be prepaid.
Power Finance, p) Primary security, Term known from functial inclusiones are secured by first place of 21% equip where the company of a current sweet and on track relations account (TRA) and debt envise reserve account (OSSA), to be maintained of proceeds: Copyonism	AE impul Soluc or Private ited		10	10,50% p.a. with reset after every three years	Loan shall be paid in 60 acreedined questretty installments commencing from 15 October 2018 and last installment on 15 July 2033.	Any prepayament of the rupes loam shall be made with prior permutation and at the solo direction of feating most compliance with such terms & condition. Any such prepayates shall be applied furth to say ocean endfor fose then due, ben to suppaid furth to say ocean endfor fose then due, ben to suppaid insertes med finally to the principal amount of the Rupce term loan to be prepaid.
REC Limited Primary security: Term loans from Index are secured by first part passed charge by way of mortgage/leasedhold right on all immovable assetts, both present and for the Company and on receivables, care flow and bank account of the Company. REC Limited Primary security: Term loans from Index are secured by first past passed charges by the promoters in the equity charge of the borrower representing a minimum of 51% of the total paid up equity charge of the borrower representing a minimum of 51% of the total paid up equity charge of the borrower representing a minimum of 51% of the total paid up equity charge of the borrower representing a minimum of 51% of the total paid up equity charge of the borrower. REC Limited Primary security: Term loans from Index are secured by first past passed charge of the company and on receivables, cast flow and bank account of the Company. REC Limited Primary security: Term loans from Index are secured by first past passed charge by way of mortgage/leasedhold right on all immovable assetts, both present and the company and on receivables, cast flow and bank account of the Company. REC Limited Primary security: Term loans from Index are secured by first past passed charge by way of mortgage/leasedhold right on all immovable assetts, both present and receivables, cast flow and bank account of the Company. REC Limited Primary security: Term loans from Index are secured by first past passed charge by way of mortgage/leasedhold right on all immovable assetts, both present and receivables, cast flow and bank account of the Company. REC Limited Primary security: Term loans from Index are secured by first past passed charge by way of mortgage/leasedhold right on all immovable assetts, both present and receivables, cast flow and bank exceeded by the pronoters in the equity share capital of the Dorrower representing a minimum of 51% of the total paid up equity share paid in 60 structured quarterly received by the pronoters in the equity share capital of the Dorrower represent	VŒ wana Solm rer Private ited		10	10.50% p.a. with reset after every three years	Loun shall be paid in 60 servetimed quarterly instalments commercing from 15 October 2018 and last instalment on 15 July 2033.	Any propriorment of the rutoco lean shall be made with propriation and at least of disorders of leader and complismes with auth terms & condition. Any such propayment shall be orphied first to any social propayment shall be orphied first to any form and the condition of the first of the first of the first of the first of the first of the first of the first of the propaid rutocal and on the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal and the propaid rutocal rutoc
REC Limited Primary security: Term loans from lender are secured by first part passed charge by way of mortgage/leasehold right on all immovable anserts, both present and flutare, of the Company and on receivables, care flow and bank ascount of the Company and on receivables, care flow and bank ascount of the Company (and the percentage of the company and on receivables, care flow and bank ascount of the Company (and the percentage of the company). Term lease from inches are secured by first part passed that are capital of the borrower representing a minimum of 51% of the total paid up equity share capital of the borrower representing a minimum of 51% of the total paid up equity share applied of the borrower representing a minimum of 51% of the total paid up equity share capital of the borrower representing a minimum of 51% of the total paid up equity share commencing from 30 June 2018 and last cape and an advantage of the company and on receivables, care flow and bank account of the Company. REC Limited Primary security: Term loans from lender are secured by first part passed charge by way of nortgage/leasehold right on all immovable assets, both present and commencing from 30 June 2018 and last cape and an advantage of the company and on receivables, care flow and bank account of the Company. REC Limited Primary security: Term loans from leader are secured by first part passed charge by way of nortgage/leasehold right on all immovable assets, both present and commencing from 30 June 2018 and last cape and an advantage of the company and on receivables, care flow and bank account of the Company. REC Limited Primary security: Term loans from leader are secured by first part passed charges by way of nortgage/leasehold right on all immovable assets, both present and commencing from 30 June 2018 and last three years installment on 31 March 2033. Prince for the comment of the Borrower cape of the company and on receivable are secured by from the passed of the company and on receivable and advantaged by the prom	sworld Sola wer Private nited			10.50% p.a. with reset after every three years	1-	Any prepayment of the trypes from shall be made with prior permanent and an the sole discretion of indee and on circums so exocation, including stipulation as the payment of prepayment of prepayment of prepayment and prepayment premium and prepayment penalty, as per the prevailing loan policy circular of REC Limited.
REC Limited Prinary security: Term loans from lender are secured by first pair passo thange by way of mortgage/leasehold right on all immovable and movable assets, both present and for more contracting to make a fine or arranged by the pronoters in the equity where capital of the borrower representing a minimum of 51% of the total paid up equity share a profile of the borrower. REC Limited Prinary security: Term loans from lender are secured by first pair passot charge by way of mortgage/leasehold right on all immovable and movable assets, both present and provide a first pair passot charge by way of mortgage/leasehold right on all immovable and movable assets, both present and fluxes, contracting them 30 June 2018 and last lease a first pair passot charge by way of mortgage/leasehold right on all immovable and movable assets, both present and property fluxes or after every last pair passot charge by way of mortgage/leasehold right on all immovable and movable assets, both present and the paid in 60 structured quarterly recent after every last and the factor passon and the formation of the Borrower representing a minimum of 51% of the total paid up equity charge capital of the Borrower representing a minimum of 51% of the total paid up equity charge capital of the Borrower representing a minimum of 51% of the total paid up equity charge capital of the Borrower representing a minimum of 51% of the total paid up equity charge capital of the Borrower representing a minimum of 51% of the total paid up equity charge and movements of the formation of the Borrower in the equity share capital of the Borrower representing a minimum of 51% of the total paid up equity charge and movements and the formation of the Borrower and the formation of the Borrower in the equity charge capital of the Borrower and the formation of the Borrower and the formation of the Borrower and the formation of the Borrower and the formation of the Borrower and the formation of the formation of the formation of the formation of the formation of	emuch Solt wer Private nited		Primary security: Term Journ from lender are secured by first pari passe toharge by them, of the Company and on receivables, each flow and bank necents of the Co Plotge of there held f subscribed or arranged by the promoters in the equity shat capital of the borrower.	10.00% p.n. to 10.50% with reset after every three years		Any propriyment of the rupoe lean shall be mude with prior permission and at the sole discretion of knake and on terms and condition, including stripulation as to payment of propsyment permission and propsyment permissin and propsyment permissin and propsyment permissin and propsyment permission and propsyment permission. REC timited.
PEEC Limited Primary security? Term loans from leader are secured by first pair passes, charge by way of mortgage/leasedoled right on all immovable assets, both present and 10,50% p.m. with Loan hall be plan in 20 structured quarterly from loans from the commentation of the Company. Inches of the Company and on receivables, each flow and bank account of the Company. Pledge of sharms held subscribed or arranged by the Promoters in the equity share capital of the Borrower representing a minimum of 51% of the total paid up equify share capital of the Borrower are specified to the Borrower are specif	rvanchul lar Power vate Limite			10.50% p.a. to 10,50% with react after every three years		Any prepayment of the rupoe loan shall be made with prior permission and at the sole discretizes of bracker and one terms & condition, including stipulation as to payment of prepayment premium und prepayment premium und prepayment premium und prepayment premium and prem
	wenchal lar Power vate Limite			10.50% p.n. wit renet after every three years		Any propayment of the trope of man and to find with prior permination and at the sole discretion of lender and on terms & condition, including stipulation as to poyment of prepayment permittin and propayment permitty as per the provailing ioan policy; circular of REC.

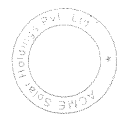


ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - 1401060L2013FFCG37832 Summary of rignificant accounting policies and other explanstory information for the year ended 31 March 2022

Prepayment of	loan amount	Any propayment of the Rupso loun shall be much hyprory permitting and at the node discretion of lender and on terms & condition, including supulation as to payment of prepayment premium and prepayment penalty, as per the prevailing loan policy circular of REC Lineled.	Any prepayment of the Rupes loan shall be made with prior permisment and the band discretion of lender and on terms & considered, including scipulation as to payment of prepayment promium and prepayment penalty, as per the prevailing loan policy circular of REC Limited.	Any prepayment of the rupoe losar shall be made with prior permission and it has bold described of londer mid on terms and concition, including strpulation as to payment of propayment permity, as not the provising Loan policy circular of REC limited.	Any propogement of the Rupos lone shall be made with prior permittens and it the mode distraction of braden mod on terms & condition, including expulsation as the payment of propogement premaum and prepayment permitty, as per the provisiting loan policy circular of IREDA.	with presyment of the Riper do made with the processing of the safe discretion of fender and on terms & condition, including refragalation as to pyrorat of propayment promiting and propayment; perspayment; perspay	Any pregnances of the Rupee loan shall be made with prior permanesson and a to be obtained and leader and on terms & condition, including atipulation as to lay priment of prepayment permanium and prepayment penalty, as por the prevailing foan policy carriage of REDA.	Any preparant of the Rupeo loan shall be made with person and at the sole discretion of sender and on terms & condition, including stipulation as to payment of prepayment premium and prepayment penalty, as per the prevailing loan policy direating of IREDA.
	Tenure of repayment	Loun vhall be paid in 60 structured quarterly installments commercing from 30 September 2018 and last installment on 30 June 2003.	Loan shall be paid in 60 structured quarterly insulances continuenting from 30 September 2018 and last insulances on 30 June 2033.	Loans shall be paid in 60 structured quarterly Installments commencing from 30 Jane 2018 and last installment on 31 March 2033.	Loun shall be repuid in 60 structured quarteety instalments commencing from 30 June 2018 and last instalment shall become due on 30 June 2033,	I (Loan shall be reputed in 60 servotured quantrary instalments commercing from 30 June 2018 and last instalments commercing from 30 June 2018 and last instalment on 31 Merels 2020. Leaders investigated to exclude a prospirated see a 1 Meries 2020. Leaders have agreed to exclude the repospirated subschilde by 1 quarter. Accordingly last installment has got extended to 30 June 2033.	set Loon shall be repaid in 60 structured quarterly installments commercing from 30 June 2018 and last installment shall become due on 30 June 2033.	and Loons shall be repaid in 60 structured quarterly invalaments commercing from 30th June 2018 and lant invalaments shall become due on 30th June 2033.
	Interest rate	10.50% p.a.	10.00% p.a. to 10.50% with reset after every three years	10.00% p.a. to 10.50% with rest after every throe years	Effective interest	Effective interest 8.95% p.a.	Effortive interest rute 8.05% p.a.	Effective interest mic 8.5% p.n.
	Nature of securities		1	a) Primary security. Term loans from leader are secured by fary part passet charge by way of mortgaged east-load tight on all immovable and movable useds, both present and future, of the Company and on recoverables, each flow and bank account of the Company. Plodge of shaves held / subscribed or arranged by the pronoters in the equity share capital of the borrower representing a minimum of \$1 % of the total paid up equity share capital of the borrower.	Printery security: Term locus index are secured by first puri poses charge by way of mortgrage/lauschoid right on all immovable and movable neests, both present and harve, of the Company and on receivables, cash flow and bank resourt of the Company. In the Project Documents of water-thairty of the rights, titles, interests, benefits, interests, interests, benefits, on the Project Documents of the Project Documents benef, corporate guarantee, performance benef, corporate guarantee, which will reduce to \$1% on achievement of following: a. Perfection of security b. One year poor COD c. DSIAN creations are per stipulated functions c. Dos year poor COD c. DSIAN creations are per stipulated functions characteristics. A chair-evenest of Power generation of minimum 22.77 MJ corporate guarantees A CAME Cleantech Solutions Private Limited	Primary security. Term locus from lender are secured by first part passet charge by way of mortgaged-machald right on all immovable meets, both present and future, of the Company and on receivables, each flow and bank account of the Company and on receivables, each flow and bank account of the Company and on receivables, each flow and bank account of the Company and on receivables, each flow and bank account of the Company and on receivables, on additional and additional and additional and additional and and additional and additional and additional and additional and additional and additional and additional and additional and additional and additional		
	Lender	REC Limited	REC Limited	REC Limited	Indina Renewable Evergy Development Agency Limited	Indian Ranowable Energy Development Limited	Indian Renovable Escrity Development Agency Limited	indian Recentle Energy Development Ageney Limited
wings	Co Name	v 2	ACME Rungu Reddy Solar Power Private Umited	ACME Karmnogar Solar Power Private Limited	Devish Solar Power Private Lemited	Eminent Solur Power Private Lanticd	Sunver'd Enorgy Private Limited	Devishi Renewable Energy Private Limited
Term of borrowings	Nature of	Tern Lounff S	Tern Loun#	Tem Loan	Term loam	Tem loun	Term loan	Torm loan
33		9 \$	S,	21	25	8	\$2	*

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U4010601.2015FTC337832 Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Interest rate	The projects both present Ranging from Loan shall be paid in 60 structured quarterly correses. 10.20% (o Invalances commencing from 15 lanuary 2019 and retrieval repayment. 10.50% ps. with lest insulances on 15 laby 2033. Treet after every three years	f the projects both present. Ranging from Loan shall be paid in 60 attructured quarterly vor. 10.25% to insulaments commenting from 15 October 2018 and lean of 2 quarters interest. 10.25% p.a. with lest instalment on 15 July 2033. reset, after overy three years	of the projects both present 10%-10,25%. Loan shall be paid in 68 structured quarterly by with reset installments after every three years	revenues including 7.50% - 8.35% Quarterly repayment actochie till 15 April 2035 incount of the Benrower P.a. account of the Benrower P.a. account of the Benrower for the financial count of area funding to the correcting guarantees. Oran of needs funancial be preparative and assects, a present and future, a present and future, an present and future, on or of the Bank count of the Bank.	of the projects both present 10,25%-10,36%, Lone shall be paid in 68 structured quarterly p.a. with reset installments and covery three structures and covery three covery thr
Nature of securities	Prover Finance a) Primary security. Term loans from financial institutions are sourced by first charge on all immovable properties and movable properties and source of the projects buth prosent Corporation and fature of the Company and current assets and our tertaining account and fature of the Company and current assets and our tertaining account and determined to the company and current assets and our tertaining and principal reportment. Lamined b) Collaireral security: Pledge of 51% equity shares of the borrower and the borrower shall maintain a DSRA equivalent of 2 quarters inferred and principal reportment.	Power Finance a) Primary recentity. Term loans from financial institutions are secured by first charges on all immovable properties and movable properties assets of the projects both present. Corporation 2. father of the Company and surrent assets and on trust and releasion account & debt service reserve secount (DSRA), to be maintained by berrower. Limited and principal repayment.	a) Printary Security, Term loans from financial institutions are secared by first charge on all immovable properties and movable properties used to the projects both present & titure of the Company and current assets and on TRA & DSRA, to be maintained by borrower. Company Polygon of 21% equaly shares of the borrower and the borrower shall maintain a DSRA (debt service reserve account) equivalent of 2 quarters inferred and principal repoyment. e) Corporate guarantee: Corporate guarantee of ACME Cleantech Solutions Private Limited.	(a) Solo and Exclusive First Ranking charge by vary of bypothecanion, over all the Borrowers cault flows, receivables, book debits, bank accounts, revenues including investments, loating and advanced by the Borrowers to the present and future of Solo and Exclusive First Ranking charge on the Davit Service Reserve Account. TRA, or any letter of credit, other reserves and any other bank account—of the Borrower wherever maintained, both present and future and future in the service Accounts and the service Reserve Accounts and the service Reserve Accounts and the service of the Borrower in Project Docsvent (including but not initiated, both present and future rights, tills, intended, warded or supplemented from time to brain of Accounts and Advanced and Runz rights, tills, intended, warded or supplemented from time to brain of Accounts and Advanced, varied or supplemented from time to brain the Research of the Borrower in the elemented to by the relevant counterparties to such Project Document, all as mended, varied or supplemented from time to brain the second of all present and future rights, tills, interest, benefit, claims and demand whatecover of the Borrower in the elemented to the Project Only Advanced and Runz rights, tills, interest, benefit, claims and demand whatecover of the Borrower in any letter of credit, guarantor, professional properties and consented or that the supplemented to the Project Only Advanced by the Continued and Monthe Suppliers relating to the project (1) Assignment by vay of all present and consented to that the account of the project of Advanced to the Advanced by the prosoner's promoted to the Project (3) Assignment by vay of scentily of all Internate Continueds and Internate Continueds and Internate Continueds and Internate Continueds and Internate Advanced to the Project (2) Assignment of all approached to the International Research of International England to the International England to the International England to the International England to the International England to th	a) Primary security: Term loans from financial institutions are secured by first clarings on all immovable properties and movable properties assets of the projects both present fails for the projects both present for more on trust relation account an account of oth service reserve account, to be maintained by burrower. b)Columni security Projects of shares - rulesan \$15% of project equity till currency of PPC four. On repayment of \$95% four PPC may consider to release \$25% prodge of shares.
Leader	Power Firmon a) Corporation an Limited b)	Power Finance a) Corporation & Limited b)	State Bank of a) India b) b) b) and and and and and and and and and and	Profits Bank of Infiliation Pr	State Bank of India
Co Name	18	ACME Nabbusgar (Sofur Energy 1	ACME Kaithal Solar Power Private Limited	ACME Kaithal Solar Power Private Limited	ACME Koppul Solar Energy
39 Term of borrowings S. Nature of Co.)	Term loun*	57 Term loan*	Tern loss	59 Term loan	60 Tem loan





ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U401060L2012FFTC397832 Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Prepayment of loan amount	(a) 2% prospurated ideappea, any prosperated shall be indicated in the inverse order of maturity (b) Prepayment changes shall not be applicable in following caser. (ii) Effected at the instance of Lander (iii) Due to cent internal accruals or promoters own sources (Equity IPO) (iii) Due to cent aweep (if applicable) by the Lander (iv) Mynon paid out of internal accruals or promoters own sources (Equity IPO) (iv) You may not out for instances proceeds ILD ent. (v) If paid out of internal accruals or promoters own sources (Equity IPO) (v) You may not not for instances proceeds ILD ent. (v) You man out of changes of intervent that any Syrvad Reset, made by a Lander(%), is not ecosphable to the Eborrower by giving a notice of at-deast 30 days to the Eborrower by giving a notice of at-deast 30 days	Any prepayment of the rupoe loss shall be made with prote parameters and it the sole descretion of landor and compliance with most learns & condition. Any such prepayment shall be applied fant to my oests and'er fees then due, then to unpaid interest and fanally to the principal amount of the Rupoe fanally to the principal amount of the Rupoe	The borrower shall have the option to prepay the loans in fall or ingert, together with all increase, other changes and monies due med payable to the rape, barden with off the state of such prepayanent before the due of such to payment of a prepayment premium of 2%. Prepayment premium of 2%. Prepayment premium of 2% to be levied in case of (s) at the instance of the raped leaders. (s) out of the prepayment premium is to be levied in case of (s) at the instance of the raped leaders. (s) out of the precede of these payable and the such as the proper such as the proper such as the proper such as the proper such as the proper such as the proper such as the proper such as the proper such as the proper such as the proper such as the proper such as the property in the property in the property in the property in the property of the property in the property	Any propagates of the rapeo loan shall be made with prior pertuinen and at the sole disarries of Tender and each disarries of Tender and each disarries of Tender and each propagarate abil the applical fast to any costs and/or fear then due, then to supped interest and finally to the principal amount of the Rupeo loan.
Tenure of repayment	Quarteziy repoyment sobkelulo tili 15 April 2015	Losse shall be paid in 68 structured quartetly instalments	Quarterly repayment rehodule till 15 April 2005	Low shall be paid in 68 structured quartety investments
Interest rate	7.30% - 8.35% p.a.	10.25%-10.30% p.a. with reset after overy three years	7.5%-8.35% p.a.	10%-10.50% p.a. with revet after every three years
	(i) Sole and Exclusive First Radicing charge by way of hypothecation, over all the Bearowers canh flowns receivables, book debts, bank accounts, revenues including streaments, closus and shroncow by the Bearowers than and fature (ii) Sole and Exclusive Charge on the Debt Service Reserve Account. TRA, or any leder of credit, other reserves and any other but is a control of the Debt Service Reserve Account. TRA, or any leder of credit, other and any other but is a but the Debt Service Reserve Account. TRA, or any leder of credit, other and any other but is a but the Charge Accounts by way of recently of all the present and future rights, tile, intends, benefit, claims and demand whatecever of the Borrower in Project Documents (including but not limited to Power Purshess Agentimes (PPA/) MOU, Vahility Grap, birded, benefit, claims and demand whatecever of the Borrower in the clearmone relating to the reformance tourscripturies to such Project. Documents, all as mended, wind of mapple. The project of the Borrower in the clearmone relating to the Project Accidentate Dock, corporate guarantee, but guarantee provided by and party with and party and party of all present mod future rights, tile, interest, benefit, claims and demand whatecever of the Borrower in any letter of credit, guarantees by way of security of all present mod future rights, tile, interest, benefit, claims and demand whatecever of the Borrower in any letter of credit, guarantees by Accounted and Concents obtained by the company in relation to the project. (b) Assignment of all approvale and concents obtained by the company in relation to the project. (c) Assignment of all approvale and concents obtained by the opposite of the project. (d) Assignment of all approvale and concents obtained by the opposite proposite project. (e) Assignment of Analy of recentive of an and the analysis of the project. (d) Assignment of Analy of recentive of the Analysis of Project in Analysis generally of such furnational analysis of product proposition and mental e	of Primary security, Term loans from financial institutions are secured by first charge on all immovable properties, and movable properties assets of the projects both present and four not the Company and current assets and on trust retentions account and debt service reserve account, to be maintained by berrower. (b) Collateral security, Pledge of 51% equity shares of the berrower and the berrower shall maintain a DSRA (debt service reserve account) equivalent of 2 quarters interset and principal reportment.	(a) Sole and Excitative First Runding change by vway of typoplecation, over all the Berrowers cosh flows, receivables, book debts, bank accounts, revenues including investments, loans and advances by the Berrowers both present and future (b) Assignment by Note and Excitation changes are an advanced by the Berrowers both present and future (b) Assignment by way of security of all the present and future replays, the indicate, benefit chains and demand whatevover of the Berrower in Project Documents (choleding but not initiated to Power Presents (PA) MOU. Vability Gap Puzzing Scentilisation Apprenents, Ocka Centracial, daily acknowledged and consented to by the relevant containspaces to such Project Documents. (PA) MOU. Vability Gap Puzzing Scentilisation Apprenents, Ocka Centracial, daily acknowledged and consented to by the relevant containspaces to such Project Documents. (PA) MOU. Vability Gap Puzzing Scentilisation Apprenents, Ocka Centracial Anily acknowledged and consented to by the relevant containspace to such Project Documents. (PA) MOU. Vability Gap Puzzing Scentilisation Apprenents (PA) MOU. Vability Gap Puzzing Scentilisation Apprenents (PA) MOU. Vability Gap Puzzing (PA) MOU. Vability Gap Puzzing (PA) MOU. Vability Gap Puzzing (PA) MOU. Vability Gap Interesting to the Project Documents. (PA) Assignment of all approvals and tomorated of many and part of the Project Documents of Application of the Report Documents (PA) Assignment of all approvals and concentrate and Andreade Suppliers retaing to the project (IV) Assignment of all approvals and attention by the operation of the Documents of the Buzzing (PA) Andreade Suppliers (PA) Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily Assignment of Anily	a) Primary security: Term loans from financial institutions are secured by first charge on all immovable properties and movable properties assets of the 10%-10.50% projects both present & future of the Company and current assets and on trust referation account & doth service reserve account, to be maintained by borrower. p.a. with reed b) Collateral security: Piedge of 51% equity shares of the borrower and the borrower shall maintain a DSRA equivalent of 2 quarters interest and principal plans repayment.
Leader	State Benk of India	State Bank of India	State Bank of India	State Bank of India
Co Name	= 7	ACME Babacham Solm India Power Private Limited	ACME Babachum Solur India Power Private Limited	ACME Vijoynpura Solar Energy Private Limited
Nature of Co	Term Joun	Term loan	Term loan	Torm loan







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - U4010601.2015PTC337833
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Prepayment of Joan amount	(ii) 2% prepayment charges, any prepayment and be adjusted in the inverse order of maturity (b) Prepayment charges shall not be applicable in following causer: (ii) Efforciot at the instance of Lender (iii) If paid out of internal accruals or promoters own sources (Equity/ IPO) (Lind) Du to cash sweep (if applicable) by the Lind but to cash sweep (if applicable) by the (iv) When paid out of insurance proceeds / LD cand out of capital subsidy / grant / VQF (if paid out of capital subsidy / grant / VQF (if may) (vi) Voluntary Pre-payment in the event that any Syraud Reset, made by a Lender(3), is not seceptable to the Borrower by giving a notice of at-least 30 days	The borrower may prepay the outstanding loan in full or in part, before the due dates for such prepayment, subject to following prepayment premium to be charged on prepaid amount: a) 2%, if prepayment made within 3 years from the first disbursement. b) 1%, if the prepayment is made after 3 years from the first disbursement.	Loan shall be paid in 72 structured quarterly The becrower may prepay the outstanding loan insullments commercing from 31 March 2021, in all or in part, before the duest for such and last instalment on 30 December 2038. The minute of the support	The between many prepay the outstanding loan in fall or in part, before the due dates for such premainent, subject to following prepayment premains to be charged on prepaid amount. b) 2%, if prepayment made within 3 years from the first disbursement. b) 1%, if the prepayment is made after 3 years from the first disbursement.
Tenure of repayment	Quarterly repsyment schodule till 15 April 2035	Loan shall be paid in 72 structured quarterly installments commencing from 31 March 2021 and last instalment on 30 Docember 2038.	Loan shall be paid in 72 structured quarterly installments commercing from 31 March 2021, and last installment on 30 December 2038.	Loan shall be paid in 72 structured quarterly installments commercing from 31 Manch 2021 and last installment on 30 Documber 2038.
	7.594-8.35% p.a.	10.16% p.a.	10.17% p.a.	10.17% p.a.
Nature of securities	(a) Sole and Exchisive First Ranking charge by way of hypothecention, over all the Borrowers east flows, receivables, book debts, bank accounts, revenues including investments, loans and advances by the Borrowers; both present and future. (b) Sole and Exchisive First Ranking the Borrowers; both present and future. (c) Assignment by way of security of all the present and future rights, title, interest, benefit, claims and demand whatsoever of the Borrower in Project Decuments (Industry) but not limited to Power Parchase Agreements (PPA) MOU, Viability Gap Funding Scentristation Agreements, O&M Contracts) duly acknowledged and consented to by the relevant counterpatries to such Fride, interest, benefit, claims and demand whatsoever of the Borrower in Project (A. Assignment by way of security of all present and future rights, title, interest, benefit, claims and demand whatsoever of the Borrower in the elementess intentions to the Project Decuments. (c) Assignment by way of security of all present and future rights, title, interest, benefit, claims and demand whatsoever of the Borrower in the elementess guarantee, performance bond, corporate guarantee, bank guarantee provided by and party to the Project Decuments (d) Assignment by way of security of all present and future rights, title, interest, benefit, claims and demand whatsoever of the Borrower in any letter of credit, guarantee, performance bond, corporate guarantee, bank guarantee Proceeds (d) Assignment by way of security of warranties provided by EPC contracts and brookers and Module Suppliers relating to the project (d) Assignment by way of security of warranties provided by the sponsor of promoer in the borrower and future pertaining in the Deriver of Assignment by way of security of warranties provided by the sponsor of funds (d) Assignment by way of security of warranties provided by the sponsor of funds (d) Assignment by way of security of warranties provided by the sponsor of the provider of	Primary security: a) First charge by way of mortgage on all immovable properties, present and future including the mortgage of lease hold rights on Project Land, details of which is as under Avera of project land a approx. 60 seres situated at Kitner Tabuk, District. Belgaum, Kannataka. Avera of project land a approx. 60 seres situated at Kitner Tabuk, District. Belgaum, Kannataka. Avera of project land a approx. 60 seres situated at Kitner Tabuk, District. Belgaum, Kannataka. (b) First charge by way of hypotheration on all movable properties, including plant & machinery, machinery sparce, equipments, choose and lotter movable useds, and also on book debts, bills, receivables, monies including bank accounts, chairs of all binds and stocked in the Project decuments as amended, varied or supplemented from time to time. (i) in the Project decuments, as amended, varied or supplemented from time to time. (ii) in the charances retaing to the project. (iii) in any letter of excelt, guarance, performance bond provided by any party to the project. (iv) all insurance contrarstyproscoceds (iv) project of 100% gaid up equity abares/CCDs (iv) Project of Project of project. (iv) Project of Project of excelt, guarance, performance bond provided by any party to the project.	Primary scentriy: a) First charge by way of mortgage on all immovable properties, present and future including the mortgage of lease hold rights on Project Land, details of which is at under a sprove. 80 neres situated at Village Sidlaghatta, District. Childabalapau, Kamataka. b) First charge by way of hypothecation on all movable properties, including plant & mechinery spares, equipmenta, tools & accessories, furniture, charge by way of hypothecation on all movable properties, including plant & mechinery machinery spares, equipmenta, tools & accessories, furniture, charge by way of hypothecation on all movable properties, including plant & mechinery, machinery spares, equipment of all lorder and allowed governed and other general stores. c) First charge by way of assignment or creation of security interest including all rights, tilt, interest, benefits, claims and demands whatsoever: c) in the Project comments, and amorted, wared or supplemented from time to bine ii) in the Carameze relating to the project. iii) in the claimeze contracte/processed d) Pledge of 190% paid up equity shreat/CCDs c) Corporate Guarantee from Aren Cleanateeh Solutions Prt Ltd c) Corporate Guarantee from Aren Cleanateeh Solutions Prt Ltd	Primary security: 1) First charge by way of mortgage on all immovable properties, present and future including the mortgage of lease hold rights on Project Land, details of which is as under. Area of project land is approx. 60 acres sharted at Gulodagudda Talak, District, Bagalkot, Karnataba Area of project land is approx. 60 acres sharted at Gulodagudda Talak, District, Bagalkot, Karnataba I) First charge by way of hypothocation on all movable properties, including plant & mechinery, machinery spures, equipments, tools & accessories, furniture, valoides, socies and all other movable assets, and also on book debts, bills, receivables, monies including bank accounts, claims of all kinds and stocks including consumables and other general stocks. c) First charge by way of assignment or creation of security interest including all rights, title, interest, benefits, claims and demands whatsoever: ii) in the Project comments to the project iii) in the clearmeter relating to the project iii) in the clearmeter relating to the project iii) in the clearmeter contract processeds c) Pledge of 100% paid up cquiry shares/CCDs c) Corporate Guarantee from Acme Cleantech Solutions Prt Ltd
Lender	State Bank of India	REC Limited	REC Limited	REC Lámitod
Co Name	ACME Vijayawa Solur Energy Private Limited	ACME Kitur Solar Energy Private Limited	Acme Sidiaghata Solar Energy Privato Limited	ACME Guledagudda Solur Energy Private Limited
Term of borrowings Nature of Co	Tern loon	7cm loss	Term loan	Term long
g vi	. S	8	159	89

ACME Solar Holdings P/vntr Limited (previously known as ACME Solar Holdings Limited)
CIN - UsottooDL2015FTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Nature of	Nature of Co Name	Lender	Nature of securities	Interest rate	Tenure of repayment	loan amount
Term foun	'H 'R	P	Printary security: a) First charge by way of mortgage on all immovable properties, present and future including the mortgage of lease bold rights on Project Land, details of least charge by way of mortgage on all immovable properties, present and future including the mortgage of lease bold rights on Project Land, details of least and the least situated at Hukkert Village, District. Belgavi, Kamataka Area of project land is approx. 60 acres situated at Hukkert Village, District. Belgavi, Kamataka Area of project land is approx. 60 acres situated at Hukkert Village, District. Belgavi, Kamataka Area of project land is approx. 60 acres situated at Hukkert Village, District. Belgavi, Kamataka (b) First charge by way of hypothecation on all movable properties, including plant & mochine passingment or creation of security interest including all rights, tile, interest, benefits, claims and demanda whatsoever: a) in the Project documents, an amorted, varied or supplemented from time to time ii) in the clearance relating to the project iii) in any inter of credit, guarante, performance boad provided by any party to the project iii) in the project documents, an amorted, which shorted by any party to the project iv) all insurance contracts/proceeds d) Pieloge of 100% paid up equity shores/CDs e) Corporate Guarantee from Acrae Cleanched Solutions Pvt Ltd	_	Loan shall be paid in 72 structured quarterly. The borrower many propay the outstanding loan installments commencing from 31 March 2021 in fall or in part, before the date dates for stall and last installment on 30 December 2038. premium to be charged on prepain amount: 1) 2%, if prepayment made within 3 years from the first disbursement. 2) 1%, if the prepayment is made after 3 years from the first disbursement.	The borrower may prepay the outstanding loan in fall or in part, before the due dates for analy prepayment, subject to following prepayment premains to be charged on prepaid amount: 1) 2%, if prepayment made within 3 years from the first disbursement. 2) 15%, if the prepayment is made after 3 years from the farst disbursement.
Tem loss	ACARE Krading Solur Basery Private Limitod	REC Limited	Primary scounty: a) First charge by way of mortgage on all immovable properties, present and future including the mortgage of lease hold rights on Project Land, details of which is as under. Acts of project land is sprone, 80 acres situated at Gajapur Village, Taluk Kudligi, District. Bellary, Kamataka. Acts of project land is approne, 80 acres situated at Gajapur Village, Taluk Kudligi, District. Bellary, Kamataka. b) First charge by way of hypothecanicon on all movable properties, including plant & mechinery, spares, equipments, tools & necessories, Idmiture, b) First charge by way of hypothecanicon on all movable properties, including plant & mechinery spares, equipments, tools & necessories as seeds including consumables and other general stores, and also on book debts, bills, receivables, monies including bank necessary. b) First charge by way of taypoment or creation of security interest including all rights, tild, interest, benefits, claims and demands whutssorver; i) in the eleasuness relating to the project iii) in any letter of credit, gamanice, performance bond provided by any party to the project iii) in improver or credit, gamanice, performance bond provided by any party to the project iii) all insurance contracts/proceeds p) Project of 100% gaid up oquity shares/CCDe p) Project of Corporate Gamantee from Acan Cleanteed Solutions Pv Ltd	9.85% p.a.	Loan shall be paid in 72 structured quartary! The borrower may prapay the outstanding tool installments commercing from 31 March 2021 in fail or in part, before the due dates for sub-and last installment on 30 Docember 2038. prepayment, subject to following prepayment arbitage on prepara amount:— 10.2%, if prepayment made within 3 years from the first disbursement. 10.1%, if the prepayment is made after 3 years from the first disbursement.	The becrower may prepay the outstanding load in fall or in part, before the due dates for such prepayment, subject to following prepayment, subject to following prepayment premium to be charged on prepaid annount: a) 22, if prepayment made within 3 years from the first disburstenent. b) 1%, if the prepayment is made after 3 years from the first disburstenent.
Term loan	ACME Sundur Solar Energy Private Lanflod	REC Limited	a, present lage, Dis es, incluses, nicluses, on boo est incluse from tirr from tirr from tirr	च'd %56'6	Loan shall be paid in 72 structured quarterly installments commencing from 31 March 2021 and last installment on 30 December 2038.	The berrower may prepay the outstanding loan in full or in part, before the due dates for mach prepaying in part, before the due dates for mach premium to be charged on prepaid amount: a) 2%, if prepayment made within 3 years from the first disbursement. b) 1%, if the prepayment is made after 3 years from the first disbursement.
Tem Lounf	ACME Chitory I art Solar Energy Private Limited	ower Finance Corporation imited	ACME Chitrog Power Finance a) Primary security. The facility together with all interest, additional interest, induidated damages, further interest, prepayment premium, all and any other focal, 10.33% p.a. an Solar Energy Corporation fanancing charges, remaneration payable to the leaders, cost, expenses and other monies whatsoever as stipulated in or payable under the financing documents Private Limited [5] Corporate guarantee: Corporate guarantee of Aeme Cleaniceh Solutions Private Limited.		Loan shall be Paid in 76 structured quarterly, installments commencing from 15 January 2021) and lust installment on 15 Octocher 2039	Loan shall be Paid in 76 structured quarterly Any propayment of the ripper ional shall be first all results of the sold and last installment on 15 Getocher 2039 discretion of leador and compliance with such derastiment on 15 Getocher 2039 discretion of leador and compliance with such terms & condition. Any sach prepayment shall be applied from the pay condition and the standard there is no unpaid indexest and finally to the principal amount of the Rupce term loan to be prepaid.
Tern Loun!	ACME Chittorg arb Solur Energy Private Limited	todina y Renswable Perdocpy Development Agency Limited	a) Primary security. Term loans from lender are secured by first part plants thereby by way of mortgage-leasehold right on all immovable and movable assets, both present and future, of the Company and on receivables, eash flow and bank account of the Company. b) Corporate guarantee: ACME Cleanleeth Solutions Private Limited and ACME Solar Holdings Limited	10.50% p.a.	Loan shall be paid. In '0's structured quarterty Any propyanism, or us upon xean sand to commoning from 31 December 2020) with princ permission and at the sole distriction and last instalment con 30 September 2039. of leader and on terms & condition, including any last instalment on 30 September 2039. prepaiding us to payment of prepayment penalty, as per the preventing loan policy circular of IREDA.	20 with proportions to the above constant of the properties of farredom of Lender and on terms & condition , including simplition as to payment of prepayment pretains and prepayment penalty, as per the prevailing loan policy circular of IREDA



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN-. L40106DL2015FFC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

*During the current year, the term loan has been refinanced and paid in full.

*During the current year, these substidiary companies have been sold and term loans have been transferred.





(This space has been intentionally left blank)



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - 148010601201287TC387832 Summary of algnificant accounting policies and other explanatory information for the year anded 31 March 2022

39A Term of borrowings of Non Convertible Debenture

A) Non convertible debenture (lenged by SPV during the year)

Prepayment of	convertible The borrower shall in 5 years) prepay the facility in 5 years) prepay the facility repropertive any part thereof. Afternity operation with all 2022 and interests, other lin Augustic charges and mories he premium due. & parables in Augustic convertibles referranțion of including or will be premium. The time of convertibles referranțion or will be premium. The time of convertibles referrantum. The time of the time of the convertibles referrantum.	convertible The borrower shall in 5 years) proper the facilities or shall be be entitled to in 5 years) proper the facilities. Any of the present of any part thereof. The logistic with all 2022, and interests, other in August charges and monies in August charges and monies in August charges and monies or permetrion of including convertible redemption of including convertible redemption of including the premium the time of of these tool of these tool of these tool of the premium of the time of of these tool of the premium of the time of of these tool of the premium of the time of or any of the premium of the time of the tool of the premium of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of the time of time of the time of time of the time of time	The borrower shall be eartified to prepay the facility or any part thereof, orgather with all interests, other clauges and monies deek propubles including redemption premium
Tenure of	Non convertible The borrower shall debenture shall be be entided to repaid in 5 years/propay the facility with reportering a part thread, studied. Some logether with all studied properties, other civility and interests, other civility in Augusticlaurges and morias 2002. The premiumle due & parables on codemption of including on codemption of including on codemption of including on codemption of including the time of including the time of interest on convertible debentures and interest on non debentures and interest on non debentures will be paid stemt annually.	Accordable The borrower shall debenture shall be entitled to treguld in 5 years propay the facility with repayment or may part chereot, starting a from logsther with all february 2022, and interests, other checking in August charges and monics 2026. The premium dute & payables on convertible redemption of including in August charges and monics on redemption of including in a convertible redemption of convertible checkenture and interest on non convertible checkenture and histories of convertible checkenture and bitterest on non convertible checkenture will be premium payal at the time of convertible checkenture and bitterest on non convertible checkenture will be premium payal at the time of convertible checkenture will be puid stemi annually.	Non convertible debentus shall be repaid in ~3 years with repayment sharing from Feb-22 and ending in Mag. 26. The premium on redeemption of non debenture will be maturity of these non convertible debentures will be debentures will be debentures will be debenture will be maturity of these non convertible debentures will be print at the time of maturity of these non convertible debentures will be print seem in interest on non convertible debentures will be print seem amountly.
Interest		Effective interest and interest and in 1.16%. p. a. 1.16%. (including (including lax)) as tax)	Effective interest rate interest rate in 12,16% p.a. (including Withholding g. tax)
Nature of securities	Primary security. Sonds from holders are secured. First enabling pari passu charge on: (a) first making pledge over 51% (fifty-one per exait) of both the equival has and available. CCDs issued by each member of the Restricted Group; (b) a first making pledge over 51% (fifty-one per exait) of both the equival has and available. CCDs issued by each member of the Restricted Group; (c) a first making security over the immorable assets (both present and future) of the Issuer pertaining to the Project being operated by that Issuer (including pledge over 1) as for making security over the immorable assets than plants, including goodwill, includent prepary rights and ancelled capital, both present and future, of the Issuer (ill abe Senior Calculating pledge over (ill asset); (a) a first making security over the NCD Exercise Account (other than the Excluded Assets, the current assets, can be fore project documents entered this by such Issuer; not the Issuer (in the Issuer and eventually in existence or acquired/opened thereafter) maintained by the Issuer in terms of the relevant PPA(s), Issuernee policies and other project documents entered this by such Issuer in terms of the relevant PPA(s), Issuernee policies and other project documents entered this by such Issuer in terms of the relevant That and Accounts Dock to Restricted Dock to Restrict to the Cammon Polyce Accounts and the moneys, scourties, investments and other sance and securities which personed that amounts in such accounts and the moneys, accounts and and the risered in terminal of the issuer in terms of the relevant PPA(s), instruments, investments and other project Accounts and and other assets and securities which represent all amounts in such accounts and in the account and an action of the carried to or viving to the credit of rank foreward and insures, and the moneys, accounts and all the moneys, according accounts, in a carried and other assets and securities which represent all amounts and all the moneys, according to required to be deposited in	Primary security. Bonds from holders are secured. First ranking puri passo charge out. (a) filt ranking security over the innovable assets (both the equity shares and available CCDs issued by each member of the Restricted Group; (b) filt ranking security over to innovable assets (both the equity shares and available CCDs issued by each member of the Restricted Group; (c) filt ranking security over to innovable assets (both present and future, of the leaver that the Rectain the Colors, (c) a first making security over the pists of the Issuer under the relevant PPA(s). Insurance policies and other project documents entered into by such Issuer and future, of the Issuer under the relevant PPA(s). Insurance policies and other project documents entered into by such Issuer in connection with the Project being operated by the Issuer under the relevant PPA(s). Insurance policies and other project documents entered into by such Issuer in connection with the Project being operated by the Issuer under the relevant PPA(s). Insurance policies and other project documents entered into by such Issuer and eccurities which represent all amounts in and a land connection with the Project being operated by the Issuer of the Issuer under the relevant PPA(s). Insurance policies and a late of the management of the relevant Issuer of the Issuer under the relevant PPA(s). Insurance policies and a late of the management of the Issuer under the relevant PPA(s) insurance policies and a late of the management of the relevant Issuer of the Issuer in Issuer and eccurities which represent all amounts in ratch recounts and other properties deposited in or reducted to or properties and other assets and securities which represent all amounts in such necessarity over the Common Project Accounts maintained by the Issuer in General PPA(s) and Issuer in general and the Issuer project Security. The Colineral described by the Issuer in general to be deposited in or redicted to or viging the readiled to or viging to the readiled to or viging to be rea	Primary security: Bonds from biolders are escured. First ranking pari passe charge on: (b) first ranking pledge over 51% (filty-one per can) of both the equity shares and available CCDs issued by each member of the Restricted Group; (c) first ranking security over the immovable assets (both present and fature) of he Issuer pertuining to the Project being operated by that Issuer (including jeasethold rights, but excluding the Excluded Asset). (d) first ranking security over (i) the movemble assets (morph) including goodwill, including goodwill, including potential of the Issuer (ii) the Semice Deforcement Account, and (iii) he Rearricted Debt Service Account, (other than the Excluded Asset), the current sets, cash flows, book debts and receivables of such Issuer. (d) first ranking security over the rights of the Issuer under the relevant PDA(s), Insurance policies and other project demonstrate and current sets. (d) first ranking security over the NCD Escrow Accounts (whether currently in existence or sequired/opered thereafted) maintained by the Issuer in connection with the Project being operated by that Issuer in connection with the Project being operated of the Issuer in the Issuer in the Issuer in terms of the redewant Trust and Accounts Deck, together with all cash flows, accivables and other assets and socurities which represent all amounts in such accounts and all the moneys, securities, instruments, investments and other properties and other assets and socurities which represent all amounts in such accounts and all the moneys, securities, instruments, investments and other assets and socurities which represent all amounts in such accounts and all the moneys, securities, instruments, investments and other assets and socurities which represent all amounts in such accounts and all the moneys, securities, instruments, investments and other assets and socurities which represent all amounts in such accounts and all the moneys, securities, instruments, investments and other assets and securities which repr
Co Name	ACMB Solut Technologies (Orjana) Private Lumised	ACME Solar Ervergy (Middhya Pradesh) Private Umited	ACME Odisha Solar Power Private Limited
Nature of	Non Convertible Debentures*	Non Convertible Debenturar'	Non Convertible Debentures ^A
જ	1	ч	· · · · · · · · · · · · · · · · · · ·



ACME Solar Holdings Phrate Umited (previously known as ACME Solar Holdings Umited)
CIN - U40106DL20159TC337832
Summary of significant accounting policies and other axplanatory information for the year ended 3
4 Non ACME Jodgrow Petnary security. Penate from holders are secured. Elect.

The berrower shall	be entitled to	prepay the facility or any part thereof,	together with all interests, other clarges and motical due & payables including redemption premium.	The borrower shall per centifol to propoy the fuelity or en any part thereof, together with all interests, other interests, other due & payables including redemption premium
Non convertible	c	is 12.16% repaid in ~5 years	starting from Feb-22 26. The premium on redemption of non convertible debenture will be prief at the time of manning of these non convertible debentures, fluttered on on convertible debentures, fluttered on on convertible debentures, and the time of debentures, debentures will be paid aemi annually.	interact me debenture shall be in 12.16% repuid in ~ years page at 12.6% repuid in August page in August
Filloctive	nterest rate	is 12.16%	(nelading Withholdin g mx)	Effective interest rate interest rate in 12.16% p.n. (recluding Withholding Withholding g.tm.)
D ABIL CLOSE TO THE TOTAL TOTA	First randoning party puses the charge of the Commission of the Breathers	(a)a first transcring pledge over 51% (fally-one per cent) of both the equity states and transcring the fraction because the instance of the control of the faster of the	Asserb; (i) first making security over. (i) the moveable assets (tangible and intangible) including goodwilt, intellectual property rights and unralled captial, both present and future, of the Issuer wider the relevant PRA(s), Insurance policies and other project documents entered into by such Issuer in connection with the Project being operand by that Issuer making security over the rights of the Issuer wider the relevant PRA(s), Insurance policies and other project documents entered into by such Issuer in connection with the Project being operand by that Issuer in connection with the Project being operand by that Issuer in connection with the Project being operand by that Issuer in connection with the Project being operand by the Issuer in connection with the Project being operand by the Issuer in the Robert Issuer and countries which represent all amounts in such accounts and all three. (to recognize the deposited in or credited or recipied to the credit of such accounts, both present all amounts and Alcounts Deed (whether currently in existence or acquired to properties deposited in or credited or project being to a recipied to the credit of or recipied to the credit of or recipied to the such accounts which represent all amounts in such accounts being security over the Cammon Project Accounts maintained by the Issuer in the account nables and other master and securities which represent all amounts in such accounts and the moneys, accuriting to or mising from the Project being (part security over the carrier acci, being the project is confirmed to a project in or credited or recipied to or required to exprise the accided to or lying to the credit of or required to be deposited in or credited to required to a project being operated described in paragraph (i) above is referred to as the "Issuer Exclusive Project Security". The Collateral described from paragraph (ii) above is referred to as the "Issuer Exclusive Project Security". The Collateral described from paragraph (ii) above is referred to as the "Stat	Primary security: Bonds from holders are scoured, First analying party passes change on: (pa first ranking ploque over 31% (fifty-ane per cent) of both the equity shares and available CCDs issued by each member of the Rastricted Group; (pa first ranking plodge over 31% (fifty-ane per cent) of both the equity shares and available) beloading goodwill, inclidental property rights and uncalled depital, both present and future) of the Issuer and available including goodwill, inclidental property rights and uncalled depital, both present and future, of the issuer; (c) farst ranking security over the rights of the leaver and security over the rights of he issuer and recomments and the property of the issuer in connection with the Project being operated by the Issuer in connection with the Project being operated by the Issuer in connection with the Project being operated by the Issuer in connection with the Project being operated by the Issuer and Issuer in connection with the Project being operated by the Issuer and Issuer in connection with the Project being operated by the Issuer and Issuer in connection with the Project being operated by the Issuer and Issuer in connection with the Project being operated and Issuer in connection with the Project being operated and Issuer in connection with the Issuer in terms of the relevant Trust and Accounts Deed (whether currently in evaitors the Issuer in terms of the relevant Trust and Accounts and all the moneys, accurately in evaitors to origine to originate the Issuer in terms of the relevant Trust and Accounts and all the moneys, accurately in evaitors to originate the Issuer in terms of the relevant Trust and Accounts and all the moneys, accurately in evaitors the Issuer in terms of the relevant Trust and Accounts and all the moneys, accurating from the Project being other representation to originate the Issuer, inspirately with all cash flows, arcivables and other sacrated and securities which represent all amounts in such accounts and all the moneys, accurating to or
cant accounting	ACME Jodhpur	Convertible Solur power Debentures Private Limited		Non Convertible Solar Energy Debenturers Private Limited
mery of signifi	Non	Convertible Debentures^		· · · · · · · · · · · · · · · · · · ·
Ē	4			n e





ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
GIN - LW0106DL2015FTC357833.
Summary of Algnificant accounting policies and other explanatory information for the year ended 31 March 2022.

where yearing position from bolders are accounted. First muching part parameter mouthing part parameter and through the property country to the basers of 15 (Microsci most of 15	Primary security; debentures from holders are scoured. First making part justes charge out: Primary security; debentures from holders are scoured. First making port justed by each member of the Restricted Group; (b) a first making peeper card) of both the cequity states and a realistic part of the first states of the first	Figurary security: debonure from holdens are secured. First making gard passe charge our convertible of the fast making percently over 16 interest making processes over 51% (fully-one per cont) of the faster percent percent
ACMIR Rajay Primary woctority Control from Intelliging pair passes and evaluable CCDA issued by each number of the Restricted Group;	Primary security; debentures from bolders are secured. First making put justes charge out: (a) a first making pledge over 51% (filty-one per cant) of both the equity shares and swallable CCDs isnowd (a) a first making security over the inmovable assets (only present and future) of the issuer pertaining Assets); (b) a first making ascently over the impossible assets (anapple and inmapible) including goodwill, it (c) a first making ascently over the rights of the Issuer under the relevant PPA(s), hautamore policies and (d) a first making security over the rights of the Issuer under the relevant PPA(s), hautamore policies and (d) a first making security over the NOD Escrow Accounts (whether currently in existence or enquivedory (a) a first making security over the Common Project Accounts (whether currently in existence or enquivedory (a) a second ranking security over the Common Project Accounts invainable to the result and future; (b) a second ranking security over the Common Project Accounts maintained by the Issuer in terms of the interpoperate deposited in, credited to or required to be deposited in or credited to or required to be deposited in or credited to or required to be deposited in or credited to or required to the deposited in or credited to or required to be deposited in or credited to or required to be deposited in or credited to or required to be deposited in or credited to or viping to the credit (g) a socond ranking security over the current asset, book debta, catal flows, all credivables and securities which approperate deposited in a credited to or required to be deposited in or credited to or viping to the credit or required to go the vibing to the credit of the securities which approperate deposited in a credited to or viping to the credit of the security or the Collateral described in paragraph (a) above is referred to as the "Skare Pleiders". The Collateral described in paragraph (a) above is referred to as the "Skare Pleiders". The Collateral described in paragraph (a) above is	Primary socurity; debonture from holders are secured. First ranking parl passes charge our: (Primary socurity; debonture from holders are secured. First ranking parl passes charge our: (As a first ranking security over the immovable assets (both present and future) of the fissure pertuaning fasters). (As a first ranking security over the rights of the leaves (weighbe and intangble) including goodwill, is proceeded. The first ranking security over the rights of the leavest (weighbe and intangble) including goodwill, is proceeded. The first ranking security over the rights of the leavest (where carrent) is exhibited Ansers, the office of a first ranking security over the OLD Excrow Account (whether carrent) in exhibited and that have; (a) a first ranking security over the Common Project Accounts (whether carrent) in exhibited or required to be deposited in or exciled to or lying to the exist of security on the Excluded Ansers, the common Project Accounts maintained by the listence in terms of the operated Assertly, together with all each flows, receivables and other assets and securities which operated by that lessner, together with all cash flows, receivables and other assets and securities which represented by that lessner, together with all cash flows, receivables and other assets and securities which represented by that lessner, together with all cash flows, receivables and other assets and securities which repropersioned in carefuled to or legated to the object of the careful of the Account of the Accoun
ACMERapor Physic Linited Physic Linited	ACME Magneth Solar Power Private Lambed	ACAG Nalada Solar Power Private Limited
Non Convertible Debontures	Non Convertible Debentures	Non Convertible Dobentures*





	•	/
to controver statis be entitled to controver statis prepay the facility cogneter with all interests, other charges and monical due & payables redending prentium prentium	n - shall be be certified to n - 5 years prepay the facility represent or any part thereof. from together with all 2022 and intercess, other in Angust charges and monites remains on including on of non-redemption permission of these non permission. for will be the time of of these non continue of the time of of these non continue of the time of time of the time of time	
repnd in ~5 years with report in ~5 years with repoyment and repnd from the properties of the premium on remaining the properties of the premium on convertible of mentality of these non convertible mentality of these non debenture and interest on non debentures and interest on non debentures will be paid a tibe from of mentality of these non debentures and interest on non debentures will be paid acm annually.	debentum repuid is with starting starting starting 2026. The part of the part of the part of the part of the paid at maturity debentum paid at convertifications of the paid at maturity debentum paid at maturity debentum paid at maturity debentum paid at maturity debentum paid at maturity debentum paid at series at convertifications.	
Lifective is 12.16% p.a. Withholdin g tax)	is 12.16% p.a.	interest muc si 12.16% p.a withholdin g tax)
en making pair passes change ou: The county of the Issuer perfaiting to the Project being operated by that Issuer (including leasehold rights, but excluding the Excluded by both the ceptily shares and available CCDs issued by cach member of the Restricted Group; By both the ceptily shares and available CCDs issued by the Project being operated by that Issuer (including leasehold rights, but excluding goodwall, inclicatual property rights and uncalled captinal, both present and finance, of the Issuer; (i) the Senior for Account, (other than the Excluded Ameria, the current assets, cash Bows, book debts and receivables of such Issuers;); der the relevant PPA(s), Insurance policies and other project documents entered into by such Issuers in connection with the Project being operated by der the relevant Trans and Accounts and all the monoys, recentiles, instruments and Accounts Deed, together as (which excert all amounts in neath accounts and other properties deposited in, cardior of our accident and finance; and an exclusion of the relevant Trans and Accounts in an entile accounts and all the monoys, accurities, instruments, investments and edopsing of or or by present in forms of the relevant Trans and Accounts is neath accounts and all the monoys, accurities, instruments, investments and edopsing in or caction to or bying to the credit of such accounts, both present and farmer, and all the monoys, accurities, instruments, investments and other debts, and forms and or or bying to the credit of such accounts, both present and interest and farmer, and a caction for or bying to the credit of such accounts, both present and interest and such accounts or or bying to the credit of such accounts, both present and interest and all the noneys, accurities, instruments, investments and other or the accident of such accounts the present and amounts in such accounts and it the monoys, accurities, instruments, investments and other or because and excuring any accident of accounts and accident of such accounts and described	Primary security. Bonds from holders are secured, First making part passes of the Brain propert by that Issuer (ancluding leachold rights, but excluding the Excluded (to a fast ranking security over 11x (tity-one per corn) of both the equity shares and strainble CCDs issued by each project being operated by that Issuer (ancluding leachold rights, but excluding the Excluded Assets). Assets): Assets in terms of the Freyer's deported in ording security over the Common Project Assets and Security over the Common Project Assets and Security over the Common Project Assets and Security over the Common Project Assets and Security over the Common Project	Primary security. Defectuares from holders are secared. First roaking parl pass charge on: of (an fast analoing pledge over 21% (fith-care execut) of both the equity shares and variable CCDs issued by each member of the Restricted Group: Assets): Assets: Assets and escentiate or viving to the credit of not viving to the credit of not viving
Niroka Power	ACME PV Powertech Private Umited	ACAG Variana magar Solar Power
Non Convertible Debennrar	Non Convertible Debeniurs	Nos Convertible Debentures*



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

5	1	THE PERSON LANGE TO SECURE A SECURITARIA A SECURITARIA				
Ş	many of signi	Mount accounting	Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022		Γ	
2	E N	Non ACMB	Primary security. Debenares from holders are secured. First tranking part passu charge on:	Effective	Effective Non convertible	The borrower shall
!	1	Mahbabanen Mahbabanen	(2) that markets also may \$1% (fiftherms not cont) of both the control there and available CCDs issued by each member of the Restricted Group.	interest rate	interest rate debenture shall be	be entitled to
	O TOTAL	A Solar Energy	the management of the management of the second of the seco	is 12.16% 1	is 12.16% repaid in ~5 years	prepay the facility
	TOCKER	Private Limited	Agents	10	with repayment or any part thereof,	or any part theroof,
			fraction accounts once (i) the moveship assets (more)ble and intensible) including ecodwill, inciliectual present visible amplitude, of the leaver; (ii) the Senior	(including	(including starting from Feb-22 together with all	together with all
			The content and (iii) the Pertrained Debt Service Account, cother than the Excluded Assets, the current assets, cash flows, book debts and receivables of such fisance);	withholdin	withholdin and ending in Aug- interests, other	interests, other
			transcentation comments over the rights of the Jenser under the relevant PPA(s). Insurance policies and other project documents entered into by such Issuer in connection with the Project being operated by	g tax) 26.		charges and monies
			(by Lance and and a few control of the control of t		The premium on	due & payables
			and security many the NCD Secure Accounts (whether currently in existence or manifest) maintained by the Issuer in terms of the relevant Trust and Accounts Deed, together	_	redemption of non	including
_			the second powers of the secon		convertible	rodemption
			to a manufacture for the description of the properties of the prop		debenture will be	premium.
			transcent reading seconds provided from the Profess Accounts amunicationed by the Samer's in forms of the relicioust Trust and Accounts Deck (whether currently in existence or acquired/opened thereafter) (other		paid at the time of	
			type social assessing to the money, securities and other assets and securities which represent all amounts in such accounts and all the moneys, securities, instruments, investments and		maturity of these non	
			where nonequies demonstrate in creating to be demonsted in or credited to or lying to the credit of such accounts, both present and share; and	_	convertible	
			form to propose a sound to the current neserts foots debts cost flows, all receivables and WC Accounts (other than the Excluded Assets) of the Israer pertaining to or arising from the Project being	_	debentures.	
			Approximate the process of the proce	_	Interest on non	
			opposition of a particular of the properties of		convertible	
			The Collection of Assert to require the State Period to at the State Period to at the State Project Scoutty. The Collateral		debentures will be	
			to Constant autorition in programs of a post of the Constant of the Constant described in purigraph (f) and (g) above is referred to as the "Issuer Section's Project Security". The Collateral described in purigraph (g) above is referred to as the "Issuer Sections Project Security".		paid semi annually.	

*During the current year, the Company has paid the entire term loan of Immocial institution and issued 24,855,247,939 non convertible debentures ("NCD") of face value of Rs. 1 each at discount @ 1.3169% which are redeemable at premium that shall not exceed @ 10.10% of the aggregate nominal value of such NCD.

Nos convertible debenture (Issued by ASHPL during the year) Â

(a) a first ranking exclusive charge on cash flows and receivables of the the Company and ACME Solar Energy Private Limited ("ASEPL.") from the Group "A" Companies and proceeds of any liquidity events to the extent required to be paid to the debenture holders in accordance with liquidity events of the debenutre trust deed "DTD";

(b) a first ranking exclusive charge on the DSRA and all amounts desposited therein; (c) a first ranking exclusive plodge over the plodged securities of the Compuny.

(e) a first ranking exclusive pledge over the piedged securities of the Group "A" Companies. (d) a first ranking exclusive plodge over the pledged securities of the ASEPL; and

2. Over all return: 13.25% including cash coupon of 12.84% payable semi annually

3. Tenure: 5 years with the following unortization schodule:
-Principal moratorium for first 3 years

-End of Year 3: 20% along with accused Redemption Premium, if any -End of Year 4: 30% along with accused Redemption Premium, if any

-End of Year 5; 50% along with accrued Redemption Premium, if any

Group "A" Companies includes ACME Solar Energy (Madhya Pendach) Private Limited, ACME Odisha Solar Power Private Limited, ACME Deliaba Solar Power Private Limited, ACME Mapadh Solar Power Private Limited, ACME Natural Solar Power Private Limited, ACME Mapadh Solar Power Private Limited, ACME Natural Solar Power Private Limited, ACME Natural Solar Power Private Limited, ACME Mapadh Solar Power Private Limited, ACME Solar Power Private Limited, A

b) Non convertible debenture (series "A" & series "C")* Nature of securities:

The debentures shall be secured by, inter alia:

(ii) a pledge over the securities of the project company

(i) a plodge over 76% (seventy six percent) shares and securities of the Company.

(iii) a charge over all receivables of the Company from the business of the project companies, including all free cash from such business, and the bank account wherein such receivables and free cash are required to be deposited, and all amounts and receivables thereunder (excluding any EPC nargan/proceeds from projects and/or projects other than the approved projects), receivables therefrom and all rights of the Company in its capacity as lender thereto;

(w) plotge on 100% (see harder percent) of the convertible debt instruments to be issued by the project companies if such debt instruments have been issued to fund the existing project companies, and the companies, and the companies and other securities of the ACME Solar Energy Private Limited ("ASEPL") project companies, the Vinanab Power Private Limited ("VPPL") project companies, and the companies and other securities of the ACME Fazilian Power Private Limited ("APPL"); project companies, and the companies and other securities of the ACME Fazilian Power Private Limited ("APPL");

(vii) a plotge over the shares and securities of the subsidiarisation critics; (viii) a charge on all receivables and assets of ASEPL in which all receivables from the ASEPL project companies, after servicing the ASEPL project from the ASEPL project companies, after servicing the ASEPL project from the ASEPL project companies, after servicing the ASEPL project from (w) scharge over all recoivables of AFPPL from the business of implementation and/or operation of the solar power projects, whether for sale of power to say third party or captive in nature, undertaken by the project companies of AFPPL including all free cash from such business, and the bank account wherein such receivables and free cash are required to be deposited, and all amounts and receivables thereunder (excluding any EPC margar) proceeds from projects and/or projects closer than the approved projects):

the monics lying and receivables therein

(is) a charge over all receivables of the Company from the ASEPL business, the hank account of the Company wherein such receivables are required to be deposited, and all amounts and receivables thereunder; (i) a pledge over the ASEPL convertible securities issued by the ASEPL project companies and held by the Company or its affiliates, which are not otherwise pledged or under a non-disposal undertaking to the project lenders; (ii) a pledge over 100% (one hundred percent) of the shares and other securities of ASEPL held by the Company or ACME Cleanech Solutions Private Limited ("ACSPL");

(xii) a plodge over 100% (one hundred percent) of the shares and convertible securities issued by VPPL; (xiii) a first making charge over any distribution account or surphus account of any of the ASEPL project companies, on and from such time that, creation of the solar power projects, whether for sale of power to any third party or captive in nature, undertasken by the ASEPL project companies; (xiv) a charge on all receivables and assets of ASEPL specifically in relation to the business of implementation and or operation of the solar power projects, whether for sale of power to any third party or captive in nature, undertasken by the ASEPL project companies;

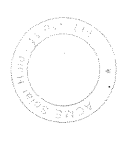
(xv) a plodge over the shares and convertible securities issued by the AP project companies:

(xvi) a charge on all receivables and assets of the Company in relation to the AP business, after servicing the project facilities availed in relation to the AP business along with the bank account of the Company wherein such receivables are required to be deposited, and all amounts and receivables

(xvii) a charge on all rectainbles and assets of VPPL in relation to the VPPL project companies, after servicing the project facilities availed in relation to the VPPL project companies, after servicing the project companies if such debt instruments have been issued by the project companies, the project companies is such debt instrument have been issued to flad the basiness of implementation and/or operation of the solar power projects, whether for sale of power to any third party or a pidege on 100% (one hundred percent) of the solar power projects, whether for sale of power to any third party or a pidege on 100% (one hundred percent) of the solar power projects, whether for sale of power to any third party or applies in nature, undertaken by the ASEPL, project companies, and the companies, and the companies, and the companies, and the companies, and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies and the companies are companies and the companies are companies and the companies and the companies are companies and the companies and the companies are companies and (xix) a charge over any distribution account or surplus account of any of the project companies, on and from such time that, creation of the said charge is not restricted by the project lenders.

(xx) a corporate guarantee from ASEPL; (xxil) a corporate guarantee from AFPPI X

"Ropaid during the year



ACNE Solar Holdings Private Limited (praviously known as ACNE Solar Holdings Umited)
CIN - 14020601201597C357832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

C) Non convertible debenture (anued by ASEPL during the year)

(i) a first ranking exclusive charge G, cash flows and receivables of the Company and ACME Solar Holdings Private Limited ("ASHPL") from the Group "A" Companies and proceeds of any liquidity events to the extent required to be paid to the debenture bolders in accordance with liquidity (i) a first ranking exclusive charge securities of the Company.
(c) a first ranking exclusive plotge over the plotged accurities of the Company.
(d) a first ranking exclusive plotge over the plotged accurities of the Companies.
(e) a first ranking exclusive plotge over the plotged accurities of the Group "A" Companies.

2. Over all return: 13.25% including cash coupon of 12.84% payable semi annually 3. Tenance 5 years with the following amortization schedule:

· Principal monatorium for first 3 years

"End of Year 3: 20% along with nectucal Redemption Premium, if may "End of Year 4: 30% along with nectucal Redemption Premium, if may "End of Year 5: 50% along with nectucal Redemption Premium, if any

Group "A" Companies includes ACME Solar Energy (Maddyn Pradeals) Private Limited, ACME Otisha Solar Power Private Limited, ACME Power Private Limited, ACME Power Private Limited, ACME Power Private Limited, ACME Power Private Limited, ACME Power Private Limited, ACME Power Private Limited, ACME Power Private Limited, ACME Solar Power Private Limited, ACME Power Private Limited, ACME Solar Power Private Limited,

314

(This space has been intentionally ieft blank)



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

40 Earnings per share

Both the basic and diluted earnings per share have been calculated using the profit attributable to shareholders of the holding company as the numerator, i.e. no adjustments to profit were necessary.

The reconciliation of the weighted average number of shares for the purposes of diluted earnings per share to the weighted average number of ordinary shares used in the calculation of basic earnings per share is as follows:

		HIESS OTHER WISE STATES
	For the year ended	For the year ended
Particulars	31 March 2022	31 March 2021
Profit attributable to owners	620.34	152.13
	104.441,582	104,441,582
Number of equity shares	111,230,285	111,230,285
Weighted average number of shares used in basic earnings per share	111,230,285	1
Weighted average number of shares used in diluted earnings per share	5.58	1.37
Basic earnings per share	1	1,37
Diluted earnings per share	5.58	1,31

Compulsorily convertible debentures, which are convertible into fixed number of equity shares have been considered in the calculation of earnings per share.

41 Details of assets pledged

The carrying amounts of assets pledged as security for current and non-current borrowings are:

	In Rs million unl	ess otherwise stated
Particulars	As at 31 March 2022	As at 31 March 2021
Current	0.000.00	7,206.73
Trade receivables	8,020.33	,
Cash and cash equivalents	4,755.33	5,006.40
Other bank balances	2,846.35	4,391.67
Loans	1,568.15	1,596.00
Other financial assets	4,263.04	3,916.18
Other current assets	939.81	199.40
Assets held for sale	0.05	
Total Total	22,393.06	22,316.38
Non-current		04.055.74
Property, plant and equipment	57,029.81	84,055.74
Capital work-in-progress	11,264.45	344.74
Other financial assets	1,002.88	717.56
Other non-current assets	233.84	81.50
Investments	245.34	245.33
Total	69,776.31	85,444.87

Second charge	In Rs million unless otherwise stated		
Particulars	As at 31 March 2022	As at 31 March 2021	
Current	2.02	644.44	
Cash and cash equivalents	2.82		
Other bank balances	14.34	740.95	
Total	17.16	1,385.39	

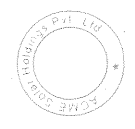
42 Reconciliation of liabilities from financing activities

In Rs million unless otherwise stated Cash flows As at As at Non cash changes Particulars 31 March 2022 Additions Payments 31 March 2021 (19,417.93) 72,917.77 90,212.65 38,102.72 (35,979.67) Long-term borrowings (including current maturities) 3,509.34 167.49 (315.80)3,657.64 Lease liabilities (including current maturities) 2,718.25 (2,367.53)3,450.09 1,635.69 Short-term borrowings (net) 480.37 9,443.96 (10,440.20)1,476.61 Interest accrued on borrowings 79,625.73 (12,174.00)39,738.41 (46,735.67)98,796.99 Total liabilities from financial activities

	As at	Cash f	lows	Non cash changes	As at
Particulars	01 April 2020	Additions	Payments	110H cash changes	31 March 2021
Long-term borrowings (including current maturities)	96,771.50	7,521.53	(10,062.56)	(4,017.82)	
Lease liabilities (including current maturities)	3,226.39	· -	(480.98)	912.23	3,657.64
Short-term borrowings (net)	8,888.86	_	(5,438.77)	-	3,450.09
Interest accrued on borrowings	1.667.32	<u>-</u>	(11,935.28)	11,744.57	1,476.61
Total liabilities from financial activities	110,554.07	7,521.53	(27,917,59)		98,796.99







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

43 Contingent liabilities and commitments

A. Contingent liabilties

In Rs million unless otherwise stated As at As at **Particulars** 31 March 2022 31 March 2021 507.60 887.08 Disputed demand for income tax (refer note 1-4 below) 85.08 106.30 Disputed demand for sales tax (refer note 5-13 below) 3,128.90 3,354.60 Corporate guarantee issued 3,742.80 4,326.76 Total

- 1 Disputed demand for income tax includes a dispute of Rs. 425.88 million (31 March 2021: Rs. 425.88 million) between ACME Solar Energy Private Limited ("the Company") and income tax department in relating to issues of fair value of investment u/s 56(2)(viib) read with rule 11UA. The Subsidiary Company has deposit Rs. 25.59 million (31 March 2021: Rs. 19.36 million) under protest and has filed an appeal with Commissioner of Income Tax (Appeal) against the order of Assessing Officer, which is currently pending. Based on inputs from internal aspect, the management is of the view that it is more likely than not that matter will be decided in favour of the Subsidiary Company and accordingly, no provision is considered necessary in these consolidated financial statements.
- 2 Disputed demand for income tax includes a dispute of Rs. 81.30 million (31 March 2021: Rs. 81.30 million) for assessment year 2016-17 between the ACME Raipur Solar Power Private Limited ("the subsidiary company") and income tax department in relation to issues of fair value of equity share w/s 56(2)(viib) read with rule 11UA. The Subsidiary Company has filed an appeal to Commissioner of Income-tax (Appeals) against the order of assessing officer which is pending. Based on the evaluation of the case, the management is of the view that it is more likely than not that matter will be decided in favour of the Subsidiary Company and accordingly, no provision is considered necessary in these consolidated financial statements.
- 3 Disputed demand for income tax includes a dispute of nil (31 March 2021: Rs. 379.90 million) between Vittanath Power Private Limited ("the Subsidiary Company") and Income Tax department in relation to issues of fair value of investment u/s 56(2)(viib) read with rule 11UA. During the earlier year, the case has been decided a vor of the subsidiary company at Commissioner of Income Tax (Appeal) level. However Income Tax Department has filed an appeal with Income Tax Appellate Tribunal against the order of Commissioner of Income Tax(Appeal) which is pending. Based on the evaluation of the case, the management is of the view that it is more likely than not that matter will again be decided in favour of the Subsidiary Company and accordingly, no provision is considered necessary in these consolidated financial statements.
- 4 Disputed demand for income tax includes a dispute of Rs. 0.42 million (31 March 2021: Rs. 0.42 million) for assessment year 2018-19 between ACME PV Powertech Private Limited ("the Subsidiary Company") and income tax department in relation to addition in interest income and disallowance of depreciation. The Subsidiary Company has filed an appeal before Commissioner of Income-tax (Appeals) against the order of assessing officer which is currently pending for disposed off. Based on the evaluation of the case, the management is of the view that it is more likely than not that matter will be decided in favour of the Subsidiary Company and accordingly, no provision is considered necessary in these consolidated financial statements. The Subsidiary Company had deposited Rs. 0.09 million under protest while filing the said appeal.
- 5 The state tax department has issued assessment order for FY 2016-17 with tax demand of Rs. 0.18 million (31 March 2021: Rs. 0.18) (including interest) to ACME Solar Energy (Madhya Pradesh) Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Madhya Pradesh Vat Act, 2002 on goods procured from outside the Madhya Pradesh for the development of its solar power project in the state of Madhya Pradesh. The Subsidiary Company has filed appeal against the said demand order before the Commissioner of Commercial Taxes (Appeals). The Subsidiary Company has deposited Rs. 0.02 million under protest while filing the said appeal. As Entry Tax on procurement of goods for development of solar power project is exempt vide S.O. -391 dated 10.11.2011, the Subsidiary Company is of the view that it is more likely than not that matter will be decided in favor of the Subsidiary Company and accordingly, no adjustment is considered necessary in these consolidated financial statements.
- 6 The state tax department has issued assessment order for FY 2016-17 with tax demand of nil (31 March 2021: Rs. 3.82) (including interest) to ACME Magadh Solar Power Private Limited ("the Subsidiary Company") on account of levy of Entry tax under Bihar Entry Tax Act, 1993 on goods procured from outside the state of Bihar for the development of its solar power project in the state of Bihar. The Subsidiary Company had filed appeal against the said demand order before the Commissioner of Commercial Taxes (Appeals). The Subsidiary Company had deposited Rs. 0.50 million under protest while filing the said appeal. During the previous year, Commissioner of Commercial Taxes (Appeals) has issued its order and remanded back this matter to Assessing Officer. During the current year, Assessing Officer has issued its order in favour of the Subsidiary Company and basis this, Subsidiary Company has filed application for refund of the protest amount and accordingly, no adjustment is considered necessary in these consolidated financial statements.
- 7 The state tax department had issued assessment order for FY 2016-17 with tax demand of nil (31 March 2021: Rs.3.14 million) (including interest) to ACME Nalanda Solar Power Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Bihar Entry Tax Act, 1993 on goods procured from outside the State of Bihar for the development of its solar power project in the state of Bihar. The Subsidiary Company has filed appeal against the said demand order before the Commissioner of Commercial Taxes (Appeals). The Subsidiary Company has deposited Rs. 0.41 million under protest while filing the said appeal. During the previous year, Commissioner of Commercial Taxes (Appeals) has issued its order and remanded back this matter to Assessing Officer. During the current year, Assessing Officer has issued its order in favour of the Subsidiary Company and basis this, Subsidiary Company has filed application for refund of the protest amount and accordingly, no adjustment is considered necessary in these consolidated financial statements.





Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

- 8 The state tax department has issued assessment order for financial year 2015-16 and financial year 2016-17 with tax demand of Rs. 7.76 million and Rs. 58.48 million respectively (31 March 2021: Rs. 7.76 million & Rs. 58.48 million) to Dayakara Solar Power Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Local Areas Act, 2001 on import of notified goods from other states of India into the State of Telangana for the development of its solar power project. The Subsidiary Company has filed writ petition against the said demand order before the High Court of Telangana. As the assessment order has been passed by the Assessing officer without the Authority of Law, as there was no valid law in force as on the date of State Re-organisation and Telangana Adaptation of Laws Order, 2016. After the bifurcation of the erstwhile State of Andhra Pradesh in to the State of Telangana and State of A.P., the new States either need to enact a new law or need to adopt the laws which were in force as on the appointment date for implementation within two years from the appointed day in terms of Section 101 of AP State Reorganisation Act, 2014.
 - The State of Telangana has adopted the AP Tax on Entry of Goods in Local Areas Act, 2001 vide GO Ms no. 45, Law (F) Department dated 01.06.2016 it is not valid and cannot be enforced since AP Tax on Entry of Goods into Local Areas Act, 2001 was not in force as on the appointed day or as on the date of adaptation since the new State can only adopt only laws which are valid and in force as on the date of bifurcation as per Section 2 (1) of the Reorganisation Act, Subsidiary Company has deposited an amount of Rs. 16.56 million (31 March 2021: 16.56 million) under protest as per the interim order of High Court of Telangana. The Subsidiary Company is of the view that it is more likely than not that matter will be decided in favor of the Subsidiary Company.
- 9 The state tax department has issued assessment order for financial year 2016-17 with tax demand of Rs. 1.2 million to Dayakara Solar Power Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Local Areas Act, 2001 on import of notified goods from other states of India into the State of Andhra Pradesh for the development of its solar power project. The Subsidiary Company has filed writ petition against the said demand order before the High Court of Andhra Pradesh and accordingly, no adjustment is considered necessary in these consolidated financial statements.
- 10 The state tax department has issued assessment order for financial year 2017-18 with tax demand of Rs. 11.70 million (31 March 2021: Rs. 11.70 million) to ACME Yamunanagar Solar Power Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Local Areas Act, 2001 on import of notified goods from other states of India into the State of Telangana for the development of its solar power project. The Subsidiary Company has filed writ petition against the said demand order before the High Court of Telangana. As the assessment order has been passed by the Assessing officer without the Authority of Law, as there was no valid law in force as on the date of State Re-organisation and Telangana Adaptation of Laws Order, 2016. After the bifurcation of the erstwhile State of Andhra Pradesh in to the State of Telangana and State of A.P., the new States either need to enact a new law or need to adopt the laws which were in force as on the appointment date for implementation within two years from the appointed day in terms of Section 101 of AP State Reorganisation Act, 2014. The State of Telangana has adopted the AP Tax on Entry of Goods in Local Areas Act, 2001 vide GO Ms no. 45, Law (F) Department dated 01.06.2016, and the same is not valid and cannot be enforced since AP Tax on Entry of Goods int. Local Areas Act, 2001 was not in force as on the appointed day or as on the date of adaptation since the new State can only adopt only laws which are valid and in force as on the date of bifurcation as per Section 2 (1) of the Reorganisation Act. Subsidiary Company has deposited an amount of Rs. 2.93 million (31 March 2021: 2.93 million) under protest as per the interim order of High Court of Telangana. The Subsidiary Company is of the view that it is more likely than not that matter will be decided in favor of the Subsidiary Company.
- 11 The state tax department has issued assessment order for financial year 2016-17 with tax demand of Rs. 7.7 million to Vishwatma Solar Energy Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Local Areas Act, 2001 on import of notified goods from other states of India into the State of Andhra Pradesh for the development of its solar power project. The Subsidiary Company has filed writ petition against the said demand order before the High Court of Andhra Pradesh and accordingly, no adjustment is considered necessary in these consolidated financial statements.
- 12 The state tax department has issued assessment order for financial year 2016-17 with tax demand of Rs. 1.2 million to Niranjana Solar Energy Private Limited ("the Subsidiary Company") on account of levy of Entry Tax under Local Areas Act, 2001 on import of notified goods from other states of India into the State of Andhra Pradesh for the development of its solar power project. The Subsidiary Company has filed writ petition against the said demand order before the High Court of Andhra Pradesh and accordingly, no adjustment is considered necessary in these consolidated financial statements.
- 13 The Holding Company had entered into an agreement with ACME Chittorgarh Solar Power Pvt Ltd for supplying Photovoltaic modules, inverters and other parts for setting up of Solar Power Generating System and the said goods were covered by the entry no.234 of notification no. 01/2017- CT (Rate) and the Holding Company discharged 5% GST rate on the supplies made. On 16 November 2021, Anti-evasion team visited the premises of the Holding Company. Subsequent to visit, department issued a notice dated 31 January 2022, wherein it has been alleged that the goods have been wrongly classified as parts of Solar Power Generating System and differential GST of Rs.18.08 million need to be paid by the Holding Company. Based on the available documents and inputs from experts, the Holding Company believes that more likely than not, these disputes would not result in additional outflow of resources and thus, no adjustment is currently required to be made in these consolidated financial statements.
- 14 The Company has entered into a long-term power purchase agreement (PPA) with Solar Energy Corporation of India (SECI) for generation and supply of solar power from the state of Rajasthan for 25 years. As per the terms of such PPA, the scheduled commissioning date was 2 December 2020, however, due to outbreak of Covid-19, restrictions and lockdowns imposed globally that affected the supply chains, SECI had allowed an extension in scheduled commissioning date to 17 March 2022. Meanwhile, the Ministry of New & Renewable Energy filed an Interlocutory Appeal before Hon'ble Supreme Court of India for allowing high voltage and extra high voltage lines, with installation of appropriate mitigation measures like bird diverters for environmental safety etc, contesting the Hon'ble Supreme Court order dated 19 April 2021 regarding undergrounding of transmission lines in habitats of Great India Bustard in Rajasthan and Gujarat. The petition is listed before Hon'ble Supreme Court of India for next hearing on 20 July 2022.

Pending the final outcome in the above matter by Hon'ble Supreme Court, SECI has granted extension of scheduled commissioning date to 30 days from the date of judgement by Hon'ble Supreme Court. The Company's management is confident that the Company shall be able to complete the commissioning of the solar plant within the prescribed extended timelines and that no adjustment is currently considered necessary in these financial statements.







Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

B. Other Matters

(i) The Government of Andhra Pradesh had issued a government order on 1 July 2019, pursuant to which it constituted a high-level negotiation committee to negotiate and reduce the tariff of solar power purchase agreements (PPAs) to Rs. 2.44 per unit. Pursuant to this Government order, the DISCOM in Andhra Pradesh, with whom power purchase agreement was entered, issued notice to 5 subsidiary companies, asking for reduction of the tariff to Rs. 2.44/unit, failing which the PPA would be terminated. Such subsidiary companies approached Hon'ble High Court of Andhra Pradesh and the Hon'ble High Court pronounced its interim order on 24 September 2019 by way of which Government order and DISCOM notice were set aside and AP DISCOM was directed to make payment at interim tariff of Rs. 2.44 per unit till the already pending matter before Andhra Pradesh Electricity Regulatory Commission ("Commission") is decided by the Commission. The subsidiary Companies challenged the said order before divisional bench of Hon'ble High Court to the extent of interim tariff of Rs. 2.44 per unit as there was no such matter related to solar developers which was pending before the Commission as the matter related to wind developers alone was pending before the Commission and thus, the said findings were incorrect. On 15 March 2022, High Court of Andhra Pradesh issued its order in subsidiary Companies favor stating that the order passed by the learned single Judge fixing the interim rate or interim tariff of Rs. 2.44 per unit for solar power and for payment of all the pending and future bills of all the petitioners, is set aside and instead the DISCOM is directed to make payment of all pending and future bills at the rate mentioned in the PPAs and further, the payment of arrears/ pending bills shall be made within a period of six weeks from the date of the said order. Pursuant to such order by the Honorable High Court, AP Discoms filed a petition before Hon'ble Supreme Court against the said order of High Court of Andhra Pradesh, which is yet to be admitted. Further, AP Discoms also filed an interlocutory application before Hon'ble High Court seeking 12 months' time to pay the outstanding dues to RE Generators, which is also yet to be admitted.

Due to non- payment of dues by AP Discoms, the subsidiary companies have also filed a contempt petition before Division bench of AP High Court for noncompliance of its order. The contempt petition is yet to be listed for hearing. During the pendency of Writ Appeal before Division Bench of AP HC and Supreme Court, AP DISCOMs have made payments towards energy bills in multiple tranches, at the interim tariff of Rs. 2.44 per unit upto June 2021. The balance of trade receivables representing the difference between the rate charged by the Company based on original PPA and such interim tariff rate as mentioned above and used for payment by AP DISCOM aggregates to Rs 4,143.42 million as at 31 March 2022. Based on the internal analysis supported by legal opinion, the management is of the view that it is more likely than not that the matter will be decided in favor of the subsidiary companies and hence, no adjustments in the trade receivables balance as at 31 March 2022, is considered necessary in these consolidated financial statements.

(ii) One of the subsidiary company has imported solar modules with deferment of import duties amounting to Rs. 931.72 million, for setting up the solar plant in the bonded warehouse area, as defined in the license under section 58 of the Customs Act, 1962 ('the '. ''), along-with permission for undertaking manufacturing or other operations in the warehouse under section 65 of the Act, read with Manufacture and Other Operations in Warehouse (no. 2) Regulations, 2019 ('MOOWR regulations') dated 1 October 2019 and circular 34/2019-custom dated 1 October 2019. As assessed by the subsidiary company's management, the duty deferment allowed under MOOWR regulations is without any time limitation and further, such regulations also allow export of the said capital goods after use, without payment of duty under the Act. Based on inputs from an expert, the subsidiary company's management has assessed that they shall be able to comply with the conditions defined in the MOOWR regulations and consequently, the resultant savings in relation to import of capital goods, has been accounted for as per applicable Ind AS.

With reference to the instruction dated 9 July 2022 (Instruction No.13/2022-Customs) issued by the Central Board of Indirect taxes and Customs (CBIC) to the departmental officers, the subsidiary company has been granted stay until the next date of hearing on 28 February 2023 by the Honourable High Court of Delhi, against the writ petitions filed by the subsidiary company. The subsidiary company's management based on inputs from an external expert, believes that the Instruction dated 9 July 2022 is principally and legally untenable and further, as the approval to operate under MOOWR has been granted by the authorities only after due verification of premises and further, the subsidiary company has been complying with all the conditions of MOOWR regulations so far, there should not be any impact either on the already imported goods or on the validation of already issued licences, affecting subsidiary company's eligibility to avail the benefits under the MOOWR scheme. Accordingly, no adjustment is currently required in these consolidated financial statements.

C. Capital commitments

During the normal course of business, the Group purchases components for the construction of solar power plants and has outstanding commitments to the extent of Rs. 11,066.79 (31 March 2021: Rs. 60.18 million) for engineering, procurement and construction of solar power projects.

This space has been intentionally left blank)



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

44 Employee benefits

Defined contribution

Contributions are made to the recognised provident and family pension fund, cover all eligible employees under applicable Acts. The employees and the Group make pre-determined contributions to the provident fund. The contributions are normally based upon a proportion of the employee's salary. The Group has recognized an amount of Rs 16.65 million (31 March 2021: Rs 12.91 million) towards employer's contribution in provident fund and other funds in the statement of profit and loss.

Defined benefit obligation

Provision for gratuity, payable to eligible employees on retirement/separation, is based upon an actuarial valuation as at the balance sheet date. Major drivers in actuarial assumptions, typically, are years of service and employee compensation. The obligations are actuarially determined using the 'Projected Unit Credit Method' as at the balance sheet date. Gains/ losses on changes in actuarial assumptions are accounted in Other Comprehensive Income as identified by the management of the Group.

Other long term employee benefits

Provision for compensated absences, payable to eligible employees on availment/ retirement/ separation, is based upon an actuarial valuation as at the balance sheet date. Major drivers in actuarial assumptions, typically, are years of service and employee compensation. The obligation are actuarially determined using the 'Projected Unit Credit Method' as at the balance sheet date. Gains/ losses on changes in actuarial assumptions are accounted in Other Comprehensive Income.

In Rs. million unless otherwise stated

	Grati	nity
Particulars	31 March 2022	31 March 2021
Reconciliation of liability recognised in the Balance sheet:		
Present value of commitments	22.10	18.28
Fair value of plan assets	8.62	7.44
Net liability in the balance sheet	13.48	10.84
Movement in net liability recognised in the Balance sheet:	1004	8.71
Net liability as at the beginning of the year	10.84	
Net amount recognised as expenses in the statement of profit and loss	5.89	4.83
Contribution paid to the fund	- 1	- (0.10)
Benefits paid	(0.71)	(0.19)
Acquisition adjustment	0.42	
Remeasurements-actuarial (gains)/ losses	(2.95)	(2.51)
Net liability as at the end of the year	13.48	10.84
Net liability as at the end of the year (current portion)	0.84	0.83
Net liability as at the end of the year (non-current portion)	12.64	10.01
Expenses recognised in the statement of profit and loss	5.11	4.21
Current service cost	5.14	1.06
Interest cost	1.26	
Interest income on plan assets	(0.50)	(0.44)
Expenses charged to the statement of profit and loss	5.89	4.8:
Component of defined benefit cost recognised in other comprehensive income	(2.95)	(2.51

	Grate	Gratuity	
Particulars	31 March 2022	31 March 2021	
Reconciliation of defined-benefit commitments:	1000	15.77	
Obligations as at the beginning of the year	18.28	.15.37	
Current service cost	5.14	4.21	
Interest cost	1.26	1.06	
Benefits paid	(0.71)	(0.19)	
Remeasurements- actuarial (gains)/ losses	(2.27)	(2.17)	
Acquisition adjustment - with related party	0.42	•	
Obligations as at the end of the year	22.10	18.28	
Reconciliation of plan assets:	· [
Plan assets as at the beginning of the year	7.44	6.6	
Interest income	0.50	0.4	
Fund transfer (IN)	-		
Remeasurements- actuarial gains/ (losses)	0.68	0.3	
Plan assets as at the end of the year	8.62	7.4	
Plan assets consists of the following:		,	
Insurance company products (quoted)	8.62	7.4	



Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

Major categories of plan assets31 March 202231 March 2021Particulars100%100%

Breakup of actuarial (gain) / loss	In Rs. million u	nless otherwise stated
Particulars	31 March 2022	31 March 2021
Actuarial (gain)/loss on arising from change in demographic assumption Actuarial loss/(gain)on arising from change in financial assumption Actuarial (gain)/loss on arising from experience adjustment Actuarial (gain)/loss on return on assets	(0.69) (1.58) (0.68)	0.05 (2.22) (0.34)
Total actuarial (gain)/loss	(2.95)	(2.51)

The actuarial valuation in respect of commitments and expenses relating to unfunded Gratuity are based on the following assumptions which if changed, would affect the commitment's size, funding requirements and expenses:

(a) Economic assumptions

(m)		
Particulars	31 March 2022	31 March 2021
Discount rate	7.26%	6.76%
	7.26%	6.76%
Expected return on plan assets	6.00%	6.00%
Expected rate of salary increase	0.0078	0.0070

(b) Demographic assumptions

Particulars	31 March 2022	31 March 2021
Retirement age	58 years	58 years
Mortality table	Indian Assured Lives Inc	lian Assured Lives
Proteinty table	Mortality (IALM) N	Mortality (IALM)
,	(2012-14)	(2012-14)
Attrition at ages	Withdrawal Rate (%)	thdrawal Rate (%)
up to 30 years	10.00	10.00
From 31 to 44 years	5.00	5.00
Above 44 years	5.00	5,00

(c) Sensitivity analysis of defined benefit obligation

In Rs. million unless otherwise stated

	Grati	ity
Particulars	31 March 2022	31 March 2021
a) Impact of the change in discount rate i) Impact due to increase of 0.50% ii) Impact due to decrease of 0.50%	(0.82) 0.89	(0.73) 0.77
b) Impact of the change in salary increase i) Impact due to increase of 0.50% ii) Impact due to decrease of 0.50%	0.55 (0.52)	0.72 (0.70

Sensitivities due to mortality and withdrawls are not material & hence impact of change not calculated.

Sensitivities as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement & life expectancy are not applicable being a lump sum benefit on retirement.

(d) Maturity profile of defined benefit obligation

In Rs. million unless otherwise stated

Grat	tuity
31 March 2022	31 March 2021
0.84	0.85
6.83	5.24
14.44	12.27
	31 March 2022 0.84 6.83

The contribution expected to be made by the Group during the next financial year 2022-23 of Rs. 7.64 million (2021-22: Rs. 5.55 million).







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

45 Interests in subsidiaries

(A) Additional information as required by Paragraph 2 of the General Instructions for Preparation of Consolidated Financial Statements to Schedule III to the Companies Act, 2013 as at 31 March 2022.

							All INS. Minnon Maries, Other Prints	
	'Net assets i.e. to	ssets i.e. total assets minus total liabilities	Share in profit or loss	it or loss	Share in other comprehensive income	mprehensive ie	Share in total comprenensive income	nprenensive
Name of the fatity	As % of consolidated net assets*	Amount (Rs.)	As % of consolidated profit or loss	Amount (Rs.)	As % of consolidated other comprehensive income	Amount (Rs.)	As % of consolidated total comprehensive income	Amount (Rs.)
Parent Holding Company ACME Solar Holdings Private Limited	121.16%	23,127.10	234.50%	1,454.11	80.00%	1.76	233.95%	1,455.87
ACIVIE SOLID IXMULIES ATTENCE SOLUTION						_	, , , ,	(00,00)
Indian Substitution	0.47%	90.46	-29.23%	(181.23)	0.00%	-	-29.12%	(181.23)
ACME Manbuonagar Solar Energy Filiyate Lulling	%UL U	133.61	-9.49%	(58.83)	0.00%	1	-9.45%	(58.83)
ACME Yamunanagar Solar Power Private Linited	7800 6	775 13	4 04%	25.05	0.00%	1	4.03%	25.05
ACME Kaithal Solar Power Private Limited	3.0078	100.08	2/10/0	0.22	%00.0	,	0.04%	0.22
Devishi Renewable Energy Private Limited	1.00%	100 05	7970	191	%UU 0		0,26%	1.61
Devishi Solar Power Private Limited	1.04%	196.83	0.2070	00.7	2000		1 12%	86.98
Eminent Solar Power Private Limited	1.26%	C1.14%	1.13%	0.70	2000		.0.45%	(7.77)
Sunworld Energy Private Limited	1.01%	193.58	-0,45%	(7,7)	2000		22 70%	(148.02)
ACME Solar Power Technology Private Limited	4.15%	792.39	-23.87%	(148,02)	0.00%		27 5502	(733 68)
A CMF DV Powertech Private Limited	3.53%	674.23	-37.68%	(233.68)	0.00%	<u> </u>	1 476/	(10.9)
ACME Salar Energy Private Limited	25.36%	4,840.71	-1.44%	(8.91)		-		(10,01)
ACINID SOILL CLICKY LINES DAT 14	4.21%	803.23	-1.69%	(10.48)		(0.01)		(10.4%)
ACME COUSIGN SOIGN FOWLY 144	2.47%	471.51	-5.26%	(32.60)		0.03	-5.23%	(15.25)
ACINE Kalpur Solar rowel I Vi. Liu.	3 84%	732.96	8.68%	53.84	2.73%	0.06	8.66%	55.90
ACME Solar Energy (Magnya r radesh)r Vi. Litu	2.06%	392.93	10.15%	62.93	1.82%	0.04	10.12%	62.97
ACME Solar Technologies (Gujarat) F.V., Litt.	3 05%	753.62	4.44%	27.56	0.00%		4.43%	27.56
Dayakara Solar Power Private Limited	%669	1,200.49	7.06%	43.81	0.00%	•	7.04%	43.81
Grahati Solar energy Private Limited	1 1 1/0%	21741	2.15%	13.35	%00.0	1	2.15%	13,35
ACME Magadh Solar Power Pvt. Ltd.	1.14/0	311 74	2.23%	13.82	0.45%	0.01	2.22%	13.83
ACME Nalanda Solar Power Pvt. Ltd.	1,027	314 05	46.47%	(288.19)	0.00%	•	-46.31%	(288.19)
ACME Jodhpur Solar power Pvt. Ltd	3.06%	583 96	8 19%	50.81	1,82%	0.04	8.17%	50.85
Nirosha Power Private Limited	3.00.0	202:20	.0 14%	(0.85)		•	-0.14%	(0.85)
Vittanath Power Private Limited	3 310%	59 629	4 57%	28.34	0.91%	0.02	Ш	28,36
ACME Solar Rooftop Systems Private Limited	2000	1 530 51	11 84%	73.39	0.00%	ī	11.79%	73.39
Mihit Solar Power Private Limited	0.2278	887 99	-0.05%	(0,33)	1.82%	0.04	~0.05%	(0.29)
ACME Deoghar Solar Power Private Limited	1,20%	266.07	47.87%	(296.53)	%00.0	t	-47.65%	(296.53)
ACME Rewa Solar Energy Private Limited	1.39%	168 74	17 60%	(109.68)			-17.62%	(109.68)
Aarohi Solar Private Limited	0.88%	100.74	5 750%	(35.67)	l L	 -	-5.73%	(35.67)
Niranjana Solar Energy Private Limited	0.17%	21.74		32.81		.	5.27%	32.81
ACME Vijayapura Solar Energy Private Limited	3.92%	740.09		34 37			5.52%	34.37
ACME Koppal Solar Energy Private Limited	3.86%	137.17		40.14			6.45%	40.14
ACME Babadham Solar Power Private Limited	4.09%	160 66	4 100%	(98.50)			4.16%	(25.89)
Vishwatma Solar Energy Private Limited	0.88%	190.30		(82 38)			%8.58% 8.58%	(53.38)
Davanidhi Solar Power Private Limited	0.94%	180.20		(05.55)			4.62%	(28.74)
ACME Jaisalmer Solar Power Private Limited	0.33%	03.11	4.0370	1)		
	3.) v	-	
	di di				٠			

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022 CIN - U40106DL2015PTC337832

Name of the entity ACME Kittur Solar Energy Private Limited Acme Sidlaghatta Solar Energy Private Limited ACME Guledagudda Solar Energy Private Limited ACME Hukkeri Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited	As % of Ar consolidated net assets*				Income	-		
ACME Kittur Solar Energy Private Limited Acme Sidlaghatta Solar Energy Private Limited ACME Guledagudda Solar Energy Private Limited ACME Hukkeri Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited	consolidated net assets*		As % of		As % of	, v	Jo % SY	Amount
ACME Kittur Solar Energy Private Limited Acme Sidlaghatta Solar Energy Private Limited ACME Guledagudda Solar Energy Private Limited ACME Hukkeri Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited	net assets*	Amount (Rs.)	consolidated	(Rs.)	consolidated	(Rs)	consolidated net assets	(Rs.)
ACME Kittur Solar Energy Private Limited Acme Sidlaghatta Solar Energy Private Limited ACME Guledagudda Solar Energy Private Limited ACME Hukkeri Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited		100 001	1 95%	12.12	0.00%		1.95%	12.12
Acme Sidlaghatta Solar Energy Private Limited ACME Guledagudda Solar Energy Private Limited ACME Hukkeri Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited	0.36%	140.58	2 50%	16.07	0.00%		2.58%	16.07
ACME Guledagudda Solar Encrgy Private Limited ACME Hukkeri Solar Encrgy Private Limited ACME Kudligi Solar Encrgy Private Limited ACME Sandur Solar Encrgy Private Limited	0.78%	122 70	3 81%	23.61	0.00%	,	3.79%	23.61
ACME Hukkeri Solar Energy Private Limited ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited	0.0470	113 47	2 54%	15.73	0.00%		2.53%	15.73
ACME Kudligi Solar Energy Private Limited ACME Sandur Solar Energy Private Limited	0.3570	124.56	-2.08%	(12.90)	0.00%		-2.07%	(12.90)
ACME Sandur Solar Energy Private Limited	0.00.70	133 35	3.42%	21.19	%00.0		3.41%	21.19
	0.70%	00:001	-1.85%	(11.45)	0.00%	-	-1.84%	(11.45)
ACIME Chittorgarh Solar Energy Private Limited"	0.0078	161 52	-0.10%	(0.64)	0.91%	0.02	-0.10%	(0.62)
ACME Phalodi Solar Energy Private Limited	%80-0-	(15.24)	-0.02%	(0.11)	1.82%	0.04	-0.01%	(0.07)
ACME Raisar Solar Energy Private Limited	%80.0-	(1523)	-0.05%	(0.31)	0.91%	0.02	~0.05%	(0.29)
ACME Dhauipur Powertech Private Limited	7.45%	1 422 29	-0.10%	(09:0)	%00'0	1	-0.10%	(0.60)
ACME Heergarh Powertech Private Limited	10.60%	2 023 54	-0.08%	(0:20)	5.91%	0.13	~0.06%	(0.37)
ACME Aklera Power Technology Private Limited	0.00%	7	-0.19%	(1.19)	0.00%	-	-0.19%	(1.19)
Acme Green Shakti Private Limited*	0.00%	61 17	-0.20%	(1.22)	0,00%	1	-0.20%	(1.22)
Acme Renewable Solutions Private Limited	-0.01/0	61.15	-0.20%	(1,22)	0.00%	7	-0.20%	(1.22)
Acme Uria Private Limited	-0.01/8	61 5	-0.20%	(1,23)	0.00%	-	-0.20%	(1.23)
Acme Surya Modules Private Limited	0.01/0	81.5	-0.21%	(1.28)	0.00%		-0.21%	(1.28)
ACME Eco Clean Energy Private Limited	7,000	0.00	-0.01%	(0.0)	0.00%	1	-0.01%	(0.06)
Acme Sun Power Private Limited	0.0078	(3.53)	-0.59%	(3.63)	0.00%		-0.58%	(3.63)
Acme Pokhran Solar Private Limited	-0.0276	(0° 0)	%90 U	(0.40)	%00'0	ι	~90.0-	(0.40)
ACME Sikar Solar Private Limited	0.00.0	0.00	-0.03%	(0.04)	0.00%		-0.01%	(0.04)
Acme Pushkar Solar Private Limited	0,000	90.0	-0.01%	(0.04)	0.00%	1	-0.01%	(0.04)
Acme Barmer Solar Private Limited	0.000%	70.5	%000		0.00%		0.00%	•
Acme Photovoltaic Solar Private Limited**	70000	900	-0.01%	(0.04)	0.00%	•	-0.01%	(0.04)
Acme Surya Power Private Limited	0.00%	,	14.89%	92.35	%00'0	1	14.84%	92.35
ACME Fazilka Power Private Limited	%UU U		-32.49%	(201.49)	0.00%	•	-32.38%	(201.49)
ACME Nizamabad Solar Energy Private Limited	%00°0		-2.21%	(13.69)	0.00%		-2.20%	(13.69)
ACME Warangal Solar Power Private Limited	0.00%		-1 95%	(12.12)	0.00%	•	-1.95%	(12.12)
ACME Narwana Solar Power Private Limited	2000	,	-31.71%	(196.65)	%00'0	ī	-31.60%	(196.65)
ACME Medak Solar Energy Private Limited	0,00%		20 06%	(129 96)	0.00%		-20.88%	(129.96)
ACME Ranga Reddy Solar Power Private Limited	0.00%		3 30%	(20.45)		•	-3.29%	(20.45)
ACME Karimnagar Solar Power Private Limited	0.00%	1	2,30,00	(40.501)			-20 24%	(125.94)
Summorld Solar Power Private Limited	0.00%	1	-20.31%	(123.34)			%P0 C	(18.30)
Manual Solar Power Private Limited	0.00%	1	-2.95%	(18.30)			2 2 2 4 6 7	(2018)
Negligett Downer Derivate I imited	%00:0	1	-3.25%	(20.18)		,	0/47:5-	(50.23)
Purvancha Solat Fower Anna Aminos	0:00%	•	-8.12%	(50.33)	0.00%		-0.0970	(5.00)
Rewanchal Solar Power Private Litting		49,531.71		(197.54)		2.20		195.34
	.150 50%	(30,444,08)	131.86%	817.64		-	╛	\$ 1
Intercompany elimination and consolidation adjustments	100 00%	19,087.63	100.00%	620.10	100.00%	2.20	100.00%	057730

Total

9

**Incorporated on 13 September 2021 as a wholly owned subsidiary. The Company transferred 49% equity stake to Renew Solar Power Private Limited through execution of a share purchase agreement dated 21 February 2022.

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited) CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

(B) Additional information as required by Paragraph 2 of the General Instructions for Preparation of Consolidated Financial Statements to Schedule III to the Companies Act, 2013 as at 31 March 2021.

In Rs. million unless otherwise stated

						IR KS.	million unless other	CI WISC SCALCU
	Net assets i.e. total assets	total assets	Share in profit or loss	fit or loss	Share in other comprehensive income	omprehensive ne	Share in total comprehensive income	mprehensive e
Name of the entity	As % of	Amount	As % of	Amount	As % of	Amount	As % of	Amount
	consolidated net assets	(Rs.)	consolidated net assets	(Rs.)	net assets	(Rs.)	net assets	(Rs.)
Downet Holding Company								
ACME Solar Holdings Private Limited	116.67%	21,671.23	159.59%	242.78	83.96%	1.57	158.67%	244.35
Indian subsidaries								(0)
ACMF Mahhiphagar Solar Energy Private Limited	1.46%	271.70	-2.94%	(4.48)	0.00%	1	-2.91%	(4.48)
ACME Vammanagar Solar Power Private Limited	1.04%	192.45	2.00%	3.04	0.00%	-	1.97%	3.04
A Charle Vaithal Calar Downer Private Timited	3.77%	700.09	-33.18%	(50.48)	0.00%	•	-32.78%	(50.48)
Darichi Danamahla Hucray Private Limited	1.02%	189.89	0.64%	0.97	0.00%	•	0.63%	0.97
Desight Caler Dange Deivote I imited	1.06%	197.23	1.30%	1.98	0.00%	1	1.29%	1.98
Emison Color Douer Private Limited	1.26%	234.17	6,22%	9.46	0.00%	ŧ	6.14%	9.46
Comment Solds 1 Owel 1 Heave Junited	1.06%	196.35	0.36%	0.55	0.00%	t	0.36%	0.55
Sunwolld Energy Filtrate Limited	2.06%	940.41	25.10%	38.18	0.00%	1	24.79%	38.18
ACIVIE Solar Fower Accimology Litrate Lamines	32.90%	6.110.36	-5.44%	(8.27)	2.14%	0.04	-5.34%	(8.23)
ACIVIE FAZIIKA FOWEI FILVAIG LIMITON	\$ 40%	1.019.74	38.95%	59.25	0.00%	-	38.47%	59.25
ACME Nizamabad Solat Energy ritivate Lumied	4 89%	907.92	24.32%	37.00	5.35%	01.0	24.09%	37.10
ACME PV Powerteen Private Limited	1 77%	328.31	17.88%	27.20	0.00%	•	17.66%	27.20
ACME Warangal Solar Power Private Limited	1 620%	93888	14 84%	22.58	0.00%	•	14.66%	22.58
ACME Narwana Solar Power Private Limited	1.0470	97, 78	2617%	39.81	0.53%	0.01	25.86%	39.82
ACME Medak Solar Energy Private Limited	0,67.0	521 10	1 70%	77.0	1 60%	0.03	1.79%	2.75
ACME Ranga Reddy Solar Power Private Limited	2.80%	271.19	2 50%	3.80	2.67%	0.05	2.50%	3.85
ACME Karimnagar Solar Power Private Limited	1.40%	21.177	11 6797	17.75	%00.0	1	11.53%	17.75
Sunworld Solar Power Private Limited	2.97%	227.33	11,0/70	15.44	%00.0		10.03%	15.44
Neemuch Solar Power Private Limited	1.74%	322.74	10.15%	15.37	0.0070		%86.6	15.37
Purvanchal Solar Power Private Limited	1.65%	307.13	10.10%	(5.53)	2 67%	0.05	-3 56%	(5.48)
Rewanchal Solar Power Private Limited	1.28%	25/.99	-5.04%	73.00	0.000	-	14 99%	23.09
ACME Solar Energy Private Limited	26.11%	4.649.03	13.10%	50.52	1 07%	0.02	32.97%	50.77
ACME Odisha Solar Power Pvt. Ltd.	4.38%	813.00	10.1007	20.72	1 07%	0.02	18.96%	29.20
ACME Raipur Solar Power Pvt. Ltd.	2.71%	204.00	-64 85%	(59.86)		(0.03)	ŀ	(98.68)
ACME Solar Energy (Madhya Pradesh)Pvr. Ltd	3.00%	320 04	%57.96-	(147.18)		0.02	-95.56%	(147.16)
ACME Solar Technologies (Gujarat) Pvt. Ltd.	2.0107	726.05	30.70%	46.70	-2.14%	(0.04)		46.66
Dayakara Solar Power Private Limited	5.7170	1 156 68	46.05%	70.06		(0.01)	45.49%	70.05
Grahati Solar energy Private Limited	1 10%	204 06	9.10%	13.84		ı	8.99%	13.84
ACME Magadh Solar Power Pvt. Ltd.	1,50%	207.03	%556	14.50	0,53%	0.01	9,42%	14.51
ACME Nalanda Solar Power Pvt. Ltd.	2 250/0	503 16	44 55%	(87.78)			-44.01%	(67.78)
ACME Jodhpur Solar power Pvt. Ltd	3,4370	533.14	85 12%	129.50		0.03	84.11%	129.53
Nirosha Power Private Limited	10.000	2 024 40	-0.39%	(09 0)			-0.39%	(0.60)
Vittanath Power Private Limited	7.050	25,520,24	13 54%	20.60	L	0.02	13.39%	20.62
ACME Solar Rooftop Systems Private Limited	3.23%	47.400	76557	00 09	_	(0.02)		69.27
Mihit Solar Power Private Limited	7.84%	1,437.12	0,16%	0.24				(0.24)
ACME Deoghar Solar Power Private Limited	0.04%	110,/1	-0.107.0					
	****							pa*

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - 1140106D1 2015PTC337832

CIN - U40106DL2015PTC337832 Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

	'Net assets i.e. total asse minus total liabilities	ets i.e. total assets s total liabilities	Share in profit or loss	fit or loss	Share in other comprehensive income	omprehensive ne	Share in total comprehensive income	mprehensive 10
Name of the entity	As % of consolidated	Amount (Rs.)	As % of consolidated	Amount (Rs.)	As % of consolidated	Amount (Rs.)	As % of consolidated	Amount (Rs.)
A CME Dans Color Energy Private I imited	3.03%	562.59	-52.24%	(79.48)	0.00%	-	-51.61%	(79.48)
A graph Colar Private Timited	1.50%	278.43	24.62%	37.46	%00.0	1	24.32%	37.46
Niraniana Solar Energy Private Limited	0.36%	67.60	-14.42%	(21.94)	0.00%	-	-14.25%	(21.94)
ACMF Vijavanjira Solar Energy Private Limited	3,85%	715.87	-29.65%	(45.10)	0.00%	1	-29.29%	(45.10)
ACME Konnal Solar Energy Private Limited	3.78%	702.81	-26.95%	(41.00)	0.00%		-26.62%	(41.00)
ACME Babadham Solar Power Private Limited	3.98%	739.99	-17.38%	(26.44)	%00'0	1	-17.17%	(26.44)
Vishwatma Solar Energy Private Limited	1.05%	194.44	-3.84%	(5.84)	0.00%	t	-3.79%	(5.84)
Davanidhi Solar Power Private Limited	1.26%	233.62	-10.92%	(16.61)	0.00%	ŀ	-10.79%	(16.61)
ACME Jaisalmer Solar Power Private Limited	0.49%	61.83	-14.23%	(21.65)	0.00%	1	-14.06%	(21.65)
ACME Kittur Solar Energy Private Limited	0.53%	97.83	-5.32%	(8.09)	0.00%	•	-5.25%	(8.09)
Acme Sidlachatta Solar Energy Private Limited	0.72%	133.53	-6.80%	(10.34)	0,00%	ı	-6.71%	(10.34)
ACMF Guledamidda Solar Energy Private Limited	0.53%	99.16	-5.96%	(90.6)	0.00%	Ι	-5.88%	(9.06)
ACMF Hukkeri Solar Fnergy Private Limited	0.53%	97.73	-8.53%	(12.98)	0.00%	•	-8.43%	(12.98)
ACMF Kudligi Solar Energy Private Limited	0.74%	137.49	-9.40%	(14.30)	0.00%	•	-9.29%	(14.30)
ACMF Sandur Solar Energy Private Limited	%09.0	112.14	-14.04%	(21.36)	0.00%	1	-13.87%	(21.36)
ACMF Chittorearh Solar Energy Private Limited	8.88%	1,649.66	-5.81%	(8.84)	0.00%	•	-5.74%	(8.84)
ACME Phalodi Solar Energy Private Limited	-0.21%	(39.69)	0.26%	0.39	0.00%	•	0.25%	0.39
ACMF Raisar Solar Energy Private Limited	-0.01%	(1.13)	-0.05%	(0.07)	0.00%		-0.05%	(0.07)
ACMF Dhaulpur Powertech Private Limited	0.00%	(68:0)	-0.02%	(0.03)	0.00%	•	-0.02%	(0.03)
ACMF Heeroarh Powerfech Private Limited	%00.0	(0.19)	-0.10%	(0.15)	0.00%	•	-0.10%	(0.15)
ACMF Aklera Power Technology Private Limited	0.00%	(0.20)	-0.10%	(0.15)	0.00%	1	-0.10%	(0.15)
Acme Green Shakti Private Limited	0.00%	0.03	-0.05%	(L0.0)	0.00%	1	-0.05%	(0.07)
Acme Renewable Solutions Private Limited	0.00%	0.03	-0.05%	(70.07)	0.00%	I	-0.05%	(0.07)
Acme Uria Private Limited	0.00%	0.03	-0.05%	(0.07)	0.00%	•	-0.05%	(0.07)
Acme Surva Modules Private Limited	0.00%	0.03	-0.05%	(0.07)	%00.0	•	-0.05%	(0.07)
ACMF Rewari Solar Power Private Limited	0.00%		-6.61%	(10.05)	0.00%	•	-6.53%	(10.05)
ACMF Kimikshetra Solar Energy Private Limited	0.00%	,	-5.82%	(8.85)	0.00%	1	-5.75%	(8.85)
ACMF Jaimir Solar Power Private Limited	0.00%	•	79.09%	120.32	0.00%	•	78.13%	120.32
A CMF Hisar Solar Power Private Limited	0.00%		. 40.50%	61.62	%00.0	1	40.01%	61.62
A CMF Bhiwadi Solar Power Private Limited	0.00%	I	41.06%	62.46	0.00%	r	40.56%	62,46
ACMF Karnal Solar Power Private Limited	0.00%	-	38.97%	59.29	0.00%	1	38.50%	59.29
ACME Hannmangarh Solar Energy Private Limited	0:00%	1	0.34%	0,52	0.00%		0.34%	0.52
ACME Jaigarh Solar Energy Private Limited	0.00%	-	0.61%	0.93	0.00%	•	0.60%	0.93
		57,268.62		602.56		1.87		604.43
Intercompany elimination and consolidation adjustments	-208.31%	(38,693.62)	-296.08%	(450.43)	0.00%	•	-292.49%	(450.43)
		40 575 00	100 000%	160 12	100 00%	1 87	100.00	15400



ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)

CIN - U40106DL2015PTC337832

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

46 Capitalisation of expenditure

The expenditure incidental to the setting up of the project is included in capital work in progress (CWIP) which is apportioned to the assets on completion of the project and commencement of commercial operations. The Group has capitalised the following expenses to the cost of property, plant and equipment/ capital workin-progress::

	In Rs. million unit	ess otherwise stated
Particulars	31 March 2022	31 March 2021
	818.91	908.87
Opening balance	45.32	. 2,86
Insurance expense	13.25	28.05
Legal and professional fees	15.25	2.58
Transmission line expenses	51.00	(209.72)
Land development expenses	51.88	1 '1
Job processing and other machining charges	35.85	4.29
Rates and taxes	0.26	-
Finance cost (net of interest income on fixed deposit)	530.49	298.54
	11.84	0.94
Miscellaneous expenses	87.20	- 1
Project management expenses	89.39	39.87
Amortisation of right of use assets		17.11
Fees and charges	0.10	81.53
Project expenses		1,174.92
Total	1,684.48	1
Less: transfer to property, plant and equipment	(726.52)	
Net amount included in capital work in progress	957.96	818.91
THE AMOUNT INCIDENCE IN CUPITAL WOLLT PAGE 603		

47 Ind AS 116 - Leases

The Group has lease agreement usually for a period of 25-28 years with individuals for land and solar park developers. With the exception of short-term leases and leases of low-value underlying assets, each lease is reflected on the balance sheet as a right-of-use asset and a least liability. The Group classifies its right-of-use assets in a consistent manner to its property, plant and equipment.

Each lease generally imposes a restriction that, unless there is a contractual right for the Group to sublease the asset to another party, the right-of-use asset can only be used by the Group. The Group is prohibited from selling or pledging the underlying leased assets as security. .

A Lease payments not included in measurement of lease liability

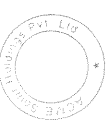
The Group did not entered into any lease arrangements which are either of low value or are considered as short term leases.

B Information about extension and termination options

The lease agreement provide options for extension to the Group if power purchase agreement is extended.







ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN - 1401060112015FTC337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

48 Net gain on seed of assets

Under State of assets

United and ACME Distrogath Solur Energy Private Limited and ACME Fazilka Power Private Limited and its subsidaries, namely ACME Nizamabad Solar Energy Private Limited, ACME Chitorgath Solar Power Private Limited, Revealed Solar Power Private Limited, Revealed Solar Power Private Limited, ACME Range Reddy Solar Power Private Limited, ACME Range Reddy Solar Power Private Limited, ACME Green Shakis Private Limited, ACME Green Shakis Private Limited, ACME Green Shakis Private Limited have been sold to the private equity funds for which detail of not assets disposed off and profit or loss in net are stated below:

						TL-2 Group	di)								
Particulars	ACME Fazilka Power Private Limited	ACME Nizamabad Solar Energy Private	ACME Warangal Solar Power Private Limited	ACME Narwana Solar Power Private Limited	Surworld Solur Power Private Limited	Neemuch Solar Power Private Limited	Solar Power Private Limited	Rewanshal Solar Power Private Limited	ACME Medak Solar Energy Private Limited	ACME Ranga Reddy Solar Power Private Limited	ACME Karimagar Solar Power Private Limited	Total of TL-2 Group	ACME Chittorgarh Solar Energy Private Limited	Acme Green Shakti Private Limited	Total
Net nesets disposed off:		THE PARTY OF THE P													
Non-current assets						99000	00 770	67611	10 227 6	1 727 45	85423	15 256.13	10.422.95	,	25,679.08
Property, plant and equipment	870.52	3,034.85	860.19	827.82	1,820.41	8/9.55	846.93	013,11	4,000.74	2017			226.19	•	226.19
Right-of-use asset	•	•	•	•		,	,	,	1			,	•	•	•
nvestment	•					,,,,		•	,	,	,	3.63	1.021.74		1,025,37
Other financial assets		3,57	•		•	00.0	. ;	• !	•	12.05	,	85.5			28 977
Deferred thy occupe (not)	3.48	•	3,22		16.60	•	2,13	207/		10.01	7.00	200			16.86
Concurrent tax assets (not)	0.53	2.07	0.47	0.45	•	0,22	•	1,96	,	3,03	CO'.1	10.30			
Current assets									7000	105.04	37.74	2 707 44	234.41	•	2.941.85
Prode recoverables	152,30	551.28	150,35	150.11	325.81	153.70	137,33	133.80	2000	300.04	200	1000		0.18	204 64
Cost and cost activalents	37.82	12.08	27.44	. 21.45	24,43	46.63	32,21	14.88	28.54	4	70,00	00707			25.500
		194.86	60.34	53.42	•	0.14		,	32,54	17.44	99.0	359.38			0.75
Other ounk Damices	1 366 96	,	,	•	•	,	1	,	•	,	i	1,366.86		•	1,356.85
Coaris	20,000,4	57.1	447	5.21	8.58	4.50	18,41	3,34	11,05	2.2	4.17	87.52	_	•	27.7.74
Other financial assets	000	2	0.40		1.32	0.38	1.08	0.39	1.84	1,20	0.40	10,02	23.95	0.35	34.32
Other current assets	600	13.000	1 105 00	1 083 88	3,10	1.085.18	1.038.35	1,047,16	3,208,84	2,087,71	1,033,05	20,141.16	13,343.13	0.53	33,484.82
Total assets (A)	2,440,45	167106	1,100.00	Common of a											
Non-current liabilities		00.50.	00 000	***	1 205 75	61733	617.21	619.13	1.951.66	1,293,25	617.29	10,690.72	8,709.04	1	19,399.76
Long term borrowings	621.78	1,304.20	370.00	D'CDC				•		•	•	•	202,20	•	202,20
.case liabilities	•	. !	•	, ,		704			2.50	,	•	13.86	•	•	13.86
Deferred tax liabilities (not)	•	C/.%	•	CC'D	•	3			'	,	•	•	886.85		886.85
Other non current liabilities	•	•	1	•	•	_		_							
Current liabilities			0000	144.63	100	113 03	88 98	160.51	218.73	237.52	113.78	2,714,22	1,002.18	1,68	3,718,08
Short term borrowings	403.46	Ε.	210.55	<u>.</u>	_	_	00.00	0.35	0.21	0.20	0,05	23.87	0.32	•	24.19
Trade payables	0.23	3,39	9				20.71	20.02	37.75	23 91	24.40	261.60	219.30	0.02	480,92
Others financial liabilities	26,43	30,93	11.55	_	<u> </u>	•	10,01	74.40	1		0.36	679			64.40
Other current liabilities	0.55	1.24	0.35	0.35		(5.0	0.33	6.33	* 17 C	;	,	0.14		1	0.14
Current tox liabilities					4	1		,	1000	1 661 69	755.88	13,710.90	11.077.80	1.70	24,790.40
Total assets (B)	1,052,45	2,740.32	757.93	727.62	1,633.94	141.32	/0.12/	914-27	10.10747	Table Company		2.74		,	2.74
Other adjustment/ eliminations (C)*												6.433.00	2,265,33	(1.17)	
Net assets disposed off (A-B)												7 581 22	3,186.62	0.21	10,768.05
Sale consideration received														•	1,132.63
December of a consideration received receivable												40 17	1 053 02	+ 24	13.504.5

^{*} Represents derecognition of intangible asset recognised initially at the time of acquisition of ACME Fazilka Power Private Limited.

(ii) During the current year, 49% investment in equity instruments of subsidiary company, namely ACME Photovoltaic Solar Private Limited has been sold to the private equity funds on which profit (net) has been realisad.

31 March cash and cash equivalent nent in subsidiary Company		
		31 March 2022
	procurary	92.17
	ale consideration received in cash and cash equivalent	
	con Consume value of investment in subsidiary Company	0.03
	Con July and Con J	92.12









(This space has been intentionally left blank)

ACME Solar Holdings Private Limited (previously known as ACME Solar Holdings Limited)
CIN- U4010601.20/587C337832
Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

21,454.60 2,394.95 17.49 55.19 0.04 1,499.24 6,089,26 3,617.98 3,617.98 19.05 583.37 86.83 32.80 55.19 1,354.40 37.67 31,392.24 585.53 760.72 696.90 620.99 46.76 Total 55.19 0.01 222.29 14.68 3,434.72 498.20 924.85 (iii) During the previous year, six subsidiary companies of Group, namely ACNE Kannal Solar Power Private Limited, ACME Bhiwadi Solar Power Private Limited, ACME Bhiwadi Solar Power Private Limited have been sold to the private oquity funds for which detail of net assets disposed off and profit or loss in net are stated below: 2,664.38 (29'5) 3.72 177.20 26.23 1.68 39.95 130.45 74.48 72.00 206.81 Acmo Hisnr Solar Power Private Limited* 2,764.33 488.62 (96'9) Acme Bhiwadi Solar Power Private Limited* 221.95 14.72 3,366.42 497.80 938.01 4.05 75.98 8.61 2,651.01 207.37 2,755.22 488.62 3,71 175.81 21.96 2,29 131.94 56.51 41.31 2,734,77 488.62 3,72 17,73 18,40 3,20 0.02 222.96 14.68 3,380.86 (5.84)Solar Power Private Limited* 128.39 30.04 71.32 51.14 75.29 6.83 2,664.86 206.81 359.10 2.62 9,701.32 (131.85) 2,253.38 2,757.05 245.33 109.54 24.21 1,039.54 8,318.97 1,020.63 10,162,34 1,168,85 Inipur Solar Power Private Limited* Kuruksbetra Solar Energy Private Limited 43.83 6.95 3.570.24 236.72 0.03 3,102.09 451.36 919.51 9.79 42.45 178.20 256.10, 2,577.36 279.97 8.01 3.95 653.35 2,578.02 280,10 9,48 236,22 3,103.85 458.27 922.97 1,576.32 42.81 177.28 256.17 ACME Rewari Solar Power Private Limited 4.91 derred sale consideration received receivable Other adjustment/ eliminations (~)
Net assets disposed off (A-B+C)
Sale consideration received Non-current assets Property, plant and equipment Deferred tax assets (net) Non-current tax assets (net) Deferred tax fiabilities (net) Other non current liabilities Cash and cash equivalents Other bank balances thers financial liabilities Net nasets disposed off: Other non current assets on-current liabilities wher current liabilities nort term borrowings ong term borrowings Other financial assets Other fuuncial assets Current assets Trade receivables Other current assets Total assets (A) Current linbilities Cight-of-use asset rade payables ase liabilities Particulars

(This space has been intentionally left blank)





Gain/ (loss) on sale of assets
*previously classified as assets/liability held for sale

Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

In Rs. million unless otherwise stated 49 Assets/ Investments held for sale As at **Particulars** 31 March 2021 31 March 2022 ACME Photovoltaic Solar Private Limited 0.05

5,100 (as at 31 March 2021: nil) equity share of Rs 10 each, fully paid up

0.05 During the current year, investment in equity instruments/ assets of the subsidiary company have been classified as assets held for sale pursuant to management's

intention to sell. The Holding Company has entered into sale purchase agreement ("SPA") with a private equity fund for sale of its 51% investment in equity share of above mentioned subsidiary company.

The assets classified as held for sale have been accounted at lower of carrying amount and fair value less costs to sell. The fair value of investment classified as assets held for sale has been determined based on the SPA entered with the private equity fund.

As at 31 March 2022, the carrying value and fair value less cost to sell of investment in above mentioned subsidiary company classified as assets held for sale is detailed below:

Fair value less costs Carrying value **Particulars** to sell 0.05 95.93 Investment

No impairment loss has been recognised on classification of investment as asset held for sale as fair value less cost to sell is higher than the carrying amount of the

50(i) Details of funds received and loaned as intermediary

a) Funds received from foreign entity (Funding Party):

In Rs. million unless otherwise stated

Funding Party	Date	Amount
India Cleantech Energy (Foreign Portfolio Investor) Address: 37 Sir William Newton Street, 7th Floor, Happy World House, Port Louis, Mauritius	12 August 2021	24,527.93

b) Intermediary Parties	Date	Amount
ACME Solar Technologies (Gujarat) Private Limited	12 August 2021	331.33
ACME Solar Energy (Madhya Pradesh) Private Limited	12 August 2021	488.22
ACME Odisha Solar Power Private Limited	12 August 2021	603.23
ACME Jodhpur Solar Power Private Limited	12 August 2021	44.09
ACME Raipur Solar Power Private Limited	12 August 2021	576.58
ACME Magadh Solar Power Private Limited	12 August 2021	185.60
ACME Nalanada Solar Power Private Limited	12 August 2021	229.79
Nirosha Power Private Limited	12 August 2021	735.23
ACME PV Powertech Private Limited	12 August 2021	507.47
	19 August 2021	0.99.
ACME Yamunanagar Solar Power Private Limited	12 August 2021	207.22
ACME Mahabubnagar Solar Energy Private Limited	- 12 August 2021	284.85
ACME Rewa Solar Energy Private Limited	12 August 2021	62.09

In Rs. million unless otherwise stated Funds lend to other entity (Ultimate Beneficiaries) Date Ultimate Beneficiaries Amount 12 August 2021 4,255.70 ACME Solar Holdings Private Limited 0.99 19 August 2021 Address: Plot 152, Sector - 44, Gurugram, Haryana, 122002

In Rs. million unless otherwise stated d) Co-guarantee provided to or on behalf of the ultimate beneficiaries:

Ultimate Beneficiaries	Date	Amount
ACME Solar Technologies (Gujarat) Private Limited	12 August 2021	1,171.77
ACME Solar Energy (Madhya Pradesh) Private Limited	12 August 2021	1,993.30
ACME Odisha Solar Power Private Limited	12 August 2021	2,050.85
ACME Jodhpur Solar Power Private Limited	12 August 2021	3,810.99
ACME Raipur Solar Power Private Limited	12 August 2021	1,912.93
ACME Magadh Solar Power Private Limited	12 August 2021	675.68
ACME Nalanada Solar Power Private I imited	12 August 2021	966.39
Nirosha Power Private Limited	12 August 2021	2,127.25
ACME PV Powertech Private Limited	12 August 2021	3,384.35
ACME Yamunanagar Solar Power Private Limited	12 August 2021	1,180.70
ACME Mahabubnagar Solar Energy Private Limited	12 August 2021	1,770.06
ACME Rewa Solar Energy Private Limited	12 August 2021	3,810.99

The Company has complied with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999), Companies Act and the Prevention of Money-Laundering Act, 2002 (15 of 2003).



Summary of significant accounting policies and other explanatory information for the year ended 31 March 2022

- Other than above, the Group has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Group shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (ii) The Group has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Group (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

51 Additional regulatory disclosures

- a) The Group has not been declared as wilful defaulter by any bank or financial institution or any other lender.
- b) The Group does not have any charges or satisfaction, which is yet to be registered with Registrar of Companies, beyond the statutory period prescribed under the Companies Act, 2013 and the rules made thereunder.
- c) The Group has not entered into any transaction which has not been recorded in the books of account, that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).
- d) The Group has not traded or invested in crypto currency or virtual currency during the year.
- The Group does not have any Benami property and further, no proceedings have been initiated or are pending against the Group, in this regard.
- The Group has not entered into any transactions with struck off companies, as defined under the Companies Act, 2013 and rules made thereunder.

Subsequent event

The Group evaluated events and transactions, which occurred subsequent to the balance sheet date but prior to the date when consolidated financial statements were available to be issued. There were no material subsequent events other than those already disclosed.

sequent to spread of Coronavirus disease (COVID 2019), the Government of India had announced national wide lock down from 25 March, 2020 which was gradually lifted. The Group is engaged in providing engineering, procurement and construction services and operation and maintenance services to its subsidiary entities and its subsidiary entities are engaged in provision of essential services and therefore, continues to operate, there has not been a significant impact in this pandemic situation. The Ministry of New and Renewable Energy (MNRE) vide its order dated 1 April 2020 had directed the Discoms to pay the electricity dues to the renewable energy generating stations on regular basis as was being done prior to lockdown. Consequently, subsidiary entities of the Group has not seen any significant delay in collection from Discom. Apart from relief provided by MNRE, the Group has availed debt moratorium for term loans for few of its subsidiaries under the relief package issued by the Reserve Bank of India (RBI).

To manage the expected liquidity risk, the Group has increased the review frequency of cash planning. The Group has considered internal and external information up to the date of approval of these financial statements including directives/communique issued by CERC and other government agencies, in determining the impact of global pandemic on carrying values of assets and liabilities as of 31 March 2022. While the impact has not been of any significance as of now, the Group is closely monitoring developments, its operations, liquidity and capital resources and is actively working to minimize the impact of this unprecedented situation.

54 Entity wide disclosures

The Group is primarily in the business of sale of power and establishing, commissioning, setting up, operating and maintaining power generation using solar power plants within India. The Chairman and Managing Director of the Holding Company, which has been identified as being the chief operating decision maker, evaluates the Group's performance, allocates resource based on the analysis of the various performance indicator of the Group as a single unit. Therefore, there is no reportable segment for the Group.

For Walker Chandiok & Co LLP

Chartered Accountants

Chartered Accountants Firm Registration No.: 009612N Firm's Registration No.: 001076N/N500013

Deepak Mattal

Place: Gurugram Date: 29 September 2022

Partner

Membership No. 503843

Shishir Tekriwal

Partner

Membership No. 088262

For S. Tekriwal & Associates

For and on behalf of the Board of Directors

Manoj Kumar Upadhyay Chairman and Managing Director

DIN No. 01282332

Rajesh Sodhi Membership No. F3043

Company Secretary

Neeraj Gupta Chief Financial Officer

w4 05 m