# Wise Travel India Private Limited Annual Report 2021



### **DIRECTOR'S REPORT**

Dear Members,

The Directors have pleasure in presenting the 12th Annual Report together with the Audited Statement of Accounts and the Auditor's Report in respect of the year ended 31st March'2021.

### **FINANCIAL HIGHLIGHTS:**

The Company's performance during the financial year ended March 31, 2021 as compared to the previous accounting period is summarized below:

Particulars	2020-2021	2019-2020
Revenue from operations	422,680,056	2,034,827,444
Add: Other income	17,871,332	7,679,283
Total revenue	440,551,388	2,042,506,727
Less: Expenses	418,469,340	1,954,623,271
PROFIT BEFORE EXTRAORDINARY & EXCEPTIONAL ITEMS	22,082,048	87,883,456
Tax expenses		
Current Tax	6,150,557	23,768,594
Deferred tax Charge	491,086	1,154,876
Profit/ (loss) after tax	16,422,577	65,269,738
Earning per share (EPS)	10,422,577	03,209,738
Basic	5.57	22.13
Diluted	5.57	22.13

### RESULTS OF OPERATIONS AND STATE OF COMPANY'S AFFAIR:

We are pleased to inform you that the company has earned a net profit before tax of Rs. 16,422,577/-during the year as against to the net profit of Rs. 65,269,738/- in the previous year. During the financial year the Company continued to compete aggressively to acquire additional business while maintaining stringent fiscal discipline so as to improve margins.

### **DIVIDEND:**

The Directors recommend that no dividend be paid for the year ended  $31^{st}$  March 2021 and the available surplus is retained to strengthen the net worth of the Company.

FOR WISE TRAVEL INDIA PRIVATE LIMITED

DIRECTO

Wise Travel India Pvt. Ltd.

CIN U63090DL2009PTC189594 D-21, Corporate Park, 3rd Floor, Near Dwarka Sector-8 Metro Station, Sector-21, Dwarka, New Delhi-110077 Tel: +91 11 45434543

Email: info@wticabs.com Website: www.wticabs.com

# TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND:

The provisions of Section 125(2) of the Companies Act, 2013 do not apply as there was no dividend declared and paid last year.

### TRANSFER TO RESERVE:

During the financial year, the Company has transferredRs. 16,422,577(Rupees One Crore Sixty-Four Lakh Twenty-Two Thousand Five Hundred and Seventy-Seven Only) to reserves.

### **REVIEW OF BUSINESS OPERATIONS AND FUTURE PROSPECTS:**

Your Company is all set to improve its performance by improving the capacity utilization, increasing revenue, generating better margins and other cost reducing measures. This would help the Company in getting better operational efficiency and value added services.

# MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT:

There have been no material changes and commitments affecting the financial position of the Company occurred between the end of the financial year to which these financial statements relate and date of this report. There has been no change in the nature of business of the Company.

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

There are no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

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

The provisions of Section 134(m) of the Companies Act, 2013 do not apply to our Company. The total Foreign Exchange Inflow and Outflow was Rs Nil during the year under review.

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

Your Company has designed such internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and preparation of the financial statements for external purposes in accordance with Generally Accepted Accounting Principles (GAAP) in India. The Company does not have any Risk Management Policy as the elements of risk threatening the Company's existence are very minimal.

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

The Company has not developed and implemented any Corporate Social Responsibility initiatives as the said provisions are not applicable.

### PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013:

During the year under review, the Company has not given any loan or guarantee or has not made any investment.

### PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES:

All related party transactions that were entered into during the financial year ended 31stMarch, 2021 were on arm's length basis and were in the ordinary course of business. Therefore, the provisions of Section 188 of the Companies Act, 2013 were not attracted. However, the disclosure of transactions with related party for the year as per Accounting Standards is given in note number 30 to the financial statements as on 31st March, 2021. Particulars of contracts & arrangements with related parties in the prescribed Form AOC-2, has been enclosed with this report, as Annexure "B".

### **EXTRACT OF ANNUAL RETURN:**

The Annual Return of the Company is available on <a href="https://wticabs.com/content/Form">https://wticabs.com/content/Form</a> MGT 7.pdf

### **DIRECTORS RESPONSIBILITY STATEMENT:**

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 the Board hereby submits its responsibility Statement:

(a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

FOR WISE TRAVEL INDIA PRIVATE LIMITED

OFFICE DIRECTOR

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

### **DEPOSITS: -**

The Company, being a private limited company, has not invited or accepted any deposits from the public within the meaning of Section 73 of the Companies Act, 2013 and therefore the requirement of disclosure under Rule 8(5)(v) & Rule 8(5)(vi) of the Companies (Account) Rules, 2014 is not applicable.

### **DIRECTORS**

There is no change in the composition of the Board of Directors during the current financial year.

### **DECLARATION OF INDEPENDENT DIRECTORS**

The provisions of Section 149 for appointment of Independent Directors do not apply to the company.

# ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO FINANCIAL STATEMENTS

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

### **AUDIT COMMITTEE: -**

Since the provisions of section 177 of the Companies Act, 2013 read with Companies (Meetings of its Board and its Power) Rules, 2014 are not applicable on the Company, the Company is not required to constitute an Audit Committee.

### **NOMINATION AND REMUNERATION COMMITTEE: -**

FOR WISE TRAVEL INDIA PRIVATE LIMITED

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The company is not covered under the provisions of Section 178 of the Companies Act, 2013, hence Nomination and Remuneration committee need not to be constituted.

### **CORPORATE GOVERNANCE**

The management has taken every possible steps to ensure efficient and transparent governance of the affairs of the Company. The Board is committed towards the compliance of all laws of the land as may be applicable on the company and management of the affairs of the organization in the best interest of all stakeholders of the Company. However, the Company being a Private Limited Company is not required to disclose the corporate governance policy and measures in the Board's report.

### REPORTING OF FRAUD BY AUDITOR

As per auditors' report, no fraud u/s 143(12) reported by the auditor.

### **STATUTORY AUDITOR**

M/s BHS & Co (FRN No.016889N), are appointed as statutory auditors of the company, to hold office from conclusion of 10<sup>th</sup> annual general meeting until the conclusion of annual general meeting of the Company to be held in year 2024. They have confirmed that they are not disqualified from continuing as Auditors of the Company.

### **AUDITOR'S REPORT**

No qualification, reservation or adverse remark or disclaimer made by auditor in his report.

### **AUDIT OBSERVATIONS**

Auditor's observations are explained suitably in various notes on the accounts and are self-explanatory.

### **BOARD'S COMMENT ON THE AUDITORS' REPORT**

The observations of the Statutory Auditors, when read together with the relevant notes to the accounts and accounting policies are self-explanatory and does not call for any further comment.

### RESERVATION AND QUALIFICATION ON SECRETARIAL AUDITOR'S REPORT

The Company being a private company, Secretarial Audit Under section 204 of Companies Act, 2013 is not applicable.

FOR WISE TRAVEL INDIA PRIVATE LIMITED

ARCHARITECTOR

DIRECTOR

# <u>DISCLOSURE AS PER THE SEXUAL HARRASMENT OF WOMEN AT WORKPLACE</u> (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The company has a policy on prohibition, prevention and Redressal of Sexual Harassment of women at workplace and matters connected therewith or incidental thereto covering all the aspects as contained under "The Sexual Harassment of women at workplace (Prohibition, Prevention and Redressal) Act, 2013". During the financial year 2020-21, no complaint was received under the policy.

### **MAINTENANCE OF COST RECORDS**

The provision of Cost audit as per section 148 doesn't applicable on the company.

### **NUMBER OF BOARD MEETINGS**

There were Seven Board meetings conducted during the financial year. As per the Secretarial Standard SS-1 issued by the Institute of Company Secretaries of India, the details of the dates of the board meetings and the numbers of the board meetings attended by each director are as follows:

Board meeting serial number as per the	Date of Board Meeting
Secretarial Standards-1	
1/2020-21	11 <sup>TH</sup> MAY 2020
2/2020-21	12 <sup>TH</sup> JUNE, 2020
3/2020-21	04 <sup>TH</sup> AUGUST, 2020
4/2020-21	12 <sup>TH</sup> OCTOBER, 2020
5/2020-21	10 <sup>TH</sup> DECEMBER, 2020
6/2020-21	18 <sup>TH</sup> DECEMBER, 2020
7/2020-21	28 <sup>TH</sup> JANUARY, 2021

### **SHARES**

The Board of Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the Financial Period under review:

Increase in Share Capital	Buy Back of Securities	Sweat Equity	Bonus Shares	Employees Stock Option
				Plan
Nil	Nil	Nil	Nil	Nil

FOR WISE TRAVEL INDIA PRIVATE LIMITED DIRECTOR

### **CORPORATE SOCIAL RESPONSIBILTY (CSR)**

The Company has developed Corporate Social Responsibility (CSR) Policy in line with the provisions of Section 135 of Companies Act, 2013 and is gearing up its action for implementation of the same. However, due to COVID-19 Pandemicsituation the Company was unable to spend on the CSR activity as prescribed under Section 135 of Companies Act, 2013.

# <u>DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS, COURTS AND TRIBUNALS</u>

No significant and material order has been passed by the regulators, courts, tribunals impacting the going concern status and Company's operations in future.

### **FUTURE PROSPECTUS**

During the financial year 2020-2021, the Company plans to further improve its margins and obtain sizeable market share.

### **ACKNOWLEDGEMENT**

Your Directors place on record their sincere thanks to bankers, business associates, consultants, and various Government Authorities for their continued support extended to your Companies activities during the year under review. Your Directors also acknowledges gratefully the shareholders for their support and confidence reposed on your Company.

### For Wise Travel India (Private) Limited

DIRECTOR

For WISE TRAVEL INDIA PRIVATE LIMITED

Hema Bisht (Director)

DIN No.02534803

RZA-1/39, Vijay Enclave,

New Delhi-110045

FOR WISE TRAVEL INDIA PRIVATE LIMITED

Vivek Laroia

(Director)

DIN No. 02534740

G-171E, 1stFloor, Palam Vihar,

Gurgaon, Haryana - 122017

Place: New Delhi

Dated:25th November 2021

# Annexure-B FORM NO. AOC -2 PARTICULARS OF CONTRACT OR ARRANGEMENT

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014.

- 1. Details of contracts or arrangements or transactions not at Arm's length basis. NIL
- 2. Details of contracts or arrangements or transactions at Arm's length basis:

Name (s) of the related party & nature of relationship		Salient terms of the contracts or arrangements or transaction including the value, if any	Date of approv al by the Board	Amount (Rs.)	Amoun t paid as Advanc e, if any
Aaveg Management Services Private Limited	Ongoing	Transaction in normal course of business	NA	14,976,400.0 0	NIL

### For Wise Travel India (Private) Limited

For WISE TRAVEL INDIA PRIVATE LIMITED

HemaBisht

(Director) DIN No.02534803

RZA-1/39, Vijay Enclave,

New Delhi-110045

For WISE TRAVEL INDIA PRIVATE LIMITED

Vivek Laroia

(Director)
DIN No. 02534740

G-171E, 1stFloor, PalamVihar, Gurgaon, Haryana - 122017

Place: New Delhi

Dated:25th November 2021



### **INDEPENDENT AUDITOR'S REPORT**

### To the Members of M/s WISE TRAVEL INDIA PRIVATE LIMITED

### **Opinion**

We have audited the financial statements of M/s Wise Travel India Private Limited, which comprise the balance sheet as at 31st March 2021, statement of Profit and Loss and Cash Flow Statement for the year ended, and a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, and profit/loss, and its cash flow for the year ended on that date.

### **Basis for Opinion**

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. 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 together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 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

### **Kev Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We want to draw attention that due to COVID 19 pandemic & other government operational guidelines in subsequent period after balance sheet date, business operation of the company have disrupted. But management is making efforts to get business back on track & hopeful for more recovery in coming years.

### Information other than the Financial Statements and Auditors Report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

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

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

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

### Responsibility of Management for Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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



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

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 SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the 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 Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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



We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

### Report on Other Legal and Regulatory Requirements

1) As required by the Companies (Auditor's Report) Order, 2016 (the Order) issued by the Central Government of India in terms of Section 143(11) of the Act, and on the basis of such checks of the books and records of the Company as we consider appropriate and according to information and explanation given to us, we enclose in the Annexure a statement on the matters specified in paragraph 3 & 4 of the said order to the extent applicable.

### 2) As required by Section 143(3) of the Act, we report that:

- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
- (b) In our opinion proper books of account as required by law have been kept by the company so far as it appears from our examination of those books;
- (c) The balance sheet, the statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account:
- (d) In our opinion, the aforesaid financial statements comply with the accounting Standards prescribed under Section 133 of the Act read with relevant rule issued thereunder:
- (e) On the basis of the written representations received from the directors as on 31 March 2021 taken on record by the Board of Directors, none of the directors are disqualified as on 31 March 2021 from being appointed as a director in terms of Section 164(2) of the Act;



(f) The reporting requirement on adequacy of Internal Financial Controls over Financial Reporting of the company and the operating effectiveness of such controls is not applicable to company in term of Notification G.S.R. 583 (E) dated 13th June 2017 issued by Ministry of Corporate Affairs being a private company and having turnover & borrowing less than 50 crores and 25crores respectively as per latest audited financial statements; and

of charges

- (g) With respect to the other matters to be included in Auditors' 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 explanation given to us:
  - i. The Company does not have any pending litigations which would impact its financial position
  - ii. In our opinion and as per the information and explanations provided to us, the Company has not entered into any long-term contracts including derivative contracts, requiring provision under applicable laws or accounting standards, for material foreseeable losses;
  - iii. There were no amounts which required to be transferred by the Company to the Investor Education and Protection Fund.

For BHS Co.

**Chartered Accountants** 

Firm Registration No: 016889M

CA Harvinder Singh Bhatia

Partner

M. No.094765

Place: New Delhi

Date: 25th November 2021

UDIN: 2109 4765 AAAAS DQ 720

### ANNEXURE 1 TO INDEPENDENT AUDITOR'S REPORT

Referred to in Paragraph 1 under the heading of "Report on other Legal & Regulatory Requirements of our report of even date to the members of WISE TRAVEL INDIA PRIVATE LIMITED on the accounts of the company for the year ended 31st March, 2021

### We report that:

- **1.** In respect of its fixed assets:
  - a) The company has maintained proper records showing full particulars including quantitative details and situation of its fixed assets.
  - b) As explained to us, All fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
  - c) Based on our audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to information and explanations given by the management, the title deeds of immovable properties are held in the name of the company.
- 2. The Company is service Company, primarily engaged in the Ground Transportation Business to various corporate clients in India. Accordingly, it does not hold any physical inventories. Hence provisions of clause ii of the Companies (Auditors Report) Order' 2016 are not applicable in the case of company.
- 3. In respect of loans, secured or unsecured, granted to the parties covered in register maintained under section 189 of the Companies Act, 2013. According to the information and explanations given to us and or the basis of our examination of the books of account, the company has not granted any loans, secured or unsecured, to/from companies, firms or other parties listed in the register maintained under section 189 of the Companies Act, 2013.
- 4. According to the information and explanations given to us and on the basis of our examination of the books of account, The Company has made investments on foreign subsidiary in Indonesia in the year 2020 & closing value of investment as on 31st March 2021 is Rs. 65,64,904 (1,238 shares of Rs 5.302.83 each fully paid).



- **5.** The Company has not accepted any deposits from the public during the year.
- 6. As per information & explanation given by the management, maintenance of cost records has not been prescribed by the Central Government under sub-section (1) of section 148 of the Act.

### **7.** In respect of statutory dues:

- a) Undisputed statutory dues including Provident Fund, Employees' State Insurance, Income-tax, GST, and VAT to the extent applicable and any other statutory dues have generally been regularly deposited with the appropriate authorities.
- b) According to the information and explanations given to us and the records of the company examined by us, there are no disputed amounts payable in respect of provident fund, employees' state insurance, income-tax, sales-tax, service tax, goods and service tax, duty of customs, duty of excise, value added tax, cess and other material statutory dues were in arrears as at reporting date for a period of more than six months from the date they became payable
- **8.** According to the records of the company examined by us and the information and explanations given to us, the Company has not defaulted in repayment of loan or borrowings to any bank. Further, there were no dues payable to financial institution or Government or debenture holders as at the Balance Sheet date.
- 9. The company has not raised any moneys by way of initial public offer, further public offer (including debt instruments) during the reporting period. Only term loans raised which was used as per condition decided by banks. Accordingly, the provisions of Clause 3(ix) of the Order are not applicable to the company.
- During the course of our examination of the books and records of the company, carried out in accordance with the generally accepted auditing practices in India and according to the information and explanations given to us, we have neither come across any instance of material fraud by the company or on the company by its officers or employees, noticed or reported during the year, nor have we been informed of any such case by the management.
- **11.** The company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the Act.

- **12.** As the company is not a Nidhi company and the Nidhi Rules, 2014 are not applicable to it, the provisions of Clause 3(xii) of the Order are not applicable to the company.
- 13. The company has entered into transactions with related parties in compliance with the provisions of Sections 177 and 188 of the Act. The details of such related party transactions have been disclosed in the financial statements as required under Accounting Standard (AS) 18, Related Party Disclosures specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- **14.** The company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of Clause 3(xiv) of the Order are not applicable to the company.
- **15.** According to the information and explanations given by the management, The Company has not entered into any non-cash transactions with its directors or persons connected with them. Accordingly the provisions of clause 3 (xiv) of the Order are not applicable to the Company and hence not commented upon
- **16.** The company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the provisions of Clause 3(xvi) of the Order are not applicable to the company.

For BHS & Co

FRN No: 016889N

**Chartered Accountants** 

CA Harvinder Singh Bhatha

**Partner** 

Membership No. 094765

Place: New Delhi

Date: 25th November 2021

UDIN-2109 4765 ARAASD9 720

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station Sector-21, Dwarka, New Delhi - 110077

### **BALANCE SHEET**

AS AT 31st MARCH '2021

	v	IARCH '2021	
Particulars	Note	Year Ending	Year Ending
I DOLLIGEN AND LIABIT METERS		31st March 2021	31st March 2020
I. EQUITY AND LIABILITIES			
1. Shareholders Funds			
a.) Share Capital	3	29,500,000	29,500,000
b.) Reserve and Surplus	4	213,875,952	197,453,375
		243,375,952	226,953,375
2. Non Current Liabilities			
a.) Long Term Borrowings	5	5 650 204	10 402 176
b.) Long Term Provisions	5 6	5,659,394	18,482,176
b.) Long Term Flovisions	0	12,876,846	11,737,576
		18,536,240	30,219,752
3. Current Liabilities			
a.) Short Term Borrowings	7	63,021,950	- 88,357,938
b.) Other Current Liabilities	8	21,079,076	47,791,139
c.) Trade Payables	9	162,163,515	345,010,261
d.) Short Term Provisions	=10	17,605,266	41,053,218
ary short rother rotherens	10	263,869,807	522,212,556
		203,009,007	322,212,330
TOTAL		525,781,999	779,385,683
II. ASSETS			
1. Non Current Assets			
a.) Fixed Assets	11		
i.) Property, Plant & Equipment	''	108,561,030	92,791,997
ii.) Intangible Assets		44,121	119,763
b.) Non-Current Investments	12	6,564,904	6,564,904
c.) Long Term Loans & Advances	13	40,097,873	37,955,352
d.) Other Non Current Assets	14	40,097,875	31,933,332
e.) Deferred Tax Assets	15	11,089,788	10,598,702
		166,357,716	148,030,718
2. Current Assets	Ì	1	- /- 2 - 9 - 1
a.) Trade Receivables	16	132,750,698	419,437,819
b.) Cash and Cash Equivalents	17	165,156,427	123,575,159
c.) Short Term Loans and Advances	18	9,082,233	12,127,116
d.) Other Current Assets	19	52,434,925	76,214,871
		,,	. 0,= 1 1,071
		359,424,283	631,354,964
TOTAL		525,781,999	779,385,683

**Company Overview** 

**Significant Accounting Policies** 

The accompanying Notes are an integral part of Financial Statements.

As per our report of even date

For BHS & CO.

On behalf of Board of Directors

Firm's Registration No. 916899N

Chartered Accountants

Sd/-

Harvinder Singh Bhat

Partner

Membership No. 094765

Place: New Delhi

Date: 25th November 2021

For WISE TRAVEL INDIA PR

Herra Bisht

Director

DIN: 02534803

For WISE TRAVEL INDIA PRIVATE LIMITED

Sd/-

Vivek Laroia

Director

DIN: 02534740

UDIN- 21094765 AAAA SD9720

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

Sector-21, Dwarka, New Delhi - 110077

### STATEMENT OF PROFIT & LOSS

FOR THE PERIOD ENDED 31st MARCH '2021

Particulars	Note	For the year ended 31st March 2021	For the year ended 31st March 2020
I. REVENUE FROM OPERATIONS	20	422,680,056	2,034,827,444
II. OTHER INCOME	21	17,871,332	7,679,283
III. TOTAL REVENUE		440,551,388	2,042,506,727
IV. EXPENSES  Operating Expenses Employees Benefit Expenses Finance Costs Depreciation and Amortization Expenses Other Expenses	22 23 24 11 25	288,367,769 63,234,611 5,595,479 20,240,533 41,030,948	1,589,887,210 206,135,865 13,782,933 33,560,285 111,256,979
TOTAL EXPENSES		418,469,340	1,954,623,271
V. PROFIT BEFORE EXTRAORDINARY & EXCEPTIONAL ITEMS		22,082,048	87,883,456
VI. EXTRAORDINARY & EXCEPTIONAL ITEMS		N 1 8	-
VII. PROFIT AFTER EXTRAORDINARY & EXCEPTIONAL ITEMS		22,082,048	87,883,456
VIII. TAX EXPENSES  1. Current Tax 2. Deferred Tax		6,150,557 491,086	23,768,594 1,154,876
IX. PROFIT FOR THE YEAR		16,422,577	65,269,738
X. EARNINGS PER EQUITY SHARE (Face Value of Rs. 10/- each, Previous year Rs. 10/-)			
Basic & Diluted	26	5.57	22.13

**Company Overview** 

**Significant Accounting Policies** 

Firm's Registration No. 9168997

1 2

The accompanying Notes are an integral part of Financial Statements.

As per our report of even date

For BHS & CO.

FOR WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

Sd/-

Harvinder Singh Bhatia

Chartered Accountant

Partner

Membership No. 094765

Place: New Delhi

Date: 25th November 2021

DERECTOR

Hema Bisht Director

DIN: 02534803

Sd/-

On behalf of Board of Directors

Vivek Laroia

Director DIN: 02534740

UDIN- 21094765 AAAASD9720

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

### Sector-21, Dwarka, New Delhi - 110077 STATEMENT OF CASH FLOW

### FOR THE PERIOD ENDED 31st MARCH '2021

Particu lars	For the year ended 31st March 2021	For the year ended 31st March 2020
Cash Flow From Operating Activities	0100 1140 01 2021	DISC IVALUATION 2020
Profit from Operations	22,082,048	87,883,456
Adjustment from non cash income and expenses	22,002,010	0,,000,100
1. Depreciation	20,240,533	33,560,285
2. Loss on sale of Fixed Assets	730,256	106,215
3. Profit on sale of Fixed Assets	(5,068,601)	(2,292,937)
4. Government subsidy	(181,250)	(125,000)
Change in working capital:	(101,200)	(==;,:::)
1. Other Non Current Assets	=	249,780
2. Trade Receivable	286,687,121	(54,400,004)
3. Short Term Loans & Advances	3,044,884	(1,365,236)
4. Long Term Loans & Advances	(2,142,521)	(21,935,033)
5. Other Current Assets	23,779,945	(23,321,983)
6. Long Term Provision	1,139,270	4,456,413
7. Other Current Liabilities	(26,712,063)	9,862,940
8. Trade Payable	(182,846,746)	115,608,944
9. Short Term Provision	(23,447,952)	2,673,000
Cash Generation From Operations	117,304,924	150,960,838
Income Tax paid	6,150,557	23,768,594
Net Cash from Operating Activity (A)	111,154,367	127,192,244
Investment in Subsidiary		(6,564,904)
Purchase of Tangible Assets	(46,857,070)	(19,543,918)
Proceeds from Sale of Fixed Assets	15,442,741	8,421,534
Net Cash Used in Investing Activities (B)	(31,414,329)	(17,687,288)
Proceeds from Issuance of Share Capital	-	-
Proceeds from Share Application Money	= =	=
Change in Long term Liabilities	(38,158,770)	(10,909,188)
Net Cash From Financial Activities (C)	(38,158,770)	(10,909,188)
Net (decrease)/increase in Cash, Cash Equivalents and	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	
Bank Overdrafts (A+B+C)	41,581,268	98,595,769
Cash, cash equivalents and bank overdrafts at beginning of	122 575 150	24,979,390
vear	123,575,159	24,979,390
Cash, cash equivalents and bank overdrafts at end of year	165,156,427	123,575,159

For BHS & CO.

On behalf of Board of Directors

Firm's Registration No. 016899N Chartered Accountants

Harvinder Singh Bhatia

Partner

Membership No. 094765 Place: New Delhi

Date: 25th November 2021

TRAVEL INDIA PRIVATE LIMITED

Director Hema Bisht

FOR WISE TRAVEL INDIA PRIVATE LIMITED

Director Vivek Laroia

VDIN-21094765 A AAAS D9720

Notes forming part of financial statement for the year ended March 31, 2021

### 1 Corporate Information:

The company has been incorporated as a Private limited company on April 22, 2009, and is in primarily engaged in providing Car rental services to Corporates & Non-corporates.

### 2 Significant Accounting Policies

### (a) Basis of Preparation of Financial Statements:

The financial statements have been prepared in accordance with the Generally Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the 2013 Act") . Accounting policies have been consistently applied except where newly issued accounting standards are initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

### (b) Use of Estimates:

The preparation of financial statements in conformity with Indian GAAP requires the management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the years in which the results are known / materialize.

### (c) Revenue Recognition:

Revenues from car rental, Consultancy etc. and other services are accounted for on completion of service net of service tax/GST recovered from customers. All the revenues are recognized when there is reasonable certainty of its ultimate collection.

Interest earned/accrued is recognized on a time proportion basis taking into account the amount outstanding and applicable interest rate. Interest income is included under the head "other income" in the statement of profit and loss account.

Profit/Loss on sale of fixed assets is recorded on transfer of title from the company and is computed on the basis of difference between net sale consideration and the written down value of the asset.

### (d) Cash and Cash Equivalent

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

### (e) Property, Plant & Equipment

Property, plant and equipment, capital work in progress are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met and directly attributable cost of bringing the asset to its working condition for the intended use.

Any trade discounts and rebates are deducted in arriving at the purchase price. Subsequent expenditure related to an item of property, plant and equipment is added to its book value only if it increases the future benefits from the existing asset beyond its previously assessed standard of performance.

All other expenses on existing plant, property and equipment, including day-to-day repair and maintenance expenditure and cost of replacing parts, are charged to the statement of profit and loss for the year during which such expenses are incurred. Items of stores and spares that meet the definition of property, plant and equipment are capitalized at cost and depreciated over their useful life. Otherwise, such items are classified as inventories. Gains or losses arising from de-recognition of property, plant and equipment are measured as the difference.

FRN: 016889N EN NEW DELHI CO

For WISE TRAVEL INDIA PRIVATE LIMITED

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### (f) Depreciation:

Leasehold land is amortized on a straight line basis over the period of lease i.e., 95/99 years. Depreciation on property, plant and equipment including stores and spares transferred from inventory is calculated on a written down value basis using the rates arrived at, based on the useful lives estimated by the management, which are equal to the useful lives prescribed under Schedule II to the Companies Act, 2013.

Depreciation on the amount of adjustment to property, plant and equipment on account of capitalization of insurance spares and critical spares transferred from stores and spares is provided over the remaining useful lives of related assets.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate. To calculate depreciation on Fixed Assets, Tangible and Intangible, in a manner that amortizes the cost of the assets is provided on the basis of written down value method at the rates on the basis prescribed in Part C of the schedule II of the Companies Act, 2013.

Description	Useful Life Estimated by
Computers & Data Processing Equipment/Software	3 years
Leasehold Improvement	10 years
Furniture & Fixtures	10 years
Office Equipment	5 years
Taxis used in the business of running them on hire	6 years
Building	30 years
Motorcycle	10 years
Cars	8 years

### (g) Revaluation of assets

As and when Fixed Assets are revalued, to adjust the provision for depreciation on such revalued Fixed Assets, where applicable, in order to make allowance for consequent additional diminution in value on considerations of age, condition and unexpired useful life of such Fixed Assets.

### (h) Impairment of Assets

At each balance sheet date, the Company assesses whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recognized in the statement of profit and loss to the extent the carrying amount exceeds the recoverable amount.

### (i) Inventories

Company is in the business of Personal Ground Transportation & Consultancy Services Business so there is no inventory.

### (j) Taxes on income

Income taxes are accounted for in accordance with Accounting Standard 22 on Accounting for Taxes on Income. Tax expense comprises both current and deferred tax. Current tax is determined as the amount of tax payable in respect of taxable income for the period using the applicable tax rates and tax laws. Deferred tax assets and liabilities are recognized, subject to consideration of prudence, on timing differences, being the difference between taxable income and accounting income, that originate in one period and are capable of reversal in one or more subsequent periods and are measured using tax rates enacted or substantively enacted as at the Balance Sheet date. The carrying amount of deferred tax assets and liabilities are reviewed at each Balance Sheet date. Deferred Tax Asset on carry forward losses and unabsorbed depreciation, if any, are recognized when it is virtually certain that there will be future taxable profit.



For WISE TRAVEL INDIA PRIVATE LIMITED

AND DIRECTOR

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### (k) Employee Benefits

1. Short term Employee Benefits- Short term employee benefits are recognized as an expense at the undiscounted amount in the Profit and loss account of the year in which the related services is rendered.

### 2. Post-Employment Benefits

- **2.1 Provident Fund-** Eligible employees receive benefits from a provident fund, which is a defined contribution plan. Both the employee and the company make monthly contributions to this provident fund plan equal to specified percentage of the covered employee's salary. Amounts collected under the provident fund plan are deposited in a government administered provident fund. Company's contributions to provident fund are charged to Profit & Loss account on accrual basis.
- **2.2 Gratuity** In accordance with the Payment of Gratuity Act, 1972, the Gratuity Plan provides a lump sum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment. The company has recognized a provision for gratuity amounting to Rs. 4,95,290/- during the year on the basis of estimates of management as probable liability for gratuity outstanding at the end of the year calculated in accordance with The Payment of Gratuity Act'1972.

### (l) Borrowing Costs

Borrowing costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such asset. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. All other borrowing costs are charged to revenue.

### (m) Provisions & contingencies

A provision is recognized when the company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent Liabilities are disclosed in the notes. Contingent assets are not recognized or disclosed in the Financial Statements.

### (n) Goods & Service Tax input credits

Goods & Service tax input credit is accounted for in the books in the period in which the underlying service received is accounted and when there is reasonable certainty in availing / utilizing the credits.

### (o) Earnings per Share:

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income (net of any attributable taxes) relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares except where the result would be anti-dilutive.



FOR WISE TRAVEL INDIA PRIVATE LIMITED

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### (p) Foreign Currency Transactions

Foreign Currency Transactions are recorded at the exchange rate prevailing on the date of transaction. All monetary foreign currency assets/liabilities are translated at the rates prevailing on the date of balance sheet. The exchange difference between the rates prevailing on the date of transaction and on the date of settlement as also on translation of monetary items at the end of the year is recognized as income or expense, as the case may be.

### (q) Investments

Investments, which are readily realizable and intended to be held for not more than one year from the date on which investments are made, are classified as current investments. All other investments are classified as long term investments. Long-term investments are stated at cost, less provision for other than temporary diminution in the carrying value of each investment. Current investments are stated at the lower of cost and fair value,

### (r) Other Accounting Policies

The financial statements for the year ended 31st March, 2018 has been prepared as per the then applicable, prerevised Schedule VI to the Companies Act, 2013. Consequent to the notification of Revised Schedule VI under the Companies Act, 2013, the financial statements for the year ended 31st March, 2019 are prepared as per Revised Schedule VI. Accordingly, the previous year figures have also been reclassified to conform to this year's classification. The adoption of Revised Schedule VI for previous year figures does not impact recognition and measurement principles followed for preparation of financial statements.



FOR WISE TRAVEL INDIA PRIVATE LIMITEL

GYOF DIRECTOR

### WISE TRAVEL INDIA PRIVATE LIMITED Notes to Equity and Liability 31st March 2021

3. SHARE CAPITAL	For the year			ear ended rch 2020
Authorized Shares				
30,00,000 (Previous Year 30,00,000)		30,000,000		30,000,000
Equity Shares of Rs. 10/- each		- 1		
Issued, Subscribed and Fully Paid Up Shares		1		
Issued		20 500 000		20 500 000
29,50,000 (Previous Year 27,00,000) Equity Shares of Rs. 10/- each		29,500,000		29,500,000
Equity Shares of Rs. 10/- each		29,500,000		29,500,000
		22,300,000		27,500,000
	For the ye	ar ended	For the y	ear ended
Reconciliation of the number of Shares Outstanding	31st Mar	ch 2021		rch 2020
	Number of	Amount	Number of	Amount
	Shares		Shares	20.500.000
No. of Equity shares outstanding at the beginning of the year	2,950,000	29,500,000	2,950,000	29,500,000
Add: Additional equity shares issued during the year Less: Equity shares forfeited/bought back during year		*	(#Y	2 <b>±</b> 2
No. of Equity Shares outstanding at the end of the year	2,950,000	29,500,000	2,950,000	29,500,000
No. of Equity Shares outstanding at the end of the year	2,930,000	29,300,000	2,730,000	27,500,000
Shares held by each shareholder holding more than 5% of the aggregate shares in the Company	Number of Shares	%	Number of Shares	%
*		5 4 220 d	000 177	20.450
Mr. Ashok Vashist	1,599,666	54.23%	898,166	30.45%
Mr. Ved Prakash Vashist Mr. Vivek Laroja	833,167	28.24%	701,500 833,167	23.78% 28.24%
Mr. Vivek Laroia Ms. Hema Bisht	833,167 463,167	28.24% 15.70%	463,167	15.70%
Mr. Subinderjeet Singh Khurana	54,000	1.83%	54,000	1.83%
Wit. Subilider Jeet Shigh Khurana	2,950,000	100%	2,950,000	100%
4. RESERVE AND SURPLUS				
Share Premium A/c		800,000		800,000
Surplus in Profit & Loss Statement				
Balance at the beginning of the year		196,653,375		131,383,637
Add: Transferred from Surplus in the Statement of Profit & Loss A/c	×	16,422,577		65,269,738
		213,875,952		197,453,375
5. LONG TERM BORROWINGS				
Secured Loan (Annexure 2) From Bank		5,489,176		17,628,436
From Others		170,218		853,740
i tom Onicis		170,210		055,740

On behalf of Board of Directors

FOR WISE TRAVEL INDIA PRIVATE LIMITED.

Sd/- Sd/-DIR Cite or D

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For WISE TRAVEL INDIA PRIVATE LIMITED

Director

DIRECTOR

### WISE TRAVEL INDIA PRIVATE LIMITED Notes to Equity and Liability 31st March 2021

6. LONG TERM PROVISIONS		
Provision for Employees Benefits	l l	
Provision for Gratuity	11,733,096	10,862,576
Deferred income (Subsidy received)	1,143,750	875,000
	12,876,846	11,737,576
7. SHORT TERM BORROWINGS		
Secured Loan (Annexure 1A)		
Loan from Bank	62,430,339	80,975,549
Loan from Others	591,611	6,339,909
Total(A)	63,021,950	87,315,458
Unsecured Loan (Annexure 1B)		
From Bank	-	1,042,480
Total(B)	a.	1,042,480
Total(A+B)	63,021,950	88,357,938
8. OTHER CURRENT LIABILITIES		
Statutory Dues (Annexure 3A)	3,181,987	16,802,737
Security Deposits (Annexure 3B)	17,897,089	30,988,402
	21,079,076	47,791,139
9. TRADE PAYABLES		
Sundry Creditors	162,163,515	345,010,261
(Total outstanding dues of MSME - FY 20-21 - Rs 1,91,976		
FY 19-20 - Rs 81,348	162,163,515	345,010,261
10. SHORT TERM PROVISIONS		
Provision for Employees Benefits		
Professional Tax	42,972	155,741
Provision For Gratuity	1,566,950	1,868,725
Bonus Payable	177,297	527,632
Employees Salary Payable	8,769,056	13,081,775
EPF Payable	497,839	867,415
ESIC Payable	40,595	159,336
	11,094,709	16,660,624
Other Provisions		
Audit Fees Payable	360,000	624,000
Provision for Income Tax	6,150,557	23,768,594
	6,510,557	24,392,594
	17,605,266	41,053,218

On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

FORMISE TRAVEL INDIA PRIVATE LIMITED
Director

DIRECTOR

DIRECTER



# WISE TRAVEL INDIA PRIVATE LIMITED DEPRECIATION AS PER COMPANIES ACT, 2013 31st MARCH, 2021

II. ENGIENT I'M FRUIT & BACH MINISTER			GROSS BLOCK			DE	DEPRECIATION/ AMORTISATION	MORTISATION		NET BLOCK	OCK
PARTICULARS	As at 1-Apr-20	Additions	Withdrawals/ Adjustments	Profit/(Loss)	As at 31-Mar-21	Upto 1-Apr-20	For the year	On Deletions/ Adjustments	Upto 31-Mar-21	As at 31-Mar-21	As at 31-Mar-20
Land - G-171E Palam Vihar Gurgaon	27,945,950.00	¥F	×		27,945,950.00	28	ä	á	(0)	27,945,950.00 40 175 003 00	27,945,950.00
Land - J-1151 Palam Vihar Gurgaon Building	13,276,974 00	40,175,003.00	5 96 96	. # #	13,276,974.00	3,450,918.00	933,475 00	Œ	4,384,393 00	8,892,581.00	9,826,056.00
Motorcycle	26,216.00	NO 1	to 1	95 - 9	143.134.00	41,723.00	26,255.00		67,978.00	75,156.00	101,411 00
Furniture & Fiximes	640 010 00	*:1	6	90	640,010.00	494,939.00	65,384 00		560,323.00	79,687.00	145,071.00
Motor Vehicles - (Non Commercial)	22,045,321.00	3,168,879 00	3,332,128.00	25,786 00	21,907,858.00	10,855,844.00	3,427,113.00		14,282,957.00	7,624,901.00	11,154,572,00
Motor Vehicles - (Commercial)	162,263,680.00	3,694,436 00	12,145,518.00	4,346,586 00	158,159,184.00	120,772,913.00	15,010,899.00		135,783,812.00	22,375,372.00	41,490,767.00
Office Equipments	7 099 288 00	N (D)	9 700	(34,025.00)	2,065,263.00	1,694,723.00	255,523.00		1,950,246.00	115,017.00	404,565.00
Leasehold Improvements	2,413,568.00	204	14	300	2,413,568.00	700,676.00	443,468 00		1,144,144.00	1,269,424 00	1,712,892,00
Total	230,884,141.00	47,038,318.00	15,477,646.00	4,338,347.00	266,783,160.00	138,057,239.00	20,164,891.00	Ţ)	158,222,130.00	108,561,030.00	92,791,997.00
Computers Software	330,813.00		**	::e	330,813.00	211,050.00	75,642.00		286,692,00	44,121.00	119,763.00
Total	231.214.954.00	47,038,318.00	15,477,646.00	4,338,347,00	267,113,973.00	138,268,289.00	20,240,533.00		158,508,822.00	108,605,151.00	92,911,760.00





### WISE TRAVEL INDIA PRIVATE LIMITED Notes to Assets 31st March 2021

	For the year ended	For the year ended
	31st March 2021	31st March 2020
PT. WTI Trading & Mining Ventures (Indonesia) 1238 shares of Rs 5302.83 /- each fully paid-up	6,564,904	6,564,904
	6,564,904	6,564,904
1.3. LONG TERM LOANS AND ADVANCES 6curity Deposits (Annexure 8)	40,097,873	37,955,352
Unsecured - Considered Good)	40 007 977	27.055.752
4. OTHER NON CURRENT ASSETS	40,097,873	37,955,352
Strategic opportunity fees (Deferred revenue expenditure)	×	E
	-	
5. DEFERRED TAX ASSETS (NET)	1	
Deferred Tax Assets	10,598,702	9,443,826
Deferred Tax Liabilities		
Current Von Deferred Tou	10,598,702	9,443,820
Current Year Deferred Tax Deferred Tax liability/assets (Net)	491,086	1,154,870
Colored Tax Indulity/assets (Net)	11,089,788	10,598,702
1 6. TRADE RECEIVABLES  Trade Receivables outstanding for a period exceeding six months from the date they are due for payment		
Unsecured, Considered Good	33,988,487	32,452,714
Ooubtful	33,766,467	32,732,71
ess: Provision for Doubtful Receivable	2	¥
Other Receivables		
Unsecured, Considered Good	98,762,210	386,985,10
	132,750,698	419,437,819
17. CASH AND BANK BALANCE		
Cash and Cash Equivalents	1	
On Current Accounts (Annexure 4)	16,725,058	40,750,92
Cash in Hand	376,447	102,19
Other Bank Balances (Annexure 7)	148,054,922	82,722,03
	165,156,427	123,575,15
18. SHORT TERM LOANS & ADVANCES		
Other Loans & Advances (Annexure 6 & 9)	9,082,233	12,127,110
(Unsecured Considered Good)	9,082,233	12 127 114
_	9,082,233	12,127,11
19. OTHER CURRENT ASSETS		
interest Accrued on Bank Deposits	4,477,273	2,776,54
Prepaid Expenses	2,224,244	499,00
Balance with Revenue Authority		
TDS Receivable 17-18		8,211,39
TDS Receivable 18-19	3	13,753,89
TCS Receivable 18-19	26.50	385,40
TCS Receivable 20-21 TDS Receivable 19-20	26,506 15,836,507	39,489,86
TDS Receivable 19-20 TDS Receivable 20-21	7,770,490	39,489,80
GST Input	22,077,044	10,912,25
GST TCS	22,077,044	166,37
TDS recoverable from NBFC (Annexure 5)	22,861	20,13
` ' ' '	52,434,925	76,214,87

On behalf of Board of Directors
For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

Sd/Director







PARTICULARS	For the year ended 31st March 2021	For the year ended 31st March 2020
20. REVENUE FROM OPERATIONS		
Car Rentals	421,849,199	2,002,602,223
Consultancy Income	830,857	32,225,221
·		, <b></b>
	422,680,056	2,034,827,444
21. OTHER INCOME		
Interest Income (On Fixed Deposit)	9,042,881	5,261,346
Interest on income tax refund	3,578,600	2
EV Government Subsidy	181,250	125,000
Profit on sale of Fixed Assets	5,068,601	2,292,937
	17,871,332	7,679,283
22. OPERATING EXPENSES		
Purchase Car Rental	285,289,793	1,562,265,336
Car Insurance	877,942	1,060,856
Infrastructure Maintenance - IT		8,702,434
GPS Rental Expenses	429,284	5,416,123
Car Repairs & Maintenance	793,829	2,883,377
Computer Maintenance - IT		7,711,148
Fuel Expenses	976,921	1,847,936
	288,367,769	1,589,887,210
23. EMPLOYEE BENEFIT EXPENSES		
Bonus	1,433,937	7,224,768
Director's Remuneration	2,969,568	3,930,640
ESIC	269,249	1,800,155
Employee Verification Exp		63,602
Gratuity	1,034,413	3,475,213
Labour Welfare Fund	151,369	26,880
Provident Fund	2,025,005	6,020,782
Salary & Wages	53,578,018	179,915,554
Staff Group Insurance	1,395,252	2,066,445
Staff Welfare	377,800.00	1,611,826
	63,234,611	206,135,865
24. FINANCE COSTS		
Bank Charges	289,220	616,166
Bill Discounting Charges	587,600	1,086,620
Credit Card Swipe Charges	827,656	5,100,944
Interest on Auto Loan	2,711,858	5,115,563
Interest on OD A/C	630,288	651,888
Interest on NBFC	305,538	944,618
Loan Closure Charges	86,512	81,385
Loan Processing Fees	156,807	185,749
	5,595,479	13,782,933

PARTICULARS	For the year ended 31st March 2021	For the year ended 31st March 2020
25. OTHER EXPENSES		
Advertisement	271,937	
Annual Membership Fees	75,941	
Audit Fees	360,000	352,786
Commission	, -, ·	50,000
Conveyance Reimbursement	540,117	1,553,154
CSR Expenditure & Donations	880,000	8,000
Electricity Exps	864,469	2,622,586
Interest on GST & TDS	525,383	588,651
Interest on MSME due	3,751	47,924
Internet & Bandwidth Service Charges	554,973	1,213,530
Lease Rental	991,832	1,488,045
Legal & Professional Expenses	997,166	2,253,786
Loss on sale of Fixed Assets	730,256	106,215
News Papers & Periodicals	33,109	205,518
Postage & Courier	304,768	1,587,518

FOR WISE TRAVEL INDIA PRIVATE LIMITED PRIVATE

Printing & Stationery	722,744	3,485,502
Rates & Taxes	790,889	2,809,604
Rent	26,166,696	78,488,644
Repair & Maintenance - Computers	2,295,513	2,787,374
Repair & Maintenance - Office	705,263	2,403,426
ROC Fees	8,100	110,608
Short & Excess	54,317	28,014
Software solutions expenses	931,692	20,014
Sponsorship Expenses	751,072	674,369
Strategic Opportunity Fees w/o		249,780
Telephone Expenses	1,679,158	· •
Tender Fee	126,471	3,171,468
Tour & Travelling Expenses	1	250,039
Water Expenses	204,046	2,625,175
Water Expenses	212,356	2,095,262
	41,030,948	111,256,979
26. EARNING PER SHARE		
Face Value of Rs.10/- Each (Previous Year Rs.10/-)		
Profit after Taxation	16,422,577	65,269,738
Weighted average number of Equity Shares	2,950,000	2,950,000
Basic and diluted earnings per Share (in Rs.)	5.57	2,930,000
	3.37	22.13

27. Contingent Liability - Company has given below mentioned Bank Guarantees during the year

Client BG	Amount
Make my Trip	500,000
Rail Wheel Factory	52,200
Concor India Limited	407,400
Delhi Metro Rail Corporation	1,983,832
Ircon International Limited	175,863
Ministry of Finance	40,500
Vedanta Limited	3,995.127
Grand Total	7,154,922

- 28. Capital Commitment: There are no Capital Commitments as on 31st March'2021
- 29. The balances of debtors and creditors of the company are subject to confirmation.
- 30. List of Related parties and Transactions / Outstanding Balances:

List of Related Parties and their relationships.

a) Key Management Personnel:

(i) Mr. Vivek Laroia Director (ii) Ms. Hema Bisht Director (iii) Mr. Manish Kumar Sharma Director

b) Relatives of Key Management Personnel: (i) Mr. Ashok Vashist Shareholder (ii) Mr. Neelkanth Vashist Relative of Shareholder (iii) Mrs. Sudha Vashist Relative of Shareholder (iv) Mrs. Pinki Laroia Relative of Director (v) Mr. Puru Laroia Relative of Director

For WISE TRAVEL INDIA PRIVATE LIMITED

c) Name of the Enterprises owned or significantly influenced by key management Personnel or their relatives(either individually or with others)

(i) M/s Smart Ride Transport Services Pvt Ltd

(ii) M/s Gautam Credits Pvt Ltd (iii) M/s Wheelz on Rent Pvt Ltd

(iv) M/s Aaveg Management Services Pvt Ltd

One common share holder

Common Management

Associate Company having same shareholders & directors.

Associate Company having same shareholders

Party Name		As at
	Particulars	March 31,2021
Vivek Laroia	Remuneration	1,174,066
Hema Bisht	Remuneration	1,178,997
Manish Kumar Sharma	Remuneration	766,705
Ashok Vashist	Salary	3,814,055
Sudha Vashist	Salary	1,155,614
Pinky Laroia	Salary	998,665
Puru Laroia	Salary	334,913
Neelkanth Vashist	Salary	975,475
Aaveg Management Services Pvt Ltd	Service Receipt	14,976,400
Total		25,374,890

Closing Balance		As at
	Particulars	March 31,2021
Vivek Laroia	Remuneration	49,804
Hema Bisht	Remuneration	369,142
Manish Kumar Sharma	Remuneration	552,866
Ashok Vashist	Salary	176,602
Raj Dulari	Salary	
Sudha Vashist	Salary	702,300
Pinky Laroia	Salary	483,208
Puru Laroia	Salary	-
Neelkanth Vashist	Salary	500,526
Aaveg Management Services Pvt Ltd	Service Receipt	
Tota	1	2,834,448

### 31. Auditor's Remuneration

As at	As at
March 31,2021	March 31,2020
360,000	352,786
360,000	352,786
	March 31.2021 360,000

### 32. Details of Secured & Unsecured Loans

Particulars	Name of Financial Institution	Lien Details
Auto Loans	HDFC Bank Limited	Secured against Cars
Auto Loans	Yes Bank Limited	Secured against Cars
Auto Loans	Toyota Financial Services India Limited	Secured against Cars
OD Limit	Yes Bank Limited	Secured against Bank Fixed Deposit
OD Limit	ICICI Bank	Secured against Bank Fixed Deposit
Corporate Credit Cards	American Express & HDFC Bank	Unsecured Corporate Credit Cards
OD Limit	Yes Bank Limited	Secured against Personal Properties of Shareholders



FOR WISE TRAVEL INDIA PRIVATE LIMITED

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33. Income in Foreign Currenc	33.	Income	in	Foreign	Currency
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As at March 31,2021 As at March 31,2020

Income from Services rendered

- **34.** The Company has received intimation from "suppliers" regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 and hence disclosures, if any, relating to amounts unpaid as at the year end together with interest paid/payable as required under the said Act have been given.
- **35.** The Company is a Small and Medium Sized Company (SMC) as defined in the General Instructions in respect of Accounting Standards notified under the Companies Act, 2013. Accordingly, the Company has complied with the Accounting Standards as applicable to a Small and Medium Sized Company.
- **36.** Segment Information: The company's only business is car rental, and as per the definition of 'business segment' it is concluded that there is not more than one business segment, therefore the disclosure of segment wise information is not applicable under AS- 17. There is no geographical segment as the company operates only in India.
- 37. The company has entered into the cancellable operating lease agreement for the leased cars & office premises in Delhi and other different cities of India. Necessary disclosure are given below-

**Particulars** 

As at March 31,2021

Future minimum lease payment

Lease payment recognized in the Statement of Profit & Loss

26,166,696 **26,166,696** 

**38.** Dues to MSME have been determined to the extent such parties have been identified on the basis of information collected by the management. This has been relied upon by the auditor.

Disclosure under Section 22 of the Micro, Small and Medium Enterprises Development Act. 2006

Particulars	2020-21	2019-20
Reversal of Cess		- 4
Interest due thereon remaining unpaid to any supplier as at the end of accounting year		(A)
The amount of interest paid along with the amounts of the payment made to the supplier	-	9#1
The amount of interest due and payable for the year	3,751	47,924
The amount of interest accrued and remaining unpaid at the end of the accounting year	-	7.60
The amount of further interest due and payable even in the succeeding year, until such date	9	

9. CSR Disclosure	Amount (Rs)
Gross Amount required to be spent.	8,80,000
Amount approved by the Board	8,80,000
Amount spent during the year	8,80,000
Details of Related Party Transactions related to CSR spending	NA

- **40.** Previous year accounts have been regrouped/ recast, wherever necessary to make them comparable with those of current year.
- **41.** Long term investment of Rs 6,564,904/- have been made in the company by the Name of M/s WTI Trading & Mining Ventures incorporated in Indonesia in FY19-20. Company has not started its Operations yet due to Covid 19 and has earned Bank Interest income of \$1921.637 on the Investment & Profit before Taxes of \$1375.205 during the FY 20-21.

For and on behalf of Board

FOR WISE TRAVEL INDIA PRIVATE LIMITED FOR WISE TRAVEL INDIA PRIVATE LIMITED

Director DIN: 02534803

Hema Rish

Vivek Laroi

DIN: 02534740

PARTICULARS	31st March 2021	31st March 2020
ANNEXURE 1A : SECURED LOAN (SHORT TERM)		
FROM BANK		
HDFC Bank Ltd	12,269,153	15,910,437
Yes Bank Ltd	4,488,970	3,691,449
ICICI Bank 084305001461	43,630,197	(9)
Yes Bank 061384600000028	2,042,019	33,119,434
OD Limit from Yes Bank 061384600000163		28,254,230
	62,430,339	80,975,549
FROM OTHERS		
Toyota Financial Services India Limited	591,611	6,339,909
	591,611	6,339,909
ANNEXURE 1B: UNSECURED LOAN (SHORT TERM)		
FROM BANK		4 0 40 400
AEBC Card No376532309862009		1,042,480
HDFC CARD 4889 9407 0008 2709 HDFC Card No. 4639 1900 1001 1617		*
HDFC Card No. 4639 1900 1001 1617	-	1,042,480
TOTAL	63,021,950	88,357,938
ANNEXURE 2 : SECURED LOAN (LONG TERM) FROM BANK		
HDFC Bank Ltd	1,911,815	14,589,607
Yes Bank Ltd	3,577,361	3,038,829
1 65 Bank Bld	5,489,176	17,628,436
FROM OTHERS		
Toyota Financial Services India Limited	170,218	853,740
TOTAL	170,218	853,740
IOTAL	5,659,394	18,482,176
ANNEXURE 3A: STATUTORY DUES		
GST Liability	1,783,484.00	10,295,540.00
TDS 194J	39,290.00	63,660.00
TDS Salary 192B	899,970.00	2,684,419.00
TDS 194A Interest on NBFC	701.00	13,218.00
TDS 194 (I) Rent	349,604.00	1,192,343.00
TDS Contractor 194C TOTAL	108,938.00	2,553,557.00
TOTAL	3,181,987	16,802,737
ANNEXURE 3B: SECURITY DEPOSITS		
Ajay Singh S/o Devinder Singh	100,000	100,000
Aliyas DL1NA1617	100,000	
Anupam Debnath Ertiga	140	185,811
Arun Kumar T - KA 03 AD 2179	=	200,000
Arbah Kuman S/a Harbi Si al	120,000	20,000
Ashok Kumar S/o Harbir Singh Ashoka B - KA03AD0962	100,000	100,000
Baisakh Singh Xcent-DL1NA1403	100.000	50,000
Basavaraj Sali-KA03AD3293	100,000 50,000	100,000 50,000
Bhagwan Das Against 2 Innova Booking	30,000	400,000
IBhoop Singh security - DL1NA3584	75 000	/5 (10)11
Bhoop Singh security - DL1NA3584 Black Cabs	75,000 3,188,081	75,000 3,188,081



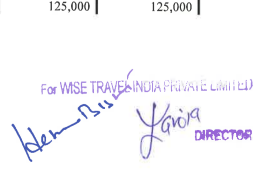
FOR WISE TRAVEKINDIA PRIVATE LIMITED

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DIRECTOR

PARTICULARS	21	94 . 94
Brijesh Kumar Mishra Security		31st March 2020
Cabs for Tours	100,000	100,000
Chitar Lal Yadav - DL1NA3494	1,519,466	1,519,466
D Santhosh Kumar - KA 03 AD 2181	75,000	75,000
(P. Varia	25,000	200,000
Dalpat Singh - Kishangarh Vendor Security	36,000	36,000
Delhi Tours and Services Deposit	* * * * * * * * * * * * * * * * * * * *	*
Dheeraj Kumar Tripathi - Pajero Dinesh Kumar Innova - DL1NA3663	250,000	250,000
	300,000	300,000
Dream Travels - KA 03 AD 0961		50,000
Ganesan	174,860	174,860
Ganganayaka-KA 03 AD 3805	i i	125,000
Gaurav Tours & Travels Deposit	<u>\$</u>	8
Gian Chand S/o Itwari Lal Innova Booking	-	100,000
G R Group Services -Airport security	2,300,000	₩
Hemanth KS-KA 03 AD 3815	-	125,000
Jagat Prakash Security - DL1NA3622	75,000	75,000
Jay Prakash	100,000	2
Jeet Ram Taxi	50,000	2
Jitender Mittal	109,248	109,248
Jog Singh	100,000	¥
Jitendra Kumar Rai S/o Uma Kant Rai	100,000	100,000
Karan Singh Security - DL1NA3598	75,000	75,000
Kartik VR-KA 03 AD 3802	-	125,000
Kirti Dua Endeavour	5.	695,465
KSV Cabs	400,000	
Lalit Kalra	230,217	230,217
Laxman Thakur Security -DL1NA3508	75,000	75,000
Lokesh Kumar S/o Tirath Ram		100,000
Meera Devi	100,000.00	¥
Mohd Arif Innova Crysta	300,000	200,000
Mohd Naseemuddin Rajahmundry - Security Deposit	240,000	240,000
Monika Tomar	207,890	207,890
Mukal Pratap	50,000	2
Nagaraj SKA 03 AD 3796	100,000	100,000
Narender Singh	200,000	*
Narendra Singh Innova - DL1NA3662	300,000	300,000
Naresh Yadav Upfront Amount	300,000	300,000
Neeraj Kumar	100,000	
Normet Deposit Mahindra XUV 300	300,641	300,641
Pappu Kashyap S/o Badri Prashad	100,000	100,000
Paras Chikara	÷ ÷	200,000
Pooran Singh & Neeraj Kumar	8 1	100,000
Pramod Kumar Yadav S/o Salik Yadav 7499	ш	50,000
Praveen Kumar S/o Arjun Prasad Singh	100,000	100,000
Puneet Dhama	123,927	123,927
Punit Kumar R-KA 03 AD 3824	=	125,000
Raghvendra Pratap Singh DL1NA3581	75,000	75,000
Raghvendra Pratap Singh HR55AG1188	200,000	*
Raj Kumar Sharma -S/o Sh. Daulat Ram Sharma	100,000	100,000
Rajandra A-KA 03 AD 3823	125,000	125,000
Rajlakshmi	50,000	= 12,500
Rajesh S Nair	==,,,,,,	155,366
Raksh S/o Vinod Kumar	ž l	100,000
Ramesh Chandra Upfront Amount	350,000	350,000
Ramesh J-KA 03 AD 3812	125,000	125,000
VET	122,300	120,000





DADTICHI ADC	1	
PARTICULARS  Paragla L KA 03 AD 2021	31st March 2021	31st March 2020
Ramesh J-KA 03 AD 3821		125,000
Rangaswamy - KA 03 AD 0956	2	50,000
Ranjay Kumar Yadav - HR55AF6970	100,000	100,000
Ranjay Kumar Yadav - Security 7836 - 1130	≘ .	50,000
Ravi Kumar R - KA 03 AD 0587	-	50,000
Reena Devi W/o Manoj Kumar	100,000	100,000
Richa Gupta W/o Ashish Gupta Security	100,000	100,000
Ruby Devi W/O Pankaj Kumar Singh	100,000	100,000
Rudresh Gowda -KA03AD0583	×	50,000
Sachin Kumar Car No. 1474	100,000	100,000
Sadhan Enterprises (I) Pvt Ltd		10,000,000
Saif Hussain CAR No. HR55AF5234	100,000	100,000
Sakshi tours & travels	75,000	*
Salim Khan Innova - DL1NA3612	300,000	300,000
Sanjay Malhotra Xcent-DL1NA1452	100,000	100,000
Sannegowda - KA 03 AD 2177	5	200,000
Sapna Gupta	¥	197,671
Sarkar Sharan Prasad Security - DL1NA3613	75,000	75,000
Satender Kumar S/o Shriram	2	125,000
Security Deposit - Airport	2	400,000
Security Deposit Raipur Airport - Pravesh Dubey	1,202,000	1,202,000
Security Devender Singh	200,000	2
Sedu Ram Innova - DL1NA3606	300,000	300,000
SHEKAR J -KA 03 AD 3818	*	100,000
Shipal Singh DL1NA1444	75,000	¥
Shipal Singh DL1NA1570	100,000	4
Shekar M - KA 03 AD 0584	50,000	50,000
Shyam Tour & Travel -DL1NA3608	75,000	75,000
Shyam Tour & Travel Innova - DL1NA3604	300,000	300,000
Shyam Singh Rawat	75,000	
Sobha Gowda S V-KA 03 AD 3790		125,000
Srikanth Prakasha-KA 03 AD 3822	9	125,000
Sunil Kumar B - KA03AC9178	J g	50,000
Suresh N -KA 03 AD 3814	7	125,000
Suresh T-KA 03 AD 3784	2	100,000
SUSAIRAJ A-KA 03 AD 3786	100,000	100,000
Tej Pratap Singh - HR55AF7186	100,000	100,000
Thirupathi B-KA 03 AD 3809	*	125,000
Uday Pratap Dezire - HR55AF3531	100,000	100,000
Umesh D L - KA 03 AD 0593	*	50,000
Vamshi Krishna	208,204	208,204
Vijay SIngh S/o Sh. Nathu Singh -DL1NA3509	75,000	75,000
Vinod Travels Security		2,292,000
Yashoda Bhandari	111,555	111,555
Yashvir Singh Security Deposit	50,000	140,000
Yeri Swamy SR - KA 03 AD 3295	€	50,000
Yogesh Kumar Etios - HR55AF1980	100,000	100,000
Grand Total	17,897,089	30,988,402
ANNEXURE 4: BANK ACCOUNTS		
AXIS Bank 079010200028006	120 141	100 800
Canara Bank 3025201000069	139,141	139,790
ICICI Bank 084305001461	860,528	4,551,774
IDBI Bank 192102000006620	12.040.500	567,666
Kotak Mihandra Bank 02062090001677	13,949,529	2,030,806
17 17 17 17 17 17 17 17 17 17 17 17 17 1	1,130,608	18,149,029



For WISE TRAVEL INDIA PRIVATE LIMITED

PARTICULARS	31st March 2021	31st March 2020
State Bank Of India	267,584	1,268,323
Yes Bank 051784600000163	96,426	1,200,525
Yes Bank 051763300000080	281,243	14 042 525
TOTAL	16,725,058	14,043,535 <b>40,750,922</b>
	10,723,030	40,730,922
ANNEXURE 5 : MISC RECEIVABLE		
TDS: Toyota	22,861	20,132
TOTAL	22,861	20,132
ANNEXURE 6: OTHER LOANS & ADVANCES		
Autofocus Consultants	-	594,281
BPCL Fleet Cards	20,029	133,441
Hari Prakash Kaushik		1,000,000
IOCL Fleet Cards Advance	83,855	379,121
Tranzlease Holdings I Pvt Ltd	4,437,253	7,282,933
Happy Imprest	168,853	381,757
TOTAL	4,709,990	9,771,533
ANNEXURE 7: FIXED DEPOSITS		
FD for Bank Guarantee	7,154,922	11,822,038
FD ICICI Bank	70,000,000	<u> </u>
FD Yes Bank - 2661	70,000,000	70,000,000
FD Yes Bank	900,000	900,000
TOTAL	148,054,922	82,722,038
ANNEXURE 8 : SECURITY DEPOSITS		
Chennai Office Security - B Suresh	<b>511</b> 000	***
Delhi Airport Parking Services Ltd	511,000	511,000
Delhi International Airport Limited -Luxery	174,000	-
Delhi International Airport Limited -Cuxery	1,812,400	40.00.4
Dwarka Office Security - DMRC	10,874,400	10,874,400
Gurgaon Office Security - Neelam /Sukhbir	3,276,333	2,983,833
Hyderabad Office Security - Sukriti Patny	230,000	230,000
Kolkata Office Security - Sukriti Pathy  Kolkata Office Security- Mohit Kumar Bhuwalika		180,000
Security - IIM Kolkata	70,000	50,000
Mother Dairy Fruit & Vegetable Private Limited.(Security)	50,000	50,000
Mumbai Office Security - Prem T Ajwani	25,000	25,000
Noida Office Security	16 700	200,000
Pune Office Deposit	16,500	16,500
Security-Mangalore Refinery & Petrochemicals Ltd	107 000	25,000
Security - Naveen Babu(Hema Bisht)	197,000	5
Security-Naveen Babu(Heina Bisht) Security-Narendra Deo Prasad	150,000	150,000
Security-National Institute of solar Energy	61,000	2
Security-Prabir Khan	20,000	¥
Security - Santosh Salvi Pune Office	50,000	*
Security - Santosh Sarvi Pune Office Security Deposit -BPCL	5 50 511	270,000
Security Deposit- Kishangarh Airport	72,744	13,514
Security Deposit - Rishangam Airport Security Deposit - Rites Lmtd	191,004	107,806
Security Deposit-Rites Entition Security Deposit- Bharat Heavy Electricals Limited	111,928	111,928
Security Deposit- Bharat Heavy Electricals Elimited Security Deposit- Container Corporation of India Ltd	240,000	244,800
Security Deposit- Container Corporation of India Etd	240,800	240,800
Security Deposit- Green Gas Elimited Lucknow  Security-HII Infra Tech Services Limited	205,439	205,439
Security Deposit- IRCON International Limited	200,000	4
Security Deposit- Mahesh PS	438,045	265,052
Security - Manpreet Kaur Mumbai Office	150,000	150,000
Security - Natipleet Kauf Mullibal Office Security - Raipur Airport	250,000	250,000
Seeming - Kaipai Aiipoit	3,571,000	3,571,000



FOR WISE TRAVEL INDIA PRIVATE LIMITED

AND DIRECTOR

# WISE TRAVEL INDIA PRIVATE LIMITED ANNEXURES

PARTICULARS	31st March 2021	31st March 2020
Security - Rajahmundry Airport	529,110	529,110
Security-Sukriti Patny Hyd Office	180,000	*
Security - SURYA RENTAL COPIER SYSTEMS	11,250	11,250
Security - Uttam Bansal Blr Office	2	500,000
Security-Vishakapatnam Airport	265,000	¥
Security - Vodafone Idea Limited	100,000	100,000
Youbroad Band Security	*	25,000
Security - Bangalore International Airport	15,913,920	15,913,920
Security - Wipro Airport IT Services Limited F	150,000	150,000
	, i	,
TOTAL	40,097,873	37,955,352

ANNEXURE 9: Tendor EMD		
EMD- Ajmer Aireport		19,200
EMD AAI Vijaywada	232,260	
EMD C DAC Noida		10,000
EMD Chandigarh Airport	539,000	960,000
EMD Delhi International airport	600,000	
EMD DDO District Election Office	€	400,000
EMD Export-Import Bank of India	2	50,000
EMD Imperialpurple investment services	2,500,000	≘
EMD HII Infra Tech Services Limited	重	50,000
EMD Indian National Science Academy	2	5,000
EMD IIM Kolkata	50,000	= ,
EMD IRTC		200,000
EMD Kisangarh Airport	_	50,000
EMD Maruti Suzuki India Ltd	25,000	25,000
EMD National Bank Staff Collage Lucknow	-	13,500
EMD National Book Trust		25,000
EMD National Institute of Solar Enargy		20,000
EMD Northern railway New Delhi	68,300	= 1,000
EMD Pondicherry Airport	-	50,000
EMD Ranchi Airport	292,383	292,383
EMD RARIMD Bengaluru	1,500	1,500
EMD Telecommunication Consultants India Ltd		5,000
EMD Uttar Pradesh Metro Rail Corporation Limited	61,800	9,000
EMD Uttar Pradesh Power Transmission Corporation	2,000	~ 2
EMD U R Rao Sarallite Centre, ISRO, Bangaluru		18,000
EMD Vadodara Airport		161,000
		,000
TOTAL	4,372,243	2,355,583



For WISE TRAVEL INDIA PRIVATE LIMITEL

# Wise Travel India Private Limited Annual Report 2022



# NOTICE TO THE 13TH ANNUAL GENERAL MEETING

Notice is hereby given that the 13<sup>th</sup> Annual General Meeting of the members of the *Wise Travel India Private Limited* will be held on Friday, 30<sup>th</sup> September, 2022 at 11: 00 AM at registered office, to transact the following businesses:

## **ORDINARY BUSINESS:**

1. To consider and adopt financial statement for the year ended March 31, 2022.

To consider and if thought fit to pass with or without modification(s) the following resolution as an Ordinary Resolution

"RESOLVED THAT the Audited Balance Sheet & statement of Profit and Loss Account and Cash Flow Statement for the financial year ended March 31, 2022 along with the Auditor's Report and the Directors' Report as circulated to the shareholders and laid before the meeting, be received, considered and adopted."

For Wise Travel India (Private) Limited

FOR WISE TRAVEL INDIA PRIVATE LIMITED

Place: Delhi

Date: 05th September 2022

(Vivek Laroia)

(Director) (DIN. 02534740)

G-171E, 1st Floor Palam Vihar,

Choma(62) Gurgaon, Haryana-122017

Website: www.wticabs.com

#### **NOTES**

- A member entitled to attend and vote at the annual general meeting ("AGM") is entitled to appoint a proxy to attend and on a poll, to vote instead of himself/herself and the proxy need not be a member of the company. the proxy form, duly completed and signed, must be received at the registered office of the company, not less than forty-eight hours before the scheduled time of the meeting. A blank proxy form is enclosed with this notice.
- 2. Pursuant to the provisions of section 105 of the companies act, 2013 and the rules framed thereunder, a person can act as a proxy on behalf of not more than fifty members and members holding in aggregate not more than ten percent of the total share capital of the company carrying voting rights.
  - A member holding more than ten percent of the total share capital of the company may appoint a single person as a proxy, who shall not act as a proxy for any other member.
- 3. Voting rights shall be reckoned on the paid-up value of shares registered in the name of the members as on the date of dispatch of notice.
- 4. Members desiring any further information on the business to be transacted at the meeting should write to the company at least 7 days before the date of the meeting so as to enable the management to keep the information, as far as possible, ready at the meeting.
- 5. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and all other documents referred in this notice shall remain open for inspection during the meeting.



#### TO WHOM SO EVER IT MAY CONCERN

#### Details of shares held as on 31.03.2022

Sr. No	Name	Address	No. of shares held	Face Value	Total	
1 Ashok Vashist		G-171E, Upper Ground Floor, PalamVihar, Choma(62), Gurgaon, Haryana-122007	1,599,666	10	15,996,660	
2 Hema Bisht		RZA-1/39, Vijay Enclave, New Delhi-110045	4,63,167	10	46,31,670	
3	Vivek Laroia	G-171E, First Floor, PalamVihar, Choma (62), Gurgaon, Haryana-122007	8,33,167	10	83,31,670	
4	SubinderJeet Singh Khurana	C/0, G12A, I V Y Condominium Association, Sushant Lok-1, Chakarpur (74) Gurgaon 122002 HR	54,000	10	5,40,000	
	Total		29,50,000	10	2,95,00,000	

For Wise Travel India (Private) Limited

For WISE TRAVEL INDIA PRIVATE LIMITED

Hema Bisht

DIRECTOR

(Director)

DIN No.02534803

RZA-1/39, Vijay Enclave,

New Delhi-110045

Vivek Laroia

(Director)

DIN No. 02534740

G-171E, 1st Floor, Palam Vihar,

Gurgaon, Haryana - 122017

For WISE TRAVEL INDIA PRIVATE LIMITED

Place: New Delhi

Dated: 05th September 2022

#### Wise Travel India Pvt. Ltd.

DIRECTOR

CIN U63090DL2009PTC189594 D-21, Corporate Park, 3rd Floor, Near Dwarka Sector-8 Metro Station, Sector-21, Dwarka, New Delhi-110077

Tel: +91 11 45434543 Email: info@wticabs.com Website: www.wticabs.com



#### DIRECTOR'S REPORT

Dear Members,

The Directors have pleasure in presenting the  $13^{th}$ Annual Report together with the Audited Statement of Accounts and the Auditor's Report in respect of the year ended  $31^{st}$  March'2022.

#### **FINANCIAL HIGHLIGHTS:**

The Company's performance during the financial year ended March 31, 2022 as compared to the previous accounting period is summarized below:

Particulars	2021-2022	2020-2021
Revenue from operations	886,240,857	422,680,056
Add: Other income	11,177,229	17,871,332
Total revenue	897,418,086	440,551,388
Less: Expenses	848,192,805	418,469,340
PROFIT BEFORE EXTRAORDINARY & EXCEPTIONAL ITEMS	49,225,281	22,082,048
Tax expenses	<del></del>	
Current Tax	10,619,631	6,150,557
Deferred tax Charge	265,068	491,086
Profit/ (loss) after tax	38,870,718	16,422,577
Earnings per share (EPS)		
Basic	13.18	5.57
Diluted	13.18	5.57

# RESULTS OF OPERATIONS AND STATE OF COMPANY'S AFFAIR:

We are pleased to inform you that the company has earned a net profit before tax of Rs. 38,870,718/- (Three Crore Eighty-Eight Lakh Seventy Thousand Seven Hundred Eighteen Only) during the year as against to the net profit of Rs. 16,422,577/- (One Crore Sixty-Four Lakh Twenty-Two Thousand Five Hundred Seventy-Seven Only) in the previous year. During the financial year the Company continued to compete aggressively to acquire additional business while maintaining stringent fiscal discipline so as to improve margins.

#### **DIVIDEND:**

The Directors recommend that no dividend be paid for the year ended 31st March 2022 and the available surplus is retained to strengthen the net worth of the Company.

Email: info@wticabs.com Website: www.wticabs.com

# TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND:

The provisions of Section 125(2) of the Companies Act, 2013 do not apply as there was no dividend declared and paid last year.

#### **TRANSFER TO RESERVE:**

During the financial year, the Company has transferredRs. 38,870,718 (Three Crore Eighty-Eight Lakh Seventy Thousand Seven Hundred Eighteen Only) to reserves.

#### **REVIEW OF BUSINESS OPERATIONS AND FUTURE PROSPECTS:**

Your Company is all set to improve its performance by improving the capacity utilization, increasing revenue, generating better margins and other cost reducing measures. This would help the Company in getting better operational efficiency and value-added services.

# MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT:

There have been no material changes and commitments affecting the financial position of the Company occurred between the end of the financial year to which these financial statements relate and date of this report. There has been no change in the nature of business of the Company.

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

There are no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

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

- (i) Steps taken or impact on conservation of energy are as under- All fluorescent tubes and bulbs were changed to LED lights at plant.
- (ii) Steps undertaken by the company for utilizing alternate source of energy: Nil
- (iii) Capital investment on energy conservation equipment: Nil

#### Technology Absorption, Research and Development (R&D)

The company has not imported any technology during the last three years.

As at March 31,2022 As at March 31,2021

Foreign Exchange Earned Foreign Exchange Used

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

Your Company has designed such internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and preparation of the financial statements for external purposes in accordance with Generally Accepted Accounting Principles (GAAP) in India. The Company does not have any Risk Management Policy as the elements of risk threatening the Company's existence are very minimal.

## PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013:

During the year under review, the Company has not given any loan or guarantee or has not made any investment.

#### PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES:

All related party transactions that were entered into during the financial year ended 31stMarch, 2022 were on arm's length basis and were in the ordinary course of business. Therefore, the provisions of Section 188 of the Companies Act, 2013 were not attracted. However, the disclosure of transactions with related party for the year as per Accounting Standards is given in note number 30 to the financial statements as on 31stMarch, 2022. Particulars of contracts & arrangements with related parties in the prescribed Form AOC-2, has been enclosed with this report, as Annexure "A".

#### **EXTRACT OF ANNUAL RETURN:**

The Annual Return of the Company is available on https://wticabs.com/content/Form MGT 7.pdf

#### **DIRECTORS RESPONSIBILITY STATEMENT:**

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 the Board hereby submits its responsibility Statement:

- (a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair

view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;

- (c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) the directors had prepared the annual accounts on a going concern basis;
- (e) they have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively: and
- (f) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

#### **DEPOSITS: -**

The Company, being a private limited company, has not invited or accepted any deposits from the public within the meaning of Section 73 of the Companies Act, 2013 and therefore the requirement of disclosure under Rule 8(5)(v) & Rule 8(5)(vi) of the Companies (Account) Rules, 2014 is not applicable.

#### **DIRECTORS**

There is no change in the composition of the Board of Directors during the current financial year.

#### **DECLARATION OF INDEPENDENT DIRECTORS**

The provisions of Section 149 for appointment of Independent Directors do not apply to the company.

# ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO FINANCIAL STATEMENTS

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

#### **AUDIT COMMITTEE: -**

Since the provisions of section 177 of the Companies Act, 2013 read with Companies (Meetings of its Board and its Power) Rules, 2014 are not applicable on the Company, the Company is not required to constitute an Audit Committee.

#### **NOMINATION AND REMUNERATION COMMITTEE: -**

The company is not covered under the provisions of Section 178 of the Companies Act, 2013, hence Nomination and Remuneration committee need not to be constituted.

#### **CORPORATE GOVERNANCE**

The management has taken every possible steps to ensure efficient and transparent governance of the affairs of the Company. The Board is committed towards the compliance of all laws of the land as may be applicable on the company and management of the affairs of the organization in the best interest of all stakeholders of the Company. However, the Company being a Private Limited Company is not required to disclose the corporate governance policy and measures in the Board's report.

#### REPORTING OF FRAUD BY AUDITOR

As per auditors' report, no fraud u/s 143(12) reported by the auditor.

#### STATUTORY AUDITOR

M/s BHS & Co (FRN No.016889N), are appointed as statutory auditors of the company, to hold office from conclusion of 10<sup>th</sup> annual general meeting until the conclusion of annual general meeting of the Company to be held in year 2024. They have confirmed that they are not disqualified from continuing as Auditors of the Company.

#### **AUDITOR'S REPORT**

No qualification, reservation or adverse remark or disclaimer made by auditor in his report.

#### **AUDIT OBSERVATIONS**

Auditor's observations are explained suitably in various notes on the accounts and are self-explanatory.

#### **BOARD'S COMMENT ON THE AUDITORS' REPORT**

The observations of the Statutory Auditors, when read together with the relevant notes to the accounts and accounting policies are self-explanatory and does not call for any further comment.

#### RESERVATION AND QUALIFICATION ON SECRETARIAL AUDITOR'S REPORT

The Company being a private company, Secretarial Audit Under section 204 of Companies Act, 2013 is not applicable.

# DISCLOSURE AS PER THE SEXUAL HARRASMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The company has a policy on prohibition, prevention and Redressal of Sexual Harassment of women at workplace and matters connected therewith or incidental thereto covering all the aspects as contained under "The Sexual Harassment of women at workplace (Prohibition, Prevention and Redressal) Act, 2013". During the financial year 2020-21, no complaint was received under the policy.

#### MAINTENANCE OF COST RECORDS

The provision of Cost audit as per section 148 doesn't applicable on the company.

#### **NUMBER OF BOARD MEETINGS**

There were Seven Board meetings conducted during the financial year. As per the Secretarial Standard SS-1 issued by the Institute of Company Secretaries of India, the details of the dates of the board meetings and the numbers of the board meetings attended by each director are as follows:

Board meeting serial number as per the	Date of Board Meeting
Secretarial Standards-1	
1/2021-22	April 05 <sup>th</sup> , 2021
2/2021-22	June 30 <sup>th</sup> , 2021
3/2021-22	July 08th, 2021
4/2021-22	July 23 <sup>rd</sup> , 2021
5/2021-22	September 08th, 2021
6/2021-22	November 20th, 2021
7/2021-22	November 25 <sup>th</sup> 2021
8/2021-22	February 19 <sup>th</sup> , 2022
9/2021-22	March 07th, 2022

#### **SHARES**

The Board of Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the Financial Period under review:

Increase in Share Capital	Buy Back of Securities	Sweat Equity	Bonus Shares	Employees Stock Option Plan
Nil	Nil	Nil	Nil	Nil

## CORPORATE SOCIAL RESPONSIBILTY (CSR)

The Company has developed Corporate Social Responsibility (CSR) Policy in line with the provisions of Section 135 of Companies Act, 2013 and is gearing up its action for implementation of the same.

The Annual Report on CSR of the Company has been appended as Annexure "B" to this Board's report.

During the year, the Company was not required to spend any money on activities related to Corporate Social Responsibility.

# DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS, COURTS AND TRIBUNALS

No significant and material order has been passed by the regulators, courts, tribunals impacting the going concern status and Company's operations in future.

#### **FUTURE PROSPECTUS**

During the financial year 2021-2022, the Company plans to further improve its margins and obtain sizeable market share.

# DETAILS OF APPLICATION / ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016

Neither any application was made nor any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the financial year.

# DETAILS OF DIFFERENCE BETWEEN 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 THEREOF

As Company has not done any one-time settlement during the year under review hence no disclosure is required.

#### **ACKNOWLEDGEMENT**

Your directors place on records their sincere thanks to bankers, business associates, consultants, and various Government Authorities for their continued support extended to your Companies activities during the year under review. Your directors also acknowledge gratefully the shareholders for their support and confidence reposed on your Company.

For Wise Travel India (Private) Limited For WISE TRAVEL INDIA PRIVATE LIMITED

FOR WISE TRAVELINDIA PRIVATE LIMITE

DINECTOR

Hema Bisht (Director) DIN No.02534803

RZA-1/39, Vijay Enclave.

New Delhi-110045

Place: New Delhi

Dated: 05th September 2022

For WISE TRAVEL INDIA PRIVATE LIMITED

Vivek Laroia

(Director) DIN No. 02534740

G-171E, 1stFloor, Palam Vihar, Gurgaon, Haryana - 122017

#### Annexure-A FORM NO. AOC -2 PARTICULARS OF CONTRACT OR ARRANGEMENT

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014.

- 1. Details of contracts or arrangements or transactions not at Arm's length basis. NIL
- 2. Details of contracts or arrangements or transactions at Arm's length basis:

Name (s) of the related party & nature of relationship	Duration of the contracts/ arrangeme nts/transa ction	Salient terms of the contracts or arrangements or transaction including the value, if any	Date of approv al by the Board	Amount (Rs.)	Amoun t paid as Advanc e, if any
Aaveg Management Services Private Limited	Ongoing	Transaction in normal course of business	NA	7,159,701.00	NIL

For Wise Travel India (Private) Limited

For WISE TRAVEL INDIA PRIVATE LIMITED

HemaBisht

MRECTOR

(Director)

DIN No.02534803

RZA-1/39, Vijay Enclave,

New Delhi-110045

Place: New Delhi

Dated: 05th September 2022

For WISE TRAVEL INDIA PRIVATE LIMITED

VivekLaroia (Director)

DIN No. 02534740

G-171E, 1stFloor, PalamVihar,

Gurgaon, Haryana - 122017

#### **Annexure B**

#### **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, including overview of projects or programs proposed to be undertaken.

M/s. Wise Travel India Private Limited (the "Company") has over 12 years of track record of sustained growth, customer satisfaction and innovation. The Company's primary business is motor transport services, let on hire taxi-cabs deluxe coaches, tourist and travel agents.

This CSR Policy aims to define and establish the Company's Policy framework towards CSR.

#### **OBJECTIVES**

The Company recognizes and is committed towards creating common good for all. The Company shall implement its CSR Activities to integrate economic, environmental and social objectives with its operations and growth for common good. The Company is committed towards making visible and tangible contribution to communities and environment.

The Company shall identify projects/programs/activities both in urban/rural areas that will improve quality of life.

The broad objectives of this CSR Policy are to:

- (1) elucidate and inform to all Stakeholders about the Company's CSR Policy;
- (2) demonstrate commitment to the common good through responsible business practices and good governance;
- (3) actively support the country's development agenda to ensure sustainable change;
- (4) set high standards of quality in the delivery of services in the social sector by creating robust processes and replicable models; and
- (5) engender a sense of empathy and equity among employees of the Company to motivate them to give back to the society.

The CSR Policy shall be implemented in accordance with the provisions of Section 135 of the Act and the Rules. It shall apply to all the CSR Activities undertaken by the Company in India as per Schedule VII of the Act and any amendments or modifications made thereto.

The CSR activities shall not include activities undertaken by the Company in pursuance of the normal course of its business. Further, projects, programs or activities that solely benefit the

employees of the Company and their families shall not be considered as CSR Activities under this CSR Policy.

#### **CSR COMMITTEE**

The Corporate social Responsibility Committee shall consist of atleast 2 Directors (as the company is a Private Limited Company and the company is not required to appoint Independent Directors).

The Committee may invite such other executive(s)/employees of the Company, professionals, experts and outsiders with relevant experience, as it may consider appropriate in its sole discretion, whether on permanent basis or temporarily for one of meetings of the Committee, to advise the Committee on the various CSR Activities being undertaken/to be undertaken by the Company.

The CSR Committee shall institute transparent monitoring mechanism for implementation of the CSR Activities undertaken by the Company.

#### TERMS OF REFERENCE OF THE CSR COMMITTEE

The CSR Committee shall be responsible for—

- (i) Formulate, recommend and modify/alter whenever necessary, Corporate Social Responsibility Policy which shall indicate the projects/programs/activities to be undertaken by the Company, as specified in Schedule VII to the Act;
- (ii) Recommend the amount of expenditure to be incurred on the projects/programs/activities referred to in clause (i) above;
- (iii) Institutionalize transparent monitoring mechanism for ensuring implementation of the CSR projects/programs/activities; and
- (iv) Any other activity(ies)/functions, as may be assigned by the Board.

#### **CSR ORGANISATION**

The CSR Activities shall be undertaken/executed/implemented by the Company itself. The Company may also conduct/implement its CSR Activities through any company established by the Company or its subsidiary(ies), or associate(s) under Section 8 of the Act (erstwhile Section 25 of the Companies Act, 1956) or otherwise. In the event, the Company implements its CSR Activities through any other trust(s), society(ies), company(ies) that is not established by the Company or its subsidiary(ies) or associate(s), such trust(s), society(ies), company(ies) should have an established track record of at least three years in undertaking similar programs or projects and the Company will clearly specify the project or programs to be undertaken through these entities, the modalities of utilization of funds on such projects and programs and the monitoring and reporting mechanism.

In order to implement the approved CSR Activities, the Company may involve specialized agencies, which could include government/semi-government/autonomous organisations, educational institutions, professional consultancy organisations, registered voluntary organisations, or any other appropriate agency/authorities.

The Company may also collaborate or pool resources with its subsidiaries, or associates or other companies to undertake CSR Activities, provided that the CSR committees of the respective companies are in a position to report separately on such CSR Activities being undertaken in accordance with the Act and the Rules.

#### **CSR ALLOCATION**

The CSR Allocation for a financial year shall include – (a) at least 2% of the average Net Profits of the Company for the last three financial years; (b) any income arising there from; (c) surplus arising out of CSR Activities; and (d) any contribution specifically received for CSR Activities. Further, it is clarified that any surplus arising out of CSR Activities shall not form part of the business profits.

#### **CSR BUDGET**

The overall amount to be committed towards CSR will be approved by the Board upon the recommendation of the CSR Committee.

#### **CSR ACTIVITIES**

The Company will undertake its CSR Activities in the following areas:

- (i) Health and sanitation awareness in urban slums and villages and other underprivileged persons;
- (ii) Contribution in construction of charitable hospitals.

The CSR Committee will be entitled to include other projects/ programs/ activities or any social development initiative as may be approved by the CSR Committee/Board which is in consonance with the Act read with Schedule VII.

The Company shall give preference to the local area and areas around it where it operates, for undertaking/implementing/executing/collaborating for CSR Activities.

#### IMPLEMENTATION OF CSR ACTIVITIES

The CSR Activities identified by the CSR Committee and approved by the Board shall be implemented in a project mode through the CSR Department which will entail charting the stages of execution through planned processes, measurable targets, mobilization and allocation of budgets and prescribed timelines. It also involves assigning of responsibility and accountability. Suitable documents / agreements shall be entered into with the implementing agencies for the purposes of implementation of the projects. The conditions of grant of amounts for all CSR Activities and the break-up of the allocations shall be set out and evaluated from time to time.

#### MONITORING MECHANISM

The CSR Committee will ensure a transparent monitoring mechanism for ensuring effective implementation of the CSR Activities proposed to be undertaken by the Company.

The CSR Committee will ensure that the CSR Activities are undertaken in compliance with this CSR Policy and in a project or program mode with clearly defined project deliverables, implementation schedules, processes and budgets as mentioned above.

The CSR Committee will monitor the programs and projects to ensure that they are being carried out in compliance with this CSR Policy and the Act and in accordance with the approved budget.

#### ROLE OF THE CSR DEPARTMENT

The CSR Department, under the overall supervision and control of the CSR Committee, shall be responsible for:

- (1) Determining the modalities of execution including targets and timelines in consultation with the CSR Committee;
- (2) Ensuring that implementation of all CSR Activities is being carried on in accordance with the above:
- (3) Supervising the implementation of the CSR Activities and ensuring that the CSR Activities are undertaken in compliance with this CSR Policy with clearly defined project deliverables, implementation schedules, processes and budgets;
- (4) Undertaking impact assessment of all CSR Activities;
- (5) Maintaining documents and accounts pertaining to all CSR Activities of the Company;
- (6) Keep the CSR Committee updated on Implementation progress of CSR programs; and
- (7) Assisting the CSR Committee in monitoring of CSR projects and preparation of the annual report on CSR.

#### MONITORING

The CSR department will provide regular progress report to the CSR Committee of the Board. This report would indicate:

- Achievement since last progress report / during the last quarter in terms of coverage compared to the target and reasons for variance.
- In respect of activities undertaken through outside Trust/Society/NGO's etc. there
  will be mechanism of monthly reporting of progress on each such activities and the
  amount incurred thereon.
- The Board shall seek a short progress report from the CSR Committee on a quarterly basis.

#### 2. The Composition of the CSR Committee.

The current members of the CSR Committee are as follows:

- a) Mr. Vivek Laroia
- b) Mr. Manish Kumar Sharma
- 3. Average net profit/(loss) of the company for last three financial years: Rs. 45,258,352
- 4. Prescribed CSR Expenditure (two per cent of the amount as in item 3 above): Nil
- 5. Details of CSR spent during the financial year.
  - a) Total amount to be spent for the financial year: Nil
  - b) Amount unspent, if any: Nil
  - c) Manner in which the amount spent during the financial year is detailed below:

-			1	1			
(1	(2)	(3)	(4)	(5)	(6)	(7)	(8)

)							
S. No	CSR project or activity identifie d	Sector In which the Project is covere d	Projects or programs  (1) Local area or other  (2) Specify the State and district where projects or programs was undertake n	outlay (budget) project or program s wise	Amount spent on the projects or programs Sub – heads:  (1) Direct expenditure on projects or programs  (2) Overheads	Cumulative expenditur e up to the reporting period	Amount spent: Direct or through implementin g agency.  (Give details of implementin g agency.)
1	NA	NA	NA	NA	NA	NA	NA

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

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

For Wise Travel India (Private) Limited

For WISE TRAVEL INDIA PRIVATE LIMITED

BIRECTOR

Hema Bisht (Director)

DIN No.02534803

RZA-1/39, Vijay Enclave,

New Delhi-110045

For WISE TRAVEL INDIA PRIVATE LIMITED

Vivek Laroia

(Director)

DIN No. 02534740

G-171E, 1stFloor, Palam Vihar, Gurgaon, Haryana - 122017

Place: New Delhi

Dated: 05th September 2022





#### **INDEPENDENT AUDITOR'S REPORT**

## To the Members of M/s WISE TRAVEL INDIA PRIVATE LIMITED

#### **Opinion**

We have audited the financial statements of M/s Wise Travel India Private Limited ("the company"), which comprise the balance sheet as at 31st March 2022, statement of Profit and Loss and Cash Flow Statement for the year ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "financial statements).

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the companies 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, and profit/loss, and its cash flow for the year ended on that date.

#### **Basis for Opinion**

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. 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 together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 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

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We want to draw attention that due to COVID 19 pandemic & other government operational guidelines in subsequent period after balance sheet date, business operation of the company have disrupted. But management is making efforts to get business back on track & hopeful for more recovery at par pre-covid era.

### Information other than the Financial Statements and Auditors Report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

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

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

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

#### Responsibility of Management for Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

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 SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the 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 Companies Act, 2013, we are also responsible for expressing our opinion on
  whether the company has adequate internal financial controls system in place and
  the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



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

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

## Report on Other Legal and Regulatory Requirements

- 1) 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, and on the basis of such checks of the books and records of the Company as we consider appropriate and according to information and explanation given to us, we enclose in the Annexure a statement on the matters specified in paragraph 3 & 4 of the said order to the extent applicable.
- 2) As required by Section 143(3) of the Act, we report that:
  - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
  - (b) In our opinion proper books of account as required by law have been kept by the company so far as it appears from our examination of those books;



- (c) The balance sheet, the statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;
- (d) In our opinion, the aforesaid financial statements comply with the accounting Standards prescribed under Section 133 of the Act read with relevant rule issued thereunder;
- (e) On the basis of the written representations received from the directors as on 31 March 2022 taken on record by the Board of Directors, none of the directors are 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 adequacy of the internal financial controls over financial reporting with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our Report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- (g) With respect to the matter to be included in the Auditor's Report under section 197(16), In our opinion and according to the information and explanations given to us, the company being a private limited company the provision of section 197 of the Act is not applicable.
- (h) With respect to the other matters to be included in Auditors' 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 explanation given to us:
  - i. The Company does not have any pending litigations which would impact its financial position
  - ii. In our opinion and as per the information and explanations provided to us, the Company has not entered into any long-term contracts including derivative contracts, requiring provision under applicable laws of accounting standards, for material foreseeable losses;
  - iii. There were no amounts which required to be transferred by the Company to the Investor Education and Protection Fund.
  - iv. (a) The management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("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 ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (b) The management has represented, that, to the best of it's knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the company from any person(s) or entity(ies), including foreign entities ("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 that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material mis-statement.

v. No dividend has been declared or paid during the year by the company.

For BHS Co.

**Chartered Accountants** 

Firm Registration No: 0168890

CA Harvinder Singh Bhatia

Partner

M. No.094765

Place: New Delhi

Date: 05th September 2022

UDIN: 22094765AYSGGC5941

#### Annexure 'A'

The Annexure referred to in paragraph 1 of Our Report on "Other Legal and Regulatory Requirements".

#### We report that:

- (i) (a) (A) The company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
  - (B)The company is maintaining proper records showing full particulars of intangible assets;
  - (b) As explained to us, Property, Plant and Equipment have been physically verified by the management at reasonable intervals; no material discrepancies were noticed on such verification;
  - (c) According to information and explanation given to us and record of the company examined by us, the title deed of the immovable property (other than properties where company is the lessee and lease agreement executed in favour of lessee) are held in the name of the company.
  - (d) According to the information and explanation given to us, no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) According to information and explanation given to us and record of the company examined by us, clause not applicable to company since it is a service sector company.
- (iii) During the year the company has made investments in shares of various companies through stock exchange as per notes of financial statements but not provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.
  - (a) During the year company has made following investments-

Nature of Investment	The agreegate amount during the year	Balance outstanding at Balance Sheet date
In Foreign Subsidiary	NIL	Rs 65,64,903
In Stock Exchanges	Rs 28,62,707	Rs 12,97,338



- (b) According to the information and explanations given to us, company has not made any investments & provided guarantees to anyone but security given for business purpose. The terms and conditions of the security are not prima facie prejudicial to the company's interest;
- (c) Clause not applicable since no loan & advance during the reporting period.
- (d) Clause not applicable since no loan & advance during the reporting period
- (e) Clause not applicable since no loan & advance during the reporting period
- (iv) According to information and explanation given to us and record of the company examined by us, loans, investments, guarantees, and security, provisions of section 185 and 186 of the Companies Act, 2013 have been complied with.
- (v) According to information and explanation given to us and record of the company examined by us, the company has not accepted any deposits or amounts which are deemed to be deposits covered under sections 73 to 76 of the Companies Act, 2013.
- (vi) As per information & explanation given by the management, maintenance of cost records has been not be applicable as specified by the Central Government under sub-section (1) of section 148 of the Companies Act.
- (vii) (a) According to the records made available to us, company is regular in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax any other statutory dues to the appropriate authorities. According to the information and explanation given to us there were no outstanding statutory dues as on 31st of March, 2022 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 is no statutory dues referred to in sub-clause (a) that have not been deposited on account of any dispute.
- (viii) According to the information and explanations given by the management, no transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- (ix) (a) In our opinion and according to the information and explanations given



- by the management, company has not defaulted in repayment of loan or other borrowing or interest thereon to any lender during the year.
- (b) According to the information and explanations given by the management, the company is not declared willful defaulter by any bank or financial institution or other lender;
- (c) In our opinion and according to the information and explanations given by the management, term loan were applied for the purpose for which obtained.
- (d) In our opinion and according to the information and explanations given by the management, no funds raised on short term during the reporting period utilized for long term purposes.
- (e) In our opinion and according to the information and explanations given by the management, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures,
- (f) In our opinion and according to the information and explanations given by the management, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (x) (a) The company has not raised any money by way of initial public offer of further public offer (including debt instruments) during the year.
  - (b) The company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.
- (xi) (a) According to the information and explanations given by the management, no fraud by the company or any fraud on the company has been noticed or reported during the year;
  - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
  - (c) According to the information and explanations given to us by the management, no whistle-blower complaints had been received by the company
- (xii) he company is not a Nidhi Company. Therefore, clause xii is not applicable on the company.



- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, where applicable and the details have been disclosed in the financial statements, etc., as required by the Indian Accounting Standards;
- (xiv) (a) In our opinion and based on our examination, the company has internal audit system commensurate with the size and nature of it's business.
  - (b) According to the information and explanations given to us, the company has not done any inter audit. We have to reply on exiting systems with control checks during the audit on test basis.
- (xv) On the basis of the information and explanations given to us, in our opinion during the year the company has not entered into any non-cash transactions with directors or persons connected with him.
- (xvi) (a) In our Opinion and based on our examination, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934).
  - (b) In our Opinion and based on our examination, the Company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
  - (c) In our Opinion and based on our examination, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
  - (d) According to the information and explanations given by the management, the Group does not have any CIC as part of the Group.
- (xvii) Based on our examination & as per guidance note issued by ICAI, the company has incurred cash losses in the current financial year but no cash loss in preceding financial year. The amount of cash loss for the reporting period is Rs 2,75,49,553. Reported cash loss has been considered from cash from operating Activity mentioned in Cash Flow Statement after considering interest earned during the year.
- (xviii) There has been resignation of the statutory auditors during the year and we have taken into consideration the issues, objections or concerns raised by the outgoing auditors.
- (xix) On the information obtained from the management and audit procedures performed and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that company



is 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;

- (xx) Based on our examination, the provision of section 135 are not applicable on the company. Hence this clause is not applicable on the company.
- (xxi) The company is not required to prepare Consolidate financial statement as share holders pass the resolution for the same hence this clause is not applicable.

For BHS Co. Chartered Accountants Firm Registration No: 016889N \* FRN 016889 N New Delhi Rever Accounts

(CA Harvinder Singh Bhatia)

Partner M. No.094765

Place: New Delhi

Date: 05th September 2022

## Annexure - B to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of WISE TRAVEL INDIA PRIVATE LIMITED on the accounts of the company for the year ended 31st March, 2022

# Management's Responsibility for Internal Financial Controls

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

## Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.



Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend

on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

## Meaning of Internal Financial Controls over Financial Reporting

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

# Inherent Limitations of Internal Financial Controls over Financial Reporting

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



## **Opinion**

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2022. Though the company has not prepared any manual for financial control but based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India.

For BHS Co.

**Chartered Accountants** 

Firm Registration No: 016889N

CA Harvinder Singh Bhatia

**Partner** 

M. No.094765

Place: New Delhi

Date: 05th September 2022

#### WISE TRAVEL INDIA PRIVATE LIMITED

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station Sector-21, Dwarka, New Delhi - 110077

> **BALANCE SHEET** AS AT 31st MARCH 2022

(Figures in '00)

Particulars	Note	Year Ending 31st March 2022	Year Ending 31st March 2021
I. EQUITY AND LIABILITIES			
1. Shareholders Funds		do Hant Carto crivitario Nacional	0.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.000.0
a.) Share Capital	3	295,000.00	295,000.00
b.) Reserve and Surplus	4	2,527,466.70	2,138,759.52
		2,822,466.70	2,433,759.52
2. Non Current Liabilities	1 1		
a.) Long Term Borrowings	5	216,317.66	56,593.94
b.) Long Term Provisions	6	145,429.10	128,768.46
Say the cold of th		361,746.76	185,362.40
3. Current Liabilities	1 1	-	
a.) Short Term Borrowings	7	139,953.21	630,219.50
b.) Other Current Liabilities	8	255,901.32	210,790.76
c.) Trade Payables	9	2,169,767.38	1,621,635.15
d.) Short Term Provisions	10	242,304.97	176,052.66
,		2,807,926.88	2,638,698.07
TOTAL		5,992,140.34	5,257,819.99
II. ASSETS	1 1		
1. Non Current Assets	1 1		
a.) Property, Plant & Equipment & Intangible	11		
i.) Tangible Assets		1,138,699.25	1,085,610.29
ii.) Intangible Assets		1,298.61	441.21
b.) Non-Current Investments	12	78,622.42	65,649.04
c.) Non - Current Assets	13	542,084.30	400,978.73
d.) Deferred Tax Assets	14	113,548.56	110,897.88
		1,874,253.14	1,663,577.15
2. Current Assets			
a.) Trade Receivables	15	2,803,456.72	1,327,506.98
b.) Cash and Cash Equivalents	16	856,743.56	1,651,564.27
c.) Short Term Loans and Advances	17	39,146.89	90,822.33
d.) Other Current Assets	18	418,540.01	524,349.26
		4,117,887.19	3,594,242.83
TOTAL		5,992,140.34	5,257,819.99

Company Overview

1

Significant Accounting Policies

2

The accompanying Notes are an integral part of Financial Statements.

As per our report of even date

For BHS & CO.

For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

Firm's Registration No. 016899N

**Chartered Accountants** 

der Rist

Director

DIN: 02534803

DIRECTOR

Harvinder Singh Bhatia

Partner

Membership No. 094765

Place: New Delhi Date: 05/09/2022

> UDIN: -22094765AYSGGC5941

Hema Bisht

For and On behalf of Board of Directors

Vivek Laroia

Director

DIN: 02534740

#### WISE TRAVEL INDIA PRIVATE LIMITED

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

Sector-21, Dwarka, New Delhi - 110077 STATEMENT OF PROFIT & LOSS AS AT 31st MARCH 2022

(Figures in '00)

Particulars	Note	For the year ended 31st March 2022	For the year ended 31st March 2021
I. REVENUE FROM OPERATIONS	19	8,862,408.57	4,226,800.56
II. OTHER INCOME	20	111,772.29	178,713.32
III. TOTAL REVENUE		8,974,180.86	4,405,513.88
IV. EXPENSES Operating Expenses Employees Benefit Expenses Finance Costs Depreciation and Amortization Expenses Other Expenses	21 22 23 11 24	6,528,938.75 1,032,080.35 68,263.17 163,739.13 688,906.66	2,883,677.69 632,346.11 55,954.79 202,405.33 410,309.48
TOTAL EXPENSES		8,481,928.05	4,184,693.40
V. PROFIT BEFORE EXTRAORDINARY & EXCEPTIONAL ITEMS		492,252.81	220,820.48
VI. EXTRAORDINARY & EXCEPTIONAL ITEMS			
VII. PROFIT AFTER EXTRAORDINARY & EXCEPTIONAL ITEMS		492,252.81	220,820.48
VIII. TAX EXPENSES  1. Current Tax 2. Deferred Tax		106,196.31 2,650.68	61,505.57 4,910.86
IX. PROFIT FOR THE YEAR		388,707.18	164,225.77
X. EARNINGS PER EQUITY SHARE  (Face Value of Rs. 10/- each, Previous year Rs. 10/-)			
Basic & Diluted	25	13.18	5.57

The accompanying Notes are an integral part of Financial Statements.

As per our report of even date

For BHS & CO.

Firm's Registration No. 016899N

Chartered Accountants

Harvinder Singh Bhatiared

Partner

Membership No. 094765

Place: New Delhi

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED Her Ristr

EIRECTOR Sd/-

For WISE TRAVEL INDIA PRIVATE LIMITED

Hema Bisht Director

DIN: 02534803

Vivek Laroia

Director

DIN: 025347403HS

PIRECTOR

#### WISE TRAVEL INDIA PRIVATE LIMITED

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

## Sector-21, Dwarka, New Delhi - 110077

#### STATEMENT OF CASH FLOW AS AT 31st MARCH 2022

(Figures in '00)

Particulars	For the year ended	For the year ended
	31st March 2022	31st March 2021
Cash Flow From Operating Activities	, , , , , , , , , , , , , , , , , , ,	
Profit from Operations	492,252.81	220,820.48
Adjustment from non cash income and expenses, which is not fall		
in this head		
1. Depreciation	163,739.13	202,405.33
2. Dividend income	(36.76)	-
4. Loss on sale of Fixed Assets	4,722.43	7,302.56
3. Profit on sale of Fixed Assets	(46,292.15)	(50,686.01)
5. Government subsidy	(1,812.50)	(1,812.50)
Change in working capital:		
1. Other Non Current Assets	<b>*</b>	-
2. Trade Receivable	(1,474,407.03)	2,866,871.21
3. Short Term Loans & Advances	51,675.43	30,448.84
4. Long Term Loans & Advances	(141,105.57)	(21,425.21)
5. Other Current Assets	105,809.25	237,799.45
6. Long Term Provision	16,660.64	11,392.70
7. Other Current Liabilities	45,110.56	(267,120.63)
8. Trade Payable	548,132.23	(1,828,467.46)
9. Short Term Provision	66,252.31	(234,479.52)
Cash Generation From Operations	(169,299.22)	1,173,049.24
Income Tax paid	106,196.31	61,505.57
Net Cash from Operating Activity (A)	(275,495.53)	1,111,543.67
Investment in Shares	(12,973.38)	
Purchase of Tangible Assets	(372,713.77)	(468,570.70)
Proceeds from Sale of Fixed Assets	196,867.78	154,427.41
Net Cash Used in Investing Activities (B)	(188,819.37)	(314,143.29)
Dividend Income	36.76	
Proceeds from Issuance of Share Capital		-
Proceeds from Share Application Money		-
Change in Long term Liabilities	(330,542.57)	(381,587.70)
Net Cash From Financial Activities (C)	(330,505.81)	(381,587.70)
Net (decrease)/increase in Cash, Cash Equivalents and Bank		1
Overdrafts (A+B+C)	(794,820.71)	415,812.68
Cash, cash equivalents and bank overdrafts at beginning of year	1,651,564.27	1,235,751.59
Cash, cash equivalents and bank overdrafts at end of year	856,743.56	1,651,564.27

For BHS & CO.

9N For WISE TRAVEL INDIA PRIVATE LIMITED

For and On behalf of Board of Directors

Firm's Registration No. 016899N

Chartered Accountants

Hem Bish

~ \*\*

Harvinder Singh Bhatia

Partner

Membership No. 094765

Place: New Delhi Date: 05/09/2022 Director

BIRECTOR

Hema Bisht

DIN-02534803

Director Vivek Laroia

For WISE TRAVEL INDIA PRIVATE LIMITED

PIN- 02534740



## 1 Corporate Information:

The company has been incorporated as a Private limited company on April 22nd, 2009 with Pan India Presence, is primarily engaged in providing Car rental services to Corporates & Non-corporates through large fleet and and robust technology platform.

## 2 Significant Accounting Policies

## (a) Basis of Preparation of Financial Statements:

The financial statements have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the 2013 Act"). Accounting policies have been consistently applied except where newly issued accounting standards are initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

## (b) Use of Estimates:

The preparation of financial statements in conformity with Indian GAAP requires the management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the years in which the results are known / materialize.

## (c) Revenue Recognition:

Revenues from car rental, Consultancy etc. and other services are accounted for on completion of service net of service tax/GST recovered from customers. All the revenues are recognized when there is reasonable certainty of its ultimate collection.

Interest earned/accrued is recognized on a time proportion basis taking into account the amount outstanding and applicable interest rate. Interest income is included under the head "other income" in the statement of profit and loss account

Profit/Loss on sale of fixed assets is recorded on transfer of title from the company and is computed on the basis of difference between net sale consideration and the written down value of the asset.

## (d) Cash and Cash Equivalent

Cash comprises cash in hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

## (e) Property, Plant & Equipment

Property, plant and equipment, capital work in progress are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met and directly attributable cost of bringing the asset to its working condition for the intended use.

Any trade discounts and rebates are deducted in arriving at the purchase price. Subsequent expenditure related to an item of property, plant and equipment is added to its book value only if it increases the future benefits from the existing asset beyond its previously assessed standard of performance.

All other expenses on existing plant, property and equipment, including day-to-day repair and maintenance expenditure and cost of replacing parts, are charged to the statement of profit and loss for the year during which such expenses are incurred. Items of stores and spares that meet the definition of property, plant and equipment are capitalized at cost and depreciated over their useful life. Otherwise, such items are classified as inventories. Gains or losses arising from de-recognition of property, plant and equipment are measured as the difference.



## (f) Depreciation:

Leasehold land is amortized on a straight line basis over the period of lease i.e., 95/99 years. Depreciation on property, plant and equipment including stores and spares transferred from inventory is calculated on a written down value basis using the rates arrived at, based on the useful lives estimated by the management, which are equal to the useful lives prescribed under Schedule II to the Companies Act, 2013.

Depreciation on the amount of adjustment to property, plant and equipment on account of capitalization of insurance spares and critical spares transferred from stores and spares is provided over the remaining useful lives of related assets.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate. To calculate depreciation on Fixed Assets, Tangible and Intangible, in a manner that amortizes the cost of the assets is provided on the basis of written down value method at the rates on the basis prescribed in Part C of the schedule II of the Companies Act, 2013.

Description	Useful Life Estimated by
Computers & Data Processing Equipment/Software	3 years
Leasehold Improvement	10 years
Furniture & Fixtures	10 years
Office Equipment	5 years
Taxis used in the business of running them on hire	6 years
Building	30 years
Motorcycle	10 years
Cars	8 years

## (g) Revaluation of assets

As and when Fixed Assets are revalued, to adjust the provision for depreciation on such revalued Fixed Assets, where applicable, in order to make allowance for consequent additional diminution in value on considerations of age, condition and unexpired useful life of such Fixed Assets.

## (h) Impairment of Assets

At each balance sheet date, the Company assesses whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recognized in the statement of profit and loss to the extent the carrying amount exceeds the recoverable amount.

## (i) Inventories

Company is in the business of Personal Ground Transportation & Consultancy Services Business so there is no inventory.

## (j) Taxes on income

Income taxes are accounted for in accordance with Accounting Standard 22 on Accounting for Taxes on Income. Tax expense comprises both current and deferred tax. Current tax is determined as the amount of tax payable in respect of taxable income for the period using the applicable tax rates and tax laws. Deferred tax assets and liabilities are recognized, subject to consideration of prudence, on timing differences, being the difference between taxable income and accounting income, that originate in one period and are capable of reversal in one or more subsequent periods and are measured using tax rates enacted or substantively enacted as at the Balance Sheet date. The carrying amount of deferred tax assets and liabilities are reviewed at each Balance Sheet date. Deferred Tax Asset on carry forward losses and unabsorbed depreciation, if any, are recognized when it is virtually certain that there will be future taxable profit.

## (k) Employee Benefits

 Short term Employee Benefits- Short term employee benefits are recognized as an expense at the undiscounted amount in the Profit and loss account of the year in which the related services is rendered.



## 2. Post-Employment Benefits

- 2.1 Provident Fund- Eligible employees receive benefits from a provident fund, which is a defined contribution plan. Both the employee and the company make monthly contributions to this provident fund plan equal to specified percentage of the covered employee's salary. Amounts collected under the provident fund plan are deposited in a government administered provident fund. Company's contributions to provident fund are charged to Profit & Loss account on accrual basis.
- 2.2 Gratuity- In accordance with the Payment of Gratuity Act, 1972, the Gratuity Plan provides a lump sum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment. The company has recognized a provision for gratuity amounting to Rs. 38,54,592/- during the year on the basis of estimates of management as probable liability for gratuity outstanding at the end of the year calculated in accordance with The Payment of Gratuity Act' 1972.

## (I) Borrowing Costs

Borrowing costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such asset. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. All other borrowing costs are charged to revenue.

## (m) Provisions & contingencies

A provision is recognized when the company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent Liabilities are disclosed in the notes. Contingent assets are not recognized or disclosed in the Financial Statements.

## (n) Goods & Service Tax input credits

Goods & Service tax input credit is accounted for in the books in the period in which the underlying service received is accounted and when there is reasonable certainty in availing / utilizing the credits.

## (o) Earnings per Share:

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income (net of any attributable taxes) relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares except where the result would be anti-dilutive.



## WISE TRAVEL INDIA PRIVATE LIMITED

## Notes forming part of financial statement for the year ended March 31, 2022

## (p) Foreign Currency Transactions

Foreign Currency Transactions are recorded at the exchange rate prevailing on the date of transaction. All monetary foreign currency assets/liabilities are translated at the rates prevailing on the date of balance sheet. The exchange difference between the rates prevailing on the date of transaction and on the date of settlement as also on translation of monetary items at the end of the year is recognized as income or expense, as the case may be.

## (q) Investments

Investments, which are readily realizable and intended to be held for not more than one year from the date on which investments are made, are classified as current investments. All other investments are classified as long term investments. Long-term investments are stated at cost, less provision for other than temporary diminution in the carrying value of each investment. Current investments are stated at the lower of cost and fair value

For WISE TRAVEL INDIA PRIVATE LIMITED On behalf of Board of Directors

der Ris H

Sd/-

DIN-02534803

For WISE TRAVEL INDIA PRIVATE LIMITED

Sd/Director

DIM-02534740





## DEPRECIATION AS PER INCOME TAX, 1961 WISE TRAVEL INDIA PRIVATE LIMITED 31st MARCH 2022

PROPERTY, PLANT & EQUIPMENTS								(Figures in '00)
		WRITTEN	ADDITIONS	SNO				WRITTEN
PARTICULARS	RATE	DOWN VALUE 1-Apr-21	MORE THAN 180 Days	LESS THAN 180 Days	LESS THAN DEDUCTIONS 180 Days	TOTAL	DEPRECIATION FOR 2021-22	DOWN VALUE 31-Mar-22
PART I LEASEHOLD IMPROVEMENT & FURNITURE	10%	22,508.03	51		9.	22,508.03	2,250.80	20,257.23
PART II MOTOR VEHICLES	15%	180,797.07			13,097.25	167,699.82	25,154.97	142,544.84
PART III TAXIES	30%	337,079.03	39,274.12	325,758.88	23,770.53	678,341.50	154,638.62	523,702.88
PART IV BUILDING	2%	144,704.27		. 9	43,000.00	101,704.27	5,085.21	96,619.05
PART V COMPUTER & SOFTWARE	40%	6,657.94	440.00	2,556.53	E.	9,654.47	3,350.48	6,303.99
PART VI OFFICE EQUIPMENT	15%		ï	2,931.94		2,931.94	219.90	2,712.04
PART V SOFTWARE	25%	<i>3</i> .	1,752.30	(*)		1,752.30	438.08	1,314.23
Total		691,746.33	41,466.42	331,247.35	79,867.78	984,592.32	191,138.06	793,454.26

For WISE TRAVEL INDIA PRIVATE LIMITED

Siffector Director D14-02/34803

For WISE TRAVEL INDIA PRIVATE LIMITED

Sd/-Director

PIH-02534740

## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Equity and Liability AS AT 31st MARCH 2022

(Figures in '00)

3. SHARE CAPITAL	For the yea		For the yea	
Authorized Shares 30,00,000 (Previous Year 30,00,000) Equity Shares of Rs. 10/- each Issued, Subscribed and Fully Paid Up Shares		300,000.00		300,000.00
Issued 29,50,000 (Previous Year 27,00,000) Equity Shares of Rs. 10/- each		295,000.00		295,000.00
Equity Shares of No. 107 each		295,000.00		295,000.00
	For the year	ar ended	For the ye	ar ended
Reconciliation of the number of Shares Outstanding	31st Mar	ch 2022	31st Mar	ch 2021
No. of Equity shares outstanding at the beginning of the year Add: Additional equity shares issued during the year	Number of Shares 29,500.00	Amount 295,000.00	Number of Shares 29,500.00	Amount 295,000.00
Less: Equity shares forfeited/bought back during year No. of Equity Shares outstanding at the end of the year	29,500.00	295,000.00	29,500.00	295,000.00
Shares held by each shareholder holding more than 5% of the aggregate shares in the Company	Number of Shares	%	Number of Shares	%
Mr. Ashok Vashist	15,996.66	0.54	15,996.66	0.54
Mr. Vivek Laroia	8,331.67	0.28	8,331.67	0.28
Ms. Hema Bisht	4,631.67	0.16	4,631.67	0.16
Mr. Subinderjeet Singh Khurana	540.00 29,500.00	0.02 1.00	540.00 29,500.00	0.02 1.00
Promoter's Shareholding at the end of the year	Number of Shares	%	% Change du	ring the year
Mr. Ashok Vashist	15,996.66	0.54	1/2/	72
Mr. Vivek Laroia	8,331.67	0.28	926	520
Ms. Hema Bisht	4,631.67	0.16	-	
	28,960.00	0.98	-	-
4. RESERVE AND SURPLUS Share Premium A/c		8,000.00		8,000.00
Surplus in Profit & Loss Statement Balance at the beginning of the year		2,130,759.52		1,966,533.75
Add: Transferred from Surplus in the Statement of Profit & Loss A/c		388,707.18		164,225.77
5 LONG TERM BORROWINGS		2,527,466.70		2,138,759.52
5. LONG TERM BORROWINGS Secured Loan (Annexure 2) From Bank		216,317.66		54,891.76
From Others Total		216 217 66		1,702.18 <b>56,593.94</b>
TOTAL		216,317.66		30,393.94

For WISE TRAVEL INDIA PRIVATE LIMITED FOR WISE TRAVEL INDIA PRIVATE LIMITED

BIRECTOR

Director

Director

DIM-02534803

DIM-02534740



## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Equity and Liability AS AT 31st MARCH 2022

	17,330.	0.	96
	11,437.	7.	50
128,768.4	28,768.	8.	46

6. LONG TERM PROVISIONS	9	
Provision for Employees Benefits	135,804.10	117,330.96
Provision for Gratuity	9,625.00	11,437.50
Deferred income ( Subsidy received)	145,429.10	128,768.46
7. SHORT TERM BORROWINGS	1	
Current Maturity of Long Term Borrowings		
Secured Loan (Annexure 1A)	138,251.03	624,303.39
Loan from Bank	1,702.18	5,916.11
Loan from Others	139,953.21	630,219.50
Total(A)	107,700.12	
Unsecured Loan (Annexure 1B) From Bank	-	7
Total(B)		-
Total(D)	139,953.21	630,219.50
8. OTHER CURRENT LIABILITIES		
Statutory Dues (Annexure 3A)	67,900.34	31,819.87
Security Deposits (Annexure 3B)	188,000.98	178,970.89
Security Deposits (Simerate 32)	255,901.32	210,790.76
9. TRADE PAYABLES		
Sundry Creditors	2,169,767.38	1,621,635.15
(Total outstanding dues of MSME - Rs. 56,414/-)		4 (01 (25 15
· Control of the Cont	2,169,767.38	1,621,635.15
10. SHORT TERM PROVISIONS		
Provision for Employees Benefits		100.70
Professional Tax	1,020.45	429.72
Provision For Gratuity	19,871.27	15,669.50
Bonus Payable	3,209.19	1,772.97
Employees Salary Payable	91,888.15	87,690.56
EPF Payable	8,547.31	4,978.39
ESIC Payable	734.78	405.95 110,947.09
	125,271.15	110,947.09
Other Provisions	3,601.00	3,600.00
Audit Fees Payable	113,432.82	61,505.57
Provision for Income Tax	117,033.82	65,105.57
	242,304.97	176,052.66
	242,504.77	2.0,002100

For WISE TRAVEL INDIA PRIVATE LIMITED

FOR WISE TRAVEL INDIA PRIVATE LIMITED

MIRECTOR Sd/-

Director

DIM-02534803

Director

DIM-02534740



## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Assets AS AT 31st MARCH 2022

(Figures in '00)

		(Figures in '00)
	For the year ended 31st March 2022	For the year ended 31st March 2021
12. NON CURRENT INVESTMENTS (Unquoted, Non Trade)		
PT. WTI Trading & Mining Ventures (Indonesia)	65,649.03	65,649.04
(1238 shares of Rs 5,302.83 /- each fully Paid-Up)		
Investment In Stocks	12,973.38	
_	78,622.42	65,649.04
13. NON CURRENT ASSETS		*
Security Deposits (Annexure 8) (Unsecured - Considered Good)	542,084.30	400,978.73
	542,084.30	400,978.73
14. DEFERRED TAX ASSETS (NET)	100001000000000000000000000000000000000	
Deferred Tax Assets	110,897.88	105,987.02
Deferred Tax Liabilities		-
C V D C JT	110,897.88	105,987.02
Current Year Deferred Tax	2,650.68	4,910.86
Deferred Tax liability/assets (Net)	113,548.56	110,897.88
15. TRADE RECEIVABLES Trade Receivables outstanding for a period exceeding six months from		
the date they are due for payment		
Unsecured, Considered Good	312,686.39	339,884.87
Doubtful	* ·	
Less: Provision for Doubtful Receivable	-	
Other Receivables	weeken on even even even even even even even	
Unsecured, Considered Good	2,490,770.34	987,622.10
	2,803,456.72	1,327,506.98
16. CASH AND BANK BALANCE	1	
Cash and Cash Equivalents	260.021.62	167.250.50
On Current Accounts (Annexure 4) Cash in Hand	269,931.52 2,507.72	167,250.58 3,764.47
Other Bank Balances (Annexure 7)	584,304.32	1,480,549.22
Other Dank Balances (Allifexure 1)	856,743.56	1,651,564.27
17. SHORT TERM LOANS & ADVANCES	830,743.30	1,031,304.27
Other Loans & Advances (Annexure 6 & 9)	39,146.89	90,822.33
(Unsecured Considered Good)	37,140.87	70,622.53
	39,146.89	90,822.33
18. OTHER CURRENT ASSETS		
Interest Accrued on Bank Deposits	35,005.24	44,772.73
Prepaid Expenses	7,318.58	22,242.45
Balance with Revenue Authority		
TCS Receivable 20-21		265.06
TCS Receivable 21-22	2,736.38	-
TDS Receivable 19-20		158,365.07
TDS Receivable 20-21	23,700.90	77,704.90
TDS Receivable 21-22	143,554.67	220 770 11
GST Input	206,222.28	220,770.44
GST TCS TDS recoverable from NBFC (Annexure 5)	1.96	228.61
1D3 recoverable from NDFC (Affilextife 3)	418,540.01	
	410,540.01	524,349.26

For WISE TRAVEL INDIA PRIVATE LIMITED FOR WISE

FOR WISE TRAVEL FOR WISE FOR WISE

For WISE TRAVEL INDIA PRIVATE LIMITED

BIRECTOR Sd/-

Director

DIN- 02534803

Sd/-Director

DIN-02534740



## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c AS AT 31st MARCH 2022

(Figures in '00)

9 <del>5</del> 7		(Figures in '00
PARTICULARS	For the year ended	For the year ended 31st March 2021
	31st March 2022	Sist Waren 2021
19. REVENUE FROM OPERATIONS	0.050.400.55	4,218,491.99
Car Rentals	8,862,408.57	8,308.57
Consultancy Income	-	8,308.3
	8,862,408.57	4,226,800.50
20. OTHER INCOME		
Dividend Income	36.76	
Interest Income (On Fixed Deposit)	50,080.37	90,428.8
Interest on income tax refund	12,315.93	35,786.00
EV Government Subsidy	1,812.50	1,812.50
Profit on sale of Fixed Assets	46,292.15	50,686.0
Stocks Trading Profit	1,234.59	<u> </u>
3	111,772.29	178,713.3
21. OPERATING EXPENSES		
Purchase Car Rental	6,482,378.88	2,852,897.9
Car Insurance	9,743.93	8,779.4
GPS Rental Expenses	7	4,292.8
Car Repairs & Maintenance	18,431.09	7,938.2
Fuel Expenses	18,384.84	9,769.2
53	6,528,938.75	2,883,677.6
22. EMPLOYEE BENEFIT EXPENSES		11 220 2
Bonus	25,408.56	14,339.3
Director's Remuneration	350.87	29,695.6
ESIC	4,650.77	2,692.4
Gratuity	38,545.92	10,344.1
Labour Welfare Fund	578.21	1,513.6
Provident Fund	35,793.80	20,250.0
Salary & Wages	901,054.57	535,780.1
Staff Group Insurance	18,537.45	13,952.5
Staff Welfare	7,160.20	3,778.0
	1,032,080.35	632,346.1
23. FINANCE COSTS	2 22 22	2 802 2
Bank Charges	2,589.76	2,892.2
Bill Discounting Charges	4,112.59	5,876.0
Credit Card Swipe Charges	17,567.20	8,276.5
Interest on Auto Loan	19,227.05	27,118.5
Interest on OD A/C	13,756.78	6,302.8
Interest on Unsecured Loan	7,681.83	2.055
Interest on NBFC	445.09	3,055.3
Loan Closure Charges	289.00	865.1
Loan Processing Fees	2,593.86	1,568.0
	68,263.17	55,954.7



## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c AS AT 31st MARCH 2022

(Figures in '00)

PARTICULARS	For the year ended	For the year ended
AN TAKAN MANA MENANDEN MENANDEN MANA MENANDEN MANA MENANDEN MANAMAN MANAMAN MENANDEN MENANDEN MANAMAN MENANDEN MENANDEN MANAMAN MENANDEN MEN	31st March 2022	31st March 2021
24. OTHER EXPENSES		
Advertisement	649.00	2,719.37
Annual Membership Fees	626.98	759.41
Audit Fees	3,600.00	3,600.00
Books & periodicals	163.09	331.09
Commission	450.00	-
Conveyance Reimbursement	6,969.51	5,401.17
CSR Expenditure & Donations	-	8,800.00
Electricity Exps	13,583.51	8,644.69
Interest on GST & TDS	2,497.78	5,253.83
Interest on MSME due	31.04	37.51
Internet & Bandwidth Service Charges	6,963.57	5,549.73
Lease Rental	22,910.72	9,918.32
Legal & Professional Expenses	17,804.76	9,971.66
Loss on sale of Fixed Assets	4,722.43	7,302.56
Postage & Courier	4,043.22	3,047.68
Printing & Stationery	10,618.06	7,227.44
Rates & Taxes	-	7,908.89
Rent	516,624.44	261,666.96
Repair & Maintenance - Computers	26,652.71	22,955.13
Repair & Maintenance - Computers  Repair & Maintenance - Office	16,936.55	7,052.63
ROC Fees	245.28	81.00
Short & Excess		543.17
	2,038.33	9,316.92
Software solutions expenses	672.32	•
Stocks Trading Expenses	11,034.97	16,791.58
Telephone Expenses	1,065.41	1,264.71
Tender Fee	14,286.06	2,040.46
Tour & Travelling Expenses	3,716.91	2,123.56
Water Expenses	688,906.66	410,309.48
and the same of th	088,900.00	410,507.40
25. EARNING PER SHARE		
Face Value of Rs.10/- Each (Previous Year		
Rs.10/-)		164 005 75
Profit after Taxation	388,707.18	164,225.77
Weighted average number of Equity Shares	29,500.00	29,500.00
Basic and diluted earnings per Share (in Rs.)	13.18	5.57

26. Contingent Liability - Company has given below mentioned Bank Guarantees during the year

Client BG	Amount
Make my Trip	5,000.00
Halcrow Consulting I Pvt Ltd	2,500.00
PAO (CWC), New Delhi	289.33
Central Electronics Ltd	411.48
Dedicated Freight Corridor Corp of India	1,599.62
Delhi International Airport Ltd	7,954.67
Rail Wheel Factory	522.00
Concor India Limited	4,074.00
Delhi Metro Rail Corporation	19,838.32
Ircon International Limited	1,758.63
Ministry of Finance	405.00
Vedanta Limited	39,951.27
Grand Total	84,304.32

- 27. Capital Commitment: There are no Capital Commitments as on 31st March'2022
- 28. The Balances of Debtors and Creditors of the company are subject to confirmation.



## WISE TRAVEL INDIA PRIVATE LIMITED

## Notes to Profit and Loss A/c AS AT 31st MARCH 2022

## 29. List of Related parties and Transactions / Outstanding Balances:

List of Related Parties and their relationships.

a) Key Management Personnel:

(i) Mr. Vivek Laroia

Director

(ii) Ms. Hema Bisht

Director

(iii) Mr. Manish Kumar Sharma

Director

b) Relatives of Key Management Personnel:

(i) Mr. Ashok Vashist

Shareholder

(ii) Mr. Neelkanth Vashist

Relative of Shareholder

(iii) Mrs. Sudha Vashist

Relative of Shareholder

(iv) Mrs. Pinky Laroia

Relative of Director

## c) Name of the Enterprises owned or significantly influenced by key management Personnel or their relatives(either individually or with others)

(i) M/s Smart Ride Transport Services Pvt L One common share holder (ii) M/s Gautam Credits Pvt Ltd

Common Management

(iii) M/s Wheels on Rent Pvt Ltd

Associate Company having same shareholders & directors.

(iv) M/s Aaveg Management Services Pvt L Associate Company having same shareholders

(Figures in '00)

Party Name	Particulars	As at March 31,2022
Vivek Laroia	Remuneration	15,161.24
Hema Bisht	Remuneration	12,480.82
Manish Kumar Sharma	Remuneration	7,445.20
Ashok Vashist	Salary	51,238.93
Sudha Vashist	Salary	16,233.10
Pinky Laroia	Salary	11,932.10
Puru Laroia	Salary	2,995.24
Shourya Laroia	Salary	780.31
Neelkanth Vashist	Salary	12,541.40
Aaveg Management Services Pvt Ltd	Service Receipt	649,361.78
Aaveg Management Services Pvt Ltd	Intercorporate Loan Recd	200,000.00
Aaveg Management Services Pvt Ltd	Interest Paid	7,681.83
Total	720720000000000000000000000000000000000	987,851.95

Closing Balance	Particulars	As at March 31,2022
Vivek Laroia	Remuneration	1,988.91
Hema Bisht	Remuneration	190.12
Manish Kumar Sharma	Remuneration	5,951.54
Ashok Vashist	Salary	1,333.65
Sudha Vashist	Salary	229.88
Pinky Laroia	Salary	5,945.15
Puru Laroia	Salary	495.24
Shourya Laroia	Salary	280.31
Neelkanth Vashist	Salary	177.08
Aaveg Management Services Pvt Ltd	Service Receipt	71,597.01
Aaveg Management Services Pvt Ltd	Intercorporate Loan Recd	-
Aaveg Management Services Pvt Ltd	Interest Paid	9
Total		88,188.89

## 30. Auditor's Remuneration

	As at	As at
	March 31,2022	March 31,2021
Statutory Audit	3,600.00	3,600.00
Other Audit Services/Certification		
The state of the s	3,600.00	3,600.00



## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c AS AT 31st MARCH 2022

## 31. Details of Secured & Unsecured Loans

Particulars	Name of Financial Institution	Lien Details
Auto Loans	HDFC Bank Limited	Secured against Cars
Auto Loans	Yes Bank Limited	Secured against Cars
Auto Loans	Toyota Financial Services India Limited	Secured against Cars
OD Limit	Yes Bank Limited	Secured against Bank Fixed Deposit
OD Limit	ICICI Bank	Secured against Bank Fixed Deposit
Auto Loans	Axis Bank Limited	Secured against Cars
Corporate Credit Cards	American Express & HDFC Bank	Unsecured Corporate Credit Cards
OD Limit	Yes Bank Limited	Secured against Personal Properties of Shareholders

## 32. Conservation of Energy

(i) Steps taken or impact on conservation of energy are as under-

All fluorescent tubes and bulbs were changed to LED lights at plant.

(ii) Steps undertaken by the company for utilizing alternate source of energy: Nil

(iii) Capital investment on energy conservation equipment: Nil

## Technology Absorption, Research and Development (R&D)

The company has not imported any technology during the last three years.

Foreign Exchange Earning and Outgo

		March 31,2022	March 31,2021	
	Foreign Exchange Earned			*
	Foreign Exchange Used			
33.	Activity in Foreign Exchange			
Ø	Value of Import calculate of CIF basis	s on Capital Account		NIL
Ø	Expenditure in Foreign Currency (on	payment basis)		
a.	Technical Know-how			NIL
b.	Travelling Expenses			NIL
c.	Interest & Finance Charges			NIL
d.	Others			
Ø	Licensed and Installed Capacity:			
		Product Name		N.A.
		Licensed Capacity		N.A.
		Installed Capacity		N.A.

As at

- 34. Value of import calculated of CIF basis on Capital Account is NIL.
- **35.** The Company is a Small and Medium Sized Company (SMC) as defined in the General Instructions in respect of Accounting Standards notified under the Companies Act, 2013. Accordingly, the Company has complied with the Accounting Standards as applicable to a Small and Medium Sized Company.
- **36. Segment Information:** The company's only business is car rental, and as per the definition of 'business segment' it is concluded that there is not more than one business segment, therefore the disclosure of segment wise information is not applicable under AS- 17. There is no geographical segment as the company operates only in India.



As at

## WISE TRAVEL INDIA PRIVATE LIMITED

## Notes to Profit and Loss A/c AS AT 31st MARCH 2022

37. The company has entered into the cancellable operating lease agreement for the leased cars & office premises in Delhi and other different cities of India. Necessary disclosure are given below-

	As at
Particulars	March 31,2022
Future minimum lease payment	
Lease payment recognized in the Statement of	539,535.16
Profit & Loss	200,500.10
	539,535.16

## 38. Impact of Coronavirus (Covid-19) on Financial Statement

The outbreak of Coronavirus(COVID19) pandemic globally and in India is causing significant disturbance and slow down of economic activity. The Company has evaluated impact of this pandemic on its business operations and based on its review and current indicators of future economic conditions, there is no significant impact on its financial results.

39. Dues to MSME have been determined to the extent such parties have been identified on the basis of information collected by the management. This has been relied upon by the auditor.

Disclosure under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006

Particulars	2021-22	2020-21
Reversal of Cess	-	
Interest due thereon remaining unpaid to any supplier as at the end of accounting year	-	
The amount of interest paid along with the amounts of the payment made to the supplier		
beyond the appointed day	· · · · · · · · · · · · · · · · · · ·	<u> </u>
The amount of interest due and payable for the		
year	31.04	37.51
The amount of interest accrued and remaining unpaid at the end of the accounting year	-	
The amount of further interest due and payable even in the succeeding year, until such date when the interest dues as above are actually		
paid.	6,847.76	<u> </u>

## 40. CSR Disclosure

Gross Amount required to be spent.	
Amount approved by the Board	-
Amount spent during the year	-
Details of Related Party Transactions related to CSR spending	NA

- 41. Previous year accounts have been regrouped/ recast, wherever necessary to make them comparable with those of current year.
- 42. Long term investment of Rs 6,564,904/- have been made in the company by the Name of M/s WTI Trading & Mining Ventures incorporated in Indonesia in FY19-20. Company has not started its Operations yet due to Covid 19 and has earned Bank Interest income of \$1921.637 on the Investment & Profit before Taxes of \$1,622 during the FY 21-22.

## 43. Disclosure in relation to undisclosed income -

The Company does not have any undisclosed income which is not recorded in the books of account that has been surrendered or disclosed as income during the year (previous year) in the tax assessment under the income tax act 1961 (such as , search or survey or any other relevant provisions of Income tax Act 1961.



## WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c AS AT 31st MARCH 2022

## 44. Disclosure of transactions with Stuck off companies -

The company does not have any transactions with companies struck off under section 248 of companies act, 2013 or section 560 of Companies Act, 1956.

## 45. Compliance with Schedule III -

No transaction to report against the following disclosure requirements as notified by MCA pursuant to amended Schedule III

- a) The Company has not traded or invested in Crypto currency or Virtual currency during the financial year.
- b) The Company doesn't have any Benami Property, where any proceeding has been initiated or pending against the company for holding any Benami Property.
- c) The Company does not have been declared as willful defaulter by any bank or financial institution.
- d) The Company doesn't have any charges or satisfaction which is yet to be registered with RoC beyond the statutory period.

46. The previous year figures have been regrouped to synchronize with current year presentation.

For BHS & CO.

Firm's Registration No. 016899N

Chartered Accountants

Harvinder Singh Bhatia

Membership No. 094765

For and On behalf of Board of Directors

FOR WISE TRAVEL INDIA PRIVATE LIMITED

BLEW BISH

Sd/-

Hema Bisht Director

DIN: 02534803

FOR WISE TRAVEL INDIA PRIVATE LIMITED

Sd/-

Vivek Laroia Director

DIN: 02534740

Place: New Delhi Date: 05/09/2022

UDIN:

Partner



## WISE TRAVEL INDIA PRIVATE LIMITED DEPRECIATION AS PER COMPANIES ACT, 2013 AS AT 31st MARCH 2022

		9	GROSS BLOCK			DEP	RECIATION/ A.	DEPRECIATION/ AMORTISATION		NET BLOCK	OCK
PARTICULARS	As at	Additions	Withdrawals/	Profit/(Loss)	As at	Upto	For the	On Deletions/	Upto 31-Mar-22	As at 31-Mar-22	As at 31-Mar-21
	1-Apr-21		Aujusuncins		77-INIAI-17	17.101.71					
Total O 1715 Bolom Vibra Guerron	279 459 50		93153 17	15314 44	186 306.33	0	,	•		186,306.33	279,459.50
Land - O-1/1E raism vina Gurgaon	401 750 03		0	0	401 750 03	0			î	401,750.03	401,750.03
Land - J-1121 raidin vinai Outgaon	137 769 74		44756 58	23819.21	88.513.16	43843.93	7560.73	16543.4	34,861.26	53,651.90	88,925.81
Motoronole	562.16		0	0	562.16	482.77	20.55	0	503.32	58.84	79.39
Limiture & Fixtures	1 431 34		0	0	1,431,34	679.78	194.58	0	874.36	556.98	751.56
ruming & rixings	6 400 10	117 98	00	0	6.518.08	5603.23	291.11	0	5,894.34	623.74	796.87
Motor Voltislas Olea Commercial)	161 010 86	0	72 27 27 26	-2243 12	115 765 10	84761.85	20748.44	29905.39	75,604.90	40,160.20	76,249.01
Motor Vahioles (Commercial)	822 625 90	365033	193487 66	4948.97	994,171,24	598872.19	129730.23	174666.1	553,936.32	440,234.92	223,753.71
Office Conjument	0.000	2813 96	0	0	2,813.96	0	153.71	0	153.71	2,660.25	•
Commerce Equipment	10 780 65	2006 53	0	0	13,777.18	9630.48	858.34	0	10,488.82	3,288.36	1,150.17
Leasehold Improvements	24.135.68	0	0	0	24,135.68	11441.44	3286.54	0	14,727.98	9,407.70	12,694.24
		0	0	0	8	0	0	0			
Total	1,840,925.96	370,961.47	376,143.17	41,839.50	1,835,744.26	755,315.67	162,844.23	221,114.89	697,045.01	1,138,699.25	1,085,610.29
Computers Software	3,308.13	1752.3		,	5,060.43	2866.92	894.9		3,761.82	1,298.61	441.21
Total	1,844,234.09	372,713.77	376,143.17	41,839.50	1,840,804.69	758,182.59	163,739.13	221,114.89	700,806.83	1,139,997.86	1,086,051.50

For WISE TRAVEL INDIA PRIVATE LIMITED

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED FO

Sd.-Vivek Laroia Director DIN: 02534740



# WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c AS AT 31st MARCH 2022

4/. 1 rade Receivables Ageing	Series S	The second secon				(1 iguies III oo)
Doutionlone		Outstanding for following periods from due	r following peri	ods from due		1-4-1
raruculars	Less than 6 months   6 months-1 year	6 months-1 year	1-2 years	2-3 years	More than 3 years	Lotai
MSME	1	,	1	. 1	1	.1.
Others	2,490,770.34	88.865,56	98,687.11	109,674.08	8,726.31	2,803,456.72
Disputed Dues- MSME	1		1	1	(a)	7.17
Disputed Dues- Others				-	1	1
	2,490,770.34	95,598.88	98,687.11	109,674.08	8,726.31	2,803,456.72

48. Trade Payables Agein	ng				(Figures in '00)
Doctionless	Outstand	Outstanding for following periods from due	periods from	due	F
Faruculars	Less than 1 year	1-2 years	2-3 years	2-3 years More than 3 years	10121
MSME	10,296.00	46,118.00			56,414.00
Others	1,649,716.09	463,637.29	1	1	2,113,353.38
Disputed Dues- MSME	1	1	1	1	E
Disputed Dues- Others	ı	1	1		1
	1.660.012.09	509.755.29	1		2.169.767.38

For WISE TRAVEL INDIA PRIVATE LIMITED For WISE TRAVEL INDIA PRIVATE LIMITED

Her-Rism

Sd/-Hema Bisht Director DIN: 02534803

Sd/Vivek Laroia
Director
DIN: 02534740



## WISE TRAVEL INDIA PRIVATE LIMITED ANNEXURES

(Figures in '00)

		(Figures in '00)
PARTICULARS	31st March 2022	31st March 2021
ANNEXURE 1A: SECURED LOAN (SHORT TERM)		
FROM BANK		edita 2000a
HDFC Bank Ltd	66,670	122,692
Axis Bank Ltd	28,852	2
Yes Bank Ltd	28,220	44,890
ICIC Bank	14,510	2
ICICI Bank 084305001461		436,302
Yes Bank 061384600000028		20,420
TOTAL	138,251	624,303
FROM OTHERS	100(201	024,000
Toyota Financial Services India Limited	1,702	5,916
TOTAL	1,702	5,916
ANNEXURE 1B: UNSECURED LOAN (SHORT TERM)	1,702	5,910
FROM BANK		
	1 1	
AEBC Card No376532309862009	-	-
HDFC CARD 4889 9407 0008 2709	- 1	*
HDFC Card No. 4639 1900 1001 1617	-	-
TOTAL Y		
TOTAL	139,953	630,220
ANNEXURE 2 : SECURED LOAN (LONG TERM)		
FROM BANK	1	
HDFC Bank Ltd	92,625.67	19,118.15
Axis Bank Ltd	59,096	-
ICICI Bank	28,349.95	-
Yes Bank Ltd	36,246.04	35,773.61
TOTAL	216,318	54,892
FROM OTHERS		
Toyota Financial Services India Limited		1,702.18
	2	1,702
TOTAL	216,318	56,594
ANNEXURE 3A : STATUTORY DUES	210,510	
GST Liability	34,136.26	17,834.84
TDS 194J		
TDS Salary 192B	896.49	392.90
	9,799.16	8,999.70
TDS 194A Interest on NBFC	1.66	7.01
TDS I94 (I) Rent	6,063.23	3,496.04
TDS Contractor 194C	17,003.54	1,089.38
TOTAL	67,900	31,820
ANNEXURE 3B: SECURITY DEPOSITS	30,000	
Abhay Singh 4030	750	<u>2</u>
Ajay Singh S/o Devinder Singh	1,000	1,000
Ajay Sharma AQEPS9125L DL1NA4047	750	-
Aliyas DL1NA1617	1,000	1,000
Anoop Singh Security - DL1NA4014	750	
Anoop Singh Security - DL1NA4019	750	<u> </u>
Aum Associates Guwahati	10,000	_
Arya Tour and Travels	1,200	1,200
Ashok Kumar S/o Harbir Singh	1,000	1,000
Baisakh Singh Xcent-DL1NA1403	1,000	1,000
Basavaraj Sali-KA03AD3293	-	500



## WISE TRAVEL INDIA PRIVATE LIMITED ANNEXURES

(Figures in '00)

		(Figures in '00)
PARTICULARS	31st March 2022	31st March 2021
Bhoop Singh security - DL1NA3584	750	750
Black Cabs		31,881
Brahm Prakash Security - DL1NA3585	750	750
Brijesh Kumar Mishra Security	1,000	1,000
Balram 4017	750	
Cabs for Tours	35,805	15,195
Chitar Lal Yadav - DL1NA3494	750	750
Dalpat Singh - Kishangarh Vendor Security	-	360
Dheeraj Kumar Tripathi - Pajero		2,500
Dinesh Kumar Innova - DL1NA3663	3,000	3,000
Explore Travel India	3,000	
Ganesan	1,749	1,749
Gopala V - KA-03-AD-0848	1,000	.,,,,,,
G R Group Services -Airport security	39,000	23,000
Hemraj Gurjar 4055	750	23,000
Jagat Prakash Security - DL1NA3622	750	750
Jay Prakash	730	1,000
Jeet Ram Taxi	500	500
Jitender Mittal	300	
A STATE OF THE STA	1,000	1,092
Jog Singh	1,000	1,000
Jitendra Kumar Rai S/o Uma Kant Rai	750	1,000
Kamla Devi 4058	750	- 750
Karan Singh Security - DL1NA3598	750	750
KSV Cabs	-	4,000
Lalit Kalra	-	2,302
Laxman Thakur Security -DL1NA3508	750	750
Meera Devi		1,000
Mohd Arif Innova Crysta	3,000	3,000
Mohd Naseemuddin Rajahmundry - Security Deposit	2,400	2,400
Monika Tomar	-	2,079
Mukal Pratap	500	500
Nagaraj SKA 03 AD 3796	-	1,000
Narender Singh	2,000	2,000
Narendra Singh Innova - DL1NA3662	3,000	3,000
Naresh Yadav Upfront Amount	-	3,000
Neeraj Kumar		1,000
Normet Deposit Mahindra XUV 300	3,006	3,006
Pappu Kashyap S/o Badri Prashad	-	1,000
Praveen Kumar S/o Arjun Prasad Singh		1,000
Praveen Rai Security 3984	750	
Puneet Dhama	1,239	1,239
Punit Kumar R-KA 03 AD 3824	.,	.,
Raghvendra Pratap Singh DL1NA3581	750	750
Raghvendra Pratap Singh HR55AG1188	2,000	2,000
Raj Kumar Sharma -S/o Sh. Daulat Ram Sharma	2,000	1,000
Rajendra Singh 4036	750	1,000
Rajandra A-KA 03 AD 3823	1,250	1,250
마음 가루 사용하게 "이 어느는 아들이 되는 아들이 되었다면 되었다. 그리고 아들이	1,230	500
Rajlakshmi	750	300
Ramaytar 4040	750	2.500
Ramesh Chandra Upfront Amount	1.050	3,500
Ramesh J-KA 03 AD 3812	1,250	1,250



## WISE TRAVEL INDIA PRIVATE LIMITED ANNEXURES

PARTICULARS		(Figures in '00)
	31st March 2022	31st March 2021
Ranjay Kumar Yadav - HR55AF6970 Reeta Devi 3970	1,000	1,000
	750	-
Reena Devi W/o Manoj Kumar	1,000	1,000
Richa Gupta W/o Ashish Gupta Security	-	1,000
Ruby Devi W/O Pankaj Kumar Singh	-	1,000
Sachin Kumar Car No. 1474	1,000	1,000
Saif Hussain 4045	750	2
Saif Hussain CAR No. HR55AF5234	-	1,000
Sakshi tours & travels		750
Satpal Yadav 3992	750	=
shnaya Tour & Travel	3,000	4
Salim Khan Innova - DL1NA3612	3,000	3,000
Santosh Kumar 3979	750	
Sanjay Malhotra Xcent-DL1NA1452	1,000	1,000
Sanwar Mal Jaipur SD	10,000	
Sarkar Sharan Prasad Security - DL1NA3613	750	750
Security Deposit Raipur Airport - Pravesh Dubey	12,020	12,020
Security Devender Singh	2,000	2,000
Sedu Ram Innova - DL1NA3606	3,000	3,000
Shipal Singh DL1NA1444	750	750
Shipal Singh DL1NA1570	1,000	1,000
Shekar M - KA 03 AD 0584	500	500
Shyam Tour & Travel -DL1NA3608	750	750
Shyam Tour & Travel Innova - DL1NA3604	3,000	3,000
Shyam Singh Rawat	- 1	750
Suryakant Yadav 3995	750	#0
SUSAIRAJ A-KA 03 AD 3786	1,000	1,000
Tej Pratap Singh - HR55AF7186	1,000	1,000
Uday Pratap Dezire - HR55AF3531	1,000	1,000
Vamshi Krishna	2,082	2,082
Vijay Kumar S R KA 03-AD-0586	500	-
Vijay SIngh S/o Sh. Nathu Singh -DL1NA3509	750	750
Yashoda Bhandari		1,116
Yashvir Singh Security Deposit	500	500
Yogesh Kumar Etios - HR55AF1980	1,000	1,000
	-	-,,,,,
TOTAL	188,001	178,971
ANNEXURE 4 : BANK ACCOUNTS		
AXIS Bank 079010200028006	- 1	1,391
Canara Bank 3025201000069	8,224	8,605
ICICI Bank 084305001461	83,085	- 0,005
IDBI Bank 192102000006620	41,504	139,495
Kotak Mihandra Bank 02062090001677	56,233	11,306
State Bank Of India		2,676
Yes Bank 051784600000163	1,214	964
Yes Bank 061384600000028		904
Yes Bank 051763300000080	79,431	-
TOTAL	240	2,812
ANNEXURE 5 : MISC RECEIVABLE	269,932	167,251
TDS: Toyota	100	
TOTAL	196	22,861
	196	22,861



## WISE TRAVEL INDIA PRIVATE LIMITED ANNEXURES

(Figures in '00)

		(Figures in '00)
PARTICULARS	31st March 2022	31st March 2021
ANNEXURE 6: OTHER LOANS & ADVANCES		
Acumen Capital Market India Limited	2,589	=
BPCL Fleet Cards	` 733	200
IOCL Fleet Cards Advance	780	839
Tranzlease Holdings I Pvt Ltd	22,665	44,373
VS Eco Power Pvt Ltd	210	-
Happy Imprest	1,063	1,689
TOTAL	28,040	47,100
ANNEXURE 7: FIXED DEPOSITS		
FD for Bank Guarantee	84,304	71,549
FD ICICI Bank	350,000	700,000
FD For KOTAK	5,000	1.7
FD For Food Yes Bank 80	2,000	
FD ICICI (IIM Lucknow)	4,000	
FD IDBI Bank	130,000	700,000
FD Yes Bank 0014	9,000	9,000
TOTAL	584,304	1,480,549
ANNEXURE 8 : SECURITY DEPOSITS		-
Bescom	200	-
Chennai Office Security - B Suresh	5,110	5,110
Delhi Airport Parking Services Ltd	1,740	1,740
Delhi International Airport Limited -EV	30,000	2
Delhi International Airport Limited -Luxury	23,864	18,124
Delhi International Airport Limited -Other	126,868	108,744
Dwarka Office Security - DMRC	32,763	32,763
Gurgaon Office Security - Neelam /Sukhbir	2,300	2,300
Incuspaze Solution Private Limited	160	
Kolkata Office Security- Mohit Kumar Bhuwalika		700
Mother Dairy Fruit & Vegetable Private Limited.(Security)	250	250
Noida Office Security	165	165
Security - Rajahmundry Airport	5,291	5,291
Security - Rajdeep Yadav/ Pummy Yadav	230	-,-,-
Security - Rajacep Fadaw Family Fadaw Security - Bangalore International Airport	159,635	159,139
Security - IIM Kolkata	500	500
Security - Manpreet Kaur Mumbai Office	2,500	2,500
Security - Naveen Babu(Hema Bisht)	1,500	1,500
Security - Naveen Jolly	3,000	1,500
Security - Navcen Johy Security - Raipur Airport	35,710	35,710
Security - Santosh Salvi Pune Office	55,710	33,710
Security - Santosh Sarvi Fulle Office Security - SURYA RENTAL COPIER SYSTEMS	113	113
Security - Vaishnavi N Guest House	650	-
Barton and the control of the contr	1,000	1,000
Security - Vodafone Idea Limited Security - Wipro Airport IT Services Limited F	1,500	1,500
		CALCUADA
Security - Workenstin Collaborative Spaces Pvt Ltd	140	-
Security - Yeruva Semulatha Guest House	650	-
Security Deposit - Adam Airport Holding Limited	47,362	-
Security Deposit - Aggrinovate India Limited	500	-
Security Deposit - Ahmedabad Office	90	177
Security Deposit - Airport Authority Of India Vizag	29,880	8.73
Security Deposit - Central Organization For Railway Electrification	70	1.5
Security Deposit - Coal India	1,000	-



## WISE TRAVEL INDIA PRIVATE LIMITED **ANNEXURES**

(Figures in '00)

PARTICULARS	31st March 2022	31st March 2021
Security Deposit - CRRI	1,000	-
Security Deposit - Delhi Airport Parking Service	1,740	-
Security Deposit - Ministry Of Railways	280	-
Security Deposit - National Aluminum Company Limited	835	-
Security Deposit - Rabinder Singh Kandari	250	
Security Deposit -BPCL	1,501	727
Security Deposit- Container Corporation of India Ltd	2,408	2,408
Security Deposit- Green Gas Limited Lucknow	2,368	2,054
Security Deposit- IRCON International Limited	5,712	4,380
Security Deposit- Kishangarh Airport		1,910
Security Deposit- Mahesh PS	1,500	1,500
Security Deposit -Rites Ltd.	1,119	1,119
Security Rent - Sujata Sanjay Pandit	1,260	
Security Rent - Upayan Banerjee	400	in the second
Security-HII Infra Tech Services Limited	2,000	2,000
Security-Mangalore Refinery & Petrochemicals Ltd	1,970	1,970
Security-Narendra Deo Prasad	- 1	610
Security-National Institute of solar Energy	200	200
Security-Prabir Khan	-	500
Security-Sukriti Patny Hyd Office	1,800	1,800
Security-Uttar Pradesh Metro Rail Corporation Limited	1,000	72
Security-Vishakhapatnam Airport	1929	2,650
TOTAL	542,084	400,979
ANNEXURE 9: Tender EMD		
EMD AAI Vijayawada	-	2,323
EMD Chandigarh Airport		5,390
EMD Delhi International airport	7,000	6,000
EMD Imperial purple investment services		25,000
EMD IIM Kolkata	500	500
EMD Maruti Suzuki India Ltd	-	250
EMD Northern railway New Delhi	683	683
EMD Ranchi Airport	2,924	2,924
EMD RARIMD Bengaluru		15
EMD Uttar Pradesh Metro Rail Corporation Limited	-	618
EMD Uttar Pradesh Power Transmission Corporation		20
TOTAL	11,107	43,722

For and On behalf of Board of Directors

FOR WISE TRAVEL INDIA PRIVATE LIMITED Her Bism For WISE TRAVEL INDIA PRIVATE LIMITED

STECTOR

Director

Hema Bisht

Sd/-

Vivek Laroia Director

DIN: 02534803

DIN: 02534740



## Wise Travel India Private Limited Annual Report 2023

## Annual Report – FY 2022-23 WTi cabs



## 14th ANNUAL GENERAL MEETING

## BOARD OF DIRECTORS AND KMP OF THE COMPANY

Mr. Vivek Laroia	Managing Director
Mr. Manish Kumar Sharma	Whole Time Director
Mr. Ashok Vashist	Chief Executive Officer
Ms. Hema Bisht	Director
Ms. Minakshi Mahajan	Additional Director (Category – Independent)
Mr. Akhilesh Agarwal	Additional Director (Category – Independent)
Mr. Janardan Prasad Pandey	Additional Director (Category – Independent)
Mr. Sameep Mittal	Chief Financial Officer
Ms. Shivani Rastogi	Company Secretary

## STATUTORY AUDITOR

M/s. BHS & Co. Chartered Accountants 411&414, Vishal Tower District Centre, Janakpuri, New Delhi – 110058

## REGISTERED OFFICE

D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi South West Delhi DL 110075 IN

## BANKERS

Kotak Mahindra Prime Limited Kotak Mahindra Bank Yes Bank ICICI bank IDBI Bank Canara Bank HDFC Bank Axis Bank

## NOTICE OF THE ANNUAL GENERAL MEETING OF THE MEMBERS

**Notice** be and is hereby given that 14<sup>th</sup> Annual General Meeting ("AGM") of the members of M/s Wise Travel India Private Limited (the "Company") will be held on Friday, 22<sup>nd</sup> September, 2023 at 09:30 A.M. on a shorter notice, at the registered office of the Company at D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi South West Delhi -110075, to transact the following businesses:

## **ORDINARY BUSINESS:**

## Item No. 1:

## To consider and adopt

- a. The Audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2023 together with the reports of the Board of Directors and Auditors thereon; and
- b. The Audited Consolidated Financial Statements of the Company for the financial year ended on March 31, 2023 and Auditor's report thereon:

## **SPECIAL BUSINESS:**

## <u>Item No. 2: Regularization of Additional Director, Ms. Minakshi Mahajan (DIN: 10307235) by appointing her as an Independent Director of the Company:</u>

To consider and if thought fit, to pass with or without modification/s the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable Regulations if any (including any statutory modification(s) or re-enactment thereof, for the time being in force), Ms. Minakshi Mahajan (holding DIN: 10307235), who was appointed as an Additional Director of the Company w.e.f. 13th September 2023 in terms of Section 161(1) of the Companies Act,2013 and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under section 160 of the Act proposing his candidature for the office of the Director and declaration that she meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment be and is hereby appointed in the category of Non-executive Independent Director, for (First term) five consecutive years with effect from Wednesday, September 13, 2023 to September 12, 2028 on the terms and conditions mutually agreed between the company and the Director.

**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things and take all such steps as may be considered necessary, proper or expedient in order to give effect to this resolution."

## <u>Item No. 3: Regularization of Additional Director Mr. Akhilesh Agarwal (DIN: 00918838) by appointing</u> him as an Independent Director of the Company:

To consider and if thought fit, to pass with or without modification/s the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable Regulations if any (including any statutory modification(s))

or re-enactment thereof, for the time being in force), Mr. Akhilesh Agarwal (DIN: 00918838), who was appointed as an Additional Director of the Company w.e.f. 13th September 2023 in terms of Section 161(1) of the Companies Act,2013 and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under section 160 of the Act proposing his candidature for the office of the Director and declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment be and is hereby appointed in the category of Non-executive Independent Director, for (First term) five consecutive years with effect from Wednesday, September 13, 2023 to September 12, 2028 on the terms and conditions mutually agreed between the company and the Director.

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things and take all such steps as may be considered necessary, proper or expedient in order to give effect to this resolution."

<u>Item No. 4: Regularization of Additional Director Mr. Janardan Prasad Pandey (DIN: 06523687) by appointing him as an Independent Director of the Company:</u>

To consider and if thought fit, to pass with or without modification/s the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable Regulations if any (including any statutory modification(s) or re-enactment thereof, for the time being in force), Mr. Janardan Prasad Pandey (holding DIN: 06523687), who has submitted a declaration that he meets the criteria of independence as provided in Section 149(6) of the Act and has given his consent to act as Director of the Company under form DIR-2 to the company, and who is not Disqualified under Section 164 of companies Act, 2013 and also in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Director, be and is hereby appointed in the category of Non-executive Independent Director, for (First term) five consecutive years with effect from Friday, September 15, 2023 to September 14, 2028 on the terms and conditions mutually agreed between the company and the Director.

**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things and take all such steps as may be considered necessary, proper or expedient in order to give effect to this resolution."

For WISE TRAVEL INDIA PRIVATE LIMITED

Manish Kumar Sharma

(Director)

DIN No. 07541303

A5b/84b Janakpuri New Delhi

Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi

India-110058

Date: 15.09.2023 Place: Delhi

## Notes. —

- 1. A member entitled to attend and vote at the annual general meeting ("AGM") is entitled to appoint a proxy to attend and on a poll, to vote instead of himself/herself and the proxy need not be a member of the company. the proxy form, duly completed and signed, must be received at the registered office of the company, not less than forty-eight hours before the scheduled time of the meeting. A blank proxy form is enclosed with this notice.
- 2. Pursuant to the provisions of section 105 of the companies act, 2013 and the rules framed thereunder, a person can act as a proxy on behalf of not more than fifty members and members holding in aggregate not more than ten percent of the total share capital of the company carrying voting rights.

A member holding more than ten percent of the total share capital of the company may appoint a single person as a proxy, who shall not act as a proxy for any other member.

- 3. Voting rights shall be reckoned on the paid-up value of shares registered in the name of the members as on the date of dispatch of notice.
- 4. Members desiring any further information on the business to be transacted at the meeting should write to the company at least 7 days before the date of the meeting so as to enable the management to keep the information, as far as possible, ready at the meeting.
- 5. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and all other documents referred in this notice shall remain open for inspection during the meeting.

For WISE TRAVEL INDIA PRIVATE LIMITED

Manish Kumar Sharma

(Director)

DIN No. 07541303

A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi

India-110058

Date: 15.09.2023 Place: Delhi

## EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013:

The following explanatory statement, as required under Section 102 of the Companies Act, 2013, sets out all material facts relating to special business mentioned in the accompanying notice for convening the EGM of the Company.

## Item No. 2

The Board of Directors of the Company had appointed Ms. Minakshi Mahajan (holding DIN: 10307235) as an Additional Director (Category – Independent) with effect from September 13<sup>th</sup>, 2023 pursuant to provisions of Section 161 of the Companies Act, 2013, who shall hold the office of Director up to the date of the ensuing General Meeting.

The Company has received from Ms. Minakshi Mahajan, a consent in writing to act as Director in form DIR -2 pursuant to Rule 8 of Companies (Appointment and Qualification of Directors) Rules, 2014 and intimation in Form DIR-8 in terms of Companies (Appointment and Qualification of Directors) Rules, 2014 to the effect that she is not disqualified under sub-section 2 of Section 164 of the Companies Act, 2013.

Accordingly, in terms of provisions of Sections 149, 150, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, the Board of Directors of the Company had appointed (subject to the approval of the members at the ensuing General Meeting), Ms. Minakshi Mahajan, as an Independent Director of the Company within the meaning of Section 2(47) read with Section 149(6) of the Companies Act, 2013 for a term of 5 consecutive years commencing from September 13<sup>th</sup>, 2023 to September 12<sup>th</sup> 2028.

In the opinion of the Board, Ms. Minakshi Mahajan, who is proposed to be appointed as an Independent Director of the Company with effect from September 13th, 2023 for a period of 5 years, fulfils the conditions specified under Section 149(6) and Schedule IV of the Companies Act 2013 and is Independent of the management. Considering her vast experience, her presence on the Board will be of immense value to the Company. A copy of the draft letter of appointment of Ms. Minakshi Mahajan as an Independent Director setting out the terms and conditions shall be placed at the meeting for inspection by the members and shall also be available for inspection at the registered office / corporate office of the Company during business hours.

Further, as the roles and responsibilities of Independent Directors have undergone significant changes demanding greater involvement in the supervision of the Company, it is proposed that as an Independent Director, you would play a pivotal role in providing impartial guidance and oversight to our board. Your experience and independent perspective would be invaluable in ensuring that our company continues to operate with the highest standards of corporate governance, transparency, and ethical practices.

Further, as stipulated under Secretarial Standard-2, brief profile of Ms. Minakshi Mahajan is provided below:

She is the Founding Director at Neumech Events, a veteran in MICE industry she has played a key role in bringing many prestigious international conferences to India. She has worked with Thomas Cook & ITC group in young days she founded Neumech Events providing conference management services PAN India & bringing a structured service delivery in data collation, international tie ups & speaker facilitation services at a time, when the conference services were still at a nascent stage in India.

Pre planning, market research & time bound action plan has been the key to building a strong brand presence for Neumech Events. Her networking skills based on years of on ground experience & love for the industry has made her a name to reckon with.

A Science graduate with Masters in the Tourism from Kurukshetra University, she works to provide support to deserving students. She loves to travel and explore new places & experience the living styles of varied regions.

Except Ms. Minakshi Mahajan, the appointee, none of the Directors, Key Managerial Personnel of the Company or their relatives are in any way, concerned or interested, financially or otherwise, in the proposed resolution. The resolutions as set out in Item no. 2 of this Notice are accordingly recommended for your approval.

## Item No. 3

The Board of Directors of the Company had appointed Mr. Akhilesh Agarwal (holding DIN: 00918838) as an Additional Director (Category – Independent) with effect from September 13<sup>th</sup>, 2023 pursuant to provisions of Section 161 of the Companies Act, 2013, who shall hold the office of Director up to the date of the ensuing General Meeting.

The Company has received from Mr. Akhilesh Agarwal, a consent in writing to act as Director in form DIR -2 pursuant to Rule 8 of Companies (Appointment and Qualification of Directors) Rules, 2014 and intimation in Form DIR-8 in terms of Companies (Appointment and Qualification of Directors) Rules, 2014 to the effect that he is not disqualified under sub-section 2 of Section 164 of the Companies Act, 2013.

Accordingly, in terms of provisions of Sections 149, 150, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, the Board of Directors of the Company had appointed (subject to the approval of the members at the ensuing General Meeting), Mr. Akhilesh Agarwal, as an Independent Director of the Company within the meaning of Section 2(47) read with Section 149(6) of the Companies Act, 2013 for a term of 5 consecutive years commencing from September 13th, 2023.

In the opinion of the Board, Mr. Akhilesh Agarwal, who is proposed to be appointed as an Independent Director of the Company with effect from September 13<sup>th</sup>, 2023 for a period of 5 years, fulfils the conditions specified under Section 149(6) and Schedule IV of the Companies Act 2013 and is Independent of the management. Considering his vast experience, his presence on the Board will be of immense value to the Company. A copy of the draft letter of appointment of Mr. Akhilesh Agarwal as an Independent Director setting out the terms and conditions shall be placed at the meeting for inspection by the members and shall also be available for inspection at the registered office / corporate office of the Company during business hours.

Further, as the roles and responsibilities of Independent Directors have undergone significant changes demanding greater involvement in the supervision of the Company, it is proposed that as an Independent Director, you would play a pivotal role in providing impartial guidance and oversight to our board. Your experience and independent perspective would be invaluable in ensuring that our company continues to operate with the highest standards of corporate governance, transparency, and ethical practices.

Further, as stipulated under Secretarial Standard-2, brief profile of Mr. Akhilesh Agarwal is provided below:

He is having an experience of more than 25 years of experience in the stock market industry. He is very energetic and dynamic person looking into the growth of the industry and the business. He is also a national executive member of the stock broker association.

Except Mr. Akhilesh Agarwal, the appointee, none of the Directors, Key Managerial Personnel of the Company or their relatives are in any way, concerned or interested, financially or otherwise, in the proposed resolution. The resolutions as set out in Item no. 3 of this Notice are accordingly recommended for your approval.

## Item No. 4

The Board of Directors of the Company had appointed Mr. Janardan Prasad Pandey (holding DIN: 06523687) as an Additional Director (Category – Independent) with effect from September 15th, 2023 pursuant to provisions

of Section 161 of the Companies Act, 2013, who shall hold the office of Director up to the date of the ensuing General Meeting.

The Company has received from Mr. Janardan Prasad Pandey, a consent in writing to act as Director in form DIR -2 pursuant to Rule 8 of Companies (Appointment and Qualification of Directors) Rules, 2014 and intimation in Form DIR-8 in terms of Companies (Appointment and Qualification of Directors) Rules, 2014 to the effect that he is not disqualified under sub-section 2 of Section 164 of the Companies Act, 2013.

Accordingly, in terms of provisions of Sections 149, 150, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, the Board of Directors of the Company had appointed (subject to the approval of the members at the ensuing General Meeting), Mr. Janardan Prasad Pandey, as an Independent Director of the Company within the meaning of Section 2(47) read with Section 149(6) of the Companies Act, 2013 for a term of 5 consecutive years commencing from September 15<sup>th</sup>, 2023.

In the opinion of the Board, Mr. Janardan Prasad Pandey, who is proposed to be appointed as an Independent Director of the Company with effect from September  $15^{th}$ , 2023 for a period of 5 years, fulfils the conditions specified under Section 149(6) and Schedule IV of the Companies Act 2013 and is Independent of the management. Considering his vast experience, his presence on the Board will be of immense value to the Company. A copy of the draft letter of appointment of Mr. Janardan Prasad Pandey as an Independent Director setting out the terms and conditions shall be placed at the meeting for inspection by the members and shall also be available for inspection at the registered office / corporate office of the Company during business hours.

Further, as the roles and responsibilities of Independent Directors have undergone significant changes demanding greater involvement in the supervision of the Company, it is proposed that as an Independent Director, you would play a pivotal role in providing impartial guidance and oversight to our board. Your experience and independent perspective would be invaluable in ensuring that our company continues to operate with the highest standards of corporate governance, transparency, and ethical practices.

Further, as stipulated under Secretarial Standard-2, brief profile of Mr. Janardan Prasad Pandey is provided below:

He is having an experience of more than 30 years of experience in the Marketing industry. He is very energetic and dynamic person looking into the growth of the industry and the business. He is also engaged with MRUC as technical committee member since 2008.

Except Mr. Janardan Prasad Pandey, the appointee, none of the Directors, Key Managerial Personnel of the Company or their relatives are in any way, concerned or interested, financially or otherwise, in the proposed resolution. The resolutions as set out in Item no. 4 of this Notice are accordingly recommended for your approval.

## Annexure-1

Details of Directors seeking appointment/re-appointment at the 14th Annual General Meeting to be held on September 22, 2023 (In pursuance of Secretarial Standard-2 on General Meetings)

Name of the Director	Ms. Minakshi Mahajan (DIN: 10307235)	Mr. Akhilesh Agarwal (DIN: 00918838)	Mr. Janardan Prasad Pandey
			(DIN: 06523687)
i) Date of Birth/ Age	07/10/1969 (54 Years)	21/10 /1972 (51Years)	15/06/1972 (51
			Years)
ii) Brief Profile	As mentioned in	As mentioned in	As mentioned in
/ Qualification	Explanatory Statement	Explanatory Statement	Explanatory Statement
/ Experience	above	above	above

iii) Date of Appointment on Board	13/09/2023	13/09/2023	15/09/2023
iv) Nature of expertise in specific functional areas	NA	Conferences Management, Tourism, Bidding For Projects	Marketing, Sales Branding, Growth Consulting, Business Management
v) Qualification	B.Sc, MTA (Masters in tourism Administration)	Graduate In Commerce	Graduate - Economics
vi) Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	None	None	None
vii) Directorships held in entities	Nil	1. Acumen Commodities (India) Limited 2. Cella Space Limited 3. Grand Finance And Estates Private limited 4. Acumen Capital Market (India) Limited 5. Acumen Realtors And Projects Private limited 6. PCML Properties Private Limited 7. Accudata Tech Solutions	1. Metier Media Private Limited 2. NETT Value Media Private Limited 3. Daily Nutreats (India) Private Limited 4. Askus Digital Solutions LLP
viii) Membership / Chairmanship of Committees of the Board in other listed entities	Nil	Private Limited Nil	Nil
ix) Listed entities from which resigned in the past 3 (three) years	Nil	Nil	Nil
x) Details of Remuneration sought to be paid	Sitting fees of Rs. 13000/- for each meeting where participated.	Sitting fees of Rs. 13000/- for each meeting where participated.	Sitting fees of Rs. 13000/- for each meeting where participated.
xi) Last Remuneration drawn	Nil	Nil	Nil
xii) No. of shares held	Nil	Nil	Nil
ix) No, of Board	Nil	Nil	Nil

Meetings attended/ held			
during Financial Year			
X) Committees	Nil	Nil	Nil
Membership/Chairmanship			
held in other Companies			

For WISE TRAVEL INDIA PRIVATE LIMITED

Manish Kumar Sharma

(Director)

DIN No. 07541303

A5B/84B Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi India-110058

Date: 15.09.2023 Place: Delhi

## **ATTENDANCE SLIP**

\*PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE AUDITORIUM

\* Joint Shareholders may obtain additional slips at the entrance

Regd. Folio No. / Client ID No.
Name of the Member / Authorized Representative / Proxy
(in Block Letters)
No. of Share(s) held
hereby record my/our presence at the Annual General Meeting held on Friday, 22 <sup>nd</sup> September, 2023 at 9. A.M., at D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delouth West Delhi DL 110075
ignature of the Member / Authorized Representative / Proxy
<del></del>

## Form No. MGT-11

## Proxy form

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

CIN: U63090DL2009PTC189594

Name of the company: WISE TRAVEL INDIA PRIVATE LIMITED

Registered office: D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi South West Delhi DL 110075.

Name of the Member(s):		
Registered Address :		· · · · · · · · · · · · · · · · · · ·
E-mail Id:	Folio No /Client ID.	
/We, being the member(s) of _	shares of the above-named company hereby appoin	t
Name:	E-mail Id:	
Present Address:		
Signature, or failing him		
	-	
company, to be held on Friday	d vote (on a poll) for me/us and on my/our behalf at the A 5, 22 <sup>nd</sup> September, 2023 at 9.30 A.M. at D-21, Corporate Varka, NA New Delhi South West Delhi DL 110075 and at are indicated below:	Park, 3rd Floor, Near Secto
		Affix Revenue
igned this		Stamps

Signature of Shareholder

Signature of the shareholder across Revenue Stamp

## Notes:

- 1. This form of proxy, in order to be effective, should be completed, duly signed and stamped and must be deposited at the Registered Office of the Company, not less than 48 hours before the meeting.
- 2. A proxy need not be member of the company
- 3. A person can act as a proxy on behalf of member not exceeding fifty holding in the 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 ofthe Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholders.
- 4. It is optional to indicate your preference, if you leave the "For" and "Against" column blank against any/or all the regulations, your proxy will be entitled to vote in the manner as he/she think appropriate.
- 5. Appointing a proxy does not prevent a member from attending the meeting in person if he so wishes.
- 6. In case of joint-holders, the signature of any one holder will be sufficient, but names of all the joint-holders should be Stated.

## Route Map to venue of AGM of Wise Travel India Private Limited

Venue: D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA, New

Delhi - 110075

CIN: U63090DL2009PTC189594

Date: 22nd September, 2023

Day and Time: Friday, 09:30 A.M.



## **DIRECTOR'S REPORT**

To,

## Dear Members,

M/s Wise Travel India Private Limited

Your directors have pleasure in presenting their Annual Report and financial statements for the year ended 31st March, 2023 together with the Auditors' Report thereon.

## **FINANCIAL RESULTS (STANDALONE)**

The summarized financial results for the year under report are as follows:

## Amount Rs. (In Lakhs)

Particulars	For the year ended March 31, 2023	For the year ended March 31, 2022
Revenue from operations	24959.87	8862.41
Other Income	34.66	111.77
Total Expenses	23615.98	8481.93
Profit/ Loss Before Tax	1378.55	492.25
Current Tax	348.22	106.20
Deferred tax (Credit)	(.38)	2.65
Net Profit After Tax	1029.95	388.71
Earnings Per Share	32.61	13.18

## **FINANCIAL RESULTS (CONSOLIDATED)**

The summarized financial results for the year under report are as follows:

## Amount Rs. (In Lakhs)

Particulars	For the year ended March 31, 2023	For the year ended March 31, 2022
Revenue from operations	24959.87	8862.41
Other Income	38.16	115.89
Total Expenses	23616.27	8482.20
Profit/ Loss Before Tax	1381.77	496.10
Current Tax	348.92	106.20
Deferred tax (Credit)	(.38)	2.65
Net Profit After Tax	1032.46	392.56
Earnings Per Share	32.69	13.31

## **CORPORATE HIGHLIGHTS (STANDALONE)**

We are pleased to inform you that the company has earned a net profit before tax of Rs. 1378.55/(Thirteen Crore Seventy-Eight Lakh Fifty-Five Thousand Only) during the year as against to the net profit of Rs. 492.55/- (Four Crore Ninety-Two Lakh Fifty-Five Thousand Only) in the previous year. During the

financial year the Company continued to compete aggressively to acquire additional business while maintaining stringent fiscal discipline so as to improve margins.

### **CORPORATE HIGHLIGHTS (CONSOLIDATED)**

We are pleased to inform you that the company has earned a net profit before tax of Rs. 1381.77/- (Thirteen Crore Eighty-One Lakh Seventy-Seven Thousand Only) during the year as against to the net profit of Rs. 496.10/- (Four Crore Ninety-Six Lakh Ten Thousand Only) in the previous year. During the financial year the Company continued to compete aggressively to acquire additional business while maintaining stringent fiscal discipline so as to improve margins.

#### **OPERATIONS AND STATE OF AFFAIRS**

The company has been incorporated as a Private limited company on April 22<sup>nd</sup>, 2009 with Pan India Presence, is primarily engaged in providing Car rental services to Corporates & Non-corporates through large fleet and robust technology platform.

## **REVIEW OF BUSINESS OPERATIONS AND FUTURE PROSPECTS:**

Your Company is all set to improve its performance by improving the capacity utilization, increasing revenue, generating better margins and other cost reducing measures. This would help the Company in getting better operational efficiency and value-added services.

#### **CHANGE IN THE NATURE OF BUSINESS**

There is no change in the nature of business of the Company.

## DETAILS OF SUBSIDIARY/JOINT VENTURES/ASSOCIATE COMPANY

As on March 31, 2023, the Company has one subsidiary Company WTI Trading and Mining Ventures located in Indonesia.

#### TRANSFER TO RESERVES

Our Company has transferred amount 1029.95 Lakhs to General Reserve Account.

#### **DIVIDEND**

In view of current and expected foreseeable growth opportunities, the Board intends to retain the financial resources of the Company and therefore, finds it prudent not to propose any dividend for the year under reporting.

#### **DEPOSITS**

The Company has not invited/accepted any deposits from the public during the year ended March 31, 2023. There were no unclaimed or unpaid deposits as on March 31, 2023.

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

During the year under review there has been no such significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future.

## <u>STATEMENT IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROL WITH REFERENCE TO THE FINANCIAL STATEMENTS</u>

There are adequate systems of internal financial controls in the Company.

#### NUMBER OF MEETING OF THE BOARD

During the financial year under reporting, the Board of Directors of the Company duly met 8 Times dated 12<sup>th</sup> April 2022, July 06<sup>th</sup>, 2022, September 05<sup>th</sup>, 2022, October 06<sup>th</sup>, 2022, December 03<sup>rd</sup>, 2022, January 05<sup>th</sup>, 2023, January 11<sup>th</sup>, 2023, March 07<sup>th</sup>, 2023.

Further, CSR Committee meeting has been held on April 12th, 2022 and Extra Ordinary General Meeting was held on January 11<sup>th</sup>, 2023 in the financial year 2022-2023.

#### **BOARD OF DIRECTORS**

There is no change in the composition of the Board of Directors during the current financial year.

#### **DIRECTORS' RESPONSIBILITY STATEMENT**

Pursuant to the requirement under section 134(3) (c) of the Companies Act, 2013 with respect to Directors' Responsibility Statement, it is hereby confirmed that:

- (i) In the preparation of the annual accounts for the financial year ended 31st March, 2023, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (ii) 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 as at March 31, 2023 and of the profit and loss of the company for that period;
- (iii) The directors had taken proper and sufficient care 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;
- (iv) The directors had prepared the annual accounts on a going concern basis;
- (v) The Company was not required to lay down internal financial control system since the Company is not a listed Company.
- (vi) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

#### **DETAILS OF FRAUD AS PER AUDITOR'S REPORT**

There is no fraud in the Company during the financial year ended on 31.03.2023.

### **AUDITORS' APPOINTMENT**

M/s. BHS AND CO. Charted Accountant (CA Harvinder Singh Bhatia) having membership number 094765, were appointed as the Statutory Auditors of the Company for term of five consecutive financial years w.e.f. F.Y. 2018-2019 at Annual General Meeting of the Company held on 30th September, 2019 and will hold the office up to the conclusion of AGM to be held in the year 2024.

#### **AUDITORS' REPORT**

The observation made in Auditors' Report are self-explanatory and do not contain any reservation, qualification or adverse remarks and, therefore needs no further clarification/explanations as required under Section 134 of the Companies Act, 2013

#### **AUDIT OBSERVATIONS**

Auditor's observations are suitably explained in notes to the accounts and are self – explanatory.

#### PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

Loans, Guarantees and Investments u/s 186 of the Companies Act, 2013 form part of the notes to the financial statements provided in this Audit report forming part of Financial Statements.

## **CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES**

During the year, related party transactions entered into by the Company with related parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 are disclosed in the Form AOC-2 attached as the annexure to this Directors Report.

#### **EXTRACT OF ANNUAL RETURN:**

The Annual Return of the company is available on <a href="https://www.wticabs.com/WTI">https://www.wticabs.com/WTI</a> Form MGT 7 2023.pdf

#### **DISCLOSURE ABOUT COST AUDIT**

The provision of maintenance of cost audit records and filing the same is not applicable to the Company.

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

The Company does not have any Risk Management Policy as the elements of risk threatening the Company's existence are very minimal.

## MATERIAL CHANGES BETWEEN THE DATE OF THE BOARD REPORT AND END OF FINANCIAL YEAR

There have been no material changes and commitments, if any, affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the financial statements relate and the date of the report.

#### REGISTERED OFFICE

The Registered office of the Company is situated at D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi South West Delhi 110075.

#### SECRETARIAL AUDIT REPORT

The provisions relating to submission of Secretarial Audit Report are not applicable to the Company.

#### SECRETARIAL STANDARDS

The Company has complied with the applicable provisions of the Secretarial Standards issued by the Institute of Companies Secretaries of India.

## <u>DISCLOSURES OF EQUITY SHARES WITH DIFFERENTIAL RIGHTS/SWEAT EQUITY SHARES & EMPLOYEE STOCK OPTION SCHEME</u>

The Company is not required to disclose the details as required under Chapter IV of the Companies Act, 2013 [i.e., Section 43 reach with Rule 4(4), Section 54 reach with Rule 8(13) & Section 62 reach with Rule 12(9)] as the Company has not allotted:

- Equity Shares with differential voting rights;
- Sweat Equity Shares; &
- Equity Shares under Employee Stock Option Scheme.

## DETAILS OF CHANGES IN THE DIRECTORS OR KEY MANAGERIAL PERSONNEL

During the Financial year 2022-2023, there have been no changes in directors or key managerial personnel.

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

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated under Section 134(3) (m) of the Companies Act, 2013 read with Rule, 8 of The Companies (Accounts) Rules, 2014, is annexed herewith as "Annexure A".

#### **CORPORATE SOCIAL RESPONSIBILITY**

As per the provisions of Section 135 of the Companies Act, 2013, read with rules framed there under, every company including its holding or subsidiary and a foreign company, which fulfills the criteria specified in sub-section (1) of section 135 of the Act shall comply with the provisions of Section 135 of the Act and its rules.

The Company has developed Corporate Social Responsibility (CSR) Policy in line with the provisions of Section 135 of Companies Act, 2013 and is gearing up its action for implementation of the same.

The CSR Policy of the Company has been appended as Annexure "D" to this Board's report.

However as per the financials of FY 2022-2023 the Company is falling under criteria specified in subsection (1) of section 135 of the Act, since the amount of CSR your Company to be spent in the financial year 2023-2024 is 13.94 Lakh as the amount of CSR to be spent is less than 50 lakh so the company will not require to constitute a Corporate Social Responsibility ("CSR") Committee.

### **DECLARATION BY INDEPENDENT DIRECTORS**

The Company was not required to appoint Independent Directors under Section 149(4) and Rule 4 of the Companies (Appointment and Qualification of Directors) Rules, 2014, hence no declaration has been obtained during the Financial Year 2022-23.

#### **MANAGERIAL REMUNERATION**

The directors are withdrawing remuneration in directors Capacity for the company within the specified provision as per the act. The details of the remuneration withdrawal is provided in the financial statements annexed with the Audit Report.

## DISCLOSURE REGARDING ISSUE OF EQUITY SHARES WITH DIFFERENTIAL RIGHTS

The Company has not issued any equity shares with differential rights during the year.

#### **DISCLOSURE REGARDING ISSUE OF SWEAT EQUITY SHARES**

The Company has not issued any sweat equity shares during the year.

## <u>DISCLOSURES UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013</u>

During the year under review, no complaints were received under the policy for prevention, prohibition & redressal of sexual harassment of women at workplace.

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

The Company, being a Private Limited Company was not required to constitute a Nomination and Remuneration Committee under Section 178(1) of the Companies Act, 2013 and Rule 6 of the Companies (Meetings of Board and its Powers) Rules, 2014 and Stakeholders Relationship Committee under Section 178(5) of the Companies Act, 2013.

## **DISCLOSURE REGARDING VARIOUS COMMITTEES**

Applicability related to constitutions of various committees such as (Audit committee, Remuneration committee and nomination committee) does not apply on the company in the financial year 2022-2023, therefore there was no need to constitute the same by the company.

#### PARTICULARS OF EMPLOYEE

During the year under review, Mr. Ashok Vashist has received remuneration exceeding the limit as stated in rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Disclosures under Rule 5(2) and (3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 ("Rules") relating to the remuneration and other details as required are appended as 'Annexure- E' to the Report.

## <u>DETAILS OF APPLICATION/ANY PROCEEDINGS PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016</u>

Neither any application was made nor are any proceedings pending under the Insolvency and Bankruptcy Code, 2016 during the FY 2022-23.

# DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VERIFICATION DONE AT THE TIME OF SETTELEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTIUTIONS ALONG WITH THE REASONS THEREOF

As the Company has not done any one-time settlement during the year under review, no disclosure is required in this regard.

#### **ACKNOWLEDGMENTS**

Your directors take this opportunity to place on record their appreciation and sincere gratitude to the Government of India and the Bankers to the Company for their valuable support and look forward to their continued co-operation in the years to come.

Your directors acknowledge the support and co-operation received from the employees and all those who have helped in the day-to-day management.

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For and on behalf of the Board of Directors of M/s Wise Travel India Private Limited

Vivek Laroia

Director DIN: 02534740

G-171E, 1st Floor Palam Vihar,

Choma(62) Gurgaon Haryana -122017

Manish Kumar Sharma

Director

DIN: 007541303

A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi-110058

Place: Delhi

Date: 15.09.2023

#### ANNEXURE - A

# <u>Information under Section 134(3)(m) of the Companies Act, 2013 read with rule 8(3) the Companies (Accounts) Rules, 2014 forming part of the Report of the Directors</u>

- (A) Conservation of energy-
- (i) The steps taken or impact on conservation of energy: Nil.
- (ii) The steps taken by the company for utilizing alternate sources of energy: NIL
- (iii) The capital investment on energy conservation equipment: NIL
- (B) Technology absorption-
- (i) The efforts made towards technology absorption: NIL
- (ii) The benefits derived like product improvement, cost reduction, product development or import substitution: NIL
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)-: NIL
- (iv) The expenditure incurred on Research and Development: NIL
- (C) Foreign exchange earnings and Outgoings: N.A.

The Company's main line of business in foreign exchange earnings is NIL. The Company has achieved Export Turnover of NIL during the year under report 2022-2023 as compared to in the previous year, 2021-2022. ('In Lakhs)

Particulars	2022-2023	2021-2022
Total Foreign Exchange Received (F.O.B. Value of Export)	•	
Total Foreign Exchange used:		
i) Raw Materials	-	-
ii) Consumable Stores	• • • • • • • • • • • • • • • • • • • •	•
iii) Capital Goods	-	-

#### ANNEXURE - B

### FORM-AOC-2 **RELATED PARTY TRANSACTIONS**

Particulars of contracts or arrangements with related parties referred to in sub-section (1) of section 188 in the form 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:

1. Details of material contracts or arrangement or transactions at arm's length basis:

List of Related Parties and their relationships.

a) Key Management Personnel:

(i) Mr. Vivek Laroia Director (ii) Ms. Hema Bisht Director (iii) Mr. Manish Kumar Sharma Director

b) Relatives of Key Management Personnel:

(i) Mr. Ashok Vashist Shareholder (ii) Mr. Neelkanth Vashist Relative of Shareholder (iii) Mrs. Sudha Vashist Relative of Shareholder (iv) Mrs. Pinki Laroia Relative of Director (v) Mr. Puru Laroia Relative of Director (vi) Mr. Shourya Laroia Relative of Director

c) Name of the Enterprises owned or significantly management Personnel or their relatives (either individually or others)

(i) M/s Smart Ride Transport Services Pvt Ltd One common share holder (ii) M/s Gautam Credits Pvt Ltd

Common Management (iii) M/s Wheelz on Rent Pvt Ltd Associate Company having same

shareholders & directors.

(iv) M/s Aaveg Management Services Pvt Ltd Associate Company having same

shareholders & directors.

#### Amount in Lakhs

Names of the related party and the nature of relationship	Nature of contracts/ arrangement/ transactions	Duration of contracts/ arrangement / transactions	Amount paid
Vivek Laroia`	Remuneration	-	17.55
Hema Bisht	Remuneration		16.41
Manish Kumar Sharma	Remuneration		6.15
Ashok Vashist	Salary		73.13
Sudha Vashist	Salary		35.05
Pinki Laroia	Salary		10.00
Puru Laroia	Salary		3.09

Shourya Laroia	Salary		5.61	
Neelkanth Vashist	lkanth Vashist Salary		5.68	
Aaveg Management Services Pvt Ltd	Service charges		1123.30	
	Total		1295.98	
		*		

## Closing Balance

Names of the related party and the nature of relationship	Nature of contracts/ arrangement/ transactions	Duration of contracts/arrangement/transactions	Amount paid
Vivek Laroia`	Remuneration		5.41
Vivek Laroia	Remuneration		1.66
Hema Bisht	Remuneration		3.19
Manish Kumar Sharma	Remuneration		1.32
Ashok Vashist	Salary		0.00
Sudha Vashist	Salary		0.00
Pinki Laroia	Salary		1.02
Shourya Laroia	Salary		5.68

### ANNEXURE - C

## Form AOC-1

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

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

#### Part "A": Subsidiaries

## (Information in respect of each subsidiary to be presented with amounts in Rs.)

Sl. No.	Particulars	Details
1.	Name of the subsidiary	PT WTI Trading and Mining
		Ventures
2.	The date since when subsidiary was acquired	14/01/2020
3.	Financial year Ending on	March 31, 2023
4.	Reporting Currency	Indian Currency
5.	Share capital	6,290,518.95
6.	Reserves & surplus	702,768.78
7.	Total assets	7,152,842.41
8.	Total Liabilities	7,152,842.41
9.	Investments	NA
10.	Turnover (Includes other income)	
11.	Profit before taxation	321,545.60
12.	Provision for taxation	NA
13.	Profit after taxation	321,545.60
14.	Proposed Dividend	NA
15.	% of shareholding	100

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

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

### 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 the Joint Ventures	NA
Latest audited Balance Sheet Date	NA
Shares of Associate/Joint Ventures held by the company	
on the year end	
Amount of Investment in Associates/Joint Venture	NA
Extend of Holding%	NA
Description of how there is significant influence	NA
Reason why the associate/joint venture is not	NA
consolidated	
Net worth attributable to shareholding as per latest	NA
audited Balance Sheet	
Profit/Loss for the year	NA
i. Considered in Consolidation	NA
ii. Not Considered in Consolidation	NA

1. Names of associates or joint ventures which are yet to commence operations.

2. Names of associates or joint ventures which have been liquidated or sold during the year.

For and on behalf of the Board of Directors of

M/s Wise Travel India Private Limited

Vivek Laroia Director

DIN: 02534740

G-171E, 1st Floor Palam Vihar,

Choma(62) Gurgaon Haryana -122017

Manish Kumar Sharm

Director

DIN: 007541303

A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi- 110058

Place: Delhi

Date: 15.09.2023

#### ANNEXURE - D

#### **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, including overview of projects or programs proposed to be undertaken.

M/s. Wise Travel India Private Limited (the "Company") has over 12 years of track record of sustained growth, customer satisfaction and innovation. The Company's primary business is motor transport services, let on hire taxi-cabs deluxe coaches, tourist and travel agents.

This CSR Policy aims to define and establish the Company's Policy framework towards CSR.

#### **OBJECTIVES**

The Company recognizes and is committed towards creating common good for all. The Company shall implement its CSR Activities to integrate economic, environmental and social objectives with its operations and growth for common good. The Company is committed towards making visible and tangible contribution to communities and environment.

The Company shall identify projects/programs/activities both in urban/rural areas that will improve quality of life.

The broad objectives of this CSR Policy are to:

- (1) elucidate and inform to all Stakeholders about the Company's CSR Policy;
- (2) demonstrate commitment to the common good through responsible business practices and good governance;
- (3) actively support the country's development agenda to ensure sustainable change;
- (4) set high standards of quality in the delivery of services in the social sector by creating robust processes and replicable models; and
- (5) engender a sense of empathy and equity among employees of the Company to motivate them to give back to the society.

The CSR Policy shall be implemented in accordance with the provisions of Section 135 of the Act and the Rules. It shall apply to all the CSR Activities undertaken by the Company in India as per Schedule VII of the Act and any amendments or modifications made thereto.

The CSR activities shall not include activities undertaken by the Company in pursuance of the normal course of its business. Further, projects, programs or activities that solely benefit the employees of the Company and their families shall not be considered as CSR Activities under this CSR Policy.

#### **CSR COMMITTEE**

The Corporate Social Responsibility Committee shall consist of atleast 2 Directors (as the company is a Private Limited Company therefore, the company is not required to appoint Independent Directors).

The Committee may invite such other executive(s)/employees of the Company, professionals, experts and outsiders with relevant experience, as it may consider appropriate in its sole discretion, whether on permanent basis or temporarily for one of meetings of the Committee, to advise the Committee on the various CSR Activities being undertaken/to be undertaken by the Company.

The CSR Committee shall institute transparent monitoring mechanism for implementation of the CSR Activities undertaken by the Company.

TERMS OF REFERENCE OF THE CSR COMMITTEE

The CSR Committee shall be responsible for—

- (i) Formulate, recommend and modify/alter whenever necessary, Corporate Social Responsibility Policy which shall indicate the projects/programs/activities to be undertaken by the Company, as specified in Schedule VII to the Act;
- (ii) Recommend the amount of expenditure to be incurred on the projects/programs/activities referred to in clause (i) above;
- (iii)Institutionalize transparent monitoring mechanism for ensuring implementation of the CSR projects/programs/activities; and
- (iv) (Any other activity (ies)/functions, as may be assigned by the Board.

#### **CSR ORGANISATION**

The CSR Activities shall be undertaken/executed/implemented by the Company itself. The Company may also conduct/implement its CSR Activities through any company established by the Company or its subsidiary(ies), or associate(s) under Section 8 of the Act (erstwhile Section 25 of the Companies Act, 1956) or otherwise. In the event, the Company implements its CSR Activities through any other trust(s), society(ies), company(ies) that is not established by the Company or its subsidiary(ies) or associate(s), such trust(s), society(ies), company(ies) should have an established track record of at least three years in undertaking similar programs or projects and the Company will clearly specify the project or programs to be undertaken through these entities, the modalities of utilization of funds on such projects and programs and the monitoring and reporting mechanism.

In order to implement the approved CSR Activities, the Company may involve specialized agencies, which could include government/semi-government/autonomous organisations, educational institutions, professional consultancy organisations, registered voluntary organisations, or any other appropriate agency/authorities.

The Company may also collaborate or pool resources with its subsidiaries, or associates or other companies to undertake CSR Activities, provided that the CSR committees of the respective companies are in a position to report separately on such CSR Activities being undertaken in accordance with the Act and the Rules.

#### **CSR ALLOCATION**

The CSR Allocation for a financial year shall include – (a) at least 2% of the average Net Profits of the Company for the last three financial years; (b) any income arising there from; (c) surplus arising out of CSR Activities; and (d) any contribution specifically received for CSR Activities. Further, it is clarified that any surplus arising out of CSR Activities shall not form part of the business profits.

#### **CSR BUDGET**

The overall amount to be committed towards CSR will be approved by the Board upon the recommendation of the CSR Committee.

#### **CSR ACTIVITIES**

The Company will undertake its CSR Activities in the following areas:

- (i) Health and sanitation awareness in urban slums and villages and other underprivileged persons;
- (ii) Contribution in construction of charitable hospitals.
- (iii) Plantation activities;

The CSR Committee will be entitled to include other projects/ programs/ activities or any social development initiative as may be approved by the CSR Committee/Board which is in consonance with the Act read with Schedule VII.

The Company shall give preference to the local area and areas around it where it operates, for undertaking/implementing/executing/collaborating for CSR Activities.

#### IMPLEMENTATION OF CSR ACTIVITIES

The CSR Activities identified by the CSR Committee and approved by the Board shall be implemented in a project mode through the CSR Department which will entail charting the stages of execution through planned

processes, measurable targets, mobilization and allocation of budgets and prescribed timelines. It also involves assigning of responsibility and accountability. Suitable documents / agreements shall be entered into with the implementing agencies for the purposes of implementation of the projects. The conditions of grant of amounts for all CSR Activities and the break-up of the allocations shall be set out and evaluated from time to time.

#### MONITORING MECHANISM

The CSR Committee will ensure a transparent monitoring mechanism for ensuring effective implementation of the CSR Activities proposed to be undertaken by the Company.

The CSR Committee will ensure that the CSR Activities are undertaken in compliance with this CSR Policy and in a project or program mode with clearly defined project deliverables, implementation schedules, processes and budgets as mentioned above.

The CSR Committee will monitor the programs and projects to ensure that they are being carried out in compliance with this CSR Policy and the Act and in accordance with the approved budget.

#### ROLE OF THE CSR DEPARTMENT

The CSR Department, under the overall supervision and control of the CSR Committee, shall be responsible for:

- (1) Determining the modalities of execution including targets and timelines in consultation with the CSR Committee:
- (2) Ensuring that implementation of all CSR Activities is being carried on in accordance with the above;
- (3) Supervising the implementation of the CSR Activities and ensuring that the CSR Activities are undertaken in compliance with this CSR Policy with clearly defined project deliverables, implementation schedules, processes and budgets;
- (4) Undertaking impact assessment of all CSR Activities;
- (5) Maintaining documents and accounts pertaining to all CSR Activities of the Company;
- (6) Keep the CSR Committee updated on Implementation progress of CSR programs; and
- (7) Assisting the CSR Committee in monitoring of CSR projects and preparation of the annual report on CSR.

#### **MONITORING**

The CSR department will provide regular progress report to the CSR Committee of the Board. This report would indicate:

- Achievement since last progress report / during the last quarter in terms of coverage compared to the target and reasons for variance.
- In respect of activities undertaken through outside Trust/Society/NGO's etc. there will be mechanism of monthly reporting of progress on each such activities and the amount incurred thereon.
- The Board shall seek a short progress report from the CSR Committee on a quarterly basis.

#### 2. The Composition of the CSR Committee.

The current members of the CSR Committee are as follows:

- a) Mr. Vivek Laroia
- b) Mr. Manish Kumar Sharma
- 3. Average net profit/ (loss) of the company for last three financial years: Rs. 6,97,20,842
- 4. Prescribed CSR Expenditure (two per cent of the amount as in item 3 above): Rs. 30,94,417
- 5. Details of CSR spent during the financial year.

Total amount to be spent for the financial year: 30,94,417

- a) Amount unspent, if any: NA
- b) Manner in which the amount spent during the financial year is detailed below:

(4)	(2)	(2)	(4)	(-1)	1 (1)		
	(2)	(3)	(4)	(5)	(6)	(7)	(8)
S. No	CSR project or activity identified	Sector In which the Project is covered	Projects or programs  (1) Local area or other  (2) Specify the State and district where projects or programs was undertaken		Amount spent on the projects or programs (1) Direct expenditure on projects or programs (2) Overheads	up to the reporting period	Amount spent : Direct or through implementing agency.  (Give details of implementing agency.)
1	Plantation Services	NA	NA	NA	NA	NA	NA
2	Health and sanitation awareness in urban slums and villages and other underprivileged persons;	NA	NA	NA	NA	NA	NA
3	Contribution in construction of charitable hospitals.	NA	NA	NA	NA	NA	NA

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

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

For and on behalf of the Board of Directors of

M/s Wise Travel India Private Limited

Vivek Laroia

Director
DIN: 02534740

G-171E, 1st Floor Palam Vihar,

Choma(62) Gurgaon Haryana -122017

Manish Kumar Sharma

Director

DIN: 007541303

A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi- 110058

Place: Delhi

Date: 15.09.2023

#### ANNEXURE-E

## [Pursuant to Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

- (i) Designation of the employee- Chief Financial Officer
- (ii) Remuneration received- Rs. 77,08,892 Per Annum
- (iii) Nature of employment, whether contractual or otherwise- Permanent
- (iv) Qualifications and experience of the employee- MBA & 25 Years.
- (v) Date of commencement of employment- 01/04/2010
- (vi) The age of such employee- 51 Years
- (vii) The last employment held by such employee before joining the company- Easy Cabs

DIA PR

- (viii) The percentage of equity shares held by the employee in the company within the meaning of clause (iii) of sub-rule (2) above- 5.29%
- (ix) Whether any such employee is a relative of any director or manager of the company and if so, name of such director or manager- No.

For and on behalf of the Board of Directors of

M/s Wise Travel India Private Limited

Vivek Laroia Director

DIN: 02534740

G-171E, 1st Floor Palam Vihar,

Choma(62) Gurgaon Haryana -122017

Manish Kumar Sharma

Director

DIN: 007541303

A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3

New Delhi, Delhi- 110058

Place: Delhi

Date: 15.09.2023

# NOTICE OF THE ANNUAL GENERAL MEETING OF THE MEMBERS

**Notice** be and is hereby given that 14<sup>th</sup> Annual General Meeting ("**AGM**") of the members of M/s **Wise Travel India Private Limited** (the "**Company**") will be held on Friday, 22<sup>nd</sup> September, 2023 at 09:30 A.M. on a shorter notice, at the registered office of the Company at D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi South West Delhi -110075, to transact the following businesses:

### **ORDINARY BUSINESS:**

#### Item No. 1:

#### To consider and adopt

- a. The Audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2023 together with the reports of the Board of Directors and Auditors thereon; and
- b. The Audited Consolidated Financial Statements of the Company for the financial year ended on March 31, 2023 and Auditor's report thereon:

#### **SPECIAL BUSINESS:**

### Item No. 2: Appointment of Mr. Vivek Laroia as Managing Director of the Company

To consider and if thought fit, to pass, with or without modification(s), the following resolution as **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, and 203 read with schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or reenactment(s) for the time being in force) and various other laws, rules, regulations as may be applicable, from time to time, and subject to all other requisite approvals, permissions and sanctions and subject to such conditions as may be prescribed by any of the concerned authorities (if any) while granting such approvals and pursuant to applicable Article of the Articles of Association of the Company, the consent of the members of the Company be and is hereby accorded for appointment of Mr. Vivek Laroia (DIN: 02534740), as Managing Director from September 04, 2023 to September 03, 2028 of the Company of the Company as per the following conditions:

#### **SALARY:**

Upto a maximum of Rs. 24,00,000/- (Rupees Twenty-Four Lakhs) per annum with effect from September 04, 2023.

#### **COMMISSION:**

Upto 1% Commission on the net profit of the Company w.e.f. April 1, 2024, computed in the manner laid down of the Companies Act, 2013. The commission may be paid pursuant to overall limits as prescribed under the Companies Act, 2013.

## **PERQUISITES:**

In addition to salary, the following Perquisites not exceeding the overall ceiling prescribed under schedule V, annexed to the Companies Act, 2013 will be provided to the Chairman and Managing Director.

### **REIMBURSEMENT OF EXPENSES:**

A part from the remuneration as aforesaid, Mr. Vivek Laroia, Managing Director shall be entitled to reimbursement such expenses as are genuinely and actually incurred in efficient discharge of his duties in connection with the business of the Company.

#### **SITTING FEES**

No sitting fees shall be paid to Mr. Vivek Laroia, Managing Director for attending the meetings of Board of Director or any committee thereof.

Where in any financial year, the Company has no profits or its profits are inadequate, the foregoing amount of remuneration and benefits shall be paid to Mr. Vivek Laroia, Managing Director subject to the applicable provisions of Schedule V of the Companies Act, 2013.

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to alter or vary the scope of remuneration and the terms and Condition of appointment of Mr. Vivek Laroia, Managing Director including the monetary value thereof, to the extent recommended by the Board of Directors from time to time as may be considered appropriate, subject to the overall limits specified by this resolution and the Companies Act, 2013."

# <u>Item No. 3: Regularization of Additional Director, Ms. Minakshi Mahajan (DIN: 10307235) by appointing her as an Independent Director of the Company:</u>

To consider and if thought fit, to pass with or without modification/s the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable Regulations if any (including any statutory modification(s) or re-enactment thereof, for the time being in force), Ms. Minakshi Mahajan (holding DIN: 10307235), who was appointed as an Additional Director of the Company w.e.f. 13th September 2023 in terms of Section 161(1) of the Companies Act,2013 and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under section 160 of the Act proposing his candidature for the office of the Director and declaration that she meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment be and is hereby appointed in the category of Non-executive Independent Director, for (First term) five consecutive years with effect from Wednesday, September 13, 2023 to September 12, 2028 on the terms and conditions mutually agreed between the company and the Director.

**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things and take all such steps as may be considered necessary, proper or expedient in order to give effect to this resolution."

# <u>Item No. 4: Regularization of Additional Director Mr. Akhilesh Agarwal (DIN: 00918838) by appointing her as an Independent Director of the Company:</u>

To consider and if thought fit, to pass with or without modification/s the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable Regulations if any (including any statutory modification(s) or re-enactment thereof, for the time being in force), Mr. Akhilesh Agarwal (DIN: 00918838), who was appointed as an Additional Director of the Company w.e.f. 13th September 2023 in terms of Section 161(1) of the Companies Act,2013 and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under section 160 of the Act proposing his candidature for the office of the Director and declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment be and is hereby appointed in the category of Non-executive Independent Director, for (First term) five consecutive years with effect from Wednesday, September 13, 2023 to September 12, 2028 on the terms and conditions mutually agreed between the company and the Director

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things and take all such steps as may be considered necessary, proper or expedient in order to give effect to this resolution."

# <u>Item No. 5: Regularization of Additional Director Mr. Janardan Prasad Pandey (DIN: 06523687) by appointing her as an Independent Director of the Company:</u>

To consider and if thought fit, to pass with or without modification/s the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable Regulations if any (including any statutory modification(s) or re-enactment thereof, for the time being in force), Mr. Janardan Prasad Pandey (holding DIN: 06523687), who has submitted a declaration that he meets the criteria of independence as provided in Section 149(6) of the Act and has given his consent to act as Director of the Company under form DIR-2 to the company, and who is not Disqualified under Section 164 of companies Act, 2013 and also in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Director,, be and is hereby appointed in the category of Non-executive Independent Director, for (First term) five consecutive years with effect from Friday, September 15, 2023 to September 14, 2028 on the terms and conditions mutually agreed between the company and the Director.

**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things and take all such steps as may be considered necessary, proper or expedient in order to give effect to this resolution."

#### For WISE TRAVEL INDIA PRIVATE LIMITED

Manish Kumar Sharma (Director) DIN No. 07541303 A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3 New Delhi, Delhi India-110058

Date: 21.09.2023 Place: Delhi

#### Notes. —

- 1. A member entitled to attend and vote at the annual general meeting ("AGM") is entitled to appoint a proxy to attend and on a poll, to vote instead of himself/herself and the proxy need not be a member of the company. the proxy form, duly completed and signed, must be received at the registered office of the company, not less than forty-eight hours before the scheduled time of the meeting. A blank proxy form is enclosed with this notice.
- 2. Pursuant to the provisions of section 105 of the companies act, 2013 and the rules framed thereunder, a person can act as a proxy on behalf of not more than fifty members and members holding in aggregate not more than ten percent of the total share capital of the company carrying voting rights.
  - A member holding more than ten percent of the total share capital of the company may appoint a single person as a proxy, who shall not act as a proxy for any other member.
- 3. Voting rights shall be reckoned on the paid-up value of shares registered in the name of the members as on the date of dispatch of notice.
- 4. Members desiring any further information on the business to be transacted at the meeting should write to the company at least 7 days before the date of the meeting so as to enable the management to keep the information, as far as possible, ready at the meeting.
- 5. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and all other documents referred in this notice shall remain open for inspection during the meeting.

## For WISE TRAVEL INDIA PRIVATE LIMITED

Manish Kumar Sharma (Director) DIN No. 07541303 A5b/84b Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3 New Delhi, Delhi India-110058

Date: 21.09.2023 Place: Delhi

# EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013:

The following explanatory statement, as required under Section 102 of the Companies Act, 2013, sets out all material facts relating to special business mentioned in the accompanying notice for convening the EGM of the Company.

#### Item No. 2

The Board of directors had in its meeting held on 04th September, 2023 appointed Mr. Vivek Laroia as Managing Director of the Company subject to the approval of members. In accordance with the provisions of Section 152, 196,197 and 203 and other applicable provisions of the Companies Act, 2013, approval of members is required for appointment of Mr. Vivek Laroia as Managing Director of the Company w.e.f 04th September, 2023 as per terms and conditions mentioned in the Annexure-I.

Mr. Vivek Laroia satisfies all the conditions set out in Part-I of Schedule V to the Companies Act, 2013 (including any amendments thereto) and also the conditions as set out under sub-section (3) of section 196 of the Companies Act, 2013 for being eligible for reappointment. The Company has received his consent to act as Managing Director and disclosure for non-disqualification/ debarment by any Statutory Authority.

Mr. Vivek Laroia being appointee together with his relatives deemed to be concerned or interested, financially or otherwise in the said resolution. None of the other Directors, Key Managerial Personnel of the Company and their relatives are concerned or interested in the said resolution.

In accordance with the Section 160 of the Companies Act, 2013, the Company has also received a notice signifying his candidature as director of the Company. His brief resume, inter-alia, giving their experience, shareholding in the Company are mentioned in Annexure-I.

### Item No. 3

The Board of Directors of the Company had appointed Ms. Minakshi Mahajan (holding DIN: 10307235) as an Additional Director (Category – Independent) with effect from September 13<sup>th</sup>, 2023 pursuant to provisions of Section 161 of the Companies Act, 2013, who shall hold the office of Director up to the date of the ensuing General Meeting.

The Company has received from Ms. Minakshi Mahajan, a consent in writing to act as Director in form DIR -2 pursuant to Rule 8 of Companies (Appointment and Qualification of Directors) Rules, 2014 and intimation in Form DIR-8 in terms of Companies (Appointment and Qualification of Directors) Rules, 2014 to the effect that she is not disqualified under sub-section 2 of Section 164 of the Companies Act, 2013.

Accordingly, in terms of provisions of Sections 149, 150, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, the Board of Directors of the Company had appointed (subject to the approval of the members at the ensuing General Meeting), Ms. Minakshi Mahajan, as an Independent Director of the Company within the meaning of Section 2(47) read with Section 149(6) of the Companies Act, 2013 for a term of 5 consecutive years commencing from September 13th, 2023 to September 12th 2028.

In the opinion of the Board, Ms. Minakshi Mahajan, who is proposed to be appointed as an Independent Director of the Company with effect from September 13<sup>th</sup>, 2023 for a period of 5 years, fulfils the conditions specified under Section 149(6) and Schedule IV of the Companies Act 2013 and is Independent of the management. Considering her vast experience, her presence on the Board will be of immense value to the Company. A copy of the draft letter of appointment of Ms. Minakshi Mahajan as an Independent Director setting out the terms and conditions shall be placed at the meeting for inspection by the members and shall also be available for inspection at the registered office / corporate office of the Company during business hours.

Further, as the roles and responsibilities of Independent Directors have undergone significant changes demanding greater involvement in the supervision of the Company, it is proposed that as an Independent Director, you would play a pivotal role in providing impartial guidance and oversight to our board. Your experience and independent perspective would be invaluable in ensuring that our company continues to operate with the highest standards of corporate governance, transparency, and ethical practices.

Further, as stipulated under Secretarial Standard-2, brief profile of Ms. Minakshi Mahajan is provided below:

She is the Founding Director at Neumech Events, a veteran in MICE industry she has played a key role in bringing many prestigious international conferences to India. She has worked with Thomas Cook & ITC group in young days she founded Neumech Events providing conference management services PAN India & bringing a structured service delivery in data collation, international tie ups & speaker facilitation services at a time, when the conference services were still at a nascent stage in India.

Pre planning, market research & time bound action plan has been the key to building a strong brand presence for Neumech Events. Her networking skills based on years of on ground experience & love for the industry has made her a name to reckon with.

A Science graduate with Masters in the Tourism from Kurukshetra University, she works to provide support to deserving students. She loves to travel and explore new places & experience the living styles of varied regions.

Except Ms. Minakshi Mahajan, the appointee, none of the Directors, Key Managerial Personnel of the Company or their relatives are in any way, concerned or interested, financially or otherwise, in the proposed resolution. The resolutions as set out in Item no. 4 of this Notice are accordingly recommended for your approval.

## Item No. 4

The Board of Directors of the Company had appointed Mr. Akhilesh Agarwal (holding DIN: 00918838) as an Additional Director (Category – Independent) with effect from September 13th, 2023 pursuant to provisions of Section 161 of the Companies Act, 2013, who shall hold the office of Director up to the date of the ensuing General Meeting.

The Company has received from Mr. Akhilesh Agarwal, a consent in writing to act as Director in form DIR -2 pursuant to Rule 8 of Companies (Appointment and Qualification of Directors) Rules, 2014 and intimation in Form DIR-8 in terms of Companies (Appointment and Qualification of Directors) Rules, 2014 to the effect that he is not disqualified under sub-section 2 of Section 164 of the Companies Act, 2013.

Accordingly, in terms of provisions of Sections 149, 150, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, the Board of Directors of the Company had appointed (subject to the approval of the members at the ensuing General Meeting), Mr. Akhilesh Agarwal, as an Independent Director of the Company within the meaning of Section 2(47) read with Section 149(6) of the Companies Act, 2013 for a term of 5 consecutive years commencing from September 13th, 2023.

In the opinion of the Board, Mr. Akhilesh Agarwal, who is proposed to be appointed as an Independent Director of the Company with effect from September 13<sup>th</sup>, 2023 for a period of 5 years, fulfils the conditions specified under Section 149(6) and Schedule IV of the Companies Act 2013 and is Independent of the management. Considering his vast experience, his presence on the Board will be of immense value to the Company. A copy of the draft letter of appointment of Mr. Akhilesh Agarwal as an Independent Director setting out the terms and conditions shall be placed at the meeting for inspection by the members and shall also be available for inspection at the registered office / corporate office of the Company during business hours.

Further, as the roles and responsibilities of Independent Directors have undergone significant changes demanding greater involvement in the supervision of the Company, it is proposed that as an Independent Director, you would play a pivotal role in providing impartial guidance and oversight to our board. Your experience and independent perspective would be invaluable in ensuring that our company continues to operate with the highest standards of corporate governance, transparency, and ethical practices.

Further, as stipulated under Secretarial Standard-2, brief profile of Mr. Akhilesh Agarwal is provided below:

He is having an experience of more than 25 years of experience in the stock market industry. He is very energetic and dynamic person looking into the growth of the industry and the business. He is also a national executive member of the stock broker association.

Except Mr. Akhilesh Agarwal, the appointee, none of the Directors, Key Managerial Personnel of the Company or their relatives are in any way, concerned or interested, financially or otherwise, in the proposed resolution. The resolutions as set out in Item no. 5 of this Notice are accordingly recommended for your approval.

## Item No. 5

The Board of Directors of the Company had appointed Mr. Janardan Prasad Pandey (holding DIN: 06523687) as an Additional Director (Category – Independent) with effect from September 15<sup>th</sup>, 2023 pursuant to provisions of Section 161 of the Companies Act, 2013, who shall hold the office of Director up to the date of the ensuing General Meeting.

The Company has received from Mr. Janardan Prasad Pandey, a consent in writing to act as Director in form DIR -2 pursuant to Rule 8 of Companies (Appointment and Qualification of Directors) Rules, 2014 and intimation in Form DIR-8 in terms of Companies (Appointment and Qualification of Directors) Rules, 2014 to the effect that he is not disqualified under sub-section 2 of Section 164 of the Companies Act, 2013.

Accordingly, in terms of provisions of Sections 149, 150, 152, Schedule IV of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014, the Board of Directors of the Company had appointed (subject to the approval of the members at the ensuing General Meeting), Mr. Janardan Prasad Pandey, as an Independent Director of the Company within the meaning of Section 2(47) read with Section 149(6) of the Companies Act, 2013 for a term of 5 consecutive years commencing from September 15th, 2023.

In the opinion of the Board, Mr. Janardan Prasad Pandey, who is proposed to be appointed as an Independent Director of the Company with effect from September 15<sup>th</sup>, 2023 for a period of 5 years, fulfils the conditions specified under Section 149(6) and Schedule IV of the Companies Act 2013 and is Independent of the management. Considering his vast experience, his presence on the Board will be of immense value to the Company. A copy of the draft letter of

appointment of Mr. Janardan Prasad Pandey as an Independent Director setting out the terms and conditions shall be placed at the meeting for inspection by the members and shall also be available for inspection at the registered office / corporate office of the Company during business hours.

Further, as the roles and responsibilities of Independent Directors have undergone significant changes demanding greater involvement in the supervision of the Company, it is proposed that as an Independent Director, you would play a pivotal role in providing impartial guidance and oversight to our board. Your experience and independent perspective would be invaluable in ensuring that our company continues to operate with the highest standards of corporate governance, transparency, and ethical practices.

Further, as stipulated under Secretarial Standard-2, brief profile of Mr. Janardan Prasad Pandey is provided below:

He is having an experience of more than 30 years of experience in the Marketing industry. He is very energetic and dynamic person looking into the growth of the industry and the business. He is also engaged with MRUC as technical committee member since 2008.

Except Mr. Janardan Prasad Pandey, the appointee, none of the Directors, Key Managerial Personnel of the Company or their relatives are in any way, concerned or interested, financially or otherwise, in the proposed resolution. The resolutions as set out in Item no. 6 of this Notice are accordingly recommended for your approval.

### For WISE TRAVEL INDIA PRIVATE LIMITED

Manish Kumar Sharma (Director) DIN No. 07541303 A5B/84B Janakpuri New Delhi Near C2 Bus Stand, Janakpuri A-3 New Delhi, Delhi India-110058

Date: 21.09.2023 Place: Delhi

## ATTENDANCE SLIP

\*PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE AUDITORIUM

\* Joint Shareholders may obtain additional slips at the entrance

Regd. Folio No. / Client ID No.	
Name of the Member / Authorized Representative / Proxy	
(in Block Letters)	
No. of Share(s) held	
hereby record my/our presence at the Annual General Meeting held[DAY & DAT[TIME], at D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi Sewest Delhi DL 110075.	
Signature of the Member / Authorized Representative / Proxy	

## Form No. MGT-11

## **Proxy form**

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

CIN: U63090DL2009PTC189594

Name of the company: WISE TRAVEL INDIA PRIVATE LIMITED

Registered office: D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA New Delhi South West Delhi DL 110075.

Name of the Member(s):			
Registered Address :			
E-mail Id:	Folio No /Client ID.		
I/We, being the member(s) of	shares of the above-named company hereby appe	oint	
Name:	E-mail Id:		
Present Address:			
Signature, or failing him			
to be held on[DAY],	n a poll) for me/us and on my/our behalf at the An[DATE] at[TIME] at D-21, Corporate Delhi South West Delhi DL 110075 and at any a	e Park, 3rd Floor, Near	r Sector-8 Metro
Signed this			ffix Revenue tamps
Signature of Shareholder			

Signature of the shareholder across Revenue Stamp

## **Notes:**

- 1. This form of proxy, in order to be effective, should be completed, duly signed and stamped and must be deposited at the Registered Office of the Company, not less than 48 hours before the meeting.
- 2. A proxy need not be member of the company
- 3. A person can act as a proxy on behalf of member not exceeding fifty holding in the 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 act as a proxy for any other person or shareholders.
- 4. It is optional to indicate your preference, if you leave the "For" and "Against" column blank against any/or all the regulations, your proxy will be entitled to vote in the manner as he/she think appropriate.
- 5. Appointing a proxy does not prevent a member from attending the meeting in person if he so wishes.
- 6. In case of joint-holders, the signature of any one holder will be sufficient, but names of all the joint-holders should be Stated.

## Route Map to venue of AGM of Wise Travel India Private Limited

Venue: D-21, Corporate Park, 3rd Floor, Near Sector-8 Metro Station, Sector-21, Dwarka, NA

New Delhi - 110075

Date: 22<sup>nd</sup> September, 2023

Day and Time: Friday, 09:30 A.M.



### INDEPENDENT AUDITOR'S REPORT

## To the Members of M/s WISE TRAVEL INDIA PRIVATE LIMITED

## **Opinion**

We have audited the financial statements of M/s Wise Travel India Private Limited ("the company"), which comprise the balance sheet as at 31st March 2023, statement of Profit and Loss and Cash Flow Statement for the year ended, and a summary of significant accounting policies and other explanatory information ( hereinafter referred to as "financial statements).

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the companies 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2023, and profit/loss, and its cash flow for the year ended on that date.

## **Basis for Opinion**

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. 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 together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 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

## **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

## Information other than the Financial Statements and Auditors Report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

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

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

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

## Responsibility of Management for Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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



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

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 SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the 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 Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative



Materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

## Report on Other Legal and Regulatory Requirements

- 1) 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, and on the basis of such checks of the books and records of the Company as we consider appropriate and according to information and explanation given to us, we enclose in the Annexure a statement on the matters specified in paragraph 3 & 4 of the said order to the extent applicable.
- 2) As required by Section 143(3) of the Act, we report that:
  - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
  - (b) In our opinion proper books of account as required by law have been kept by the company so far as it appears from our examination of those books;
  - (c) The balance sheet, the statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;

- (d) In our opinion, the aforesaid financial statements comply with the accounting Standards prescribed under Section 133 of the Act read with relevant rule issued thereunder:
- (e) On the basis of the written representations received from the directors as on 31 March 2023 taken on record by the Board of Directors, none of the directors are disqualified as on 31 March 2023 from being appointed as a director in terms of Section 164(2) of the Act;
- (f) With respect to adequacy of the internal financial controls over financial reporting with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our Report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- (g) With respect to the matter to be included in the Auditor's Report under section 197(16), In our opinion and according to the information and explanations given to us, the company being a private limited company the provision of section 197 of the Act is not applicable.
- (h) With respect to the other matters to be included in Auditors' 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 explanation given to us:
  - i. The Company does not have any pending litigations which would impact its financial position
  - ii. In our opinion and as per the information and explanations provided to us, the Company has not entered into any long-term contracts including derivative contracts, requiring provision under applicable laws or accounting standards, for material foreseeable losses;
  - iii. There were no amounts which required to be transferred by the Company to the Investor Education and Protection Fund.
  - iv. (a) The management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("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



("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (b) The management has represented, that, to the best of it's knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the company from any person(s) or entity(ies), including foreign entities ("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 that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material mis-statement.

v. No dividend has been declared or paid during the year by the company.

For BHS Co.

**Chartered Accountants** 

Firm Registration No: 0168896

**CA Harvinder Singh Bhatia** 

Partner

M. No.094765

Place: New Delhi

Date: 28th August 2023

UDIN: 23094765BGSDQN7348

#### Annexure 'A'

The Annexure referred to in paragraph 1 of Our Report on "Other Legal and Regulatory Requirements".

We report that:

- (i) (a) (A) The company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
  - (B)The company is maintaining proper records showing full particulars of intangible assets;
  - (b) As explained to us, Property, Plant and Equipment have been physically verified by the management at reasonable intervals; no material discrepancies were noticed on such verification;
  - (c) According to information and explanation given to us and record of the company examined by us, the title deed of the immovable property (other than properties where company is the lessee and lease agreement executed in favour of lessee) are held in the name of the company.
  - (d) According to the information and explanation given to us, no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) According to information and explanation given to us and record of the company examined by us, clause not applicable to company since it is a service sector company.
- (iii) During the year the company has made investments in shares of various companies through stock exchange as per notes of financial statements but not provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.
  - (a) During the year company has made following investments-

Nature of Investment	The agreegate amount during the year	Balance outstanding at Balance Sheet date
In Foreign Subsidiary	NIL	Rs 65,64,903



In Stock Exchanges	In Shares Rs 40,26,340	Nil	
	Loss on short selling of Rs 16,447		

- (b) According to the information and explanations given to us, company has not made any investments & provided guarantees to anyone but security given for business purpose. The terms and conditions of the security are not prima facie prejudicial to the company's interest;
- (c) Clause not applicable since no loan & advance during the reporting period.
- (d) Clause not applicable since no loan & advance during the reporting period
- (e) Clause not applicable since no loan & advance during the reporting period
- (iv) According to information and explanation given to us and record of the company examined by us, loans, investments, guarantees, and security, provisions of section 185 and 186 of the Companies Act, 2013 have been complied with.
- (v) According to information and explanation given to us and record of the company examined by us, the company has not accepted any deposits or amounts which are deemed to be deposits covered under sections 73 to 76 of the Companies Act, 2013.
- (vi) As per information & explanation given by the management, maintenance of cost records has been not be applicable as specified by the Central Government under sub-section (1) of section 148 of the Companies Act.
- (vii) (a) According to the records made available to us, company is regular in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax any other statutory dues to the appropriate authorities. According to the information and explanation given to us there were no outstanding statutory dues as on 31st of March, 2023 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 is no statutory dues referred to in sub-clause (a) that have not been deposited on account of any dispute.
- (viii) According to the information and explanations given by the management, no transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.



- (ix) (a) In our opinion and according to the information and explanations given by the management, company has not defaulted in repayment of loan or other borrowing or interest thereon to any lender during the year.
  - (b) According to the information and explanations given by the management, the company is not declared willful defaulter by any bank or financial institution or other lender;
  - (c) In our opinion and according to the information and explanations given by the management, term loan were applied for the purpose for which obtained.
    - (d) In our opinion and according to the information and explanations given by the management, no funds raised on short term during the reporting period utilized for long term purposes.
  - (e) In our opinion and according to the information and explanations given by the management, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures,
  - (f) In our opinion and according to the information and explanations given by the management, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (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.
  - (b) The company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.
- (xi) (a) According to the information and explanations given by the management, no fraud by the company or any fraud on the company has been noticed or reported during the year;
  - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
  - (c) According to the information and explanations given to us by the management, no whistle-blower complaints had been received by the company
- (xii) he company is not a Nidhi Company. Therefore, clause xii is not applicable on the company.



- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, where applicable and the details have been disclosed in the financial statements, etc., as required by the Indian Accounting Standards;
- (xiv) (a) In our opinion and based on our examination, the company has internal audit system commensurate with the size and nature of it's business.
  - (b) According to the information and explanations given to us, the company has not done any interaudit. We have to rely on exiting systems with control checks during the audit on test basis.
- On the basis of the information and explanations given to us, in our opinion during the year the company has not entered into any non-cash transactions with directors or persons connected with him.
- (xvi) (a) In our Opinion and based on our examination, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934).
  - (b) In our Opinion and based on our examination, the Company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
  - (c) In our Opinion and based on our examination, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
  - (d) According to the information and explanations given by the management, the Group does not have any CIC as part of the Group.
- (xvii) Based on our examination & as per guidance note issued by ICAI, the company has incurred cash losses in the current financial year as well as in preceding financial year. The amount of cash loss for the reporting period is Rs. 8,52,35,701. Reported cash loss has been considered from cash from operating Activity mentioned in Cash Flow Statement after considering interest earned during the year.
- (xviii) There has been no resignation of the statutory auditors during the year, so clause not applicable for reporting period.
- (xix) On the information obtained from the management and audit procedures performed and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, we are of the opinion that



no material uncertainty exists as on the date of the audit report that company is 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;

- (xx) Based on our examination & information provided by the Company the provision of section 135 are applicable on the company in current reporting period. The company have to applied Rs 13,94,417 in future year. There is no unspent fund as on reporting period with the company so not clause not applicable.
- (xxi) On the basis of the information and explanations given to us, in our opinion during the year the company has no qualification and adverse comments.

For BHS Co.

**Chartered Accountants** 

Firm Registration No. 016889

(CA Harvinder Singh Bhatia)

Partner

M. No.094765

Place: New Delhi

Date: 28th August 2023

#### Annexure - B to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of WISE TRAVEL INDIA PRIVATE LIMITED on the accounts of the company for the year ended 31st March, 2023

#### Management's Responsibility for Internal Financial Controls

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

#### **Auditor's Responsibility**

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.



Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend

on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

#### Meaning of Internal Financial Controls over Financial Reporting

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

#### Inherent Limitations of Internal Financial Controls over Financial Reporting

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



#### **Opinion**

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2023. Though the company has not prepared any manual for financial control but based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India.

For BHS Co.

**Chartered Accountants** 

Firm Registration No: 01683

**CA Harvinder Singh Bhatia** 

**Partner** 

M. No.094765

Place: New Delhi

Date: 28th August 2023

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

Sector-21, Dwarka, New Delhi - 110077

**BALANCE SHEET AS AT 31st MARCH 2023** 

Particulars	Note	Year Ending	(Figures in 'Lakh
		31st March 2023	Year Ending 31st March 2022
I. EQUITY AND LIABILITIES		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Sist Waren 2022
1. Shareholders Funds			
a.) Share Capital	3	315.83	20.5
b.) Reserve and Surplus	4	3736.59	295.
		4052.42	2527. <b>2822.</b>
2. Non Current Liabilities			2022.
a.) Long Term Borrowings			
b.) Long Term Provisions	5	1674.50	216.
, and a series of the series o	6	156.23	145.
		1830.73	361.
3. Current Liabilities			
a.) Short Term Borrowings	7		
b.) Other Current Liabilities	8	966.58	139.
c.) Trade Payables	9	420.13	266.
d.) Short Term Provisions	10	4280.34	2169.
	1 "	597.34	232.0
TOTAL		6264.39	2807.9
TOTAL		12147.54	5992.1
ASSETS			
1. Non Current Assets			
a.) Property, Plant & Equipment & Intangible	11		
i.) Tangible Assets		2088.76	1120 =
ii.) Intangible Assets		.59	1138.7
b.) Non-Current Investments	12	66.90	1.3
c.) Non - Current Assets	13	657.48	78.6
d.) Deferred Tax Assets	14	113.17	542.0
		2926.90	113.5 1874.2
2. Current Assets		2720.90	18/4.2
a.) Trade Receivables	15	5918.22	2002.4
b.) Cash and Cash Equivalents	16	1234.38	2803.4
c.) Short Term Loans and Advances	17	1334.85	891.7
d.) Other Current Assets	18	733.19	39.1 383.5
TOTAL		9220.64	4117.89
TOTAL		12147.54	

Company Overview

Significant Accounting Policies

1

The accompanying Notes are an integral part of Financial Statements.

As per our report of even date

For BHS & CO.

FRN: 016889N

Firm's Registration No. 016899N

Chartered Accountants & C

For and On behalf of Board of Directors

Director

For WISE TRAVEL INDIA PRIVATE LIMITED

Harvinder Singh Bhatla ered Ac

Partner

Membership No. 094765

Place: New Delhi

Hema Bisht Director

DIN: 02534803

5992.14

Vivek Laroia Director

DIN: 02534740

Date: 28th August 2023 VDIN - 23094765BG15DQN7348

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

Sector-21, Dwarka, New Delhi - 110077

STATEMENT OF PROFIT & LOSS AS AT 31st MARCH 2023

(Figures in 'Lakhs)

			(Figures in 'Lakhs)
Particulars	Note	For the year ended	For the year ended
	1,000	31st March 2023	31st March 2022
I. REVENUE FROM OPERATIONS	19	24959.87	8862.41
II. OTHER INCOME	20	34.66	111.77
III. TOTAL REVENUE		24994.53	8974.18
IV. EXPENSES			
Operating Expenses	21	19707.26	6520.04
Employees Benefit Expenses	22	2027.78	6528.94 1032.08
Finance Costs	23	151.26	68.26
Depreciation and Amortization Expenses	11	363.02	163.74
Other Expenses	24	1366.65	688.91
		1300.03	000.91
TOTAL EXPENSES		23615.98	8481.93
V. PROFIT BEFORE EXTRAORDINARY & EXCEPTIONAL ITEMS		1378.55	492.25
VI. EXTRAORDINARY & EXCEPTIONAL ITEMS		.00	.00
VII. PROFIT AFTER EXTRAORDINARY & EXCEPTIONAL ITEMS		1378.55	492.25
EXCELLIONAL LEWIS		10,000	172.23
VIII. TAX EXPENSES			
1. Current Tax		249.22	106.20
2. Deferred Tax		348.22	106.20
2. Deterred Tax		38	2.65
IX. PROFIT FOR THE YEAR		1029.95	388.71
V FADNINGS DED FOLLTVICHADE			
X. EARNINGS PER EQUITY SHARE			
(Face Value of Rs. 10/- each, Previous year Rs. 10/-)		A CHARLES	
Basic & Diluted	25		
Dasic & Diffuted	25	32.61	13.18

The accompanying Notes are an integral part of Financial Statements.

As per our report of even date

For BHS & CO.

Firm's Registration No. 016899N

**Chartered Accountants** 

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

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Director

Hema Bisht Director

DIN: 02534803

Vivek Laroia Director

For WISE TRAVEL INDIA PRIVATE LIMITED

Director

DIN: 02534740

Harvinder Singh Bhatia

Partner

Membership No. 094765

Place: New Delhi

Regd. & Corporate Office: D-21, Corporate Park, 3rd Floor, Near Sector -8, Metro Station

Sector-21, Dwarka, New Delhi - 110077

STATEMENT OF CASH FLOW AS AT 31st MARCH 2023

(Figures in 'Lakhs)

Particulars	For the year ended 31st March 2023	For the year ended 31st March 2022
Cash Flow From Operating Activities		
Profit from Operations	1378.55	492.2
Adjustment from non cash income and expenses, which is not fall		
in this head		
Depreciation	363.02	163.74
Dividend income	14	0
Loss on sale of Fixed Assets	.11	4.73
Profit on sale of Fixed Assets	-8.98	-46.29
Government subsidy	-1.81	-1.8
Change in working capital:		
Trade Receivables	-3114.76	-1474.4
Short Term Loans & Advances	-1295.70	51.68
Long Term Loans & Advances	-115.40	-141.1
Other Current Assets	-349.66	140.8
Long Term Provision	10.80	16.60
Other Current Liabilities	153.92	45.1
Trade Payable	2110.57	548.13
Short Term Provisions	365.33	66.2
Cash Generation From Operations	-504.14	-134.29
Income Tax paid	348.22	106.20
Net Cash from Operating Activity (A)	-852.36	-240.49
Investment in Shares	11.72	-12.9
Purchase of Tangible Assets	-1320.45	-372.7
Proceeds from Sale of Fixed Assets	18.76	196.87
Net Cash Used in Investing Activities (B)	-1289.96	-188.82
Dividend Income	.14	.04
Proceeds from Issuance of Share Capital	200.00	.00
Proceeds from Share Application Money	.00	.00
Change in Long term Liabilities	2284.81	-330.54
Net Cash From Financial Activities (C)	2484.95	-330.5
Net (decrease)/increase in Cash, Cash Equivalents and Bank		
Overdrafts (A+B+C)	342.63	-759.82
Cash, cash equivalents and bank overdrafts at beginning of year	891.75	1651.56
Cash, cash equivalents and bank overdrafts at end of year	1234.38	891.75

For BHS & CO.

Firm's Registration No. 016899N

**Chartered Accountants** 

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

Harvinder Singh Bhatia Partner

Membership No. 094765

Place: New Delhi Date: 28th August 2023 der Director

Director Hema Bisht

DIN: 02534803

TOVOR

For WISE TRAVEL INDIA PRIVATE LIMITED

Director

Director Vivek Laroia

DIN: 02534740

#### 1 Corporate Information:

The company has been incorporated as a Private limited company on April 22nd, 2009 with Pan India Presence, is primarily engaged in providing Car rental services to Corporates & Non-corporates through large fleet and robust technology platform.

#### 2 Significant Accounting Policies

#### (a) Basis of Preparation of Financial Statements:

The financial statements have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the 2013 Act"). Accounting policies have been consistently applied except where newly issued accounting standards are initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

The Financial statement has been presented in Indian Rupee to nearest lakhs, except stated otherwise.

#### (b) Use of Estimates:

The preparation of financial statements in conformity with Indian GAAP requires the management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the years in which the results are known / materialize.

#### (c) Revenue Recognition:

Revenues from car rental, Consultancy etc. and other services are accounted for on completion of service net of GST recovered from customers. All the revenues are recognized when there is reasonable certainty of its ultimate collection.

Interest earned/accrued is recognized on a time proportion basis taking into account the amount outstanding and applicable interest rate. Interest income is included under the head "other income" in the statement of profit and loss account

Profit/Loss on sale of fixed assets is recorded on transfer of title from the company and is computed on the basis of difference between net sale consideration and the written down value of the asset.

#### (d) Cash and Cash Equivalent

Cash comprises cash in hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

#### (e) Property, Plant & Equipment

Property, plant and equipment, capital work in progress are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met and directly attributable cost of bringing the asset to its working condition for the intended use.

Any trade discounts and rebates are deducted in arriving at the purchase price. Subsequent expenditure related to an item of property, plant and equipment is added to its book value only if it increases the future benefits from the existing asset beyond its previously assessed standard of performance.



For WISE TRAVEL INDIA PRIVATE LIMITED

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For WISE TRAVEL INDIA PRIVATE LIMITED

Notes forming part of financial statement for the year ended March 31, 2023

All other expenses on existing plant, property and equipment, including day-to-day repair and maintenance expenditure and cost of replacing parts, are charged to the statement of profit and loss for the year during which such expenses are incurred. Items of stores and spares that meet the definition of property, plant and equipment are capitalized at cost and depreciated over their useful life. Otherwise, such items are classified as inventories. Gains or losses arising from de-recognition of property, plant and equipment are measured as the difference.



For WISE TRAVEL INDIA PRIVATE LIMITED

Director

dem Bishi

For WISE TRAVEL INDIA PRIVATE LIMITED

#### (f) Depreciation:

Leasehold land is amortized on a straight line basis over the period of lease i.e., 95/99 years. Depreciation on property, plant and equipment including stores and spares transferred from inventory is calculated on a written down value basis using the rates arrived at, based on the useful lives estimated by the management, which are equal to the useful lives prescribed under Schedule II to the Companies Act, 2013.

Depreciation on the amount of adjustment to property, plant and equipment on account of capitalization of insurance spares and critical spares transferred from stores and spares is provided over the remaining useful lives of related assets.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate. To calculate depreciation on Fixed Assets, Tangible and Intangible, in a manner that amortizes the cost of the assets is provided on the basis of written down value method at the rates on the basis prescribed in Part C of the schedule II of the Companies Act, 2013.

Description	Useful Life Estimated by
Computers & Data Processing Equipment/Software	3 years
Leasehold Improvement	10 years
Furniture & Fixtures	10 years
Office Equipment	5 years
Taxis used in the business of running them on hire	6 years
Building	30 years
Motorcycle	10 years
Cars	8 years

#### (g) Revaluation of assets

As and when Fixed Assets are revalued, to adjust the provision for depreciation on such revalued Fixed Assets, where applicable, in order to make allowance for consequent additional diminution in value on considerations of age, condition and unexpired useful life of such Fixed Assets.

#### (h) Impairment of Assets

At each balance sheet date, the Company assesses whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recognized in the statement of profit and loss to the extent the carrying amount exceeds the recoverable amount.

#### (i) Inventories

Company is in the business of Personal Ground Transportation & Consultancy Services Business so there is no inventory.

#### (i) Taxes on income

Income taxes are accounted for in accordance with Accounting Standard 22 on Accounting for Taxes on Income. Tax expense comprises both current and deferred tax. Current tax is determined as the amount of tax payable in respect of taxable income for the period using the applicable tax rates and tax laws. Deferred tax assets and liabilities are recognized, subject to consideration of prudence, on timing differences, being the difference between taxable income and accounting income, that originate in one period and are capable of reversal in one or more subsequent periods and are measured using tax rates enacted or substantively enacted as at the Balance Sheet date. The carrying amount of deferred tax assets and liabilities are reviewed at each Balance Sheet date. Deferred Tax Asset on carry forward losses and unabsorbed depreciation, if any, are recognized when it is virtually certain that there will be future taxable profit.

#### (k) Employee Benefits

 Short term Employee Benefits- Short term employee benefits are recognized as an expense at the undiscounted amount in the Profit and loss account of the year in which the related services is rendered.

For WISE TRAVEL INDIA PRIVATE LIMITED

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For WISE TRAVEL INDIA PRIVATE LIMITED

Notes forming part of financial statement for the year ended March 31, 2023

#### 2. Post-Employment Benefits

- 2.1 Provident Fund ( Defined Contribution Plans)- Eligible employees receive benefits from a provident fund, which is a defined contribution plan. Both the employee and the company make monthly contributions to this provident fund plan equal to specified percentage of the covered employee's salary. Amounts collected under the provident fund plan are deposited in a government administered provident fund. Company's contributions to provident fund are charged to Profit & Loss account on accrual basis.
- **2.2 Gratuity** (**Defined Benefit Plans**)- In accordance with the Payment of Gratuity Act, 1972, the Gratuity Plan provides a lump sum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment. The company has recognized a provision for gratuity amounting to Rs. 68,36,877/- during the year on the basis of estimates of management as probable liability for gratuity outstanding at the end of the year calculated in accordance with The Payment of Gratuity Act'1972.

#### (I) Borrowing Costs

Borrowing costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such asset. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. All other borrowing costs are charged to revenue.

#### (m) Provisions & contingencies

A provision is recognized when the company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent Liabilities are disclosed in the notes. Contingent assets are not recognized or disclosed in the Financial Statements.

#### (n) Goods & Service Tax input credits

Goods & Service tax input credit is accounted for in the books in the period in which the underlying service received is accounted and when there is reasonable certainty in availing / utilizing the credits.

#### (o) Earnings per Share:

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income (net of any attributable taxes) relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares except where the result would be anti-dilutive.

C FRN: 016889N ST New Delhi

For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

#### (p) Foreign Currency Transactions

Foreign Currency Transactions are recorded at the exchange rate prevailing on the date of transaction. All monetary foreign currency assets/liabilities are translated at the rates prevailing on the date of balance sheet. The exchange difference between the rates prevailing on the date of transaction and on the date of settlement as also on translation of monetary items at the end of the year is recognized as income or expense, as the case may be.

#### (q) Investments

Investments, which are readily realizable and intended to be held for not more than one year from the date on which investments are made, are classified as current investments. All other investments are classified as long term investments. Long-term investments are stated at cost, less provision for other than temporary diminution in the carrying value of each investment. Current investments are stated at the lower of cost and fair value

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

Sd/-Directorctor Sd/-Director

Hema Bisht
Director
DIN: 02534803

Vivek Laroia Director DIN: 02534740



#### 31st MARCH 2023

(Figures in 'Lakhs)

-				es in 'Lakhs
3. SHARE CAPITAL	For the year 31st March		For the year 31st March	
Authorized Shares	31st Waren	2023	31st Marci	1 2022
50,00,000 (Previous Year 30,00,000)		500.00		300.00
Equity Shares of Rs. 10/- each				
Issued, Subscribed and Fully Paid Up Shares				
Issued				
31,58,334 (Previous Year 29,50,000)		315.83		295.00
Equity Shares of Rs. 10/- each				
		315.83		295.00
	For the year	ended	For the year	ended
Reconciliation of the number of Shares Outstanding	31st March	2023	31st March	2022
	Number of	Amount	Number of	Amount
No. of Equity shares outstanding at the haginning of the year	Shares	205.00	Shares	205.00
No. of Equity shares outstanding at the beginning of the year	29.50	295.00	29.50	295.00
Add: Additional equity shares issued during the year Less: Equity shares forfeited/bought back during year	2.08	20.83	.00	.00.
No. of Equity Shares outstanding at the end of the year	31.58	315.83	29.50	295.00
No. of Equity Shares outstanding at the end of the year	31.36	313.83	29.30	293.00
Shares held by each shareholder holding more than 5% of the aggregate shares in the Company				
	Number of Shares	%	Number of Shares	%
Mr. Ashok Vashist	17.15	54.29%	16.00	54.23%
Mr. Vivek Laroia	8.93	28.28%	8.33	28.24%
Ms. Hema Bisht	4.96	15.72%	4.63	15.70%
Mr. Subinderjeet Singh Khurana	.54	1.71%	.54	1.83%
	31.58	100.00%	29.50	100.00%
	Number of			
Promoter's Shareholding at the end of the year	Shares	%	% Change duri	ng the year
Mr. Ashok Vashist	17,147.44	54.29%	1,150.78	3.90%
Mr. Vivek Laroia	8,931.04	28.28%	599.37	2.03%
Ms. Hema Bisht	4,964.86	15.72%	333.19	1.13%
Mis. Freiha Bish	31,043.34	98.29%	2,083.34	7.06%
A DECEDIVE AND CURPLUS				
4. RESERVE AND SURPLUS		107.17		0.00
Share Premium A/c		187.17		8.00
Surplus in Profit & Loss Statement		2510.47		2120.76
Balance at the beginning of the year  Add: Transferred from Surplus in the Statement of Profit & Loss A/c		2519.47		2130.76
Add. Transferred from Surplus in the Statement of Front & Loss A/C		1029.95 <b>3736.59</b>		388.71 2527.47
5. LONG TERM BORROWINGS		3730.39		2321.41
Secured Loan (Annexure 2)				
From Bank		1362.17		216.32
From Others		312.33		.00

On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

N 15 H

For WISE TRAVEL INDIA PRIVATE LIMITED

\* CO. \* ST. O16889N ST. O16889N New Delhi Sc. New Delhi Sc.

Director

#### 31st MARCH 2023

(Figures	in	'Lakhs)
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	LOSE OF THE PARTY	(Figures in 'Lakhs)
6. LONG TERM PROVISIONS		
Provision for Employees Benefits	148.42	135.80
Provision for Gratuity Deferred income ( Subsidy received)	7.81	9.63
Deferred income ( Subsidy received)	156.23	145.43
7. SHORT TERM BORROWINGS		
Current Maturity of Long Term Borrowings		
Secured Loan (Annexure 1A)		
Loan from Bank	878.92	138.25
Loan from Others	87.67	1.70
Total(A)	966.58	139.95
Unsecured Loan (Annexure 1B)		0.0
From Bank	.00	.00
Total(B)	.00	.00
Total(A+B)	966.58	139.95
8. OTHER CURRENT LIABILITIES		
Statutory Dues (Annexure 3A)	131.75	78.20
Security Deposits (Annexure 3B)	265.42	188.00
Advacne from Customer (Annexure 3C)	22.96	.00
Advactic from Customer (America 50)	420.13	266.20
9. TRADE PAYABLES	7	
Total Outstanding dues of MSME	3.18	56.41
Total Outstanding dues of Non MSME	4277.16	2113.35
Total Guidantening and a second a second and	4280.34	2169.77
10. SHORT TERM PROVISIONS		
Provision for Employees Benefits		
Provision For Gratuity	68.37	19.87
Bonus Payable	5.18	3.21
Employees Salary Payable	166.20	91.89
Employees Salary Layable	239.75	114.97
Other Provisions		2 (0
Audit Fees Payable	4.43	3.60
Provision for Expenses	4.94	.00
Provision for Income Tax	348.22	113.43
	357.59	117.03
	597.34	232.00

On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

HERE RISH

Director

diam'r

For WISE TRAVEL INDIA PRIVATE, LIMITED



WISE TRAVEL INDIA PRIVATE LIMITED DEPRECIATION AS PER COMPANIES ACT, 2013

		)	GROSS BLOCK			DEP	DEPRECIATION/ AMORTISATION	MORTISATION		NET BLOCK	BLOCK
PARTICULARS	As at	Additions	Withdrawals/	Profit/(Loss)	As at	Upto	For the	On	Upto	As at	As at
,	I-Apr-22		Adjustments		31-Mar-23	1-Apr-22	year	Deletions/	31-Mar-23	31-Mar-22	31-Mar-21
I and - G-171E Dalam Vihor Guracan	18731	8	9	90		6					
Canta O-17 L L and III VIII al Outgaoil	160.31	00.	00.	00.	186.31	00	00.	00	00.	186.31	18931
Land - J-1151 Palam Vihar Gurgaon	401.75	00.	00.	00	401.75	00	00	00.	00.	401.75	401.75
Building	88.51	00.	00.	00.	88.51	34.86	5.10	00	39.96	48.55	53.65
Motorcycle	.56	00.	.14	80.	.51	.50	00.	00.	.51	00	90
Furniture & Fixtures	1.43	1.57	00.	00	3.01	.87	.46	00	1.33	167	99
Invertors & UPS	6.52	19.	00	00	7.13	5.89	.18	00	6.07	1 06	69
Motor Vehicles - (Non Commercial)	115.77	39.75	14.73	6.82	147.60	75.60	18.79	00	94.40	53.21	40.16
Motor Vehicles - (Commercial)	994.17	1274.04	3.90	1.97	2266.29	553.94	331.12	00	885.06	1381.23	440 23
Office Equipment	2.81	1.03	00.	00	3.84	.15	1.57	00	1.72	2.12	2 66
Computers	13.78	5.26	00.	00	19.04	10.49	2.66	00.	13.15	5.89	3 29
Leasehold Improvements	24.14	00	00.	00	24.14	14.73	2.44	00	17.16	6.97	941
		00.	00.	00		00.	00	00			
Total	1835.74	1322.26	18.76	8.87	3148.11	697.05	362.31	00.	1059.35	2088.76	1138.70
Computers Software	5.06	00.	00.	00	5.06	3.76	17.	00	4.47	.59	1.30
Total	1840.80	1322.26	18.76	8.87	3153.17	700.81	363.02	00	1063.83	2089 35	1140 00
								1	2012000		2010111

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED FOR WISE TRAVEL INDIA PRIVATE LIMITED

Hema Bisht DirectorCIOT DIN: 02534803

Vivek Laroia Director

Vivek Laroia
Director
DIN: 02534740

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#### 31st MARCH 2023

(Figures in 'Lakhs)

	For the year ended 31st March 2023	For the year ended 31st March 2022
12. NON CURRENT INVESTMENTS (Unquoted, Non Trade)		
PT. WTI Trading & Mining Ventures (Indonesia)	65.65	65.65
(1238 shares of Rs 5,302.83 each fully Paid-Up)	.00	
Investment In Mutual Fund	1.25	12.97
investment in viatual i and	.00	
	66.90	78.62
13. NON CURRENT ASSETS		
Security Deposits (Annexure 8)	657.48	542.08
(Unsecured - Considered Good)		
	657.48	542.08
14. DEFERRED TAX ASSETS (NET)		
Deferred Tax Assets	113.55	110.90
Deferred Tax Liabilities	.00	.00
	113.55	110.90
Current Year Deferred Tax	38	2.65
Deferred Tax liability/assets (Net)	113.17	113.55
15. TRADE RECEIVABLES		
Trade Receivables outstanding for a period exceeding six months from		
the date they are due for payment		212.60
Unsecured, Considered Good	493.14	312.69
Doubtful	.00	.00
Less: Provision for Doubtful Receivable	.00	.00
Other Receivables		
Unsecured, Considered Good	5425.08	2490.77
	5918.22	2803.46
16. CASH AND BANK BALANCE		
Cash and Cash Equivalents		260.03
On Current Accounts (Annexure 4)	826.64	269.93
Cash in Hand	2.02	2.51
Other Bank Balances (Annexure 7)	405.72	619.31
	1234.38	891.75
17. SHORT TERM LOANS & ADVANCES		39.15
Other Loans & Advances (Annexure 6 & 9)	1334.85	39.13
(Unsecured Considered Good)		20.15
	1334.85	39.15
18. OTHER CURRENT ASSETS		7.22
Prepaid Expenses	44.49	7.32
Balance with Revenue Authority		2.74
TCS Receivable 21-22	.00	2.74
TDS Receivable 22-23	414.12	.00
TDS Receivable 20-21	.00	23.70
TDS Receivable 21-22	32.86	143.55
TCS Receivable 22-23	25.04	.00
GST Input	210.06	206.22
Salary Advance To Employee	6.62	.00
TDS recoverable from NBFC (Annexure 5)	.00	.00
	733.19	383.53

On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

Director

Hema Bisht

Director Vivek Laroia

#### 31st MARCH 2023

(Figures in 'Lakhs)

PARTICULARS	For the year ended 31st March 2023	For the year ended 31st March 2022
19. REVENUE FROM OPERATIONS		
Car Rentals	24931.18	8862.41
Training Services	28.70	.00
	24959.87	8862.41
20. OTHER INCOME		
Dividend Income	.14	.04
Interest Income (On Fixed Deposit)	23.72	50.08
Interest on income tax refund	.00	12.33
EV Government Subsidy	1.81	1.8
Profit on sale of Fixed Assets	8.98	46.29
Stocks Trading Profit	.00	1.23
20000	34.66	111.7
21. OPERATING EXPENSES		
Purchase Car Rental	19508.57	6482.38
Car Insurance	11.19	9.74
GPS Rental Expenses	89.32	.00
Car Repairs & Maintenance	27.14	18.43
Car Parking & Toll Tax	21.18	.0
Fuel Expenses	49.86	18.3
. W. Enprison	19707.26	6528.94
22. EMPLOYEE BENEFIT EXPENSES		
Bonus	52.43	25.4
Director's Remuneration	40.11	.3:
ESIC	9.50	4.6
Gratuity	68.37	38.5
Labour Welfare Fund	.82	.53
Provident Fund	72.37	35.79
Salary & Wages	1744.63	901.0
Staff Group Insurance	14.87	18.5
Staff Welfare /Diwali Exp	24.67	7.10
	2027.78	1032.08
23. FINANCE COSTS		
Bank Charges	4.38	2.5
Bill Discounting Charges	18.80	4.1
Credit Card Swipe Charges	57.49	17.5
Interest on Auto Loan	49.48	19.2
Interest on OD A/C	11.39	13.7
Interest on Unsecured Loan	.00	7.6
Interest on NBFC	.00	.4
Loan Closure Charges	.00	.2
Loan Processing Fees	9.73	2.5
Louis 1 cocooning 1 coo	151.26	68.20

FRN: 016889N New Delhi

For WISE TRAVEL INDIA PRIVATE LIMITED

Director

For WISE TRAVEL INDIA PRIVATE LIMITED

# WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c

31st MARCH 2023

(Figures in 'Lakhs)

PARTICULARS	For the year ended 31st March 2023	For the year ended 31st March 2022
24. OTHER EXPENSES		
Advertisement	4.26	.65
Annual Membership Fees	3.03	.63
Audit Fees	4.07	3.60
Books & periodicals	.00	.16
Commission	.50	.45
Conveyance Reimbursement	20.07	6.97
Electricity Exps	26.82	13.58
Insurance	.69	.00
Interest on GST & TDS	1.32	2.50
Interest on MSME due	.03	.03
Internet & Bandwidth Service Charges	6.10	6.96
Lease Rental	1.04	22.91
Legal & Professional Expenses	30.93	17.80
Loss on sale of Fixed Assets	.11	4.72
	5.10	4.04
Postage & Courier	27.73	10.62
Printing & Stationery	.00	.00
Rates & Taxes	1089.00	516.62
Rent  Remain & Maintenance Computers	41.98	26.65
Repair & Maintenance - Computers	26.52	16.94
Repair & Maintenance - Office	2.71	.25
ROC Fees	.05	.00
Short & Excess	4.48	2.04
Software solutions expenses	.65	.00.
Sponsor Exp.	2.02	.67
Stocks Trading Expenses	.43	00.
Stamp Duty Exp.	18.17	11.03
Telephone Expenses	4.13	1.07
Tender Fee	35.94	14.29
Tour & Travelling Expenses	8.77	3.72
Water Expenses	1366.65	688.91
25. EARNING PER SHARE	1300.03	300.7
Face Value of Rs.10/- Each (Previous Year Rs.10/-)		
Profit after Taxation	1029.95	388.7
Weighted average number of Equity Shares	31.58	29.5
Basic and diluted earnings per Share (in Rs.)	32.61	13.18

26. Contingent Liability - Company has given below mentioned Bank Guarantees during the year (Figures in 'Lakhs)

Client BG	Amount
Make My Trip	5.00
Halcrow Consulting I Pvt Ltd	2.50
PAO (CWC), New Delhi	.29
Central Electronics Ltd	1.11
Dedicated Freight Corridor Corp of India	4.11
Delhi International Airport Ltd	7.95
Rail Wheel Factory	.52
Concor India Limited	4.07
Delhi Metro Rail Corporation	19.84
Ircon International Limited	1.76

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For WISE TRAVEL INDIA PRIVATE LIMITED

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Director

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For WISE TRAVEL INDIA PRIVATE LIMITED

Notes to Profit and Loss A/c

#### 31st MARCH 2023

Ministry of Culture	.71
Ministry of Finance	.41
North East Transmission Comp.	.80
NTRO	14.43
Vedanta Limited	40.05
Grand Total	103.56

- 27. Capital Commitment: There are no Capital Commitments as on 31st March'2023
- 28. The Balances of Debtors and Creditors of the company are subject to confirmation.
- 29. List of Related parties and Transactions / Outstanding Balances:

List of Related Parties and their relationships.

a) Key Management Personnel:

(i) Mr. Vivek LaroiaDirector(ii) Ms. Hema BishtDirector(iii) Mr. Manish Kumar SharmaDirector

b) Relatives of Key Management Personnel:

(i) Mr. Ashok Vashist Shareholder

(ii) Mr. Neelkanth Vashist
Relative of Shareholder
(iii) Mrs. Sudha Vashist
Relative of Shareholder
(iv) Mrs. Pinky Laroia
Relative of Director
(v) Mrs. Puru Laroia
Relative of Director
(vi) Mrs. Shourya Laroia
Relative of Director

c) Name of the Enterprises owned or significantly influenced by key management Personnel or their relatives(either individually or with others)

(i) M/s Smart Ride Transport Services Pvt Ltd
One common share holder
(ii) M/s Gautam Credits Pvt Ltd
Common Management

(iii) M/s Wheels on Rent Pvt Ltd Associate Company having same shareholders & directors.

(iv) M/s Aaveg Management Services Pvt Ltd Associate Company having same shareholders

(Figures in 'Lakhs)

Party Name	Particulars	As at March 31,2023
Vivek Laroia	Remuneration	17.55
Hema Bisht	Remuneration	16.41
Manish Kumar Sharma	Remuneration	6.15
Ashok Vashist	Salary	73.13
Sudha Vashist	Salary	35.05
Pinky Laroia	Salary	10.00
Puru Laroia	Salary	3.09
Shourya Laroia	Salary	5.61
Neelkanth Vashist	Salary	5.68
Aaveg Management Services Pvt Ltd	Service charges	1123.30
Total		1295.98

Closing Balance	Particulars	As at March 31,2023
Vivek Laroia	Remuneration	5.41
Hema Bisht	Remuneration	1.66
Manish Kumar Sharma	Remuneration	, 3.19
Ashok Vashist	Salary	1.32
Sudha Vashist	Salary	.00
Pinky Laroia	Salary	.00
Puru Laroia	Salary	1.02
Shourya Laroia	Salary	.33

FRN: 016889N New Delhi Control of the red Account

For WISE TRAVEL INDIA PRIVATE LIMITED

Lemo Bisti

Director

For WISE TRAVEL INDIA PRIVATE LIMITED

Notes to Profit and Loss A/c

#### 31st MARCH 2023

Neelkanth Vashist	Salary	.11
Aaveg Management Services Pvt Ltd	Service Receipt	220.76
Total		233.81

#### 30. Auditor's Remuneration

As at	As at
March 31,2023	March 31,2022
4.07	3.60
.00	.00
4.07	3.60
	March 31,2023 4.07 .00

#### 31. Details of Secured & Unsecured Loans

Particulars	Name of Financial Institution	Lien Details
Auto Loans	HDFC Bank Limited	Secured against Cars
Auto Loans	Yes Bank Limited	Secured against Cars
Auto Loans	Toyota Financial Services India Limited	Secured against Cars
OD Limit	Yes Bank Limited	Secured against Bank Fixed Deposit
OD Limit	ICICI Bank	Secured against Bank Fixed Deposit
Auto Loans	Axis Bank Limited	Secured against Cars
Corporate Credit Cards	American Express & HDFC Bank	Unsecured Corporate Credit Cards
OD Limit	Yes Bank Limited	Secured against Personal Properties of Shareholders

#### 32. Conservation of Energy

(i) Steps taken or impact on conservation of energy are as under-

All fluorescent tubes and bulbs were changed to LED lights at plant.

- (ii) Steps undertaken by the company for utilizing alternate source of energy: Nil
- (iii) Capital investment on energy conservation equipment: Nil

#### Technology Absorption, Research and Development (R&D)

The company has not imported any technology during the last three years.

#### Foreign Exchange Earning and Outgo

Foreign Exchange Earned

	Foreign Exchange Used	
33.	Activity in Foreign Exchange	
Ø	Value of Import calculate of CIF basis on Capital Account	NIL
Ø	Expenditure in Foreign Currency (on payment basis)	
a.	Technical Know-how	NIL
b.	Travelling Expenses	NIL
c.	Interest & Finance Charges	NIL
d.	Others	
Ø	Licensed and Installed Capacity:	

Hem Bisti

As at

March 31,2023

FRN: 016889N New Delhi Pered Account

For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

As at

March 31,2022

or

Notes to Profit and Loss A/c

#### 31st MARCH 2023

Product Name N.A.
Licensed Capacity N.A.
Installed Capacity N.A.

- 34. Value of import calculated of CIF basis on Capital Account is NIL.
- **35.** The Company is a Small and Medium Sized Company (SMC) as defined in the General Instructions in respect of Accounting Standards notified under the Companies Act, 2013. Accordingly, the Company has complied with the Accounting Standards as applicable to a Small and Medium Sized Company.
- 36. Segment Information: The company's only business is car rental, and as per the definition of 'business segment' it is concluded that there is not more than one business segment, therefore the disclosure of segment wise information is not applicable under AS- 17. There is no geographical segment as the company operates only in India.
- 37. The company has entered into the cancellable operating lease agreement for the leased cars & office premises in Delhi and other different cities of India. Necessary disclosure are given below-

Particulars	March 31,2023
Future minimum lease payment Lease payment recognized in the Statement of Profit &	1090.04
Loss	1090.04

#### 38. Impact of Coronavirus (Covid-19) on Financial Statement

The outbreak of Coronavirus(COVID19) pandemic globally and in India is causing significant disturbance and slow down of economic activity. The Company has evaluated impact of this pandemic on its business operations and based on its review and current indicators of future economic conditions, there is no significant impact on its financial results.

39. Dues to MSME have been determined to the extent such parties have been identified on the basis of information collected by the management. This has been relied upon by the auditor.

Disclosure under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006

Particulars	2022-23	2021-22
Reversal of Cess	-	•
Interest due thereon remaining unpaid to any supplier as at the end of accounting year		
The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day		
The amount of interest due and payable for the year	.03	.03
The amount of interest accrued and remaining unpaid at the end of the accounting year		
The amount of further interest due and payable even in the succeeding year, until such date when the interest dues as above are actually paid.		

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New Delhi
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For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMIT

Notes to Profit and Loss A/c

#### 31st MARCH 2023

Amount (Rs) & Figure in "Lakhs

#### 40. CSR Disclosure

CSR applicable to company and required to comliance as per section 135 of Companies Act 2013 during the company. The Company shall spend the fund as per recommendation of committee or Board of Director.

Gross Amount required to be spent.	13.94
Amount approved by the Board	13.94
Amount spent during the year	.00
Details of Related Party Transactions related to CSR spending	.00

- 41. Previous year accounts have been regrouped/recast, wherever necessary to make them comparable with those of current year.
- 42. Long term investment of Rs 6,564,904/- have been made in the company by the Name of M/s WTI Trading & Mining Ventures incorporated in Indonesia in FY19-20. Company has not started its Operations yet due to Covid 19 and has earned Bank Interest income of \$1921.637 on the Investment & Profit before Taxes of \$1,622 during the FY 21-

#### 43. Disclosure in relation to undisclosed income -

The Company does not have any undisclosed income which is not recorded in the books of account that has been surrendered or disclosed as income during the year (previous year) in the tax assessment under the income tax act 1961 (such as, search or survey or any other relevant provisions of Income tax Act 1961.

#### 44. Disclosure of transactions with Stuck off companies -

The company does not have any transactions with companies struck off under section 248 of companies act, 2013 or section 560 of Companies Act, 1956.

#### 45. Compliance with Schedule III -

No transaction to report against the following disclosure requirements as notified by MCA pursuant to amended Schedule

- a) The Company has not traded or invested in Crypto currency or Virtual currency during the financial year.
- b) The Company doesn't have any Benami Property, where any proceeding has been initiated or pending against the company for holding any Benami Property.
- c) The Company does not have been declared as willful defaulter by any bank or financial institution.
- d) The Company doesn't have any charges or satisfaction which is yet to be registered with RoC beyond the statutory period.

46. The previous year figures have been regrouped to synchronize with current year presentation.

For BHS & CO.

Firm's Registration No. 016899N

**Chartered Accountants** 

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

Director

Harvinder Singh Bhatia

Partner

Membership No. 094765

Hema Bisht

Director

DIN: 02534803

Vivek Laroia

Director DIN: 02534740

For WISE TRAVEL INDIA PRIVATE LIMITED

Place: New Delhi

Date: 28th August 2023 UDIN: 230947658645 DQN7348

# WISE TRAVEL INDIA PRIVATE LIMITED Notes to Profit and Loss A/c

31st MARCH 2023

		Outstanding for	Outstanding for following periods from due	ds from due		Total
Particulars	Less than 6 months   6 months-1 year	6 months-1 year	1-2 years	2-3 years	More than 3 years	Lotai
MSME	00.	00.	00°	00.	00.	00.
Others	5425.08	179.43	123.50	19.68	09.001	5918.22
Disputed Dues- MSME	00.	00.	00.	00.	00°	00.
Disputed Dues- Others	00.	00.	00.	00.	00.	00.
	5425.08	179.43	123.50	19.68	100.60	5918.22

48. Trade Pavables Ageing

(Figures in 'Lakhs)

To. Ilaue Lajabies rigen	9				
	Outstand	Outstanding for following periods from due	periods from o	lue	Total
Farticulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Lotal
MSME	3.18	00.	00.	00°	3.18
Others	4016.47	260.69	00.	00.	4277.16
Disputed Dues- MSME	00.	00.	00.	00.	00.
Disputed Dues- Others	00°	00.	00.	00.	00.
	4019.65	260.69	00.	00.	4280.34

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED -211

DIN: 02534803 Hema Bisht Director

For WISE TRAVEL INDIA PRIVATE LIMITED

Vivek Lafoia

Director DIN: 02534740



# WISE TRAVEL INDIA PRIVATE LIMITED DEPRECIATION AS PER INCOME TAX, 1961 31st MARCH 2023

PROPERTY, PLANT & EQUIPMENTS								(Figures in 'Lakhs)
		WRITTEN	ADDITIONS	ONS				WRITTEN
PARTICULARS	RATE	DOWN	MORE THAN	LESS THAN	DEDUCTIONS	TOTAL	DEPRECIATION	DOWN
		VALUE 1-Apr-22	180 Days	180 Days			FOR 2022-23	VALUE 31-Mar-23
PART I LEASEHOLD IMPROVEMENT & FURNITURE	10%	20.26	1.57	00.	00.	21.83	2.18	19.65
PART II MOTOR VEHICLES	15%	142.54	24.81	14.94	14.87	167.43	23.99	143.43
PART III TAXIES	30%	523.70	286.14	987.91	3.90	1793.85	389.97	1403.88
PART IV BUILDING	2%	96.62	00.	00.	00.	96.62	4.83	91.79
PART V COMPUTER & SOFTWARE	40%	6.30	.84	4.42	00.	11.57	3.74	7.82
PART VI OFFICE EQUIPMENT	%51	2.71	1.03	19:	00.	4.34	.61	3.74
PART V SOFTWARE	25%	1.31	00.	00.	00.	1.31	.33	66:
Total		793.45	314.39	1007.87	18.76	2096.95	425.65	1671.30

For WISE TRAVEL INDIA PRIVATENDION DEPART of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED

Directorector Hema Bisht

Director Vivek Larois



**Financial Ratios** 

Financial Katios	A = = 4	Acat
Particulars	As at March 31, 2022	As at March 31, 2021
a) Current ratio = Current assets divided by Current liabilities		
Current assets	9220.64	4117.89
Current liabilities	6264.39	2807.93
Ratio	1.472	1.467
%age change from previous year	0.37%	
b) Debt equity ratio = Total Debt divided by Shareholders equity	2641.08	356.27
Total debt	2641.08 4052.42	2822.47
Total Equity	0.65	0.13
Ratio	416.32%	0.13
%age change from previous year  Explation for variance - due to increase of total debt as compare to increase of Total equity during the FY 2022-23	410.3270	
c) Debt service coverage ratio = Earnings available for debt services divided by Total		
interest and principal payments	1002.04	724.26
EBITDA	1892.84	
Interest	151.26	10.61
Ratio	12.51 17.94%	10.01
%age change from previous year	17.94%	
d) Return on Equity Ratio / Return on Investment Ratio = Net profit after tax divided		
by Average Shareholder's Equity		
Profit After tax	1029.95	
Average Shareholder's Equity	315.83	
Ratio	326.11%	
%age change from previous year	147.49%	
Explation for variance - due to increase of PAT during the FY 2022-23		
e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory		
Not applicable for the business of the company.		
f) Trade Receivables turnover ratio = Credit Sales divided by Average trade receivables	Table 1	
Credit Sales	24959.87	8862.41
Average trade receivables	5918.22	2803.46
Ratio	4.22	3.10
%age change from previous year	33.41%	
Explation for variance - due to increase of credit sales during the FY 2022-23		
g) Trade payables turnover ratio = Net credit purchases divided by average trade		
payables	19707.26	6528.94
Credit Purchases	4280.34	
Average trade payables	4.60	
Ratio	53.01%	
%age change from previous year  Explation for variance - due to increase in trade payable during the FY 2022-23	33.0170	
h) Net capital Turnover Ratio =		
Total sales divided by shareholders equity	24959.87	8862.4
Revenue from operations	315.83	
Shareholders' Equity	313.00	2,5.0



For WISE TRAVEL INDIA PRIVATE LIMITED

Director

For WISE TRAVEL INDIA PRIVATE LIMITED

**Financial Ratios** 

March 31, 2022	March 31, 2021
79.03 163.06%	30.04
24959.87 <b>4.13%</b>	8862.41 4.39%
151.26 1529.81 4052.42 2641.08 6693.51 22.86% 29.61%	68.26 560.52 2822.47 356.27 3178.74 17.63%
	79.03 163.06%



For WISE TRAVEL INDIA PRIVATE LIMITED For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

PARTICULARS	31st March 2023	31st March 2022
ANNEXURE 1A : SECURED LOAN (SHORT TERM)		
FROM BANK		
HDFC Bank Ltd	291.78	66.67
Axis Bank Ltd	101.62	28.85
Yes Bank Ltd	156.20	28.22
CIC Bank	244.62	14.51
Yes Bank 061384600000028 (OD)	84.70	.00
Yes Bank 001384000000028 (OD)		
TOTAL I	878.92	138.25
TOTAL		
FROM OTHERS	87.67	.00.
Kotak Mahindra Prime (NBFC)	.00	1.70
Toyota Financial Services India Limited	87.67	1.70
TOTAL CAN (CHOPT TERM)		
ANNEXURE 1B: UNSECURED LOAN (SHORT TERM)		
FROM BANK	.00	.00
AEBC Card No376532309862009	.00	0.0
HDFC CARD 4889 9407 0008 2709	.00	0.0
HDFC Card No. 4639 1900 1001 1617	.00	
	966.58	
TOTAL	700.30	
ANNEXURE 2 : SECURED LOAN (LONG TERM)		
FROM BANK	639.96	92.63
HDFC Bank Ltd	194.35	1
Axis Bank Ltd	198.94	1
ICICI Bank	328.91	1
Yes Bank Ltd	1362.17	
TOTAL	1302.1	1
FROM OTHERS	212.23	.00
Kotak Prime	312.33	
	312.33	
TOTAL	1674.50	0 210.3.
ANNEXURE 3A: STATUTORY DUES		24.1
GST Liability	48.1	
TDS 194J	.3	
TDS Salary 192B	12.9	
TDS 194H	.0	
TDS 194A Interest on NBFC	0.	
TDS 194 (I) Rent	10.6	
TDS Contractor 194C	44.1	
Professional Tax	.5	6.14
EPF Payable	13.9	
	1.0	.7
ESIC Payable		
TOTAL	131.7	75 78.2
ANNEXURE 3B: SECURITY DEPOSITS		
		75
Abhay Singh Security - EHNPS0071P- DL1NA4030		75
Ajay Sharma AQEPS9125L DL1NA4047		00 1.0
Ajay Singh S/o Devinder Singh		



For WISE TRAVEL INDIA PRIVATE LIMITED

NISH Director

For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

PARTICULARS	31st March 2023	31st March 2022
Ajay Singh S/o Devinder Singh	.00	1.00
Aliyas DL1NA1617	.00	1.00
Anoop Singh Security - DL1NA4014	.75	.75
Anoop Singh Security - DL1NA4019	.75	.75
Arya Tour and Travels	.00	1.20
Ashok Kumar S/o Harbir Singh	.00	1.00
Aum Associates Guwahati	.00	10.00
Balram - CSTPB1054N - DL1NA4017	.75	.75
Balram Rai - AIUPR1186Q - Security	1.25	.00
Balram Rai - AIUPRITIOQ - Security	.50	.00
Beant Singh - CBZPS1806G - Security	.75	.75
Bhoop Singh security - DL1NA3584	.75	.75
Brahm Prakash Security - DL1NA3585	.00	1.00
Brijesh Kumar Mishra Security	52.30	35.80
Cabs For Tour - ALNPK4394B - Security	.75	.75
Chitar Lal Yadav - DL1NA3494	1.25	.00
Devendra Singh - FYGPS8804F - Security	.50	.00
Dilbar Singh - BWEPS1992Q - Security	3.00	3.00
Dinesh Kumar Innova - DL1NA3663	4.00	3.00
Explore Travel India - AWOPM2702K - DL52GD0464	41.37	39.00
G R Group Services - AAVFG4157F - Security	1.75	
Ganesan	1.00	
GOPALA V - KA-03-AD-0848	.75	
Hemraj Gurjar Security DL1NA4055	.75	
Jagat Prakash Security - DL1NA3622	1.25	0.0
Jasvinder Singh - FQFPS0861D - Security		
Jeet Ram Taxi	.00	
Jog Singh - DTGPS7337E - Security	1.25	
Kamla Devi - FBPPD8081K- DL1NA4058	.75	
Kamla Devi 4058	.00	
Karan Singh Security - DL1NA3598	.75	
Komal - GKUPK8410A - Security	1.25	
Laxman Thakur Security -DL1NA3508	.75	0.0
Manoj Sharma - CDBPS8829R - Security	1.25	
Meenu - BINPM2860G - Security	1.25	
Mohd Arif Innova Crysta	.00	
Mohd Naseemuddin Rajahmundry - Security Deposit	2.40	
Mohd Talim - BHCPT1969D - Security	.50	
Mukal Pratap	.00	
Narender Singh	.00	
Narendra Singh Innova - DL1NA3662	3.00	
Normet Deposit Mahindra XUV 300	.00	
Praveen Rai Security - BQNPR8656P-DL1NA3984	.7:	
Puneet Dhama	1.2	
Raghvendra Pratap Singh DL1NA3581	.7	
Raghvendra Pratap Singh HR55AG1188	.0	
Rajandra A-KA 03 AD 3823	.0	
RAJENDRA A-KA 03 AD 3823 (AJAY KUMAR A)	1.2	
Rajendra Singh HQCPS1760J DL1NA4036	.7	
Rajiv Singh - FXXPS5305H - Security	1.2	5 .00



For WISE TRAVEL INDIA PRIVATE LIMITED

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For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

		(Figures in Lakins
PARTICULARS	31st March 2023	31st March 2022
Rajni - DGMPR4885M - Security	2.50	0.
Rakesh Kumar - BRIPK0187N - Security	3.50	0.
Rakesh Kumar Jha - ASSPJ2243G -Security	1.25	0.
Ramavtar CVPPR7215C DL1NA4040	.75	.7
RAMESH J-KA 03 AD 3812	1.25	1.2
Ranjay Kumar Yadav - HR55AF6970	1.00	1.0
Reena Devi W/o Manoj Kumar	.00	1.0
Reeta Devi - HMPPD1667A - DL1NA3970	.75	.7
Sachin Kumar Car No. 1474	.00	1.0
Saif Hussain Security DL1NA4045	.75	.7
Sakshi Tour and Travels - AOJPJ6270N -Security	4.50	).
SALIM KHAN Innova - DL1NA3612	3.00	3.0
Sanjay Malhotra Xcent-DL1NA1452	.00	1.0
Santosh Kumar Security DL1NA3979	.75	.7
Sanvar Mal - AZVPM1000A - Jaipur SD	14.00	10.0
Sarkar Sharan Prasad Security - DL1NA3613	.75	
Satpal Yadav S/o Chhajuram Security - DL1NA3992	.75	
Security - Ajay Singh - DL1NA1663	1.00	
Security - Aliyas - DL1NA1617	1.00	
Security - Brijesh Kumar Mishra - DL1NA1501	1.00	
Security - Devender Singh - HR55AG4570	2.00	
Security - Jog Singh - HR55AG3410	1.00	
Security - Mohammed Ahmad Pasha - TS10UD0793	1.00	
Security - Mohammed Allmad Fasha - 1910000775	3.00	
Security - MUKAL PRATAP - DLINA1409	.50	
Security - Narender Singh - HR55AG8585	2.00	
Security - Narender Singh - TROSAG8383 Security - Raghvendra Pratap Singh - HR55AG1188	2.00	
	1.00	
Security - Reena Devi - DL1NA1365	8.00	
Security - Saggu Tour and Travels - FZHPS7776E	.50	
Security - Sanjay - GUXPS5952L	1.00	
Security - Shripal Singh - DL1NA1570	2.45	
Security - Swaminath Bhagat - WB05A0633	2.43	
Security - Swaminath Bhagat - WB05A0649	1.50	
Security - Tarun Dutt - AOYPD1953P	.50	
Security - Yashvir - DL1NA1429	12.02	12.
Security Deposit Raipur Airport - Pravesh Dubey	.00	2.
Security Devender Singh	3.50	2.
Security-Mamidala Sai Prasad Reddy - TS10UD0790	3.50	
Security-Sandeep Transporters - TS10UD0792		3.
Sedu Ram Innova - DL1NA3606	3.00	3.
Shekar M - KA 03 AD 0584	.50	
Shipal Singh DL1NA1444	.00	
Shipal Singh DL1NA1570	.00	1.
Shnaya Tour and Travel - BJKPN4220R - Security	11.50	
Shnaya Tour and Travel-BJKPN4220R-DL52GD0411	3.00	
Shyam Tour & Travel -DL1NA3608	.75	
Shyam Tour & Travel Innova - DL1NA3604	3.00	3.
Sumit - GNLPS4867K - Security	4.25	
Sunil Kumar - DGEPK5813E - Security	.50	



For WISE TRAVEL INDIA PRIVATE LIMITED

der Bisti Director For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

		(Figures in 'Lakhs)
PARTICULARS	31st March 2023	31st March 2022
Surya Kant Yadav -AREPY2306E-DL1NA3995	.75	.00.
Suryakant Yadav 3995	.00	.75
SUSAIRAJ A-KA 03 AD 3786 (Manoj Kumar S)	1.00	1.00
Tej Pratap Singh - HR55AF7186	1.00	1.00
Uday Pratap Dezire - HR55AF3531	1.00	1.00
Umakant Tiwari - AEZPT5576P - Security	.50	.00.
Vamshi Krishna	.00	2.08
Viajar India Cabs - AMIPV3911D Security Deposit	9.00	.00
Vijay Kumar S R -KA-03-AD-0586	.50	.50
Vijay SIngh S/o Sh. Nathu Singh -DL1NA3509	.75	.75
Vikash Poonia - CGJPP2757E - Security	.50	.00
Vishal - CIEPV1113R - Security	1.25	.00
Yashvir Singh Security Deposit	.00	.50
Yogesh Kumar Etios - HR55AF1980	1.00	1.00
rogesh italian bilos i incomi i pou		
TOTAL	265.42	188.00
ANNEXURE 4 : BANK ACCOUNTS		
AXIS Bank 079010200028006	.00	.00
Canara Bank 3025201000069	33.98	8.22
ICICI Bank 084305001461	30.56	83.08
IDBI Bank 192102000006620	316.77	41.50
Kotak Mihandra Bank 02062090001677	35.79	56.23
Yes Bank 051784600000163	1.21	1.21
		79.43
Yes Bank 06138460000028	.00	
Yes Bank 051763300000080	408.34	.24
TOTAL	826.64	269.93
ANNEXURE 5 : MISC RECEIVABLE		•
TDS: Toyota	.00	.20
TOTAL	.00	.20
ANNEXURE 6: OTHER LOANS & ADVANCES		
Acumen Capital Market India Limited	.00	2.59
Auto Hitech Pvt. Ltd.	106.08	.00
B U Bhandari Auto Pvt Ltd	116.73	.00
BPCL Fleet Cards	.52	.73
Cabs for Tours	10.80	.00
Crystal Auto Pvt Ltd	81.41	.00.
Delhi International Airport Ltd	.14	.00
Happy Imprest	1.61	1.06
IOCL Fleet Cards Advance	2.08	.78
Jubilant Moto Pvt Ltd	277.08	.00
Krishna Auto Agencies Pvt Ltd	65.29	.00
MG Cars Pvt Ltd	103.68	.00
My Car Pune Pvt Ltd	37.57	.00
Om Auto Pvt Ltd	7.91	.00
Payment Refund Adv Account	.00	.00
Raam 4wheelers LLP	116.32	.00
Sai Shreeja Car Pvt	146.96	.00
Shreyash Automotives Pvt Ltd	172.69	.00
Tejpal Motors Pvt Ltd	65.29	.00



For WISE TRAVEL INDIA PRIVATE LIMITED

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For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

PARTICULARS	31st March 2023	(Figures in 'Lakhs) 31st March 2022
Tranzlease Holdings Pvt Ltd	22.66	22.67
VS Eco Power Pvt Ltd	.00	.21
TOTAL	1334.85	28.04
ANNEXURE 7: FIXED DEPOSITS	7	2010
FD ICICI Bank	.00	350.00
FD For KOTAK	5.00	5.00
FD For Food Yes Bank 80	2.00	2.00
FD ICICI	120.00	.00
FD IDBI Bank	130.00	130.00
FD ICICI (IIM Lucknow)	.00	4.00
Accrued Interest on FDR	36.17	35.01
Dedicated Freight Corridor Crop Of LTD	2.51	.00
FD for MMT BG-147996 IDBI Bank	5.00	5.00
Halcrow Consulting PVT LTD - ICICI	2.50	2.50
Ircon International Ltd	1.76	1.76
Ministry Of Culture - ICICI	.71	
North East Transmission Comp. Ltd	.80	00.
NTRO -025013049906 - ICICI	14.43	.00
PAO(CWC), New delhi FD ICICI		.00
Sec. Central Electronics LTD	.29	.29
Security CONCOR India LTD	.41	.41
Security Dedicated Freight Corridor Crop of India	4.07	4.07
	1.60	1.60
Security Deposit - Central Organization For Railway Electrification	.70	.00
Security Deposit - Delhi Airport Parking Service	7.95	7.95
Security Deposit - Ministry Of Railways	.52	.52
Security Deposit- Ministry Of Finance Security-Vedanta Ltd BG Yes	.41	.41
	.00	39.95
Security-Vedanta Ltd ICICI	40.05	.00
Security-FD for DMRC BG	19.84	19.84
FD Yes Bank 0014 TOTAL	9.00	9.00
	405.72	619.31
ANNEXURE 8 : SECURITY DEPOSITS	•	
Security - Bescom	.00	.20
Security - Chennai Office Security - B Suresh	.00	5.11
Security - Delhi Airport Parking Services Ltd	.00	1.74
Security - Delhi International Airport Limited -EV	.00	30.00
Security - Delhi International Airport Limited -Luxury	.00	23.86
Security - Delhi International Airport Limited -Other	5.00	126.87
Security - Dwarka Office Security - DMRC	.00	32.76
Security - Gurgaon Office Security - Neelam /Sukhbir	.00	2.30
Security - Incuspaze Solution Private Limited	.00	.16
Security - Mother Dairy Fruit & Vegetable Private Limited.(Security)	.00	.25
Security - Noida Office Security	.00	.17
Seciruty - Airport Authority of India Jabalpur	.50	.00
Security - National Institute of Solar Enargy	.20	.00
Security - Rajahmundry Airport	5.29	5.29
Security - Rajdeep Yadav/ Pummy Yadav	.00	.23
Security - Adani Airport Holdings Limited	.22	.00
Security - ADANI AIRPORT HOLDINGS LIMITED - JPR	27.38	.00



For WISE TRAVEL INDIA PRIVATE LIMITED

Hen BISH Director

For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

PARTICULARS	31st March 2023	31st March 2022
Security - ADANI AIRPORT HOLDINGS LIMITED GHY	19.98	.00
Security - Ahmedabad Office	.09	.00
Security - Aimedaoad Office Security - Airport Authority of India Bhopal	2.96	.00
Security - Airport Authority of India Biopail Security - AIRPORTS AUTHORITY OF INDIA - Bangalore	1.80	.00
Security - AIRPORTS AUTHORITY OF INDIA - Jabalpur	7.36	.00
Security - Airports Authority of India Amritsar	41.63	.00
Security - Airports Authority of India PMD	.11	.00
Security - Airports Authority of India RMD Security - AIRPORTS AUTHORITY OF INDIA Vizag	24.46	.00
Security - AIRPORTS AUTHORITY OF INDIA-Parking	.36	.00
Security - AIRPORTS AUTHORITY OF INDIA - Madurai	34.13	.00
Security - AIRPORTS AUTHORITY OF INDIA - Madurai	159.14	159.64
Security - Bangalore International Airport	1.70	.00
Security - BPCL	.50	.00
Security - CEO JAP-IT	5.11	.00
Security - Chennai Office	2.50	.00
Security - Chief Executive Officer JSLPS Ranchi	1.00	.00
Security - Coal India Limited	6.56	.00
Security - Container Corporation of India Ltd	1.00	.00
Security - CRRI	3.70	.00
Security - Dedicated Freight Corridor Corporatio	1.76	.00
Security - Dedicated Freight Corridor Corporation Of India Limited	3.48	.00
Security - Delhi Airport Parking Services Private Limited		.00
Security - DIAL	161.56	.00
Security - Dmrc Ltd Deposit D21	42.84	.00
Security - GMR Hyderabad International Airport Ltd	1.00	.00
Security - Green Gas Limited Lucknow	2.37	.00
Security - Hll Infra Tech Services Limited	2.00	.50
Security - IIM Kolkata	1.00	
Security - Ircon International Limited	5.71	.00
Security - Lal Bahadur Shastri International Airport	3.33	
Security - Mangalore Refinery & Petrochemicals Ltd	1.97	
Security - Manpreet Kaur Mumbai Office	.00	
Security - Ministry of Railwaysry of Railways	.28	0.0
Security - National Aluminium Company Ltd	.83	
Security - Naveen Babu(Hema Bisht)	.00	
Security - Naveen Jolly	.00.	
Security - NCRTC	1.00	
Security - NHPC Limited	1.00	
Security - PAO, Office of the AG (Audit), Delhi, ND	.05	.00
Security - Raipur Airport	35.71	
Security - Rites Ltd	1.60	
Security - Nites Eta Security - SURYA RENTAL COPIER SYSTEMS	.11	.11
Security - T VESAS ELECTRIC SOLUTIONS PVT LTD	.80	
Security - T VESAS ELECTRIC SOLUTIONS 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	1.13	
Security - THDC India Elimical Security - Uttar Pradesh Metro Rail Corporation LTD	1.00	
Security - Utlar Frauesh Netro Kan Corporation 212	.00	.6:
Security - Vaishnavi N Guest House	1.0	1.00
Security - Vodafone Idea Limited	1.50	.0
Security - Wipro Airport IT Services Limited DIAL	.0	
Security - Wipro Airport IT Services Limited F Security - Workenstin Collaborative Spaces Pvt Ltd	.0	



For WISE TRAVEL INDIA PRIVATE LIMITED

Director

For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

PARTICULARS	31st March 2023	31st March 2022
Security - Yeruva Semulatha Guest House	.00	.65
Security - Yeruva Sumalatha Guest House Sec	.65	.00
Security Deposit - Adani Airport Holding Limited	.00	47.36
Security Deposit - Aggrinovate India Limited	.00	.50
Security Deposit - Agginiovate meta Bannes Security Deposit - Ahmedabad Office	.00	.09
Security Deposit - Americana Office Security Deposit - Airport Authority Of India Vizag	.00	29.88
Security Deposit - Central Organization For Railway Electrification	.00	.07
Security Deposit - Coal India	.00	1.00
Security Deposit - Coal filda Security Deposit - CRRI	.00	1.00
Security Deposit - CRRI Security Deposit - Delhi Airport Parking Service	.00	1.74
Security Deposit - Ministry Of Railways	.00	.28
Security Deposit - Millistry Of Kallways Security Deposit - National Aluminum Company Limited	.00	.84
Security Deposit - National Aluminum Company Emitted	.00	.25
Security Deposit - Rabinder Singh Kandari	.00	1.50
Security Deposit -BPCL	.00	2.41
Security Deposit- Container Corporation of India Ltd	.00	2.37
Security Deposit- Green Gas Limited Lucknow	.00	5.71
Security Deposit- IRCON International Limited	.00	1.50
Security Deposit- Mahesh PS	.00	1.12
Security Deposit -Rites Ltd.	2.24	.00.
Security GPS - Sun Telematics Pvt Ltd	.68	.00.
Security -NORTHERN RAILWAY NEW DELHI	1.50	.00
Security Rent - Mahesh PS	2.50	.00
Security Rent - Manpreet Kaur Mumbai Office	1.50	.00
Security Rent - Naveen Babu(Hema Bisht)	3.00	.00
Security Rent - Navin Jolly	2.30	.00
Security Rent - Neelam/Sukhbir Gurgaon Office	.50	.00
Security Rent - Nirbigen Kaur Khosa	.50	.00
Security Rent - Pranshu Packaging Pvt Ltd	.18	.00
Security Rent - Rajesh Kumar Rent	.00	1.26
Security Rent - Sujata Sanjay Pandit	1.80	.00
Security Rent - Sukriti Patny Hyd Office	.40	.40
Security Rent - Upayan Banerjee	.65	.00
Security Rent - Vaishnavi N Guest House Sec	1.26	0.4
Security Rent -Sujata Sanjay Pandit	9.28	
Security-Adani Krishnapatnam Port Limited - Camper	1.81	.00
Security-Airports Authority Of India-BLR	.87	
Security-BANGALORE INTERNATIONAL AIRPORT LIMITED		0.1
Security-Central Organisation for Railway Electrification (CORE)	.16	
Security-HII Infra Tech Services Limited	.00	1.0
Security-Mangalore Refinery & Petrochemicals Ltd	.00	
Security-National Institute of solar Energy	.00	
Security-Sukriti Patny Hyd Office	.00	
Security-Uttar Pradesh Metro Rail Corporation Limited	.00	
TOTAL	657.48	542.0
ANNEXURE 9: Tender EMD		7.0
EMD Delhi International airport	.00.	
EMD IIM Kolkata	.00.	
EMD Northern railway New Delhi	.00.	
EMD Ranchi Airport	.00	2.9



For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

Director

(Figures in 'Lakhs)

D. DEVOY.		(Figures in 'Lakhs)
PARTICULARS	31st March 2023	31st March 2022
TOTAL	.00	11.11
ANNEXURE 8 : Advacne from Customer		
Apollo Specialty Hospitals Pvt Ltd (ASH)	.14	.00
B L Life Sciences Pvt. Ltd.	.02	.00
Bajaj Allianz General Insurance Co.Ltd.	.23	.00
BNP Paribas India Solutions Private Limited - ETS	.19	.00
Dabur India Limited	.05	.00
Decathlon Sports India Private Limited - ETS	.12	.00
Dentsu Network Advertising Private Limited	.09	.00
Deutsche Bank AG – Mumbai (BTC)	.06	.00
Diebold Nixdorf India Private Limited	.07	.00
DSM India Pvt. Ltd.	.03	.00
Eli Lilly and Company (India) Pvt.Ltd	1.20	.00
Godrej & Boyce Mfg Co Ltd	.09	.00
Hindustan Coca Cola Beverages Pvt. Ltd Moula-Ali	.02	.00
Hindustan Unilever Limited	2.38	.00
HT Digital Streams Ltd	.40	.00
Individual	.75	.00
Innovent Spaces Private Limited - ETS	.03	.00
IRCON INTERNATIONAL LIMITED	2.14	.00
John Snow India Pvt Ltd	1.09	.00
Logistics Sector Skill Council	.07	.00
Make My Trip	.10	.00
Maples Imaging Solutions Pvt. Ltd	.10	.00
NP1 Advisors LLP	.07	.00
OLX India Pvt. Ltd	.09	.00
Railway Energy Management Company Limited	.14	.00
Sify Technologies Ltd - Chennai	.16	.00
Sony India Private Limited.	.09	.00
Volkswagen India Private Limited	2.33	.00
Volvo CE India Private Limited	3.56	.00
Volvo Group India Private Limited	1.71	.00
YUM Restaurants India Pvt. Ltd	.09	.00
Anzy Careers Pvt. Ltd	.06	.00
Central Board of Excise and Customs (CBEC)	1.14	.00
DA Toll Road Private Limited	.07	.00
Dentsu One Pvt Ltd	.01	.00
FCM Travel Solutions (India) Private Limited	.06	.00
Fiserv India Private Limited	.01	.00
Gameskraft Technologies Pvt Ltd	.08	.00
Google India Private Limited	.05	.00
Ibibo Group Private Limited	.01	.00
JSI R&T India Foundation	.43	.00
KPMG Global Services Private Limited-ETS	.42	.00
Kyndryl Solutions Private Limited	.01	.00
S. P Jain Institute of Management & Research	.04	.00
Target Corporation India Private Limited	.05	.00
Tata AIG General Insurance Company Limited	.28	.00



For WISE TRAVEL INDIA PRIVATE LIMITED

For WISE TRAVEL INDIA PRIVATE LIMITED

(Figures in 'Lakhs)

PARTICULARS	31st March 2023	31st March 2022
Vmware Software India Private Limited	.05	.00.
Western UP Tollway Limited	.68	.00
WtiCabs.Com	1.92	.00
TOTAL	22.96	.00

For and On behalf of Board of Directors

For WISE TRAVEL INDIA PRIVATE LIMITED For WISE TRAVEL INDIA PRIVATE LIMITED

Hem Bistr Sid/stor

Sd/-

Hema Bisht

Vivek Laroia

Director

DIN: 02534803

Director DIN: 02534740

