### 32ND ANNUAL REPORT 2017-2018



KEY CORP LIMITED



### **BOARD OF DIRECTORS**

Shri Yadupati Singhania, Chairman
Dr. K. B. Agarwal, Vice-Chairman
Dr. B. D. Agarwal
Shri Padam Kumar Jain
Ms Manju Jain
Shri G. D. Maheshwari, Executive Director

### **COMPANY SECRETARY**

Shri S. N. Tripathi

### JOINT SECRETARY/ COMPLIANCE OFFICER

Shri V. K. Pandey

### CHIEF FINANCE OFFICER

Shri R. N. Singh

### **AUDITORS**

M/s Vinayak Tandon & Associates Chartered Accountants Kanpur - 208 001

### **LEGAL ADVISOR**

Shri Ravindra Verma, Advocate

### BANKERS

Bank of Baroda Indian Overseas Bank State Bank of India ICICI Bank Ltd.

### REGISTERED OFFICE

16/16-A, Civil Lines, Kanpur - 208 001

### NOTICE

Notice is hereby given that the 32nd Annual General Meeting of Members of Key Corp Limited will be held on Saturday, the 11th August, 2018 at 10:00 a.m. at the Registered Office of the Company at 16/16-A, Civil Lines, Kanpur to transact the following business:

### ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Balance Sheet of the Company as at 31st March, 2018, and the Statement of Profit & Loss for the year ended on that date together with Directors' Report and Auditors' Report thereon.
- To appoint a Director in place of Dr. B.D. Agarwal (DIN 00235154) who retires by rotation and, being eligible, offers himself for re-appointment.
- To appoint Auditors and fix their remuneration and in this regard, to consider and if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to provisions of section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit & Auditors) Rules, 2014 (including any statutory modifications or re-enactment thereof for the time being in force) and pursuant to recommendation of Audit Committee and the Board of Directors M/s. Vinayak Tandon & Associates, Chartered Accountants (Registration No. 006751C) Auditors of the Company to hold office from the conclusion of this Annual General Meeting till the conclusion of the next Annual General Meeting of the Company on a remuneration to be decided by the Board."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is authorized to do all such act, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution".

Regd. Office:

16/16-A, Civil Lines,

Kanpur - 208 001

CIN - L65921 UP1985 PLC007547

Web Site: keycorpltd.com E-mail: keycorpltd@gmail.com

Phone: 2305416

Place : Kanpur

Dated: 11th May, 2018

By Order of the Board G.D. Maheshwari Executive Director (DIN 00235209)



### NOTES:

- A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member. A proxy form duly completed and signed should be deposited at the Registered Office of the Company at least 48 hours before the commencement of the meeting.
- The Register of Members and Share Transfer Books of the Company will remain closed from 4" August 2018 to 11" August, 2018 (both days inclusive).
- Members who are holding shares in identical order of names in more than one folio are requested to write to the Registrar & Share Transfer Agent of the Company for consolidation of their holding in one folio.
- Members are requested to inform the changes, if any, in their registered addresses to the Registrar & Transfer Agent of the Company M/s. ABS Consultants Pvt. Ltd. 99, Stephen House, 6th Floor, 4, B.B.D. Bag (E), Kolkata-700 001.
- Dr. B.D. Agarwal aged about 74 years, retires by rotation at the ensuing Annual General Meeting. He was appointed in the year 1995. He is M.Sc. and Ph.D. and possess 39 years experience in Research and Administration. He is not directly interested as Director in any other company.
- Members seeking any information with regard to the accounts of the company are requested to write to the company at its Registered Office, so as to reach at least 10 days before the date of the meeting to enable the Management to keep the information ready.
- Members who hold shares in Physical/Dematerialized Form are requested to bring their Folio No./Depository Account Number and client ID Number for identification.
- Pursuant to clause 49 of the Listing Agreement relating to Corporate Governance, the particulars of Directors proposed to be appointed or reappointed are given in the report on Corporate Governance attached to the Directors Report.
- 9. In terms of Section 107 and 108 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the Company is providing its members the facility to exercise their right to vote by electronic means on any or all of the businesses specified in the accompanying Notice. Necessary arrangements have been made by the Company with Central Depository Services Ltd. ("CDSL") to facilitate remote e-voting. Remote e-voting is optional and members shall have the option to vote either through remote e-voting or in person at the Annual General Meeting through Ballot or Polling paper.

Voting rights shall be reckoned on the paid-up value of shares registered in the name of the member/beneficial owner (in case of electronic shareholding) as on the cut-off date i.e. 03.08.2018.

A person, whose name is recorded in the register of member or in the register of beneficial owner maintained by the depositories as on cut-off date i.e. 03.08.2018 only shall be entitled to avail the facility of remote e-voting/voting through ballot or polling paper at the meeting.

The instructions for shareholders voting electronically are as under:

- The voting period begins on 07.08.2018 at 9.00 A.M. and ends on 10.08.2018 at 5.00 P.M. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 03.08.2018, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- II. The shareholders should log on to the e-voting website www.evotingindia.com
- III. Click on "Shareholders".
- IV. Now enter your user ID.
  - a) For CDSL: 16 digits beneficiary ID,
  - b) For NSDL: 8 character DP ID followed by 8 digits Client ID,
  - Members holding shares in physical form should enter folio number registered with the Company.
- V. Next enter the image verification as displayed and Click on "Login".
- VI. If you are holding shares in Demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- VII. If you are a first time user follow the steps given below:-

	For Members holding shares in Demat and Physical Form
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (applicable for both demat shareholders as well as physical shareholder)
	<ul> <li>Members who have not updated their PAN with the company/depository participant are requested to use the first two letters of their name and the 8 digits of the Sequence Number in the PAN field.</li> </ul>
	<ul> <li>In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in capital letter. Eg. If your name is Heera Singh with sequence number 1 then enter HE00000001 in the PAN field.</li> </ul>
DOB	<ul> <li>Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/yyyy format.</li> </ul>
Dividend Bank	<ul> <li>Enter the Dividend Bank Details as recorded in your demat account or in the Company records for the said demat account or folio.</li> </ul>
Details	<ul> <li>Please enter the DOB or Dividend Bank details in order to login. If the details are not recorded with the Depository or Company, please enter the member ID/Folio Number in the dividend bank details field as mentioned in instructions (iv).</li> </ul>

- VIII. After entering these details appropriately click on "SUBMIT" tab.
- IX. Members holding shares in physical form will then reach directly the company selection screen. However, members holding shares in demat form will now reach "Password Creation" menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be

- also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- X. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- Click on the EVSN for the relevant "company name" on which you choose to vote.
- XII. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- XIII. Click on the "RESOLUTION FILE LINK" if you wish to view the entire Resolutions.
- XIV. After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- XV. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- XVI. You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- XVII. If demat account holder has forgotten the changed password then Enter the User ID and image verification Code and click on Forgot Password and enter the details as prompted by the system.
- XVIII. Non individuals shareholders (i.e. other than Individuals, HUF, NRI etc.) and custodian are required to log on to <a href="https://www.evotingindia.com">https://www.evotingindia.com</a> and register themselves as Corporates. A scanned copy of the registration form bearing the stamp and sign of the entity should be e-mailed to helpdesk.evotingsindia.com.
- XIX. After receiving the login details a compliance user should be created using the admin login and password. The compliance user would be able to link the accounts for which they wish to vote on.
- XX. The list of accounts should be mailed to <u>helpdesk.evoting@cdslindia.com</u> and on approval of the accounts they would be able to cast their vote.
- XXI. A scanned copy of the Board resolution and Power of Attorney (POA) which they have issued in favour of custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- XXII. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at <a href="https://www.evotingindia.com">www.evotingindia.com</a> under help section or write an email to helpdesk.evoting@cdslindia.com.
- XXIII. The Company has appointed Ms. Vibha Mehrota ( Prop. M/s. Vibha Mehrotra & Company, Kanpur) a Practicing Company Secretary (C.P. No. 3103) as the Scrutinizer for conducting the e-voting process in fair and transparent manner.

- XXIV. A copy of this notice has been placed on the website of the Company and the website of CDSL.
- XXV. In case of Members who are entitled to vote but have not exercised their right to vote by electronic means, the facility of ballot paper or polling paper shall be made available at the meeting.

For abundant clarity, please note that the Members who have cast their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.

The voting rights of the Members shall be in proportion to their shares of the paid-up equity share capital of the Company. The poll process shall be conducted and scrutinized and report thereon will be prepared in accordance with Section 109 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014.

Regd. Office: 16/16-A, Civil Lines, Kanpur – 208 001 By Order of the Board G.D. Maheshwari Executive Director (DIN 00235209)

Dated: 11th May, 2018



### DIRECTORS' REPORT TO THE MEMBERS

Your Directors present the 32nd Annual Report and Audited Accounts of the Company for the year ended 31st March, 2018.

			(< 111	lakns)
			31.3.2018	31.3.2017
FINANCIAL RESULTS				
Income from Operations			33.88	13.73
Income from Investment in Mutual Fund			273.00	157.67
Other Income	***		0.60	3.75
Less : Operating Expenditure	***		62.49	57.93
Profit Before Depreciation and Finance Co	ost		244.99	117.22
Less : Depreciation		***	2.66	1.69
Less : Finance Cost		***	0.00	0.06
Net Profit for the Year before Tax		***	242.33	115.47
Less : Provision for Income Tax	***	***	8.04	0.00
Less : Provision for Deferred Tax	111	***	0.10	0.25
Profit after Tax			234.19	115.22
Balance of Profit brought forward			20.09	52.91
Amount available for appropriation after adjustments	***	***	254.28	168.13
APPROPRIATIONS TO :				
General Reserve	***	***	175.00	125.00
Statutory Reserve Fund			46.84	23.04
Balance Carried over		***	32.44	20.09

### 2. DIVIDEND

In order to build up resources your Directors do not recommend payment of dividend for the Financial Year 2017-18.

### 3. PERFORMANCE

Looking to the highly competitive market scenario, your Company has done well. Your Company is investing the Surplus Funds in mutual fund schemes to augment income.

### 4. DIRECTORS

- a) In accordance with the provisions of section 152 of the Companies Act, 2013 and the Company's Articles of Association, Dr. B.D. Agarwal (DIN No. 00235154) Director retire by rotation at the forthcoming Annual General Meeting and being eligible offer himself for re-appointment.
- b) Further the Board appraised the performance of the independent directors and found their contribution to the proceedings of the Board beneficial for the Company. They have attended almost all the Board meetings and Committee meetings held from time to time. Further, the independent directors have given a declaration that they meet the criteria of independence as provided in Section 149(6) of the Companies Act, 2013.

### 5. AUDITORS AND AUDITORS REPORT

M/s Vinayak Tandon & Associates (Registration No. 006751C) Chartered Accountants, Statutory Auditors of the Company was appointed in 31<sup>st</sup> Annual General Meeting of the Company held on 11<sup>st</sup> August, 2017 upto the ensuing Annual General Meeting in place of M/s. V. P. Aditya & Company. Chartered Accountants (Registration No. 000542C) whose tenure expired at the 31<sup>st</sup> Annual General Meeting. You are requested to consider the appointment of M/s Vinayak Tandon & Associates. The qualifications in the auditors report is self explanatory and has been described in the notes on account.

### 6. PARTICULARS OF EMPLOYEES

There are no employees getting salary in excess of the limit as specified under the provision of section 197(12) of the Companies Act, 2013 read with rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

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

The Company has no activities relating to conservation of energy or technology absorption. There is no foreign exchange earning and outgo during the year.

### 8. LISTING WITH STOCK EXCHANGE

The Companies shares are listed with Bombay Stock Exchange Ltd., Mumbai.

The Company's shares are marketable in Demat mode only. Shareholders are requested to convert their physical shareholding into Demat mode.

### 9. INCOME TAX PROCEEDINGS

Company's assessments are completed upto the assessment year 2016-17.

### 10. AUDIT COMMITTEE

During the year the committee held four meetings.

### 11. NOMINATION & REMUNERATION COMMITTEE

During the year committee held one meeting.

### 12. STAKEHOLDERS RELATIONSHIP COMMITTEE

During the year the committee held eights meetings.

### 13. CORPORATE GOVERNANCE

As per Clause 49 of the Listing Agreement with Stock Exchanges, a report on Corporate Governance is enclosed as integral part of the Annual Report together with the Auditors Certificate in compliance.

### 14. MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT

In terms of Clause 49 of Listing Agreement of the Stock Exchanges, Management Discussions and Analysis Report forms part of this report.

### 15. SECRETARIAL AUDIT REPORT

Pursuant to the provisions of section 204 of the Companies Act, 2013 and Companies (Appointment & Remuneration and Managerial Personnel) Rules, 2014 the Company has appointed M/s. Vibha Mehrotra & Co. Practicing Company

32nd Annual Report

Secretary of Kanpur (CP Membership No. 3103) as Secretarial Auditors of the Company for the financial year 2017-18. The Secretarial Audit Report for the financial year ended March 31", 2018 is annexed to this report. The Secretarial Audit Report does not contain any qualification, reservation or adverse remarks.

### 16. EXTRACT OF ANNUAL RETURN

Extract of Annual Return of the Company in MGT9 is annexed hereto as Annexure 'A' and form integral part of this report.

### 17. RELATED PARTY TRANSACTIONS

Subject to Note No. B(iii) of the Annual Accounts there was no significant transaction of material nature with the related parties viz Promoters, Directors, Management or relatives during the year and the provisions of Section 188 of the Company's Act, 2013 are not attracted.

### 18. REMUNERATION POLICY

The Board of Directors has framed a policy which lays down a frame work in relation to remuneration of Directors, Key Managerial Personnel of the Company. The details of this Policy is explained in the Corporate Governance Report.

### 19. RISK MANAGEMENT POLICY

The Company has endeavoured to develop and implement a risk management policy, incorporating and identifying economic, financial and environmental risks.

### 20. EVALUATION OF BOARD AND ITS COMMITTEES

The evaluation of the Independent Directors was carried out by the entire Board excluding the directors being evaluated. Further, the Board also carried out assessment of its own performance and that of its committees based upon criteria such as performance against set objectives, contribution to the development of long term strategy and risk management, level of communication amongst the Board/Committee members and of the Board/Committee members with Key Managerial Personnels.

### 21. MEETING OF THE BOARD OF DIRECTORS

The details of the member of meetings of the Board held during the financial year 2017-18 forms part of the Corporate Governance Report.

### 22. CODE OF CONDUCT

The Board of Directors has already adopted a Code of Ethics & Business Conduct for the Directors and Senior Managerial Personnel.

### 23. DIRECTORS RESPONSIBILITY STATEMENT

Your Directors confirm :

 that in the preparation of Annual Accounts, the applicable accounting standards had been followed;

- II. that the directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable & 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 ended 31st March, 2018 and of the profit of the Company for that year;
- III. that the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956, for safe-guarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- IV. that the directors have prepared the annual accounts on a going concern basis;
- that the internal financial controls were laid down to be followed and that such internal financial controls were adequate and were operating effectively;
- VI. proper systems were devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively:

### 24. ACKNOWLEDGEMENT

Your Directors wish to thanks the employees for their dedication and hard work.

Regd. Office: 16/16-A, Civil Lines, Kanpur – 208 001

Dated: 11th May, 2018

For and On behalf of the Board K.B. AGARWAL Vice Chairman DIN 00339934



### MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT

### I) STRUCTURE AND DEVELOPMENT:

Your Company is an registered NBFC and is engaged in finance business since inception from 1986. The Company's thrust area is vehicle financing, particularly in old vehicle finance and investment of Surplus Funds in Mutual Funds. The Company has developed expertise in financing and recovery of its loan and built up sound portfolio of old vehicles. The business activities of the Company are mainly concentrated in U.P. where it has found enough scope.

### II) OPPORTUNITIES AND THREATS:

With the growth in economy, particularly the service sector, there is ample scope for vehicle financing which is company's thrust area. Company has developed expertise during the period of 31 years in financing of used vehicles. Company looks forward to avail such opportunities by expanding area net-work.

However, as the vehicle financing is high risk area, particularly in the northern region where the company is operating, it is moving forward with caution. Moreover there is severe competition from the organized banking sector particularly, private sector banks.

Further, the company foresees substantial potential in revenue generation from its activity of investing surplus funds in mutual funds, which is however subjected to market risks.

### III) PRODUCT-WISE PERFORMANCE:

The company is not a manufacturing company and is engaged only in vehicle financing and investment in mutual funds. The performance of the company has been satisfactory looking to global down turn.

### IV) OUTLOOK:

As has been explained above, future business scenario is hopeful.

### V) RISKS AND CONCERNS:

Risk is an inherent part of finance business. Your company, however, has taken steps in strengthening the risk management systems and practices. The company is continuously monitoring the business by deputing recovery managers. Company during the last several years has not lost any money in recovering its loans.

### VI) INTERNAL CONTROL SYSTEM:

The company has adequate Internal Control System commensurate with the size and nature of its business with regard to finance, recovery and investment.

### VII) OPERATIONAL PERFORMANCE:

Looking to the highly competitive and subdued economic conditions, your company has done well and has secured the business to the tune of Rs. 85.35 lacs.

### VIII) HUMAN RESOURCES:

The company has a professional team to control its day to-day activities under the guidance of the Executive Director.

### SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2018

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

To, The Members KEY CORP LIMITED 16/16-A, Civil Lines Kanpur

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Key Corp Limited (hereinafter called the company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliance and expressing my opinion thereon.

Based on my verification of the company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March, 2018 (audit Period) complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the company for the financial year ended on 31st March, 2018 according to the provisions of :

- The Companies Act, 2013 (the Act) and the rules made thereunder;
- The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder:
- iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder:
- iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
- The Securities and Exchange Board of India (Substantial Acquisition of Shares and takeovers) Regulations, 2011;
- The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; (Not applicable to the company during the audit period).
- d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 2014; (Not applicable to the company during the audit period)

- e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the company during the audit period)
- f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the company during the audit period)
- h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the company during the audit period)
  - I have also examined compliance with the applicable clauses of the following:
- i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- ii) The Listing Agreements entered into by the Company with Stock Exchanges.
- SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, with effect from 1st December, 2015.

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

I further report that, having regard to the compliance system prevailing in the company and on examination of the relevant documents and records in pursuance thereof, on test-check basis, the company has complied with the following laws applicable specifically to the company:

Various regulations and guidelines under the Non Banking Financial Companies (Reserve Bank), Directions, and the provisions of RBI Act 1934, as applicable to it.

### I further report that :

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act. Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting. Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes. I further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Place : Kanpur Date : May 7, 2018 Name: Vibha Mehrotra C.S. No. 3103, CP No. 1832

	EXTRACT OF ANNUAL RETURN As on financial year ended on 31.03.2018 Pursuant to Section 92 (3) of the Companies Act, 2013 and rule (Management & Administration) Rules, 201	Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12 (1) of the Company (Management & Administration) Rules, 2014.	f
I. R	REGISTRATION & OTHER DETAILS:		
	CIN	L65921UP1985PLC007547	
ii.	Registration Date	26.11.1985	
	Name of the Company	KEY CORP LIMITED	
.∠	Category/ Sub-category of the Company	PUBLIC LIMITED COMPANY	
>	Address of the Registered Office & contact details	16/16-A, Civil Lines, Kanpur-208 001 Phone No.: 0512-2305416 Website: www.keycorpltd.com	01
vi.	Whether listed company	YES	
vii.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	ABS CONSULTANT PVT. LTD. R.NO. 99, STEPHEN HOUSE 6th FLOOR 4BBD BAG (E) KOLKATA-700001 E-mail: absconsultant@vsnl.net Phone No.: 033-22201043	FLOOR 4BBD BAG (E)
H. PI	PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY All the business activities contributing 10% or more of the total turnover of the company shall be stated	total turnover of the company shall be state	p
SL.No.	Name & Description of main products / services	NIC Code of the Product / Service	% to total turnover of the company
-	FINANCIAL SERVICES AND INVESTMENT	1266	100



SL.No.	NAME & Al	DDRESS O	F THE COM	PANY	CIN/G		HOLDING/ SUBSIDIARY ASSOCIATE	// SI	% OF HARES HELD	SECTION
1.	NIL	The second			NIL		NIL	NI	L	NIL
IV.	SHAREHOLDING	PATTERN (	Equity Shar	e Capital E	Break up as %	6 to Total E	quity)			
Categor Share H		No. of Sh	ares held at year As on			No. of Sh	As on 31		f the year	% Change during the
		Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	year
And mountains		4140519	0	4140519	69.01	4140519	0	4140519	69.01	0
1-1	Government	0	0	0	0	0	0	0	0	0
(c) Bodies		0	0	0	0	0	0	0	0	0
(d) Banks/		0	0	0	0	0	0	0	0	0
(e) Any oth	her	0	0	0	0	0	0	0	0	0
Sub To	otal (A) (1)	4140519	0	4140519	69.01	4140519	0	4140519	69.01	0
And a second	ndividuals	0	0	0	0	0	0	0	0	0
4-1	Individuals	0	0	0	0	0	0	0	0	0
(c) Bodies (d) Banks		0	0	0	0	0	0	0	0	0
(d) Banks (e) Any off		0	0	0	0	0	0	0	0	0
.,	tal (A) (2) :	0	0	0	0	. 0	0	0	0	0
Total Sh	nareholding of Promoter	4140519	0	4140519	69.01	4140519	0	4140519	69.01	0

1	GDRs & ADRs  GRAND TOTAL (A+B+C)	4501264	1498736	6000000	0.00	4521164	1478836	6000000	100	0
(C)	(B) = (B)(1) + (B)(2)	360745	1498736	1859481	30.99	380645	1478836	1859481	30.39	0
	Total Public Shareholding					******	4470000	4950494	30.99	0
	Sub Total (B) (2):	360145	1498036	1858181	30.97	380045	1478136	1858181	30.97	0
(c)	nominal share capital in excess of Rs. 1 Lakh Other (specify) NRI	10678 4489	0 200	10678 4689	0.18 0.08	21671 2680	0 200	21671 2880	0.36 0.05	0.18 -0.03
(b) (l)	Individuals Individual Shareholders holding nominal share capital upto Rs. 1 Lakh Individual Shareholders holding	329298	1475436	1804734	30.08	335480	1455536	1791016	29.85	-0.23
(a) (l) (ll)	Non-Institutions Bodies Corporate Indian Overseas	15680 0	22400 0	38080	0.63 0.00	20214 0	22400 0	42614 0	0.71	0.08
100	Sub Total (B) (1):	600	700	1300	0.02	600	700	1300	0.02	0
(h)	Fils Foreign Venture Capital Funds Other (specify)	0 0	0 0	0	0	0	0	0	0	0
	Venture Capital Funds Insurance Companies	0	0	0	0	0	0	0	0	0
(d)	State Government(s)	0	0	0	0	0	0	0	0	0
(a) (b)	Public Shareholding Institutions Mutual Funds Banks/FI Central Government	0 600 0	600 100 0	600 700 0	0.01 0.01 0	0 600 0	600 100 0	600 700 0	0.01 0.01 0	0



Shareholder's Name	b	Shareholdi eginning of the yea			Sharehold end of the year A		% Change in share holding during
	No. of Shares	% of total shares of the Company	% of Shares Pledged/ Encumbered to total shares	No. of Shares	% of total shares of the Company		the year
1 Krishna Behari Agarwal	4140519	69.01	0	4140519	69.01	0	0
Total	4140519	69.01	0	4140519	69.01	0	0

### (iii) Change in Promoters' Shareholding (Specify if there is no change)

Sr. No.		Shar	reholding at the beginning of the year	Cumu	lative Shareholding during the year
	190	No. of Shares	% of total share of the company	No. of Shares	% of total share of the company
	At the beginning of the year	There is no c	change in the absolute shareholding of the	Promoters duri	ng the year

(iv) S	hareholding Pattern of top ten Shareholders (other than Directors, Promoters & Holders of GDRs & ADRs)									
Sr. No.		SI	nareholding As on 31.03.2017	Share	holding As on 31.03.2018					
	For Each of the Top 10 Shareholders	No. of Shares	% of total shares of the company	No. of Shares	% of total shares of the company					
1.	Mahendra Girdhari Lal	0	0	10793	0.18					
2.	Amrandra Nath Mishra	10678	0.18	10678	0.18					
3.	Vijaya Commercial Credit Limited	8800	0.15	8800	0.15					
4.	Jayant Share Broking Pvt. Limited	6500	0.11	8700	0.15					
5.	Rajendra Dhirajlal Gandhi (HUF)	7500	0.13	7500	0.13					
6.	Vipul Rajendra Bhai Gandhi	6500	0.11	7500	0.13					
7.	Pratik Rajendra Gandhi	6500	0.11	7500	0.13					
8.	Rajendra Dhirajlal Gandhi	6500	0.11	7500	0.13					
9.	Madhuri Om Prakash Damani Jt. Bhartiben Rajendra Gandhi	5000	0.08	7000	0.12					
10.	Madhuri Om Prakash Damani Jt. Om Prakash Badridas Damani	6000	0.10	6000	0.10					
11.	Gopi Chand Gangwani	6000	0.10	0	0.00					
12.	Vinod Tibriwala	5000	0.08	0	0.00					

### (v) Shareholding of Directors & KMP

SI.No.		Shareholding	at the end of the year	Cumulative Sha	reholding during the year
	For Each of the Directors & KMP	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company
A.	Directors				
1.	Shri Padam Kumar Jain At the end of the year (or on the date of sepration if seprated during the year 31.03.2018	100 NA	0.00 NA	100 100	0.00
2.	Dr. Bitthal Das Agarwal At the end of the year (or on the date of sepration if seprated during the year 31.03.2018	200 NA	0.00 NA	200 200	0.00
3.	Ms. Manju Jain At the end of the year (or on the date of sepration if seprated during the year 31.03.2018	100 NA	0.00 NA	100 100	0.00 0.00
4.	Shri Gokul Das Maheshwari At the end of the year (or on the date of sepration if seprated during the year 31.03.2018	40 NA	0.00 NA	40 40	0.00
B. 5.	Key Managerial Personnel Shri V. K. Pandey At the end of the year (or on the date of sepration if seprated during the year 31.03.2018	220 NA	0.00 NA	220 220	0.00
6.	Shri R. N. Singh At the end of the year (or on the date of sepration if seprated during the year 31.03.2018	20 NA	0.00 NA	20 · 20	0.00
(v) II	NDEBTEDNESS				

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

	Secured Leans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtness at the beginning of the financial year  i) Principal Amount ii) Interest due but not paid iii) Interest accrued but not due	NIL	NIL	NIL	NIL
Total (i + ii + iii)	NIL	NIL	NIL	NIL
Change in Indebtedness during the financial year Additions Reduction Net Change Indebtedness at the end of the financial year i) Principal Amount ii) Interest due but not paid iii) Interest accrued but not due	NIL	NIL	NIL	NIL
Total (i + ii + iii)	NIL	NIL	NIL	NIL

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

A. Remuneration to Managing Director, Whole Time Director and / or Manager :



SI.No.	Particulars of Remuneration	Name of the MD / WTD / Manage	Total Amount (Rs.)
1.	Gross Salary	Shri G. D. Maheshwari	
	(a) Salary as per provisions contained in section 17 (1) of the Income Tax, 1961.	363300	363300
	(b) Value of perquisites u/s 17 (2) of the Income Tax Act, 1961	107333	107333
patients	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	-	-
2.	Stock option	-	-
3.	Sweat Equity	-	-
4.	Commission as % of profit others (specify)	-	
5.	Others, please specify	-	_
8	Total (A)	470633	470633
2	Ceiling as per the Act	The Mark Street	

### B. Remuneration to other directors :

12 (F)

SI.No.	Particulars of Remuneration	Name	Total Amount (Rs.)		
1.	Independent Directors	Sh. Y.P. Singhania	Shri P.K. Jain	Ms. Manju Jain	= 10
	(a) Fee for attending board & committee meetings	1000	11500	12500	25000
	(b) Commission	7-4	- 10	-	2 10 000 - 1000
-	(c) Others, please specify	See Transit &		-	
	Total (1)	1000	11500	12500	25000

2.	Other Non Executive Directors	Dr. K.B. Agarwal	Dr. B.D. Agarwal		1
	(a) Fee for attending board & committee meeting	10000	2000		-
	(b) Commission	10000	2000		12000
	(c) Others, please specify			_	-
	Total (2)	10000	-	_	-
	Total (B) = (1+2)	11000	2000		12000
	Total Managerial Remuneration (A+B)	481633	13500	12500	37000
	Overall Celling as per the Act.	401033	13500	12500	507633

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

SI.No.	Particulars of Remuneration		Key Managerial Personnel			
		Shri V. K. Pandey	Shri R. N. Singh			
3 6	nest temp	Jt. Secretary & Complains Officer	CFO			
1.	Gross Salary			Total (Rs.)		
	(a) Salary as per provisions contained in section 17 (1) of the Income Tax Act, 1961	225840	228840	454680		
	(b) Value of perquisites u/s 17(2) of the Income Tax Act, 1961	64559	68214	420770		
	(c) Profit in lieu of Salary under section 17(3) of the Income Tax Act, 1961	-	-	132773		
2.	Stock Option	_				
3.	Sweat Enquity			-		
4.	Commission as % of profit	-		Water size :		
5.	Others, please specify	_	_			
	Total (A)	290399	297054	587453		



Type	A STATE OF THE STATE OF				
	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	(RD/ NCLT/ Court)	Appeal made if any (give details)
A. COMPANY					
Penalty	1	1	1	1	1
Punishment	1	1	1	1	1
Compounding	4 -	1	-	1	1
B. DIRECTORS					
Penalty	1	1	1	1	1
Punishment		1	1	-	1
Compounding				1	1
C. OTHER OFFICERS IN DEFAULT	DEFAULT				
Penalty	1	1	1		1
Punishment	1	1	1	-1	1
Compounding	1	1	1	1	1

### REPORT ON CORPORATE GOVERNANCE

The detailed report on Corporate Governance in the format prescribed by SEBI and incorporated in clause 49 of the Listing Agreement is set out below:

### 1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Company's philosophy on Corporate Governance envisages the attainment of the highest level of transparency, accountability and equity in all facets of its operations and in all its interactions with its stakeholders including shareholders, employees and the clients. The company believes that all its operations and actions must serve the goal of enhancing overall shareholder value over a sustained period of time.

### 2. BOARD OF DIRECTORS

The present strength of the Board of Directors is Six, whose composition is given below:

One promoter Non-Executive & Non-independent Director, Three Independent Non-Executive Directors (including one women director), One Non-Independent Non-Executive Director and One Non-Independent Executive-Director.

The Board of Directors met 6 times during the year. These were on 22/04/2017, 15/05/2017, 11/08/2017, 31/10/2017, 22/01/2018 and 26/03/2018.

The Composition of the Board of Directors, attendance of Directors at the Board Meetings and at the last Annual General Meeting as also the number of Directorships and Committee Memberships held by them in other Companies are given below:

Name of Directors	Category	Board B Meetings Me	No, of Board Meetings Attended	Attend- ance of the last AGM held on 11.08.2017	Relationship Interested Director	No. of Directorship in other Companies	No. of Membership in Committee of Directors in other Companies	
				110000100			Chairman	Member
Shri Yadupati Singhania Chairman	Independent Non-Executive	6	1	No	One store in	8	- 5	-
Dr. K. B. Agarwal Vice-Chairman	Promoter Non-Independent Non-Executive	6	6	Yes	Dr. B.D. Agarwal	4	4	2
Dr. B. D. Agarwal Director	Non-Independent Non-Executive	t 6	2	No	Dr. K.B. Agarwal	-	-	-
Shri Padam Kumar Jain Director	Independent Non-Executive	6	5	Yes	-	1	-	-
Ms. Manju Jain Director	Independent Non-Executive	6	6	No	-	-		-
Shri G.D. Maheshwari Director	Non-Independent Executive	6	6	Yes	-	-	-	-

### MEETING OF THE INDEPENDENT DIRECTORS

During the year under review, a separate meeting of Independent Directors was held to assess and review the performance of Non Independent Directors, Board and timely flow of information to Board from the Company's management. The Independent Directors of the Company were satisfied with the performance and timely flow of information.

### **EVALUATION OF BOARD AND ITS MEMBERS**

The evaluation of the Independent Directors was carried out by the entire Board excluding the directors being evaluated. Further, the Board also carried out assessment of its own performance and that of its committees based upon criteria such as performance against set objectives, contribution to the development of long term strategy and risk management, level of communication amongst the Board/Committee members and of the Board/Committee members with Key Managerial Personnels.

### PROFILE OF DIRECTORS TO BE REAPPOINTED ON RETIREMENT BASIS

Dr. B.D. Agarwal (DIN00235154) aged about 74 years was first appointed in the year 1995. He is M.Sc., Ph.D. and possess 39 years of experience in research and administration. There is no Directorship in other Companies.

### 3. AUDIT COMMITTEE

### A. Composition and Broad Terms of Reference

The Audit Committee of the Company comprises of following three directors:

Shri Padam Kumar Jain : Independent, Non-Executive Director & Chairman of

the Committee

Ms. Manju Jain : Independent, Non-Executive Director

Shri G.D. Maheshwari : Non-Independent, Executive Director

All these Directors possess knowledge of Corporate Finance/Accounts/Company Law. The Statutory Auditors attend the meetings as invitees.

The terms of reference of the Audit Committee constituted by the Board in terms of Section 177 of the Companies Act, 2013 and the Corporate Governance code as prescribed under clause 49 of the Listing Agreement.

### B. Meetings/Attendance

During the financial year ended 31" March, 2018, four meetings were held on 15" May 2017, 10" August, 2017, 31" October, 2017 and 22" January, 2018.

The Committee adopted the annual accounts for the year 2016-2017 in their meeting held on 15th May, 2017.

The attendance of the committee meetings is as under:

Name of Members	Meetings Held	Meetings Attended
Shri Padam Kumar Jain	4	4
Ms. Manju Jain	4	4
Shri G.D. Maheshwari	4	4

### 4. NOMINATION & REMUNERATION COMMITTEE

### A. COMPOSITION

The Nomination and Remuneration Committee of the Company comprised of Shri Padam Kumar Jain, Dr. B.D. Agarwal and Ms. Manju Jain.

### B. MEETINGS/ATTENDANCE

During the financial year ended 31<sup>st</sup> March, 2018 one meeting was held on 30<sup>st</sup> November, 2017. The attendance of the committee meeting is as under:-

Name of Members	Meetings Held	Meetings Attended
Shri Padam Kumar Jain	1	1
Dr. B.D. Agarwal	1	-
Ms. Manju Jain	1	1

### C. REMUNERATION POLICY

Remuneration policy of the company is directed towards rewarding performance, based on review of achievements. However during the year only sitting fee was paid to the Non-Executive Directors. Remuneration was paid to Executive Director as per the terms of his appointment approved by the general body.

The number of Equity Shares held by Non Executive Directors of the Company as on 31.03.2018 is as under:

Name of Directors	No. of Shares held	
Dr. K.B. Agarwal	41,40,519	
Shri Padam Kumar Jain	100	
Dr. B.D. Agarwal	200	
Ms. Manju Jain	100	

### D. Remuneration of Directors

Details of Remuneration / Sitting Fee to all the Directors for the year ended 31st March, 2018.

Name of Directors	Salary	Benefits	Sitting Fee	Total ₹
Shri Yadupati Singhania	-	-	1000	1000
Dr. K. B. Agarwal	-	*	10000	10000
Shri Padam Kumar Jain	-	-	11500	11500
Dr. B. D. Agarwal	-	-	2000	2000
Ms. Manju Jain		-	12500	12500
Shri G. D. Maheshwari	363300	107333	-	470633

### 5. STAKEHOLDERS RELATIONSHIP COMMITTEE

(A) The Share Transfer Committee inter-alia has been given the powers to deal with all the matters related to transfer, transmission, issuance of duplicate share certificates, split and/or consolidation requests. The Share Transfer Committee meets regularly. During the financial year ended 31st March, 2018, Eight meetings were held as under:-

Name of Members	Meetings Held	<b>Meetings Attended</b>
Shri Padam Kumar Jain	8	8
Ms. Manju Jain	8	8
Shri G.D. Maheshwari	8	8

### (B) COMPLIANCE OFFICER & INVESTOR GRIEVANCE

Shri V.K. Pandey, Jt. Secretary, is the Compliance Officer of the Company and assigned with the responsibilities of overseeing Investor's Grievance. His email address is keycorpitd@gmail.com and Telephone No. 0512-2305416.

During the year under review, no complaint was received.



### 6. GENERAL BODY MEETING

Location and time, where last three AGMs were held:

Financial Year	Date	Time	Place of the Meeting
2016-2017	11.08.2017	10.00 a.m.	16/16-A, Civil Lines, Kanpur
2015-2016	22.08.2016	10.00 a.m.	16/16-A, Civil Lines, Kanpur
2014-2015	22.08.2015	10.00 a.m.	16/16-A, Civil Lines, Kanpur

During the year ended 31st March, 2018, no special resolution has been proposed/ passed by the Company's shareholders through postal ballot. At the ensuing Annual General Meeting, there is no resolution proposed to be passed by postal ballot.

### 7. DISCLOSURES

### 7A) CEO/CFO CERTIFICATION

A certification in accordance with Provisions of Clause 49(IX) of the Listing Agreement in respect of the Financial year 2017-18 signed by CEO and CFO has been placed before the Board.

### 7B) CODE OF CONDUCT

The Board of Directors has already adopted the Code of Ethics & Business conduct for the Directors and Senior Management personnel. This code is a comprehensive code applicable to all Executives as well as non executive directors and members of the Senior Management. A copy of the code has been hosted on the Company's website <a href="https://www.keycorpltd.com">www.keycorpltd.com</a>.

The CEO of the Company has submitted his report regarding Code of Conduct by the Directors and Senior Management for the year ended 31" March, 2018 and the same is annexed with this report.

### 7C) RELATED PARTY TRANSACTIONS

A comprehensive list of Related parties & their transactions as required by AS-18 issued by the Institute of Chartered Accountants of India, forms part of an Annexure to the Notes to Accounts in the Annual Report & is placed before the Audit Committee. None of the transactions with any of the related parties were in conflict with the interest of the Company.

### 7D) WHISTLE BLOWER POLICY

The Company Promoters advocates ethical behaviour in all its business activities and has put in place a mechanism for reporting illegal or unethical behaviour. The Company has a vigil mechanism and whistle blower policy under which the employees are free to report violations of applicable laws and regulations and code of conduct. The reportable matters may be disclosed to the Ethics and compliance Task Force which operates under the supervision of the Audit Committee. Employees may also report to the Chairman of the Audit Committee. During the year under review no employee was denied access to the Audit Committee.

- 7E) No penalties/strictures have been imposed on the company by the Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets during the last three years.
- 7F) Management Discussions and Analysis Report Management Discussion and Analysis Report forms part of the annual report.

### 8. MEANS OF COMMUNICATION

The Company submitted its Annual, Half Yearly & Quarterly results to the Stock Exchange in accordance with the Listing Agreement and also published them in the two newspapers namely The Pioneer (English), Swatantra Chetana (Hindi).

The financial results and shareholding pattern of the Company are also available on its website www.keycorpitd.com

### 9. COMPLIANCE

The Company Secretary alongwith the Joint Secretary/Compliance Officer of the Company, while preparing the Agenda, notes on agenda and minutes of the meetings, is responsible for and is required to ensure adherence to all applicable laws and regulations including the Companies Act, 1956/Companies Act, 2013 read with rules issued thereunder, as applicable and the Secretarial Standards recommended by the Institute of Company Secretaries of India.

### 10. GENERAL SHAREHOLDER INFORMATION

### 10.1. Annual General Meeting

Day, Date and Time

- Saturday, the 11th August, 2018 at 10.00 am.

Venue

- Registered Office of the Company at 16/16-A, Civil Lines, Kanpur - 208 001

### 10.2. Financial Calender (tentative) Results for the quarter

a) First Quarter Results \_\_\_ Within 45 days from the close of quarter ending June, 2018

b) Second Quarter Results \_\_\_ Within 45 days from the close of quarter ending Sept., 2018

c) Third Quarter Results \_\_\_ Within 45 days from the close of quarter ending Dec., 2018

d) Results for the year ended 31.03.2019 Within 60 days from the close of quarter/ year ending March, 2019

Annual General Meeting Upto September, 2019

10.3. Book Closure Date - 4th August, 2018 to 11th August, 2018 (Both days inclusive)

### 10.4. Dividend Payment Date - Not Applicable (No dividend proposed)

### 10.5. Listing on Stock Exchanges

The Company's shares are listed with B S E Limited, P J Towers, Dalal Street, Mumbai-400001.

### 10.6. Stock Code

Demat ISIN in NSDL/CDSL - INE130F01 016

### 10.7. Stock Market Price data for the year 2017-2018

During the year, the market quotation of the stock at Bombay Stock Exchange Ltd. Mumbai was as follows:

### Market Price Data (₹)

Month		ock Exchange 3SE)
	High	Low
April, 2017	13.36	10.84
May, 2017	18.00	12.78
June, 2017	16.10	13.30
July, 2017	17.78	13.92
August, 2017	20.20	17.40
September, 2017	23.40	19.00
October, 2017	30.00	17.20
November, 2017	27.00	20.40
December, 2017	21.40	19.45
January, 2018	32.25	17.00
February, 2018	32.80	27.75
March, 2018	27.70	26.70

10.8. Share Price performance in comparison to broad based indices - BSE and NSE As only few transactions could take place in the Company's shares during the year hence the comparison of share price with BSE and NSE indices, in management's view, is not necessary.

### 10.9. Registrar and Transfer Agent

M/s. ABS Consultants Pvt. Ltd., having its office at R.No. 99, Stephen House, 6th Floor 4 B.B.D. Bag (East), Kolkata-700 001 are Registrar and Transfer Agent for both demat and physical segment.

### 10.10. Share Transfer System

The Company's shares are traded in the Stock Exchanges compulsorily in Demat mode. Shares in physical mode which are lodged for transfer are subject to exercise of option under compulsory transfer-cum-demat procedures. Share certificates are either dematerialised or returned to the respective share holders within the time prescribed by the authorities.

### 10.11. (a) Distribution of Shareholding as on 31st March, 2018

No. of	4-1		No. of Folios	% of Folios	No. of Shares Held	% of Shares Held
001	to	500	8390	95.29	1336019	22.27
501	to	1000	296	3.36	237604	3.96
1001	to	2000	82	0.93	117242	1.95
2001	to	3000	12	0.14	29326	0.49
3001	to	4000	09	0.10	31419	0.52
4001	to	5000	04	0.05	18700	0.31
5001	to	10000	09	0.10	67500	1.13
10001	and	above	03	0.03	4162190	69.37
Т	OTAL		8805	100.00	6000000	100.00
	001 501 1001 2001 3001 4001 5001	001 to 501 to 1001 to 2001 to 3001 to 4001 to 5001 to 10001 and	501 to 1000 1001 to 2000 2001 to 3000 3001 to 4000 4001 to 5000 5001 to 10000	Held         Folios           001         to         500         8390           501         to         1000         296           1001         to         2000         82           2001         to         3000         12           3001         to         4000         09           4001         to         5000         04           5001         to         10000         09           10001         and         above         03	Held         Folios         Folios           001         to         500         8390         95.29           501         to         1000         296         3.36           1001         to         2000         82         0.93           2001         to         3000         12         0.14           3001         to         4000         09         0.10           4001         to         5000         04         0.05           5001         to         10000         09         0.10           10001         and         above         03         0.03	Held         Folios         Folios         Held           001         to         500         8390         95.29         1336019           501         to         1000         296         3.36         237604           1001         to         2000         82         0.93         117242           2001         to         3000         12         0.14         29326           3001         to         4000         09         0.10         31419           4001         to         5000         04         0.05         18700           5001         to         10000         09         0.10         67500           10001         and         above         03         0.03         4162190

### (b) Categories of Shareholders as on 31st March, 2018

Category	% of share holding
Promoters	69.01
Body Corporate	0.71
Banks/Fl's	0.01
Mutual Funds	0.01
Public (Indian)	30.21
Public (NRI)	0.05

(c) There are no institutional investors who are shareholder of the company.

### 10.12. Dematerialisation of Shares and Liquidity

As on 31st March, 2018, 75.35% of the Company's total shares representing 45,21,164 shares were held in dematerialised form and the balance 24.65% representing 14,78,836 shares were in physical form.

Trading in Equity Shares of the Company is permitted only in Demat form. For having proper liquidity, the equity shares of the company is listed at Bombay Stock Exchange Ltd., Mumbai.

10.13. Outstanding GDRs/ADRs/Warrants or any Convertible instruments, Conversion Date and likely impact on equity

10.14. Plant Locations – N.A

10.15 Subsidiaries - Nil

### 10.16. Address for Correspondence

### (i) The Company's Registered Office is situated at

16/16-A, Civil Lines, Kanpur - 208 001 (U.P.)

Tel: (0512) 2305416

Email: keycorpitd@gmail.com

### (ii) Registrar and Share Transfer Agent

M/s. ABS Consultants Pvt. Ltd.,

R. No. 99, Stephen House, 6th Floor, 4 B.B.D. Bag (East), Kolkata - 700 001

Tel: (033)-22201043, 22430153

Email: absconsultant@vsnl.net





### Declaration regarding compliance by Board members and senior management personnel with the Company's Code of Conduct

This is to confirm that the Company has adopted a Code of Conduct for its employees and Directors.

I confirm that the company has in respect of the financial year ended March 31, 2018, received from the senior management team of the Company and the members of the Board, a declaration of compliance with the Code of Conduct as applicable to them.

For the purpose of this declaration, senior management team means the Chief Financial Officer, the Company Secretary and all functional heads of the Company as on March 31,2018.

Place: Kanpur

Dated: 11th May, 2018

G.D. Maheshwari Executive Director & CEO

### **AUDITORS' REPORT ON CORPORATE GOVERNANCE**

To, The Members of KEY CORP LIMITED

Place : Kanpur Dated : 11th May, 2018

We have examined the compliance of conditions of Corporate Governance by Key Corp Limited, for the year ended on 31st March, 2018, as stipulated in Clause 49 of the Listing Agreement of the said Company with stock exchanges.

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination has been limited to a review of the procedures and implementations thereof adopted by the Company for ensuring compliance with the conditions of the Corporate Governance as stipulated in the said Clause. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, and based on the representations made by the Directors and the Management we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned listing agreement.

As required by the Guidance Note issued by the Institute of Chartered Accountants of India we report that no investor grievances were pending for a period exceeding one month, as per the records maintained by the Company.

We further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For VINAYAK TANON & ASSOCIATES Chartered Accountants (FRN: 006751C)

(CA. VINAYAK TANDON)

Partner Membership No.: 072968

### INDEPENDENT AUDITOR'S REPORT

### TO, THE MEMBERS OF KEY CORP LIMITED

### 1) REPORT ON THE FINANCIAL STATEMENTS:

We have audited the accompanying financial statements of KEY CORP LIMITED ('the Company') which comprise the Balance Sheet as at 31st March, 2018, the Statement of Profit & Loss and the Cash Flow statement for the year then ended, and a summary of the significant accounting policies and other explanatory information.

### 2) MANAGEMENT'S RESPONSIBILITY FOR THE 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 standard specified



under section 133 of the Act, read with the rule 7 of the Companies (Accounts) Rules, 2014. 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; selections and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

### 3) AUDITOR'S RESPONSIBILITY:

Our responsibility is to express an opinion on these financial statements based on our audit.

We have taken into account the provisions of Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder and the order issued under section 143(11) of the Act..

We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. 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. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation and fair presentation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

### 4) OPINION:

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 31st March, 2018 and its Profit and its cash flows for the year ended on that date.

### 5) REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS:

I) As required by the Companies (Auditor's Report ) Order,2016 ("the Order") issued by the Central Government of India in terms of sub section (11) of section 143 of the Act, we give in the Annexure "A" a statement on the matters specified in the paragraph 3 and 4 of the order, to the extent applicable.

- II) 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:
  - 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 statement comply with the Accounting Standards specified under section 133 of the act read with rule 7 of the Companies (Accounts) Rules, 2014, except non compliance of AS-'15' "Employee Benefits" to the extent that the provisions for retirement benefits for Gratuity are made as per The Payment of Gratuity Act, 1972 and not in the manner prescribed in AS-15 (See Note No. A 03 (ii) of Notes on Account):
  - On the basis of written representations received from the directors, as on 31st March, 2018 and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2018 from being appointed as a director in terms of Section 164(2) of the Act;
  - f. With respect to the adequacy of the internal financial controls, over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in Annexure "B" and;
  - g. With respect to other matter to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors') Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us and as confirmed by the management of the company:-
    - There are no pending litigations on the company in respect of which a provision is required to be made.
    - The company has made provisions, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long term contracts including derivative contracts;
    - iii) There are no amounts, required to be transferred, to the Investor Education and Protection Fund by the company.

For VINAYAK TANON & ASSOCIATES Chartered Accountants (FRN: 006751C)

(CA. VINAYAK TANDON)

Partner

Membership No.: 072968

Membership No.: 072968

Place : Kanpur Dated : 11th May, 2018



ANNEXURE "A" Referred to in Paragraph 5(I) of our Independent Auditor's Report to the members of KEY CORP LIMITED on the financial statements for the year ended March 31, 2018.

Based on such checks and other generally accepted auditing procedures carried on by us and according to the information and explanations given to us, we report that :-

- i) a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - b) All the assets have been physically verified by the Management during the year and 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 discrepancies were noticed on such verification.
  - c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of "Key Leasing and Finance Limited", the erstwhile name of the Company.
- ii) During the year, the company had no inventory in the nature of stock on hire, hence, paragraph 3 (ii) of the order is not applicable.
- iii) The Company has not granted any loans to body corporate covered in the register maintained under section 189 of the Companies Act, 2013 ("the Act").
- iv) In our opinion and according to information and explanations given to us, the Company has not granted any loan to directors etc. prescribed U/S 185 of the Companies Act, 2013. Further, the Company is a Non Banking Financial Company, hence Section 186 of the Companies Act, 2013 is not applicable to the Company.
- v) The company has not accepted any deposits from the public.
- vi) The Central Government has not prescribed the maintenance of the cost records under section 148(1) of the Act, for any of the services rendered by the company.
- vii) a) The company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, Income tax, Wealth tax, Service tax, and other material statutory dues applicable to it. However, the Employees State Insurance Act is presently not applicable to the company

Further to our information, no undisputed amounts in respect of Income tax, wealth tax and other material statutory dues applicable to it, were in arrears as at 31.03.2018 for a period of more than six months from the date these became payable.

- b) There are no dues of income tax, wealth tax, service tax & other material statutory dues which are required to be deposited on account of any dispute. Custom duty, sales tax, excise duty & cess are not applicable to the Company.
- viii) The Company has not defaulted in the repayment of dues to financial institutions, banks or debenture holders during the year.
- ix) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3(ix) of the Order is not applicable.

- x) According to information and explanations given to us no material fraud on or by the Company has been noticed or reported during the course, of our audit.
- xi) According to information and explanations given to us and based on our examination of the records of the Company, 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.
- According to information and explanations given to us, the Company is not a Nidhi Company. Accordingly, paragraph 3(xil) of the Order is not applicable.
- xiii) According to information and explanations given to us and based on our examination of the records of the Company, transaction with related parties as identified by the management of the company are in compliance with section 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv) According to information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- xv) According to information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non cash transactions with directors or persons connected with him.
- xvi) The Company is a Non Banking Financial Company requiring it to be registered under Section 45IA of the Reserve Bank of India Act, 1934. The Company has obtained the said registration.

For VINAYAK TANON & ASSOCIATES Chartered Accountants (FRN: 006751C)

Place : Kanpur Dated: 11th May, 2018

(CA. VINAYAK TANDON) Membership No.: 072968



Annexure 'B' to the Auditors' Report referred to in paragraph 5(ii)f of our Independent Auditors' Report to the members of Key Corp Limited on the financial statements for the year ended 31" March, 2018.

Report on the internal financial controls over financial reporting under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Key Corp Limited ("the Company") as of 31st March, 2018 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

### Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('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 respect.

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 details, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of 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 31st March, 2018, 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 VINAYAK TANON & ASSOCIATES Chartered Accountants (FRN: 006751C)

(CA. VINAYAK TANDON)
Partner

Membership No.: 072968

Place : Kanpur Dated : 11th May, 2018



BA	LANCE SHEET AS AT 31ST MAR	011, 2010		Amount in ₹
	Particulars	Note No.	As at 31.03.201	As at 31.03.2017
	A	В	C	D
	EQUITY AND LIABILITIES			
(1)				
(-)	(a) Share capital	A 01	6,00,00,0	
	(b) Reserves and surplus	A 02	19,76,67,3	Management Committee of the Committee of
		TOTAL	25,76,67,3	23,42,85,263
(2)	Non-current liabilities			
1-1	(a) Long-term provisions	A 03	19,43,7	18,34,278
		TOTAL	19,43,7	705 18,34,278
(3)	Current liabilities	10,39901		
(0)	(a) Trade payables	A 04	5,80,4	
	(b) Other current liabilities	A 05	3,68,6	
	(c) Short-term provisions	A 06	8,04,3	325 0
	SUE	TOTAL	17,53,3	351 12,58,413
		TOTAL	26,13,64,4	411 23,73,77,954
11.	ASSETS	TOTAL		
(1)	Non-current assets			
(1)	(a) Fixed assets			
	Tangible assets (Property, Plant & Equ	ipment) A 07	35,54,	
	(b) Non-current investments	A 08	24,14,52,	
	(c) Deferred tax assets (Net)	A 09	4,51,	930 4,98,093
	(d) Long term loans and advances	A 10	77,25,	757 90,95,570
	1 2	B TOTAL	25,31,84,	420 22,93,36,648
(2)	Current assets		949969	
<b>'-</b> '	(a) Trade receivables	A 11	1,10,	
	(b) Cash and cash equivalents	A 12	47,34,	
	(c) Short-term loans and advances	A 13	32,82,	
	(d) Other current assets	A 14	53,	390 1,35,855
	SU	B TOTAL	81,79,	991 80,41,306
		TOTAL	26,13,64	,411 23,73,77,954
	Additional Notes	В		
	Significant Accounting Policies	С		
Δl	IDITOR'S REPORT			
	per our separate report of even date attached	V. K. PAI	NDEY D	R. K. B. AGARWAL
	VINAYAK TANDON & ASSOCIATES	Joint Sec		ice-Chairman
	nartered Accountants	R. N. SIN	ICH P	ADAM KUMAR JAIN
(F	RN : 006751C)	CFO	1011	irector
(C	A. VINAYAK TANDON)		M	ANJU JAIN
P	artner		D	irector
М	embership No.: 072968			. D. MAHESHWARI
P	ace : Kanpur		E	Xeculive Director
D	ated : 11th May, 2018			

J.M	TEMENT OF PROFIT AND LOSS FOR THE Y	Note No.	Year Ended	Amount in ₹
	Particulars	Note No.	31.03.2018	31.03.2017
	A	В	С	D
i. II.	Revenue from operations Other Income	A 15 A 16	33,87,628 2,73,60,142	13,72,484 1,61,42,229
III.	Total Revenue (I + II)		3,07,47,770	1,75,14,713
IV.	Expenses:			
	Employee benefits expense	A 17	34,93,814	30,92,071
	Finance costs	A 18	12	6,121
	Depreciation and amortization expense	A 07	2,65,764	1,69,032
	Other expenses	A 19	27,55,601	27,00,796
	Total Expenses		65,15,191	59,68,020
V.	Profit before exceptional and extraordinary item	ns and tax (III-IV)	2,42,32,579	1,15,46,693
VI.	Profit before extraordinary items and tax		2,42,32,579	1,15,46,693
VII.	Profit before tax		2,42,32,579	1,15,46,693
VIII.	Tax expense :			
	(1) Current tax		8,04,325	0
	(2) Deferred tax (Net)	A 09	9,260	24,687
IX.	Profit/(Loss) for the period from continuing			
	operations (VII-VIII)	100 2000	2,34,18,994	1,15,22,006
X.	Profit/(Loss) from Discontinuing operations	(after tax)	0	0
XI.	Profit/(Loss) for the period (IX + X)		2,34,18,994	1,15,22,006
XII.	Earnings per equity share (Basic)	A 20	3.90	1.92
	Additional Notes	В		
	Significant Accounting Policies	С		
AUD	OITOR'S REPORT			
Asp	per our separate Report of even date attached	V. K. PANDE	Y DR. K. E	B. AGARWAL
for '	VINAYAK TANDON & ASSOCIATES	Joint Secretar	y Vice-Ch	airman
	artered Accountants N: 006751C)	R. N. SINGH	PADAM Director	KUMAR JAIN
	tner		MANJU Director	
	mbership No. : 072968			
Pla	ce : Kanpur ted : 11th May, 2018			AHESHWARI ve Director

20,08,837

17,42,85,263

32,44,033

19,76,67,355



### CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2018

AL CASH FROM OPERATING ACTIVITIES:  Net Profit after tax  Adjustment for:-  Add : (i) Non Cash Item, Depreciation  (ii) Provision Required by prudential norms  (iii) Provision for Income Tax  8.0		As 31.03	
Net Profit after tax  Adjustment for :-  Add : (i) Non Cash Item, Depreciation	36		115.22
Net Profit after tax  Adjustment for :-  Add : (i) Non Cash Item, Depreciation	36		110.00
Add : (i) Non Cash Item, Depreciation 2.6 (ii) Provision Required by prudential norms 8.0 (iii) Provision for Income Tax 8.0			
Add : (i) Non Cash rem, Deprecauon 0.0 (ii) Provision Required by prudential norms 8.0 (iii) Provision for Income Tax		1.69	
(ii) Provision Required by prudential norms (iii) Provision for Income Tax 8.0		0.42	
(iii) Provision for Income Tax		0.00	
C.) Deferred Tox		0.25	
(iv) Deferred lax		(136.19)	
Less: (i) Dividend from Mulual Fullo		(0.01)	
(ii) Misc. Income		(21.48)	
(iii) Gain from Mutual Fullu Offits		(0.36)	
(IV) Interest from income rax	00)	(0.01)	
(v) Balances written back	42)	0.00	
(vi) Profit on Sale of Assets	02) (262.65)	(3.33)	(159.02)
(vii) Provision written off (0.	(28.46)		(43.80)
Operating Profit before working capital changes	(44.14)		
Adjustments for Changes in Working Capital	10	(0.67)	
Add - (I) Increase in provision for grafulty	.12	(1,38)	
light (iii) Decrease in Current Liabilities and Automos	.72	77.54	
Add : (iii) Decrease in Loan on venicles	.58 21.33	(1.26)	74.23
Add : (IV) Decrease in Current Assets and Advances	100	5.86	
Add : Income 13x Remind	.00		4.56
Less : Advance Income Tax Paid (8	(8.00)	_	_
NET CASH (OUTFLOW) INFLOW FROM OPERATING ACTIVITIES (a)	(15.13)	)	34.99
THE PARTY OF THE P			
Add : (i) Dividend from Mutual Funds 216	3.47	136.19	
Add : (E) Sale of Fixed Assets	).42	1.55	232.97
Add: (iii) Sale of Investments (Mutual Fund) 292	2.44 509.33		
Less: (i) Purchase of Investments (Mutual Fund) (48)	2.93)	(241.80)	
(ii) Purchase of Fixed Assets(t	8.28) (491.21	(7.16)	-
NET CASH INFLOW/(OUTFLOW) FROM INVESTING ACTIVITIES (b)	18.12	2	(15.99)
C. CASH FLOW FROM FINANCING ACTIVITIES (c)	Nil		Nil
NET CASH (OUTFLOW) INFLOW DURING THE PERIOD [a + b + c]	2.98	)	19.00
OPENING BALANCE OF CASH & CASH EQUIVALENTS	44.3	5	25.35
OPENING BALANCE OF CASH & OACH EQUIVALENTS	47.3	4	44.35
CLOSING BALANCE OF CASH & CASH EQUIVALENTS		-	
AUDITOR'S REPORT			DIMAL
As per our separate Report of even date attached  V. K. PANDE's  Joint Secretary		. B. AGA	
for VINAYAK TANDON & ASSOCIATES		M KUM	
Chartered Accountants R. N. SINGH	Direct		AR JAIN
(FRN: 006751C) CFO		JU JAIN	
(CA. VINAYAK TANDON)	Direc		
Partner Membership No.: 072968		MAHES	HWAR
	Evec	utive Din	ector
Place : Kanpur	LAGO		
Dated: 11th May, 2018			

NOTES ACCOMPANYING	THE FINANCIAL	STATEMENTS AS	AT 31	.03.2018

	Partie	culars				s at 3.2018 ₹	31	As at 1.03.2017 ₹
A01)	SHA	RECA	PITAL:	The state of the s	algalla s		1/4	
		Autho 1,00,00	rised: 0,000 Equity Shares of ₹10/	-each	10,00	,00,000	10,	00,00,000
		60,00,0	I, Subscribed & Fully Paid- 000 (60,00,000) Equity Share each fully paid-up in cash		6,00	,00,000	6,	00,00,000
				TOTAL	6,00	,00,000	6,	00,00,000
			ne year end the following ed	quity shareholders	held more	than five	perce	nt shares ir
		Partic	ulars	As at 31.03.	2018	Asa	t 31.0	3.2017
		S. No.	Name of the Shareholder	Number of Shares held	% of holding	Numb Shares		% of holding
		(1)	Shri K. B. Agarwal	41,40,519	69.01	41,40,	519	69.01
	Partic	culars	10,53			at 3.2018	31	As at .03.2017
						₹		₹
A02)	RESE	RVES	& SURPLUS:					1011
	(a)	Capit	tal Reserve		2,5	2,323		2,52,323
	(b)	Statu	tory Reserve Fund		90,6	5,289		43,81,490
	(c)		eral Reserve : ning Balance		16,75,0	0,000	15,	50,00,000
	Add:		sferred from Profit & Loss unt during the year		1,75,0	0,000	1,	25,00,000
			Sub Tot	tal	18,50,0	0,000	16,	75,00,000
	(d)	Rese	rve for Deferred Tax		1,0	5,710		1,42,613
	(e)		t and Loss Account :-		20.0	8,838		52,91,232
	Add:		lus in the Statement of Profit	and Loss Account	2,34,1			15,22,006
			unt available for appropriatio		2,54,2		_	68,13,238
	Less		sferred to General Reserve		1,75,0			25,00,000
		Trans	sferred to Statutory Reserve	Fund	46,8	3,799		23,04,401

(f) A sum of ₹ 4683799/- (Previous Year ₹ 2304401/-) being 20% of the net profit has been transferred in the current year to the Statutory Reserve Fund u/s 45IC of the Reserve Bank of India Act, 1934 as per the advise of the Reserve Bank of India.

Total (a+b+c+d+e)

Sub Total



Pa	rticula	ars	As at 31.03.2018 ₹	As at 31.03.2017 ₹
A 03) (i)	LO	NG-TERM PROVISIONS :	40.02.740	17,91,952
	(a)	Provision for Employees benefits Provision against Standard Assets	19,03,718 39,987	42,326
	(b)	Total	19,43,705	18,34,278

(ii) The Accounting Standard-15 "Employee benefits", prescribed by the Central Government, is applicable to the company in its entirety as our company is listed Company.

In formulating the accounting policy regarding employee benefits, we were motivated by the fact that average number of employees at any time during the financial year, were 17 i.e. less than 50.

In similar circumstances, unlisted companies have been permitted to calculate and account for the accrued liability under the head "Gratuity", by some other rational method. Provisions of The Payment of Gratuity Act, 1972 gives one such method. This is based on the assumption that such benefits are payable to all employees at the end of the accounting year.

The management still feels that the size of the company does not make it feasible to provide Gratuity by way of actuarial valuation. Hence, it is decided to continue with the same accounting policy.

### A 04) (i) TRADE PAYABLES:

(a) Miscellaneous Payable (Centre head)	5,21,697 58,720	5,37,203 59,010
(b) Liabilities for Expenses Total	5,80,417	5,96,213

(ii) The company has not received any memorandum (as required to be filled by the Suppliers with the notified authority under the Micro, small and medium Enterprises Development Act, 2006), claiming their status as Micro, small or medium enterprises. Consequently, the amount paid / payable to these parties during the year is Nil.

### A 05) OTHER CURRENT LIABILITIES :

(b) Goods & Se	d at Source (Payable) ervice Tax Payable on reverse charges eceived in advance from customers ges received in advance from customer	74 1,328 2,30,446 1,36,761	1,109 5,20,706 1,36,761
(a) Other Onas	Total	3,68,609	6,62,200

### A 06) SHORT TERM PROVISIONS :

(i)	Others : Provision for Income Tax (A.Y. 2018-19)	8,04,325	0
	Total	8,04,325	0

 (ii) Provision for Tax is made in accordance with the requirements of the Income Tax Act, 1961.

### A 08) NON CURRENT INVESTMENTS :

(i)	Investments in mutual fund (Quoted)	24,14,52,085	21,67,50,107
	(Details as per annexure annexed)  Total	24,14,52,085	21,67,50,107

- (ii) The aggregate net asset value of the investment in mutual fund as on 31.03.2018 is ₹ 30,43,47,773/- (Previous year ₹ 27,98,16,145/-)
- (iii) In the opinion of the Management diminution in the market value of some investments is a temporary market phenomenon and the company has adequate General Reserves to meet any Contingency.

DESCRIPTION		GROSS	BLOCK		DE	O E P R E C I A T I O (ON SLM BASIS)	ATION ASIS)		N E T B	BLOCK SLM BASIS)
ASSETS	Cost as on 01.4.2017 ₹	Additions/ Adjustments ₹	Sales/ Adjustments ₹	Total as on 31.3.2018 ₹	Upto 31.3.2017 ₹	Sales/ Adjustments	For the	Total as on 31.3.2018	As at 31.3.2018 ₹	As at 31.3.2017 ₹
1	2	3	4	5	9	7	80	6	10	11
Land (Freehold)	670447	0	0	670447	0	0	0	0	670447	670447
Building	2407953	0	0	2407953	890855	0	39923	930778	1477175	1517098
Computers & Data Processing Units	268900	0	0	268900	246426	0	15319	261745	7155	22474
Furniture & Fittings	928254	0	0	928254	925086	0	950	926036	2218	3168
Motor Vehicles	1469971	822035	394206	1897800	729209	394205	193519	528523	1369277	740762
Electrical Installations & Equipment	388637	2200	0	394137	357091	0	13603	370694	23443	31546
Office Equipment	267528	0	0	267528	260145	0	2450	262595	4933	7383
Grand Total	6401690	827535	394206	6835019	3408812	394205	265764	3280371	3554648	2992878
Previous Year Figures	6210805	716000	525115	6401690	3613473	373693	169032	3408812	2992878	-

ANNEXURE TO NOTE NO. A 08

AME OF MUTUAL FUNDS	BALANCE AS		PURCHASE DUR		SALES DURIN		UNIT A	S ON 31.03.18 AMOUNT ( ₹
IAME OF MUTUAL FUNDS	UNIT	AMOUNT (₹)	UNIT	AMOUNT (₹)	UNIT	AMOUNT (₹)	UNII	AMOUNT
QUITY/ EQUITY ORIENTED FUND		355500					52876.364	80000
ditya Birla Sun Life Infrastructure Fund - Dividend	52876.364	800000	11.2	1010000	1	THE VIEW	152226,364	454000
ditya Birla Sun Life India Opportunities Fund-Dividend	98503.300	2900000	53723.064	1640000			5620.082	15000
ditya Birla Sun Life Midcap Fund-Dividend	5620.082	150000			- C100	1	98768.678	150000
ditya Birla Sun Life Dividend Yield Plus - Dividend	98768.678	1500000					32235.001	294500
ditya Birla Sun Life Advantage fund-Dividend	32235.001	2945000				- S. III.	19525.782	52768
ditya Birla Sun Small & Midcap Fund-Dividend.	- Active Control		19525.782	527686			197399,244	230000
SP BR Small Cap Fund - Dividend	197399.244	2300000					81430.191	135000
SP BR Midcap Fund-Dividend	81430.191	1350000			1		18851.475	45000
ISP BR Top 100 Equity Fund-Dividend	18851.475	450000					140386.039	360000
SP BR Equity Opportunities Fund-Div.	140386.039	3600000					6154.112	30000
ranklin India Prima Fund-Dividend	6154.112	300000					8131.776	19500
ranklin India High Growth Companies Fund-Dividend	8131.776	195000					258455,470	489000
ranklin India Opportunities Fund-Dividend	258455.470	4890000	500 3	-	-		112787.043	397038
IDFC Equity Fund - Dividend	112787.043	3970383					120048.024	18000
HDFC Midcap Opp.Fund - Dividend	120048.024	1800000	31. 1. 14		4764		85222.625	331108
IDFC Top 200 Fund - Dividend	85222.625	3311095					15412.253	45000
HSBC Large Cap Equity Fund - Dividend	15412.253	450000					71905.018	170000
DFC Premier Equity Fund - Dividend	71905.018	1700000	100000000000000000000000000000000000000	1000000			111372.064	15150
DFC Focussed Equity Fund - Dividend	1/4.007.500.400		111372.064	1515000			102404.947	23497
Cotak Select Focus Fund -Dividend			102404.947	2349722			28817.494	14643
&T Midcap Fund-Dividend	-	10000000	28817.494	1464358			133129.871	31000
L&T India Value Fund-Dividend	133129.871	3100000		WWS/SS		1	10010000	7500
Mirae Asset Emerging Bluechip Fund-Div.	30100.289	750000		K. Alles	100		30100.289	37500
Principal Emerging Bluechip Fund - Dividend	39498.582	1150000	61915,939	2600000	1		101414.521	5000
Principal Growth Fund - Dividend			12109.470	500000			12109.470	33823
CICI Prudential Dynamic Plan - Dividend	156970.437	3382361		109.8	P. Albania		156970.437	25604
ICICI Prudential Midcap Fund - Dividend	114160.141	2560488		05666	1		114160.141	26500
CICI Prudential Middap Fund - Dividend	139045.468	2650000					139045.468	
ICICI Prudential Top 100 Fund - Dividend ICICI Prudential Multicap Fund - Dividend	99538.331	2232721				-	99538.331	22327
Reliance Diversified Power Sector Fund - Dividend	18761.826	950000	The state of	PREFCIAL	1		18761.826	9500
Heliance Diversilled Power Sector Fund - Dividend	259498.536	5485459	72618.455	2140000			332116.991	76254
Reliance Equity Opportunities Fund - Dividend	237262.816	13090397					237262.816	130903
Reliance Growth Fund - Dividend Reliance Regular Saving Fund - Equity - Dividend	23042.852	453592					23042.852	4535

	Reliance Vision Fund - Dividend SBI Blue Chip Fund - Dividend SBI Magnum Global Fund - Dividend	69531.864 731960.049 249226.906	3063455 12520000 6312402					69531.864 731960.049 249226.906	3063455 12520000 6312402
	SBI Magnum Multiplier Fund - Dividend SBI Contra Fund - Dividend Sundarum Select Midcap - Dividend	45787.849 182674.880 159507.107	2203324 3996850 3300000					45787.849 182674.880 159507.107	2203324 3996850 3300000
	Sundarum Smile Fund - Dividend Tata Infrastructure Fund - Dividend Tata Ethical Fund - Dividend	21613.981 54227.138 152324.504	300000 1400000 5076123		= 71			21613.981 54227.138	300000 1400000
	Tata Equity Opportunities Fund - Dividend Tata Equity P/E Fund-TB10%-Dividend Tata India Consumer Fund-Dividend	130805.338 38293.391	3735000 1940000	20301.998 108142.276	1140000 1816426	400000		152324.504 130805.338 58595.389	5076123 3735000 3080000
	Templeton India Growth Fund - Dividend UTI Mid Cap Fund - Dividend UTI Mid Cap Fund - Dividend	14548.652 72775.177 12137.389	650000 1950000 1100000	100142.276	1010420			108142.276 14548.652 72775.177 12137.389	1816426 650000 1950000 1100000
	TOTAL EQUITY/ EQUITY ORIENTED FUND	4590610.069	115963650	590931.489	15693192	0.000	0	5181541.558	131656842
35	BALANCE FUNDS FT India Balance Fund - Dividend HDFC Balance Fund - Dividend HDFC Prudence Fund - Dividend Kotak Balance Fund - Dividend ICICI Prudential Balance Fund - Dividend SBI Magnum Balance Fund - Dividend Tata Balance Fund - Dividend	69918.118 95938.288 277299.741 353540.327 425290.686 226425.216 99003.484	1350000 1651644 8036313 7800000 6824467 5102451 3800000			Part of		69918.118 95938.288 277299.741 353540.327 425290.886 226425.216 99003.484	1350000 1651644 8036313 7800000 6824467 5102451 3800000
	TOTAL BALANCE FUNDS	1547415.860	34564875	0.000	0	0.000	0	1547415.860	34564875
	LIQUID FUNDS / DEBT FUND  Aditya Birla Sun Life Interval Income Fund -City Sr-1Growth  Aditya Birla Sun Life Interval Income Fund -Ann-IX- Growth  Aditya Birla Sun Life MediumTerm Plan - Growth  Aditya Birla Sun Life Short Term OppFund - Growth  Aditya Birla Sun Life Short Term Fund - Growth  Aditya Birla Sun Life Savings Fund-Growth  DSP BR Credit Risk Fund - Growth  DSP BR Low Duration Fund-Growth  Franklin India Corporate Bond Opp. Fund - Growth  HDFC Corporate Debt Opportunities Fund - Growth	30741.928 20000.000 192066.824 338939.918 12399.435 3152.110 124958.213 84887.482 169470.546 345903.211	440000 200000 3200000 6900000 1000000 2600000 1000000 2400000 3850000	23092.532	7450000	2333.353	750000	30741.928 20000.000 192066.824 338939.918 12399.435 23911.289 124958.213 84887.482 169470.546 345903.211	440000 200000 3200000 6900000 7700000 2600000 1000000 2400000 3850000



HDFC Liquid Fund - Growth 849,610 2750000 230.882 750000 618,728 2000000 30959.633 HDFC Regular Savings Fund - Growth 800000 30959.633 800000 ICICI Prudential Corporate Bond Fund - Growth 285673.470 6050000 285673.470 6050000 ICICI Prudential Income Opportunities Fund - Growth 92752.199 1700000 92752,199 1700000 IDFC Ultra Short Term- Growth 92299.186 1500000 92299.186 1500000 Kotak Flexi Debt Fund -Growth 29575.430 650000 22751.883 500000 6823,547 150000 Kotak Low Duration Fund -Growth 578.888 1200000 578.888 1200000 L&T Floting Rate Fund -Growth 630639.881 10200000 46019.344 750000 584620.537 9450000 Principal Short Term Income Fund -Growth 30698.637 570000 30698.637 570000 Principal Low Duration Fund -Growth 330.283 900000 330.283 900000 Reliance Corporate Bond Fund - Growth 408616.194 4450000 4450000 408616.194 Reliance Regular Savings Fund-Debt - Growth 235830.631 4165722 235830.631 4165722 Tata Short Term Bond Fund - Growth 26942.267 654646 26942.267 654646 Tata Ultra Short Term Fund - Growth 3789.720 9450000 403.214 1000000 3386.506 8450000 700000 Franklin Short Term Income Plan - Growth 253 368 253,368 700000 Franklin India USBF Super Inst. Plan-Growth 63567.518 1000000 63567.518 1000000 **TOTAL LIQUID /DEBT FUNDS** 2590112.770 43780368 688856.344 32600000 71738.676 3750000 3207230.438 72630368 **FIXED MATURITY PLANS** DSP BR FMP Series 164-12M -Growth 20000.000 200000 20000.000 200000 0.000 0 DSP BR FMP Series 37-14M -Growth 50000.000 500000 500000 50000.000 0.000 0 HDFC FMP 371 D February 2014 (2) - Growth 40000.000 40000.000 400000 400000 0.000 HDFC FMP 370 D March 2014 (1) - Growth 50000.000 500000 50000.000 500000 0 0.000 HDFC FMP 370 D April 2014 (1) - Growth 200000.000 2000000 200000.000 2000000 0 0.000 HDFC FMP 370 D April 2014 (2) - Growth HDFC FMP 370 D April 2014 (3) - Growth 100000.000 1000000 100000.000 1000000 0.000 0 110000.000 1100000 110000.000 1100000 0.000 0 HDFC FMP 370 D May 2014 (1) - Growth 25000.000 250000 25000.000 250000 0.000 2100000 210000.000 210000.000 IDFC Fixed Term Plan Series 88 - Growth 2100000 IDFC Fixed Term Plan Series 93 - Growth 1018992.000 10189920 1018992.000 10189920 0.000 0 Kotak FMP Series 132 - Growth 53433.000 534330 534330 53433.000 0.000 0 Reliance FHF - XXV - Series 13 - Growth 56432.114 564321 56432.114 564321 0.000 0 Reliance FHF - XXV - Series 24 - Growth 31045.712 310457 31045.712 310457 0.000 0 SBI Debt Fund Series A-25 366 Days - Growth 229218.644 2292186 229218.644 2292186 0.000 TATA Fixed Maturity Plan Series 44 Sch D- Growth 50000.000 500000 50000.000 500000 **FIXED MATURITY PLANS** 2244121,470 22441214 0.000 0 1984121.470 19841214 260000.000 2600000 **GRAND TOTAL** 10972260.169 216750107 1279787.833 48293192 2055860.146 23591214 10196187.856 241452085

# DEFERRED TAX ASSETS/(LIABILITIES) (NET): (a) Deferred tax is calculated and determined in a

A09)

Deferred tax is calculated and determined in accordance with the requirements of Accounting Standard - 22 "Accounting for Taxes on Income" and is subject to the concept of prudence, on timing difference being the difference between taxable income and accounting income that originate in one period and is capable of reversal in one or more subsequent periods. Deferred tax assets are reviewed for their carrying values at each balance sheet date and recognized only if there is 'reasonable certainty' that they will be realized in future. As at 31.03.2018 the recognized deferred tax liability/asset is as follows:-

## Deferred Tax Liability:

0

The Break-up of deferred tax liability into major components as on 31.03.2018 as follows:

65

		31.03.2018		31.03.2017
articulars	Total ~	Deferred Tax Impact ₹	Total	Deferred Tax Impact
iming difference on epreciation for the year	148647	38277	124416	37163
Total 1/	148647	38277	124416	37163

1유 = 1

## Deferred Tax Assets:

0

The Break-up of deferred tax assets into major components as on 31.03.2018 is as follows :

		31.03.2018		31.03.2017
Particulars	Total	Deferred Tax Impact ₹	Total	Deferred Tax Impact
(i) Gratuity	1903718	490207	1791952	535256
Total	1903718	490207	1791952	535256

Net Deferred Tax Assets/(Liability) ₹ 451930/- (Previous Year ₹ 498093/-)

0

- (e) The net deferred tax recognized in the profit and loss account is ₹ 9260/- (Previous year ₹ 24687/-)
- Net deferred tax adjusted from deferred tax reserve A/c ₹36903/-(Previous Year₹21203/-)

3

	10) (ii)	Par
(c) (a)	6	Particulars
Loan on vehicle (Secured by hypothecation of vehicles) Security Deposit with KESCO LTD. Security Deposit with (PNG)	LONG TERM LOANS AND ADVANCES:	B158
76,94,557 25,200 6,000		As at 31.03.2018
90,64,370 25,200 6,000		As at 31.03.2017

D

Balance in some accounts of long term loans and advances is subject to confirmation.

Total

77,25,757

90,95,570

Loans and advances to related parties - NIL (Previous Year - NIL)

3



	Parti	cula	rs	As at 31.03.2018	As at 31.03.2017 ₹
A 11)	(i)	TRA	DE RECEIVABLES :		
		Inter (Sec	rest receivable on loan on vehicle cured considered good)	1,10,294	2,86,360
			Total	1,10,294	2,86,360
		is su	nce in some accounts of trade receivables bject to confirmation.		
	(iii)	date	rade receivables are outstanding for a period a they are due for payment. Also, no debts are sers of the company either severally or jointly.	less than six me due by directo	onths from the irs or any other
A 12)	CAS	SH A	IND CASH EQUIVALENTS :		
	(a)	Cas	h in hand	84,366	54,330
	(b)		ances with scheduled banks : urrent account	46,49,884	43,80,494
					44 24 924
A 13)			Total re are no bank deposits with more than 12 m  ORT TERM LOANS AND ADVANCES:	47,34,250 nonths maturity	44,34,824
A 13)			ore are no bank deposits with more than 12 m		
A 13)			ore are no bank deposits with more than 12 m		
A 13)		(a) (b)	DRT TERM LOANS AND ADVANCES :  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax	nonths maturity	
A 13)		(a)	DRT TERM LOANS AND ADVANCES :  Loan on vehicle (Secured by hypothecation of vehicles)	23,02,109	30,28,650
A 13)		(a) (b) (c)	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer	23,02,109 9,30,000	30,28,650
A 13)		(a) (b) (c) (d)	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer Commission  Prepaid expenses (to the extent	23,02,109 9,30,000 25,000	30,28,650 1,30,000
A 13)		(a) (b) (c) (d)	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer Commission  Prepaid expenses (to the extent not written-off)  Advance to Infolancers Eservices Pvt. Ltd.	23,02,109 9,30,000 25,000 24,948	30,28,650 1,30,000 0 20,617
A 13)	) (i)	(a) (b) (c) (d) (e)	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer Commission  Prepaid expenses (to the extent not written-off)  Advance to Infolancers Eservices Pvt. Ltd. (Unsecured, considered good)	23,02,109 9,30,000 25,000 24,948 0	30,28,650 1,30,000 0 20,617 5,000 31,84,267
A 13)	(ii)	(a) (b) (c) (d) (e)  Ball	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer Commission  Prepaid expenses (to the extent not written-off)  Advance to Infolancers Eservices Pvt. Ltd. (Unsecured, considered good)  Total  ance in some accounts of short term loans	23,02,109 9,30,000 25,000 24,948 0 32,82,057	30,28,650 1,30,000 0 20,617 5,000 31,84,267
	(II) (III)	(a) (b) (c) (d) (e)  Ball corr	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer Commission  Prepaid expenses (to the extent not written-off)  Advance to Infolancers Eservices Pvt. Ltd. (Unsecured, considered good)  Total  ance in some accounts of short term loans of immation.	23,02,109 9,30,000 25,000 24,948 0 32,82,057	30,28,650 1,30,000 0 20,617 5,000 31,84,267
	(ii) (iii)	(a) (b) (c) (d) (e)  Ball corr	DRT TERM LOANS AND ADVANCES:  Loan on vehicle (Secured by hypothecation of vehicles)  Advance Income Tax  Advance to Register State Consumer Commission  Prepaid expenses (to the extent not written-off)  Advance to Infolancers Eservices Pvt. Ltd. (Unsecured, considered good)  Total  ance in some accounts of short term loans of the same and advances to related parties - Nil (Prevented)	23,02,109 9,30,000 25,000 24,948 0 32,82,057	30,28,650 1,30,000 0 20,617 5,000 31,84,267

32nd Ann	ual I	Ren	ort
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Limba	Particulars		Year ended 31.03.2018 ₹	Year ende 31.03.201
A 15)	REVENUE FROM OPERATI	ONS:	ехреняев	нанто (по
	(a) Interest (TDS ₹ NIL (Last	Year ₹ NIL)	32,24,293	11,27,443
	(b) Other financial services			
	<ul><li>(i) Overdue Interest (TDS</li></ul>	S ₹ NIL Last year ₹ NIL	.) 18,235	57,541
	(ii) Processing charges		1,45,100	1,87,500
	(b)	Sub Total	1,63,335	2,45,041
	Gr	and Total (a+b)	33,87,628	13,72,484
		matile		
A 16)	OTHER INCOME :			
	(i) Dividend Income		2,16,47,427	1,36,18,990
	<ul><li>(ii) Net gain / loss on sale o</li><li>(iii) Other non-operating income</li></ul>		56,52,973	21,48,332
	(a) Balance written back		404	1,227
	(b) Profit on Sale of Ass		41,999	3,578
	(c) Miscellaneous Incom		15,000	771
	(d) Provision Written Ba		2,339	3,32,840
		Sub Total (iii)	59,742	3,38,416
	(iv) Interest received from In-	come Tax Dept.	0	36,491
	Total [(i)	+ (ii) + (iii) + (iv)]	2,73,60,142	1,61,42,229
	Gra	and Total (15+16)	3,07,47,770	1,75,14,713
A 17)	EMPLOYEE BENEFITS EXP	ENSES :		
	(a) Salaries expenses		24,78,858	24,31,984
	(b) Bonus / Ex-Gratia		1,35,860	1,30,735
	(c) Stipend paid		60,000	0
	(d) Contribution to Provident		1,06,931	85,646
	(e) Employees Pension Fund		91,141	1,04,964
	(f) Administrative Expenses	& Insurance to P.F.	24,562	23,726
	(g) Gratuity		3,21,524	81,109
	(h) Leave Encashment		1,78,664	1,69,820
	(i) Staff welfare expenses		96,274	64,087
	Tot	al (a to i)	34,93,814	30,92,071
	FINANCE COSTS :			
A 18)	I III			
A 18)	Interest Expenses		12	6,121



Parm	Particulars	Year ended 31.03.2018 ₹	Year ended 31.03.2017 ₹
A 19)	OTHER EXPENSES :	LA FROM OPEN	AND ISTA
	(i) Conveyance Expenses	4,75,962 3,62,598	4,36,852 3,35,155
	(ii) Power and Fuel (iii) Directors Sitting Fee	37,000	21,000
	(iv) Rates & Taxes excluding taxes on Income	45,252	44,038
	(v) Repairs to Building (vi) Repairs to Machinery	82,970	7,800 1,26,044
	(vii) Insurance (viii) Payment to the Auditors (a) As Auditors	7,404	11,844 30,000
	(b) For Taxation matters	0	5,000
	(ix) Internal Audit Expenses (x) Miscellaneous Expenses	6,000 8,94,185	6,000 8,86,438 5,00,000
	(xi) Donations (xii) Service Charges	5,00,000 65,250	92,000
	(xiii) Recovery Charges (xiv) Provision required by prudential norms	1,59,680	96,699 42,326 59,600
	(xv) Professional Charges  Total { (i) to (xv) }	89,300 27,55,601	27,00,796

### A 20) EARNING PER SHARE:

(i) Annualised earning per equity share has been calculated on the net profit (after taxation) of ₹2,34,18,994/- (previous year ₹1,15,22,006/-) taken as the numerator divided by number of equity shares 60,00,000 (previous year 60,00,000) taken as the denominator.

Particulars	Year ended 31.03.2018 ₹	Year ended 31.03.2017 ₹
Basic Earning per share	3.90	1.92
Total	3.90	1.92

(ii) There are no diluted earning per share in the company.

### (B) ADDITIONAL NOTES:

- (i) (a) The company follows the Reserve Bank of India guidelines applicable to Non Banking Financial Companies regarding assets classification, provisioning and income recognition on non performing assets and accounting for Investments.
  - (b) Information required to be disclosed in terms of paragraph 13 of Non Banking Financial (Non Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank ) Directions , 2007 is as under :-

NOTE TO THE BALANCE SHEET OF A NON DEPOSIT TAKING NON-BANKING FINANCIAL COMPANY (as required in the terms of Paragraph 13 of Non-Banking Financial (Non Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007)

				₹ in Lacs
_	PA	RTICULARS	Amount outstanding	Amoun overdu
LIA	BILI	TIES SIDE:	MAS III ON THE OWN	2 (17 -1
1.	inc	ans and advances availed by the NBFCs lusive of interest accrued thereon but paid :		
	(a)	: Unsecured (other than falling within the meaning of public deposits)*	NIL NIL	NIL NIL
	(b)	Deferred Credits	NIL	NIL
	(c)	Term Loans	NIL	NIL
	(d)	Inter-corporate loans and borrowings	NIL	NIL
	(e)	Commercial Paper	NIL	NIL
	(f)	Other Loans (specify nature)	NIL	NIL
*Ple		SIDE:		₹ in Lacs
	ETS	RTICULARS	Amount	₹ in Lacs
	PAI Bre bills	RTICULARS		mod E. J.C.
ASS	Bre bills in (a) (b)	ak-up of Loans & Advances including s receivable (other than those included 4) below: Secured Unsecured		Amount outstanding
ASS	Bre bills in (4) (b) Bre and	RTICULARS  ak-up of Loans & Advances including s receivable (other than those included 4) below:  Secured Unsecured ak-up of Leased Assets and Stock on hire other Assets counting towards AFC activities	NIL 9.09	Amount
ASS	Bre bills in (a) (b) Bres	Ak-up of Loans & Advances including sereceivable (other than those included 4) below:  Secured Unsecured ak-up of Leased Assets and Stock on hire other Assets counting towards AFC activities Lease assets including lease rentals under sundry debtors:	NIL 9.09	Amount outstanding
ASS	Bre bills in (4) (b) Bre and	Ak-up of Loans & Advances including sereceivable (other than those included 4) below:  Secured Unsecured ak-up of Leased Assets and Stock on hire other Assets counting towards AFC activities Lease assets including lease rentals under sundry debtors:  (a) Financial Lease	NIL 9.09	Amount outstanding
ASS	Bre bills in (4) (b) Bre and	Ak-up of Loans & Advances including sereceivable (other than those included 4) below:  Secured Unsecured ak-up of Leased Assets and Stock on hire other Assets counting towards AFC activities Lease assets including lease rentals under sundry debtors:  (a) Financial Lease (b) Operating Lease Stock on hire including hire charges	NIL 9.09	Amount outstanding
ASS	Bree and	ak-up of Loans & Advances including sereceivable (other than those included 4) below:  Secured Unsecured ak-up of Leased Assets and Stock on hire other Assets counting towards AFC activities Lease assets including lease rentals under sundry debtors:  (a) Financial Lease (b) Operating Lease Stock on hire including hire charges under sundry debtors:  (a) Assets on hire	NIL 9.09	Amount outstanding  9.09
ASS	Bree and	ak-up of Loans & Advances including seceivable (other than those included 4) below: Secured Unsecured ak-up of Leased Assets and Stock on hire other Assets counting towards AFC activities Lease assets including lease rentals under sundry debtors:  (a) Financial Lease (b) Operating Lease Stock on hire including hire charges under sundry debtors:  (a) Assets on hire	NIL 9.09	Amount outstanding



### 4. Break-up of Investments:

### Current Investments :

(1)	Qu	oted	:
	1775	Ob.	

,	(i) Shares: (a) Equity	NIL
	(b) Preference	NIL
	(ii) Debentures and Bonds	NIL
	(iii) Units of Mutual Funds	NIL
	(iv) Government Securities	NIL
	(v) Others (please specify)	NIL
1	Unquoted:	Institute To every

(i)	Shares: (a) Equity	NIL	
(1)	(b) Preference	NIL	
(ii)	Debentures and Bonds	NIL	
	Units of Mutual Funds	NIL	
	Government Securities	NIL	
	Others (please specify)	NIL NIL	
1.0	Others (brease sharmy)		

### Long Term Investments:

(v) Others (please specify)

(1) Quoted:			

on	g term myesunems.		
)	Quoted:	TELEPHONE IN	
•	(i) Shares: (a) Equity	NIL	
	(b) Preference	NIL	
	(ii) Debentures and Bonds	NIL	
	(iii) Units of Mutual Funds	2414.52	
	(iv) Government Securities	NIL	
	(v) Others (please specify)	NIL	2414.52
2)	Unquoted:		
Ť	(i) Shares: (a) Equity	NIL	
	(b) Preference	NIL	
	(ii) Debentures and Bonds	NIL	
	and the state of t	NIL	
	and the state of t	NIL	
	(iv) Government Securities	NIII	NIII

### Borrower group-wise classification of Assets financed as in (2) and (3) above :

Please see Note 2 below

	2007/1005	Amou	nt net of provi	sions
	CATEGORY	Secured	Unsecured	Total
(1)	Related Parties**			
	(a) Subsidiaries	NIL	NIL	NIL
	(b) Companies in the same group	NIL	NIL	NIL
	(c) Other related parties	NIL	NIL	NIL
(2)	Other than Related Parties	100.67	9.09	109.76
'-'	Total	100.67	9.09	109.76

Investor group-wise classification of all investments (current and long term) in shares and securities (both quoted and unquoted): Please see Note 3 below

				4 III E0100
_	(	CATEGORY	Market Value/Break-up / fair Value / NAV	Book Value (Net of Provisions)
	(i)	Related Parties**  (a) Subsidiaries  (b) Companies in the same group  (c) Other related parties	NIL NIL NIL	NIL NIL NIL
	(ii)	Other than Related Parties	3043.48	2414.52
	**As	Total  Per Accounting Standard of ICAI (Please see Note 3)	3043.48	2414.52

7.	Other Information:
	DARWING AND

Ott	ier information :		₹ in Lacs
	PARTICULARS		Amount
(i)	Gross Non-performing assets : (a) Related Parties	NIL	
(ii)	(b) Other than related parties  Net Non-performing Assets: (a) Related Parties	NIL	NIL
(iii)	(b) Other than related parties Assets acquired in satisfaction of debt	NIL NIL	NIL NIL

### NOTES:

NIL

NIL

- As defined in Paragraph 2(1)(xii) of the Non-Banking Financial Companies Acceptance, of Public Deposits (Reserve Bank) Directions, 1998.
- Provisioning norms shall be applicable as prescribed in the Non-Banking Financial (non deposit accepting or holding) Companies Prudential Norms (Reserve Bank) Directions, 2007.
- All Accounting Standards and Guidance Notes issued by ICAI are applicable including for valuation of investments and other assets as also assets acquired in satisfaction of debt. However, market value in respect of quoted investments and break-up/fair value/NAV in respect of unquoted investments has been disclosed irrespective of whether they are classified as long term or current in column (4) above.
- B (ii) In the financial year 2017-18 the Company has operated in only one business segment, hence, compliance of AS-17 regarding "Segment Reporting" is not necessary.

### B (iii) Accounting Standard (18) on "Related party Disclosure"

(A)	Particulars	2017-18 2016-17
	In Respect of:	2017-18 2016-17
	Rendering of Services Key Managerial Remuneration	₹ 1,77,072 ₹ 1,60,541 ₹ 10,58,086 ₹ 9,21,438
(B)	Subsidiaries	1 0/11/100
(C)	Promoter Director	There is no subsidiary of the Company Dr. K.B. Agarwal
(D)	Key Management Personnel	Shri G.D. Maheshwari Shri S.N. Tripathi Shri R.N. Singh Shri V.K. Pandey
(E)	Relative of Promoter Director & Key Management Personnel	Dr. B.D. Agarwal (Brother of Dr. K.B. Agarwal) Mr. Madan Maheshwari

(Brother of Shri G.D. Maheshwari)



B (v) CONTINGENT LIABILITIES:

CONTINGENT LIABILITY NOT PROVIDED FOR

(2017-18)₹ NIL

(2016-17)₹ NIL

Claims against the Company not acknowledged as debt

B (vi) The figures have been rounded off to the nearest rupee.

B (vii) Last year's figures have been regrouped and re-arranged wherever necessary to conform to the figures of the current year.

### SIGNIFICANT ACCOUNTING POLICIES

### (a) VALUATION :-

- Fixed Assets are valued at cost.
- Non-current investments are valued at cost.
- Current investments are valued at lower of cost or fair value.
- iv. Stock on Hire are valued at Cost less Capital recovery.

### PHYSICAL VERIFICATION :-

- Fixed Assets (Property, Plant & Equipment) in use of the Company are physically verified once in every year.
- Physical verification of stock on hire is carried out on test check basis.

### DEPRECIATION :-

i. In respect of Tangible Assets, of the company Depreciation is provided on Straight Line method over the useful lives of assets specified in Schedule II of the Companies Act, 2013.

### **REVENUE RECOGNITION:-**

- All income & expenses are accounted for on accrual basis, except otherwise stated.
- Interest on overdue instalments and dividend on shares of corporate bodies and units of mutual funds are accounted for on certainty of the realisation.
- iii. The Company has followed the prudential norms for Income recognition and provisioning for non-performing assets as prescribed by the Reserve Bank of India for non-banking financial companies.

### **EARNING PER SHARE:-**

The Company reports earnings per share in accordance with AS-20.

### EMPLOYEE BENEFITS :-

- Provisions for Retirement benefits for Gratuity are made as per The Payment of Gratuity Act, 1972.
- ii. Leave Encashment is accounted as per Service Rules and charged to the P&L Account.
- iii. Contribution to Provident Fund is recognised when due.

### INTANGIBLE ASSETS :-

The Company recognised intangible assets in accordance with AS 26.

### IMPAIRMENT OF ASSETS :-

An asset is impaired if there are sufficient indication that the carrying cost would exceed the recoverable amount of cash generating assets. In that event an impairment loss so computed would be recognised in the accounts in the relevant year.

### **AUDITOR'S REPORT**

As per our separate Report of even date attached

V. K. PANDEY Joint Secretary DR. K. B. AGARWAL Vice-Chairman

for VINAYAK TANDON & ASSOCIATES Chartered Accountants

R. N. SINGH CFO

PADAM KUMAR JAIN Director

(FRN: 006751C) (CA. VINAYAK TANDON)

MANJU JAIN Director

Partner Membership No.: 072968

G. D. MAHESHWARI

Place: Kanpur

Dated: 11th May, 2018

Executive Director

### 32nd Annual Report

ATTENDANCE SLIP



KEY CORP LIMITED

CIN: L65921UP1985PLC007547

Regd. Office: 16/16-A, Civil Lines, Kanpur - 208 001 PLEASE FILL ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL

Folio No. No. of Shares

Signature of Shareholder/proxy 9 — PLEASE CUT HERE AND BRING THE ABOVE ATTENDANCE SLIP AT THE MEETING — — — — —

\*Applicable for invertors holding shares in electronic form.

KEY CORP LIMITED CIN: L65921UP1985PLC007547

PROXY FORM

Signature of third proxy holder

Regd. Office: 16/16-A, Civil Lines, Kanpur - 208 001

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

Name of the member(s)	e-mail Id
We, being the member(s) of	Key Corp Limited, hereby appoint:
of having e-mail id.	or failing him

and whose signature(s) are appended below as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 32nd Annual General Meeting of the Company to be held on Saturday 11th August 2018 at 10.00 a.m. at the Registered Office of the Company at 16/16A, Civil Lines, Kanpur-208 001 and at my adjournment thereof in respect of such resolutions as are indicated below:

\*\* I wish my above Proxy to vote in the manner as indicated in the box below:

Resolution:	For	Against
Audited Financial Statement, Report of the Board of Director's and Auditor's		Againsi
Re-appointment of Dr. B. D. Agarwal who retires by rotation.		-
Appointment of Auditors and fixing their remuneration.		+

Signed thisday of2018		Signature of shareholder
Signature of first proxy holder	Signature of second proxy holder	Signature of third provy holder

Notes: 1. This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company not less than 48 hrs. before the commencement of the meeting. 2. A proxy need not be a member of the Company. 3. Aperson can act as a proxy on behalf of members not exceeding fifty and 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 This is only optional. Please put a 'X' in the appropriate column against the resolutions indicated in the Box. If you leave 'For' or 'Against' column blank against any or all the resolutions, your proxy will be entitled to vote in the manner as helshe thinks appropriate. 5. Appointing a proxy does not prevent member from attending the meeting in person if he so wishes. heisne unter aller and the holders, the signature of any one holder will be sufficient, but name of all the joint holders should be stated.