25th ANNUAL REPORT 2016-2017

AVAILABLE FINANCE LIMITED

CIN : L67120MP1993PLC007481 Registred Office : 'Agarwal House', Ground Floor, 5, Yeshwant Colony, Indore (M.P.) – 452 003

BOARD OF DIRECTORS

- Mr. Rajendra Sharma (DIN: 00981139)
- Mrs. Neelam Sharma (DIN: 06935934)
- Ms. Priyanka Jha (DIN: 07347415)
- Mr. Yogendra Narsingh Shukla (DIN: 00379050)

COMPANY SECRETARY & COMPLIANCE OFFICER

- CS Murtaza Chechatwala (Resigned on 10/08/2016)
- CS Usha Jaswani (Appointed on 11/08/2016)

CHIEF FINANCIAL OFFICER

Ø Mr. Rakesh Sahu

STATUTORY AUDITORS

M/s Mahendra Badjatya & Co. Chartered Accountants 208, Morya Centre, 16, Race Course Road, Indore (M.P.) - 452 003 (MP) IN

SECRETARIAL AUDITOR

Ishan Jain, Practicing Company Secretary 401-402, 4th Floor Silver Ark Plaza, Janjirwala Chouraha, Near Curewell Hospital Indore-452001 (MP)

BANKERS

UCO Bank

REGISTERED OFFICE

'Agarwal House', Ground Floor, 5, Yeshwant Colony, Indore (M.P.) – 452 003 Ph.: 91-731-4714040 Fax: 91-731-4714090 E-mail: <u>cs@admanumfinance.in</u> Web-site: <u>www.admanumfinance.in</u>

SHARE TRANSFER AGENT

(For Physical & Electronic mode) M/s Ankit Consultancy Pvt. Ltd. Plot No. 60, Electronic Complex, Pardeshipura, Indore (M.P.) – 452 010 Ph.: 0731-4281333, 4065799/97, 2551745 Fax: 91-731-4065798 E-mail: <u>ankitind@sancharnet.in</u>, ankit_4321@yahoo.com

- Whole-Time-Director & CEO
- Non-Executive Director

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- Independent Director
- Independent Director

<u>NOTICE</u>

Notice is hereby given that the 25th Annual General Meeting (AGM) of the Members of **AVAILABLE FINANCE LIMITED (CIN: L67120MP1993PLC007481)** will be held on Wednesday the 27th day of September, 2017 at Hotel Surya 5/5, Nath Mandir Road, South Tukoganj, Indore-452001(MP) at 11:00 AM to transact the following business:

ORDINARY BUSINESSES:

- 1. To receive, consider, approve and adopt the Audited Financial Statements (Standalone and Consolidated both), containing the Audited Balance Sheet as at 31st March, 2017 and the statement of profit and loss and cash flow for the year ended 31st March, 2017 along with the report of the Board's and Auditor's (Including consolidated) along with their all annexure thereon.
- 2. To appoint Director in place of Neelam Sharma (DIN: 06935934) who liable to retire by rotation and being eligible herself for re-appointment.

3. Ratification of Auditor:

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

"**RESOLVED THAT** pursuant to section 139, 142 and other applicable provisions of the Companies Act, 2013 and the rules made thereunder, pursuant to recommendation of the Audit Committee and pursuant to the resolution passed by the members at the 23rd Annual General Meeting held on Tuesday the 22nd day of September, 2015 the appointment of M/s Mahendra Badjatya & Co., Chartered Accountants (ICAI Firm Registration No. 001457C) as the Auditors of the Company to hold office till the conclusion of the 28th Annual General Meeting of the Company to be held in the year 2020 be and is hereby ratified for the year 2016-17 and the Board of Directors be and is hereby authorized to fix the remuneration payable to them for the financial year ending on 31st March, 2017 as may be determined by the Audit Committee in consultation with the Auditors."

SPECIAL BUSINESS:

4. To, Consider, and if thought fit, to pass with or without modification(s), the following resolution as an_Ordinary Resolution:

"**RESOLVED THAT** as recommended by the Nomination and Remuneration Committee of the Board and pursuant to the provisions of section 190, 196, 197, 203 read with the provisions of Schedule V of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of the Managerial Personnel) Rules, 2016 and other applicable provisions if any of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof for the time being enforce), the approval of the members of the company be and is hereby granted for re-appointment of Rajendra Sharma (DIN: 00981139) be as the Whole-Time-Director & CEO of the Company on the following terms and conditions:-

Period of Appointment	-	w.e.f. 01/07/2017-30/06/2018
Salary	-	2 46500/- per month
Perks	-	Reimbursement of conveyance expenses, Bonus, Gratuity etc. as per the rules of the Company.

RESOLVED FURTHER THAT the Board of Directors of the company be and is hereby authorized to do all the acts, things, deed in order to give effect to the above resolution for and on behalf of the Board of Directors of the Company."

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

"**RESOLVED THAT** pursuant to the provisions of section 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 including any statutory modifications or any amendments or any substitution or reenactment thereof, if any, for the time being in force and all other applicable Acts, laws, rules, regulations and guidelines for the time being in force; the consent of the Company be and is hereby accorded to the Board of Directors of the Company for borrowing from time to time as they may think fit, any sum or sums of in excess of the paid up capital and free reserves money not exceeding ` 100 Crore (Rupees One Hundred Crore only)[including

Available Finance Limited

the money already borrowed by the Company] on such terms and conditions as the Board may deem fit, whether the same may be secured or unsecured and if secured, whether by way of mortgage, charge or hypothecation, pledge or otherwise in any way whatsoever, on, over or in any respect of all, or any of the Company's assets and effects or properties whether movable or immovable, including stock-in-trade, notwithstanding that the money to be borrowed together with the money already borrowed by the Company (apart from the temporary loans obtained from the Company's Bankers in the ordinary course of business) and remaining un-discharged at any given time, exceed the aggregate, for the time being, of the paid-up capital of the Company and its free reserves.

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RESOLVED FURTHER THAT the Board of Director of the Company be and is hereby authorized to negotiate and finalize other terms and conditions and to do all the acts, deeds and things including but limited to delegation of powers as may be necessary, proper or expedient to give effect to this Resolution."

Registered Office "Agarwal House", Ground Floor, 5, Yeshwant Colony, Indore-452003 (M.P.) For and on Behalf of the Board of Available Finance Limited

Sd/-(CS Usha Jaswani) Compliance Officer

Date: 21/08/2017 Place: Indore

NOTES :

- 1. The Register of Members and Share Transfer Books will remain closed from Thursday 21st day of September, 2017 to Wednesday 27th day of September, 2017 [both days inclusive] for the purpose of 25thAnnual General Meeting [the meeting].
- The report on the Corporate Governance and Management Discussion and Analysis also form part to the report of the Board's.
- 3. Members seeking any information are requested to write to the Company by email at cs@availablefinance.in, complianceofficer@availablefinance.in, at least 7 days before the date of the Annual General Meeting to enable the management to reply appropriately at the Annual General Meeting.
- 4. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF, ON A POLL ONLY AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as proxy on behalf of members not exceeding 50 [fifty] and holding in aggregate not more than 10% of the total share capital of the Company. In case a proxy is proposed to be appointed by a Member holding more than ten percent of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any such other person or shareholder. The instrument of Proxy in order to be effective, should be deposited at the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeting i.e. by 11.00 am on Monday 25th day of September, 2017. A Proxy form is sent herewith. Proxy form submitted on behalf of the Companies, Societies, etc. must be supported by an appropriate resolution/authority, as applicable.
- 5. Corporate members intending to send their authorized representatives to attend the meeting pursuant to Section 113 of the Act are requested to send the Company a certified copy of Board Resolution/Authorization together with specimen signatures authorizing their representative to attend and vote on their behalf at the meeting.
- 6. Members holding shares in demat form are requested to intimate all changes pertaining to their bank details, National Electronic Clearing Service [NECS], Electronic Clearing Services [ECS] mandates, nominations, power of attorneys, change in address, change of name, email address, contact numbers, etc. to their Depository Participant [DP]. Changes intimated to the DP will then be automatically reflected in the Company's records which will help the Company and the Company's Registrar and Transfer Agents to provide efficient and better services. Members holding shares in physical form are requested to intimate such changes to Ankit Consultancy Private Limited, Registrar and Transfer Agents of the Company.

- 7. Notice of the Meeting of the Company, inter alia, indicating the process and manner of remote e-Voting along with Attendance Slip and Proxy Form is being sent to the members in physical form through permitted mode.
- 8. Members who have not registered their e-mail addresses so far are requested to register their e-mail address for receiving all communications including Annual Report, Circulars, etc. from the Company electronically. Members may also note that the Notice of the Meeting and the Annual Report will also be available on the Company's website www.availablefinance.in for download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection at any time between 10:30 a.m. to 1:30 p.m. on any working day upto the date of Meeting. Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a request for the same, by post free of cost. For any communication, the shareholders may also send requests to the Company's investor email id cs@availablefinance.in
- 9. Voting through electronic means: In compliance with provisions of Section 108 of the Act and Rule 20 of The Companies [Management and Administration] Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is providing remote e-Voting facility as an alternative mode of voting which will enable the members to cast their votes electronically. Necessary arrangements have been made by the Company with Central Depository Services [India] Limited [CDSL] to facilitate remote e-Voting. The detailed process, instructions and manner for availing remote e-Voting facility is annexed to the Notice.
- 10. D. K. Jain, Practicing Company Secretary [Membership No. FCS 3565] has been appointed as the Scrutinizer to scrutinize the voting and remote e-Voting process in a fair and transparent manner.
- 11. 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.
- 12. Members can opt for only one mode of voting i.e. either by remote e-Voting or poll paper. In case Members cast their votes through both the modes, voting done by remote e-Voting shall prevail and votes cast through Poll Paper shall be treated as invalid.
- 13. The remote e-Voting period commences on Sunday, 24thday of September, 2017 [9:00 a.m.] and ends on Tuesday 26thday of September, 2017 [5:00 p.m.]. During this period, Members holding shares either in physical form or demat form, as on Wednesday the 20th September, 2017 i.e. cut-off date, may cast their vote electronically. The remote e-Voting module shall be disabled for voting thereafter. Once the vote on a resolution is cast by the Member, he/she shall not be allowed to change it subsequently or cast vote again.
- 14. The voting rights of members shall be in proportion to their shares in the paid-up equity share capital of the Company as on cut-off date. A person, whose names is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date only shall be entitled to avail facility of remote e-Voting and poll process at the venue of the meeting.
- 15. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as on cut-off date, may cast vote after following the instructions for remote e-Voting as provided in the Notice convening the meeting, which is available on the website of the Company and CDSL. However, if members are already registered with CDSL for remote e-Voting, can use their existing User ID and password for casting your vote.
- 16. The Scrutinizer shall, after the conclusion of voting at the meeting, would count the votes cast at the meeting, thereafter unblock the votes cast through remote e-Voting in the presence of at least two witnesses not in the employment of the Company and make, not later than three days of conclusion of the meeting, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman, who shall countersign the same.
- 17. The results declared along with the Scrutinizer's Report shall be placed on the Company's website: www.availablefinance.in and on the website of CDSL www.evotingindia.com immediately after the result is declared. The Company shall simultaneously forward the results to BSE Limited [BSE] where the equity shares of the Company are listed.

REQUEST TO THE MEMBERS:

- a) Intimate changes, if any, in their registered addresses immediately.
- b) Quote their ledger folio number in all their correspondence.

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	c)	Handover the enclosed attendance slip, duly signed in accorda Company for admission to the meeting place.	nce with their specimen registered with the
	d)	Bring their Annual Report and Attendance Slips with them at	the AGM venue.
	e)	Send their Email address to the Share Transfer Agent for promp their D.P. to receive softcopy of the Annual Report of the Co	
		Instructions for remote e	-Voting
Thei	instru	uctions for members for voting electronically are as under:	
(i)	Sep phy dat	e voting period begins on Sunday , 24th September , 2017 [ptember, 2017 [5:00 pm].During this period shareholders of ysical form or in dematerialized form, as on Wednesday the 20t te may cast their vote electronically. The remote e-Voting mod greafter.	of the Company, holding shares either in h September , 2017, being the Cut-Off
(ii)		areholders who have already voted prior to the meeting date wo	ould not be entitled to vote at the meeting
(iii)	The	e shareholders should log on to the remote e-Voting website ww	w.evotingindia.com
(iv)	Clic	k on Shareholders/Member.	
(v)	Nov	w Enter your User ID	
	a.	For CDSL: 16 digits beneficiary ID,	
	b.	For NSDL: 8 Character DP ID followed by 8 Digits Client ID,	1
	C.	Members holding shares in Physical Form should enter Folio N	umber registered with the Company.
	d.	Next enter the Image Verification as displayed and Click on Lo	ogin.
(vi)	lf yo voti	ou are holding shares in demat form and had logged on to www.e ing of any company, then your existing password is to be used.	evotingindia.com and voted on an earlier
(vii)	lf y	you are a first time user follow the steps given below:	
		For Members holding shares in Demat Form and Phys	sical Form
PAN	J	Enter your 10 digit alpha-numeric PAN issued by the Income T shareholders as well as physical shareholders)	ax Department (Applicable for both demat
		• Members who have not updated their PAN with the quested to use the first two letters of their name and the field.	
		In case the sequence number is less than 8 digits enternumber after the first two character of the name in CAL kumar with sequence number 1 then enter RA0000000	PITAL letters. Eg. If your name is Ramesh
Divic Bank Deta	<	Enter the Dividend Bank Details or Date of Birth (in dd/m account or in the company records in order to login.	nm/yyyy format) as recorded in your demat
OR I of Bi (DOI		If both the details are not recorded with the depository o number in the Dividend Bank details field as mentioned in the	
·	Note	e: Please keep the sequence number in safe custody for future r	emote e-Voting.
(viii)		er entering these details appropriately, click on "SUBMIT" tab.	
(ix)	Mer	mbers holding shares in physical form will then directly reach mbers holding shares in demat form will now reach 'Password Cr address holding shares in demat form will now reach 'Password Cr	

(ix) Members holding shares in physical form will then directly reach 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 remote 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 remote e-Voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN of AVAILABLE FINANCE LIMITED 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 "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (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 a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xvii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xviii) Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- (xix) Note for Non–Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log **on to** www.evotingindia.com and register themselves as Corporate.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evoting@cdslindia.com.</u>
 - 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 account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be mailed to <u>helpdesk.evoting@cdslindia.com</u> and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xx) In case you have any queries or issues regarding remote e-Voting, you may refer the Frequently Asked Questions ("FAQs") and remote e-Voting manual available at <u>www.evotingindia.com</u>, under help section or write an email to <u>helpdesk.evoting@cdslindia.com</u>.

Brief profile of the directors seeking re-appointment as per Item No. 2 & 4 of the notice at the ensuing Annual General Meeting as per SEBI (LODR) Regulations, 2015 and the Companies Act, 2013 are as under.

Name of Director	Neelam Sharma	Rajendra Sharma
Designation	Non-Executive Director	Whole-Time-Director & CEO
Date of Birth	07/10/1968	09/10/1959
Date of Appointment	24/07/2014	30/06/2017
Expertise / Experience in specific functional areas	Marketing, Accounts	Marketing, Accounts & Finance
Qualification	BA	M.Com & LLB
No. & % of Shares held		
List of outside Company's		
directorship held		
Chairman/Member of the committee of the BOD of the Company	Nomination and Remuneration Committee Risk Management Committee	Autid Committee Stakeholder Relationship Committee and Risk Management Committee
Chairman/Member of the Committees of the Board, Directors of other Companies in which he is director		

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

ITEM NO. 4:

Rajendra Sharma (DIN: 00981139) is Post Graduated in commerce and Law Graduate (LLB) as well and is a Whole-Time-Director & CEO and his tenure has expired on 30/06/2017. He is having adequate experience in industries and is acquainted with through knowledge of business. His experience, commitment and capabilities are playing a crucial role in the growth of the Company. Thus upon the recommendation of the Nomination and Remuneration Committee, the Board of Directors at their meeting held on 30th June, 2017 has re-appointed him for a further period of 01/07/2017-30/ 06/2018. The Board considered that the terms and conditions the salary and perquisites as given in the Item No. 4 of the notice is commensurate with his high responsibilities, status and image of the Company. The Board recommends to pass necessary **Ordinary Resolution** as set out in Item No.4 of the notice.

The re-appointment of Rajendra Sharma is within the provisions of the Schedule V of the Companies Act, 2013 therefore, the Company has appointed him as the Whole-Time-Director & CEO under the category of the Key Managerial Personal subject to the approval of members at the General Meeting.

Rajendra Sharma (DIN: 00981139), being the appointee may be considered as the financially interested in the resolution to the extent of the remuneration as may be paid to him. Further that Neelam Sharma, being his relative may also be concerned or interested otherwise. Except that none of the other director and KMPs and their relatives are concerned or interested in the aforesaid resolution.

Rajendra Sharma do not hold shares of the Company.

ITEM NO. 5:

In terms of provisions of Section 180(1)(c) of the Companies Act, 2013, the Board of Directors of the company cannot, except with the consent of the company in a General Meeting, borrow money apart from temporary loans obtained from the Companies bankers in the ordinary course of business, in excess of the aggregate of the paid-up capital and its free reserves. Taking into account the future finance requirements for growth plans and expansion programs being contemplated and undertaken by the company and to carter to the working capital needs, a resolution is proposed providing that, in addition to the company's existing borrowings, the Director may, for and on behalf of the purpose of the company, borrow further sums of money in addition to the paid up capital and free reserves amounting in the aggregate to the sum not exceeding ` 100 Crore (Rupees One Hundred Crore Only).

Your Directors recommend that the Special Resolution should be passed as set out in Item No.5 of the notice.

None of the Directors and KMPs and their relatives is interested or concerned in the said resolution.

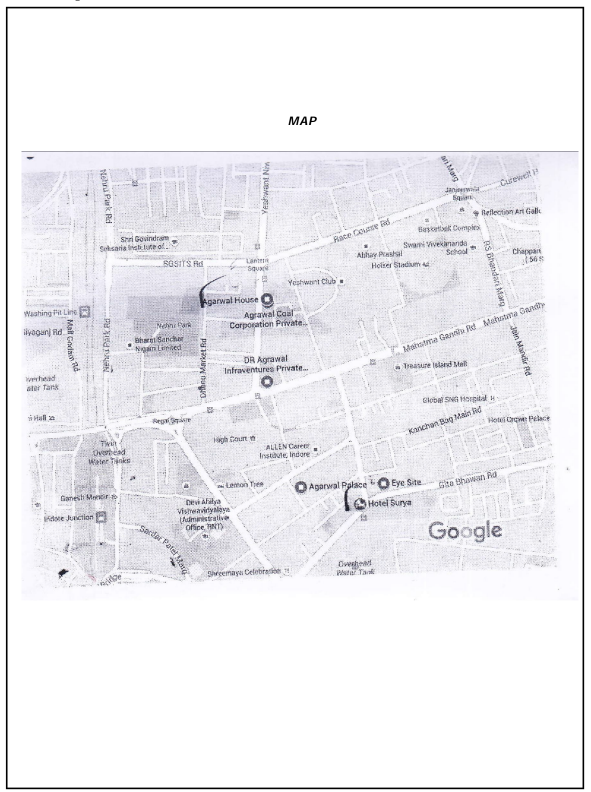
Registered Office

"Agarwal House", Ground Floor, 5, Yeshwant Colony, Indore-452003 (M.P.)

For and on Behalf of the Board of Available Finance Limited

Sd/-(CS Usha Jaswani) Compliance Officer

Date: 21/08/2017 Place: Indore



To,

BOARD'S REPORT

Members,

of Available Finance Limited

Indore

Your Director's are pleased to present their 25th Annual Report and the Company's Audited Financial Statement for the Financial Year ended March 31st, 2017.

FINANCIAL RESULTS

The Company's Financial Performance for the year ended 31st March 2017 is summarized below:

PARTICULARS	Standal	one	Con	solidated
	2016-17 (`)	2015-16 (`)	2016-17 (`)	2015-16 (`)
Profit before Depreciation, Interest & other adjustments	17678445	30648670	17675663	30646691
Less : Finance Cost	14965592	27360330	14962810	27358351
: Depreciation	466654	555131	466654	555131
Profit Before Tax	2246199	2733209	2246199	2733209
Less : Provision for current Income Tax	900000	902760	900000	902760
: Deferred Tax Provision Written Back	0	(6636)	0	(6636)
: Income Tax excess provision Written Back	(74030)	2538	(74030)	2538
: Provision for NPA	(289736)	467373	(289736)	467373
: Exceptional Item	0	0	0	0
Profit for the year	1709965	1367174	1709965	1367174
Earning Per Share	0.17	0.13	29.42	8.81
Add : Balance of Profit B/F From Previous Year	26247211	25153472	26247211	25153472
Amount available for appropriation	27957176	26520646	326408759	108652776
APPROPRIATIONS :				
Proposed dividend @10%	0	0	0	0
Corporate Tax on proposed dividend	0	0	0	0
Transfer to NBFC Reserve	341993	273435	(341993)	16699861
Transfer to General Reserve	0	0	0	0
Balance carried to Balance Sheet	27615183	26247211	326750752	91952915
TOTAL	27957176	26520646	326408759	108652776

Performance of the Company

During the year the Company has achieved Profit for the year of `17.10 Lakh as against `13.67 Lakh in the previous year registering a growth of 25.06 %. The overall performance remains satisfactory.

Dividend

In the absence of adequate profits your Director's regret their inability to recommend any dividend for the year 2016-17. (Previous year Nil). There is no obligation to transfer any amount to Investor Education and Protection Fund for the current year.

Transfer of Amount to the NBFC Reserves

The Company has transferred ` 3,41,993/- (Rupees Three Lakh Forty One Thousand Nine Hundred Ninety Three only) to the NBFC Reserves as per requirement of the Directions of the RBI to the NBFC Companies {Previous year ` 2,73,435/-(Rupees Two Lakh Seventy Three Thousand Four Hundred Thirty Five only).

Non-Performing Assets and Provisions

The company has ascertained Non Performing Assets under Non Banking Financial (Non deposit accepting or holding) Company's Prudential norms (Reserve Bank) Directions, 2007, as amended from time to time, and made adequate provisions there against. The company did not recognize interest income on such Non Performing Assets.

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Holding/Associate/Subsidiary/Joint Venture Companies

The Company does not have any subsidiary and joint venture, But the Company is Subsidiary Company of Archana Coal Private Limited (CIN: U01122MP1991PTC006664). The company has three Associate Companies i.e. Agarwal Coal Corporation Private Limited (CIN: U23109MP2000PTC014351), Agarwal Transport Corporation Private Limited (CIN: U60210MP2003PTC015665) and Agarwal Fuel Corporation Private Limited (CIN: U45203MP1980PTC001674) within the meaning of Section 2(46) and 2(6) of the Companies Act, 2013. The Company has also prepared the consolidated financial statement and included in the annual report The details thereof in Form no AOC-1 attached herewith as per Annexure - I.

Disclosure U/S 134 (3) of the Companies Act, 2013 (the Act)

Pursuant to the provisions of Sec 134(3) read with Companies (Accounts) Rules, 2014. The required information's & disclosures to the extent applicable to the company are discussed elsewhere in this report and their relevant information's are as under:-

- An extract of Annual Return in Form MGT-9 as per Annexure – II.

- Policy of company for the appointment of Directors, KMPs and their remuneration Annexure – III.

- The particulars of related party contracts as per u/s 188 of the Companies Act, 2013 are enclosed in form AOC-2 Annexure -IV

- The ratio of the remuneration of each director to the median employee's remuneration and other details in terms of u/s 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are forming part of this report and is annexed as per Annexure -V.

There is no employee drawing remuneration of 8,50,000/- per month or 1,02,00,000/- per year, therefore, the disclosure of particulars of employees as required U/s 197(12) of the Companies Act, 2013 read with Rule 5(2) and Rule 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are not applicable to the Company.

Board Meeting

During the FY 2016-17, 7 (Seven) Board Meetings were convened and held. The intervening gap between the meetings was within the period prescribed under the Companies Act, 2013 along with their rules, Secretarial Standard and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The details of the Board meetings held during the year along with the attendance of the respective directors there at are set out in the Corporate Governance Report forming part of this Annual Report.

Disclosure of Codes, Standards, Policies and Compliances thereunder

a) Know Your Customer and Anti money laundering measure policy.

Your company has a board approved Know Your Customer (KYC) and Anti Money Laundering measure policy (KYC and AML Policy) in place and adheres to the said policy. The said policy is in line with the RBI Guidelines.

The Company also adheres to the compliance requirement in terms of the said policy including the monitoring and reporting of cash and suspicious transactions. There are however, no cash transactions of the value of more than ` 10,00,000/- or any suspicious transactions whether or not made in cash noticed by the company in terms of the said policy.

b) Fair Practice Code

Your company has in place a Fair Practice Code (FPC), as per RBI Regulations which includes guidelines from appropriate staff conduct when dealing with the customers and on the organizations policies vis-a-vis client protection. Your company and its employees duly complied with the provisions of FPC.

c) Code of Conduct for Board of Directors and the Senior Management Personnel

Your company has adopted a code of conduct as required under Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, for its Board of Directors and the Senior Management Personnel. The code requires the Directors and employees of the company to act honestly, ethically and with integrity and in a professional and respectful manner. A certificate of the Management is attached with the Report in the Corporate Governance section.

d) Code for Prohibition of Insider Trading Practices

Your company has in place a code for prevention of insider trading practices in accordance with the model code of conduct, as prescribed under SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended and has

duly complied with the provisions of the said code.

e) Whistle blower policy

Pursuant to the provisions of Section 177(9) and (10) of the Companies Act, 2013 read with rule 7 of Companies (Meeting of Boards and its powers) Rules, 2014 and Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the company had adopted a whistle blower policy which provides for a vigil mechanism that encourages and supports its Directors and employees to report instances of unethical behavior, actual or suspected, fraud or violation of the company' code of conduct policy. It also provides for adequate safeguards against victimization of persons who use this mechanism and direct access to the chairman of audit committee in exceptional cases. Policy of the whistle blower of the Company has been given at the website of the Company <u>athttp://www.availablefinance.in/Whistle%20Blower %20Policy%20&%20Vigil%20Mechanism.pdf</u> and attached the same as **Annexure VI** to this report.

f) Prevention, Prohibition and Redressal of Sexual Harassment of women at work place

The company has in place a policy on prevention, prohibition and redressal of sexual harassment of women at workplace and has also constituted an Internal Committee as per law. The primary objective of the said policy is to protect the women employees from sexual harassment at the place of work and also provides for punishment in case of false and malicious representations. No complaint however is received by the company under the said law in FY 2016-17.

g) Nomination, Remuneration and Evaluation policy (NRE Policy)

The Board has, on the recommendation of the nomination and remuneration committee framed a remuneration policy as prescribed under the provisions of section 178 of Companies Act, 2013 and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Policy of the Company is available at the website of the Company at <u>http://www.availablefinance.in/Policy%20for%20remuneration %20to%20Director %20and%20 KM P.pdf</u> and attached the same as Annexure III to this report. The details of the same are also covered in Corporate Governance Report forming part of this annual report.

h) Related Party Transactions Policy

Transactions entered with related parties as defined under section 188(1) of the Companies Act, 2013 and Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 during the financial year were mainly in the ordinary course of business and on an arm's length basis and were not material. The related party transaction policy as formulated by the company defines the materiality of related party and lays down the procedures of dealing with related party transactions. The details of the same are posted on the Company website (http://www.availablefinance.in/Related%20Party%20 Transaction%20Policy.pdf).

All related Party Transaction are placed before the Audit Committee and obtained prior approval. Prior omnibus approval of the Audit Committee is also obtained for the transactions which are repetitive in nature. A statement of all Related Party Transaction is placed before the Audit Committee for its review on a quarterly basis, specifying the nature and value of the transaction.

i) Corporate Social Responsibility (CSR) Policy

As per the provisions of Section 135 of Companies Act, 2013 and rules made there under, the company does not fall under the threshold limit, thereof was no requirement to constitute CSR Committee.

Listing of Shares of the Company

The equity shares of the company continue to remain listed on BSE Limited (Security Code: 531310). The company has paid the due listing fees to BSE Limited for the financial year 2017-18 on time.

Director's Responsibility Statement

The Director's Responsibility Statement referred to Section 134(3) (c) and 134(5) of the Companies Act, 2013:

- a) In the preparation of the annual accounts for the year ended March 31st 2017, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there is no material departures from the same;
- b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at March 31st 2017 and of the profit and loss account of the company for the year ended on that date;
- c) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;

Available Finance Limited

- d) The directors had prepared the annual accounts on a "going concern" basis;
- e) The directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and
- f) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

Directors

The Board of Directors of your company consists of 4(Four) directors. During the period Rajendra Sharma (DIN 00981139) continued to hold the office as Whole-Time-Director & CEO, Neelam Sharma (DIN 06935934) continued to hold the office as Women and Non-Executive Director.

Yogendra Narsingh Shukla (DIN: 00379050), Independent Director of the Company for a term of 5 years w.e.f. 1st April, 2014 and Priyanka Jha (DIN: 07347415) continued to hold the office as Independent and Women Director w.e.f. 25/11/2015.

In accordance with the provisions of Section 152 of the Companies Act 2013 read with relevant provisions of Articles of Association of the company Neelam Sharma, the Director is liable to retire by rotation.

Based on the confirmations received, none of the Directors are disqualified from being appointed, reappointed as directors in terms of section 164 of the Companies Act, 2013.

Independency of directors

The Independent director has furnished their declaration as required under section 149(6) of the Companies Act, 2013, confirming that they full fill the criteria of independency and the Board is satisfied about their status as the Independent Director as required under the Companies Act, 2013 and SEBI (LODR) Regulations. 2015.

The brief resume of Directors proposed to be appointed/reappointed, nature of their expertise in specific functional areas and names of the companies in which they hold Directorship along with their membership/ chairmanship of committees of the board as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, or provided in the Corporate Governance section along with the Annual Report.

Key Managerial Personnel

Rajendra Sharma (DIN 00981139) is a Whole-Time-Director & CEO and Rakesh Sahu, Chief Financial Officer of the company are designated as key Managerial Personnel of the company.

CS Usha Jaswani had been appointed w.e.f 11th August, 2016 as a Company Secretary, KMP and Compliance Officer

CS Murtaza Chechatwala, Company Secretary, KMP and Compliance Officer has resigned w.e.f 10th August, 2016. Except that there is no change in the KMPs of the Company.

Performance Evaluation

Pursuant to the provision of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the performance of the Board, its committee's and individual Directors are evaluated by number of meetings held, time spent in each meeting deliberating the issues, quality of information/data provided to the members, the time given to them to study the details before each meeting, quality of deliberation in each meeting, contribution of each directors, the details of decisions taken and measures adopted in implementing the decision and feedback to the board.

Annual Evaluation

Pursuant to the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, an Annual Performance evaluation of the Board, the Directors individually as well as the evaluation of the working of the board committees including audit committee and other committees of the Board of Directors of the company was carried out during the year and is covered under the corporate governance report forming part of this annual report.

Significant/ Material Orders passed by the Regulator or Court or Tribunals

There were no significant/material orders passed by any regulator or court or tribunal which would impact the going concern status of the company and its future operations.

Secretarial Auditors and their report

The Company has appointed M/s Ishan Jain & Co., Company Secretaries as the Secretarial Auditors of the Company has undertaken Secretarial Audit for the year 2016-17 and the Company has obtained Secretarial Audit Report is annexed as Annexure -VII.

The said Report does not contain any material qualification, reservation or adverse remark except the delay caused in the filling of one e-form documents, which are already filed with the adequate additional filling fees and has been approved by the ROC/MCA, therefore do not calls for any further comments etc.

Risk Management Committee

The company has voluntary constituted Risk Management Committee and the policy is disclosed on the website of the company <u>http://www.availablefinance.in/afl_risk.pdf</u>

Committee of the Board

The company has duly constituted the following committee as per the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

- a) Audit Committee as per section 177 of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- b) Stakeholder Relationship Committee as per section 178 of the Companies Act, 2013 and Regulation 20 of SEBI (Listing Obligations and Disclosure Requirements)Regulations 2015.
- c) Nomination and Remuneration Committee as per section 178 of the Companies Act, 2013 and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements)Regulations 2015.
- d) Risk Management Committee Regulation 21 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.
- e) Internal Committee for Sexual Harassment of woman at the work place.

The detail of the composition of all the committees and their respective terms of reference are included in the Corporate Governance Report forming the part of this Annual Report. The committees meet at the regular interval prescribed in the Companies Act, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Secretarial Standard and any other Act applicable, if any.

Deposits

The Company is a non-deposit taking Category - B, NBFC Company. The company does not have any public deposits within the meaning of section 73 of the Companies Act, 2013. Further that the Company has not accepted any deposit in contravention of the provisions of the Companies Act, 2013 as well as RBI directions.

Conservation of Energy, Technology, Absorption, Foreign Exchange Earnings and Outgo

Particulars required u/s 134(3)(m) of the Companies Act, 2013 read with rule 8(3) of Companies (Account) Rules, on conservation of energy and technology absorption are NIL as the Company is not having any manufacturing trading and service. Further that there are no foreign exchange earnings and outgoing during the year.

Compliance of Reserve Bank of India Guidelines

The company continue to comply with all the requirement's prescribed by the Reserve Bank of India from time to time.

Internal Audit and Internal Financial Control System

The company has appointed an independent firm of Chartered Accountants for conducting the audit as per the internal audit standards and regulations. The internal auditor reports to the audit committee of the board. The audit function maintains its independence and objectivity while carrying out assignments. It evaluates on a continuous basis, the adequacy and effectiveness of internal control mechanism with interaction of KMP and functional staff. The company has taken stringent measures to control the quality of disbursement of loan and its recovery to prevent fraud.

The IND-AS is become applicable w.e.f. 1st April, 2017 and the company has taken adequate steps to comply the same as per requirement of law.

Corporate Governance & Management Discussion and Analysis

Regulation 34 read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013, the corporate governance report, management discussion and analysis and the auditor's certificate regarding compliance of conditions of corporate governance is enclosed herewith as per **Annexure - VIII.**

Adequacy of Internal Financial Controls

The company has an adequate internal financial control backed by sufficient qualified staff, system software and special software's. The company has also an internal audit system by the external agency.

Disclosure as per terms of paragraph 9BB of Non Banking Financial Companies prudential norms (Reserve Bank) Directions, 1998

The desired disclosure is enclosed herewith as per attached financial statement.

Auditor and Auditor's Report

At the 23rd Annual General Meeting (AGM) held on 22ndSeptember, 2015, the members had appointed M/s Mahendra Badjatya & Co (ICAI Firm Registration Number 001457C) Chartered Accountants as statutory auditors of the company, by way of ordinary resolution u/s 139 of the Companies Act, 2013 to hold office for a term of 5years from the conclusion of 23rd AGM until the conclusion of the 28thAGM of the company subject to ratification of appointment by the members of the company at every AGM as per the provisions of the Companies Act, 2013.

The Company has obtained a confirmation letter regarding their eligibility and your board proposes for ratification of their appointment for the year 2017-18.

The Auditors Report is the self explanatory and needs to comments by the Board.

Change in the nature of business

During the year under review, there was no changes in the nature of business of the company and there is no material changes and/or commitment, affecting the financial position of the company, during the period from 31st March, 2017.

Acknowledgement

The Board of Directors places its sincere gratitude for the assistance and co-operation received from Banks, Customers and Shareholders. The Director's take this opportunity to express their sincere appreciation for the dedicated services of the Executives and staffs for their contribution to the overall performance of the company.

For and on Behalf of the Board of Available Finance Limited (CIN: L67120MP1993PLC007481)

Sd/-(Rajendra Sharma) Whole-Time-Director & CEO DIN: 00981139 Sd/-(Priyanka Jha) Director DIN: 07347415 Registered Office: "Agarwal House" Ground Floor 5, Yeshwant Colony, Y.N. Road Indore-452003 (M. P.)

Date: 21-08-2017 Place: Indore

		Form AOC-1		ANNEXURE-I
/Duro	$\frac{1}{2}$		The E of Companies (Acc	
	suant to first proviso to sub-section (3) of so Statement containing salient features companies or joint ventu	s of the financial s ures Part "A": Subs	statement of subsidia sidiaries (Not Applica	ries or associate ble)
	(Information in respect of ea	ch subsidiary to be pr	resented with amounts in	ו Rs.)
1.	SL. No.			
2.	Name of the subsidiary			
3. 4.	The date since when subsidiary was acc Reporting period for the subsidiary conc Deporting purcease and even	erned, if different fro	m the holding company's	s reporting period.
5.	Reporting currency and exchange rate a subsidiaries.		the relevant Financial ye	al in the case offoreign
6.	Share capital			
7.	Reserves and surplus			
8. 9.	Total assets Total Liabilities			
9. 10	Investments			
11.	Turnover			
12.				
13. 14.				
15.	Proposed Dividend			
16.				
1.	The Company has no subsidiary/ies which	h is/ are yet to commo	ence operations	
2.	The Company has no subsidiary/ ies whic			e year.
C 1-1-		ssociates and Join		
	ment pursuant to Section 129 (3) of the Co	1 .	· · · · · · · · ·	
SN	Name of the Associate Company	Agarwal Coal	Agarwal Transport	Agarwal Fuel
		Corporation Pvt. Ltd. (ACCPL)	Corporation Pvt. Ltd.	Corporation Pvt.
		, ,	(ATCPL)	Ltd. (AFCPL)
1	Latest Audited Balance Sheet Date	31/03/2017	31/03/2017	31/03/2017
2	Date on which the Associate or Joint			
	Venture was associated or acquired			
3	Shares of Associate/Joint Ventures			
	held by the Company on the year end	0.00.000	2 5 0 0 0 0	140750
	No.	8,00,000	3,50,000	148750
	Amount of Investment in Associates/Joint Venture	5000000	29750000	25300000
	Extend of Holding (in percentage)	27.85	36.22	30.23
4	Description of how there is	27.85% Holding	36.22% Holding	30.23% Holding
-	significant influence	in Equity shares	Equity shares in	Equity shares in
		of ACCPL	ATCPL	AFCPL
5	Reason why the associate/joint			
	venture is not consolidated	-	-	-
6	Net worth attributable to Share			
	holding as per latest audited	820342333	162977315	188203612
	Balance Sheet (`)			
7	Profit / Loss for the year			
	i. Considered in Consolidation	101977622	13817052	24087103
	ii. Not Considered in Consolidation	264189781	24330523	55592363
1. Th	e Company has no associates or joint vent	ures which are yet to	commence operations.	
	e Company has no associates or joint vent		-	ig the year.
	Available Finance Limited		-	
1017		S4/-	S4/-	Sd/-

FOR AVAILABLE FILLALICE LITTILEU			
Sd/-	Sd/-	Sd/-	Sd/-
(Rajendra Sharma)	(Priyanka Jha)	(Rakesh Sahu)	(Usha Jaswani)
Whole-Time-Director & CEO	Director	CFO	Company Secretary
DIN: 00981139	DIN: 07347415		
Date: 21.08.2017			
Place: Indore			

Available Finance Limited

			ANNEXURE-			
EXTRACT OF ANNUA As on the financial yea [Pursuant to section 92(3) of the Compa (Management and A Registration and Other Details	r ended o nies Act, 2	n 31st March, 2017 2013 and rule 12(1) of th	e Companies			
CIN	L6712	OMP1993PLC007481				
Registration Date	03/02	/1993				
Name of the Company	Availa	ole Finance Limited				
Category / Sub-Category of the Company	Company Company Limited by Shares/ Indian					
	Non G	overnment Company				
Address of the Registered Office and contact details	"Agarv	val House" Ground Flo	por,			
	5, Yes	nwant Colony Indore	MP- 452003 India			
	E-mail	cs@availablefinance	.in,			
	Web-s	ite: www.availablefina	ance.in			
	Phone	0731-4714000 Fax 0	0731-4714090.			
Whether listed company	Listed					
Name, address and contact details of Registrar and	M/s Ai	nkit Consultancy Pvt.	Ltd.,			
Transfer Agent, if any	Ph. 073 email id	. 60, Electronic complex, Pa 1-4281333,4065797/99 F : <u>support@ankitonline.co</u> <u>321@yahoo.com</u> , web-s	Fax: 0731-4065798, m_rtaindore@gmail.com			
I. Principal Business Activities of the Compa All the Business Activities contributing 10% or m	ore of the					
Name and Description of main Products / Se	rvices	NIC Code of the	% to total turnove			

Name and Description of main Products / Services	NIC Code of the Product / Service	% to total turnover of the Company
Activities of commercial loan companies. (included are the activities of the company which is carrying on as its principal business providing of loans or advances or otherwise for any activity other than its own)	65923	100%

III. Name and Address of the Holding/Subsidiary/Associate/Joint Venture Companies:

S.N	Name of the Companies	CIN	Holding/ Subsidiary etc.	% of shares held	Applicable Under Section
01	Archana Coal Private Limited	U01122MP1991PTC006664	Holding Company	57.72	2(46) of Companies Act, 2013
02	Agarwal Coal Corporation Pvt. Ltd.	U23109MP2000PTC014351	Associate Company	27.85	2(6) of Companies Act, 2013
03	Agarwal Fuel Corporation Pvt. Ltd.	U45203MP1980PTC001674	Associate Company	30.23	2(6) of Companies Act, 2013
04	Agarwal Transport Corporation Pvt. Ltd.	U60210MP2003PTC015665	Associate Company	36.22	2(6) of Companies Act, 2013

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Available Finance Limited

Category of Shareholder	-	. of Share eginning			No. o	% Change			
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoters									
(1) Indian	-	-	-	-	-	-	-	-	-
a) Individual / HUF	-	-	-	-	-	-	-	-	-
b) Central Govt.	-	-	-	-	-	-	-	-	-
c) State Govt.(s)	-	-	-	-	-	-	-	-	-
d) Bodies Corporate	6041046	0	6041046	59.20	6041046	0	6041046	59.20	-
e) Banks / Fl	-	-	-	-	-	-	-	-	-
f) Any Other	-	-	-	-	-	-	-	-	-
Sub-Total (A)(1):	6041046	0	6041046	59.20	6041046		6041046	59.20	-
(2) Foreign	-	-	-	-	-	-	-	-	-
a) NRIs – Individuals	-	-	-	-	-	-	-	-	-
b) Other – Individuals	-	-	-	-	-	-	-	-	-
 Bodies Corporate 	-	-	-	-	-	-	-	-	-
d) Banks / Fl	-	-	-	-	-	-	-	-	-
e) Any Other	-	-	-	-	-	-	-	-	-
Sub-Total (A)(2):	-	-	-	-	-	-	-	-	-
Total Shareholding of	6041046	0	6041046	59.20	6041046		6041046	59.20	-
Promoters (A)=(A)(1)+ (A)(2)									
B. Public Shareholding	-	-	-	-	-	-	-	-	-
(1) Institutions									
a) Mutual Funds / UTI	-	-	-	-	-	-	-	-	-
b) Banks / FI	-	-	-	-	-	-	-	-	-
c) Central Govt.	-	-	-	-	-	-	-	-	-
d) State Govt.(s)	-	-	-	-	-	-	-	-	-
e) Venture Capital Funds	-	-	-	-	-	-	-	-	-
f) Insurance Companies	-	-	-	-	-	-	-	-	-
g) Flls	-	-	-	-	-	-	-	-	-
h) Foreign Venture	-	-	-	-	-	-	-	-	-
Capital Funds									
i) Others (specify)	-	-	-	-	-	-	-	-	-
Sub-Total (B)(1):									
(2) Non-Institutions									
a) Bodies Corporate									
i) Indian	963245	1200	964445	9.44	1017150	1200	1018350	9.98	0.54
ii) Overseas		-	-	-	-	-	-		- 0.04
b) Individuals									
i) Individual Share holders	340706	293300	634006	6.21	319757	292300	612057	6.00	(0.21)
holding nominal share	5-0700	273300	007000	0.21		272000	012007	0.00	(0.21)
capital upto Rs.1 lakh									
ii) Individual Share holders	1668936	893700	2562636	25.11	1636030	893700	2529730	24.79	(0.32)
holding nominal share capital	1000730	073700	2002000	23.11	1030030	073700	2327130	24.17	(0.52)
in excess of Rs.1 lakh									
c) Others (specify)									
i) NRI / OCBs	1567	0	1567	0.02	1567	0	1567	0.02	
ii) Clearing Members /	1007	0	1007	0.02	950		950	0.02	0.01
Clearing House	-	-	-	-	950	-	900	0.01	0.01
Sub-Total (B)(2):	2974454	1188200	4162654	40.80	2975454	1187200	4162654	40.80	-
Total Public Share holding	2974454	1188200	4162654	40.80	2975454	1187200	4162654	40.80	-
								-0.00	-
(B)=(B) (1)+ (B)(2) Grand Total (A+B)	9015500	1188200	10203700	100.00	9016500	1187200	10203700	100.00	0.00

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Shareholders Name	9	Shareholding	at the beginni	ng of the yea	ar	Shar	eholdi	ng at the	end o	of the yea		change
		No. of Shares	% of total shares of the Company	% of Shar Pledged/e cumbered total shares	n- to	No. of Shares		% of total shares of the Company		the Pledged/En-		areholdir during the year
Archana Coal Private Li	mited	5889946	57.72	0.0	0	5889	946	57	7.72		0.00	0.0
Deepali Finance (P) Lim	ited	151100	1.48	0.0	0	151100 1.48 0.00				0.00	0.0	
Total		6041046	59.20	0.0	0	0 6041046 59.20 0.0			0.00	0.0		
i) Change in Promot	ers' Shar	eholding (Pl	ease specify	, if there is	no c	change))					
Shareholders Name	9					olding ng of tl			Cı		/e Share ng the ye	
				No. o Share				shares npany		o. of ares		al share Compan
At the beginning of the y	lear			6041	046			59.20				
Date wise Increase/Dec during the year specifyii (e.g.allotment/ transfer/	ng the rea	isons for incre	ease/decrease	ę				No Ch				
At the end of the year									6	041046		59.2
		olding at th		olding at		(Chang	jes durir	ig th	ne year		
For Each of the Top 10 Shareholders	beginni No. of	ng of the yea		of the year % of total			No.	No.		-		
	beginni	ng of the yea	r the end o	of the year	D	Date	No. share befor	No. s share	s II	-	Decreas	
	beginni No. of	ng of the yea % of total shares of the Company	r the end of No. of Shares	of the year % of total shares of the	D	Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders	beginni No. of Shares	ng of the yea % of total shares of the Company 5.3	r the end of No. of Shares	of the year % of total shares of the Company	D	Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm	beginni No. of Shares 540600	ng of the year % of total shares of the Company 5.3 4.5	r the end of th	of the year % of total shares of the Company 5.30	D	Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm Private Limited Juhi Shiv kumar	beginni No. of Shares 540600 459800	ng of the year % of total shares of the Company 5.3 4.5 3.4	r the end of Shares 0 540600 1 459800 0 346991	of the year % of total shares of the Company 5.30 4.51	D	Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm Private Limited Juhi Shiv kumar Agrawal K. K. Patel Finance	beginni No. of Shares 540600 459800 346991	ng of the year % of total shares of the Company 5.3 4.5 3.4 3.4	r the end of Shares No. of Shares Shares 0 540600 1 459800 0 346991 3 339375	of the year % of total shares of the Company 5.30 4.51 3.40 3.33 1.86	D	Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm Private Limited Juhi Shiv kumar Agrawal K. K. Patel Finance Limited Hitesh Pravin chandra Kapadia Rampratap Tayal	beginni No. of Shares 540600 459800 346991 339375 189400 182700	ng of the year % of total shares of the Company 5.3 4.5 3.4 3.4 3.3 1.8 1.7	r the end of Shares No. of Shares 3 0 540600 1 459800 0 346991 3 339375 6 189400 9 182700	of the year % of total shares of the Company 5.30 4.51 3.40 3.33 1.86 1.79	D	Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm Private Limited Juhi Shiv kumar Agrawal K. K. Patel Finance Limited Hitesh Pravin chandra Kapadia Rampratap Tayal Prem Chand Jain	beginni No. of Shares 540600 459800 346991 339375 189400 182700 141029	ng of the year % of total shares of the Company 5.3 4.5 3.4 3.4 3.3 1.8 1.7 1.3	r the end of Shares No. of Shares Shares 0 540600 1 459800 0 346991 3 339375 6 189400 9 182700 8 141029	of the year % of total shares of the Company 5.30 4.51 3.40 3.33 1.86 1.79 1.38		Date (No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm Private Limited Juhi Shiv kumar Agrawal K. K. Patel Finance Limited Hitesh Pravin chandra Kapadia Rampratap Tayal Prem Chand Jain Aditi Patni	beginni No. of Shares 540600 459800 346991 339375 189400 182700 141029 124584	ng of the year % of total shares of the Company 5.3 4.5 3.4 3.3 1.8 1.7 1.3 1.2	r the end of Shares No. of Shares Shares 0 540600 1 459800 0 346991 3 339375 6 189400 9 182700 8 141029 2 162610	of the year % of total shares of the Company 5.30 4.51 3.40 3.33 1.86 1.79 1.38 1.59		Date	No. share befor	No. s share e after	s II	-	Decreas	
Top 10 Shareholders Vandana Tayal Aereo Dealcomm Private Limited Juhi Shiv kumar Agrawal K. K. Patel Finance Limited Hitesh Pravin chandra Kapadia Rampratap Tayal Prem Chand Jain	beginni No. of Shares 540600 459800 346991 339375 189400 182700 141029	ng of the year % of total shares of the Company 5.3 4.5 3.4 3.3 1.8 1.7 1.3 1.2 0.9	r the end of Shares No. of Shares Shares 0 540600 1 459800 0 346991 3 339375 6 189400 9 182700 8 141029 2 162610 8 100000	of the year % of total shares of the Company 5.30 4.51 3.40 3.33 1.86 1.79 1.38		Date (No. share befor	No. s share e after	s II	-	Decreas	Reaso e - - - - - - - - - - - - - - - -

For Each of the Directors and KMP		ig at f the	the beginning year		ve Shareholding ng the year
	No. of Shares		of total shares the Company	No. of Shares	% of total shar of the Compa
Mr. Rajendra Sharma, Whole-Time-Director & CEO					
At the beginning of the year					
Date wise Increase/Decrease in share holding during the					/
year specifying the reasons for increase/ decrease					/
(e.g. allotment/transfer/bonus/sweat equity etc):					
At the end of the year					
Mrs. Neelam Sharma, Non-Executive Director					L /
At the beginning of the year					└─ <i>─</i> ∕───
Date wise Increase/Decrease in share holding during the					
year specifying the reasons for increase/ decrease					
(e.g. allotment/transfer/bonus/sweat equity etc):					/
At the end of the year					/
Mr. Yogendra Narsing Shukla, Independent Director				/	1
At the beginning of the year				└── <i>`</i> /	
Date wise Increase/Decrease in share holding during the		l I			
year specifying the reasons for increase/ decrease		l I			
(e.g. allotment/transfer/bonus/sweat equity etc): At the end of the year				/	
Ms. Priyanka Jha, Independent Director	+	 		-/	
At the beginning of the year	1	-		/	
Date wise Increase/Decrease in share holding during the	-	-		/	
year specifying the reasons for increase/ decrease		l I	Λ		
(e.g. allotment/transfer/bonus/sweat equity etc):					
At the end of the year			/		
Mr. Murtaza Chechatwala, Company Secretary					
At the beginning of the year					
Date wise Increase/Decrease in share holding during the					
year specifying the reasons for increase/ decrease					
(e.g. allotment/transfer/bonus/sweat equity etc):					
At the end of the year			/		
Ms. Usha Jaswani, Company Secretary			/		
At the beginning of the year		\top			
Date wise Increase/Decrease in share holding during the year					
specifying the reasons for increase/ decrease (e.g.		ł –			
allotment/transfer/bonus/sweat equity etc):					
At the end of the year					
Mr. Rakesh Sahu, CFO					
At the beginning of the year					
Date wise Increase/Decrease in share holding during the					
year specifying the reasons for increase/ decrease					
(e.g. allotment/transfer/bonus/sweat equity etc): At the end of the year	-/				
	<u> </u>				
INDEBTNESS					(` in Lal
debtedness of the Company including interest outstan	aling/ accrued		Unsecured		,
				Deposits	Total
	Excluding depo	SILS	Loans		Indebtedne
Indebtedness at the beginning of the financial year			101.05		
i) Principal Amount		-	626.35		- 626.
ii) Interest due but not paid		-	100.08		- 100.0
iii) Interest accrued but not due		•	-		- 70/
Total (i+ii+iii)		•	726.43		- 726.4
Change in Indebtedness during the financial year					
Addition Reduction		·	-		-
Net Change		÷	-		-
Indebtedness at the end of the financial year		·	-		-
machiganess at the chu of the inidifial year			404 DE		- 626.3
i) Principal Amount		-	<u>626.35</u> 100.08		
		-	100.08		- <u> </u>

S.N.	Particular of Remuneration		,		r. Rajendra Sh time-Director &			Tota
1	Gross Salary					000/1		5000/
	(a) Salary as per provisions contained in Section 17	7(1) of the			5	90861		59086
	Income Tax Act, 1961	T 1 1 10/	4					
	(b) Value of perquisites under Section 17(2) Income					-		
-	(c) Profits in lieu of salary under Section 17(3) Inco	me Tax Act, I	1961			-		
23	Stock Options Sweat Equity					-		
3	Commission					-		
	- as % of profit					_		
	- others, specify					-		
5	Others, please specify					-		
-	Total				5	90861		59086
	Ceiling as per the Act				106,0	00,000	106	6,00,00
In	emuneration to other Directors: dependent Directors:							<u> </u>
S.No.			Ms. Priya					Tota 2200
1	-Fee for attending Board/ Committee Meetings			1400	0	8000		2200
2	-Commission				-	-		
3	- Others, please specify				-	-		
	Total B.1 14000 8000				2200			
S.No. I 2	Particular of Remuneration -Fee for attending Board/ Committee Meetings -Commission				Mrs. Neelam S	60000 -		Tota 60000
3	- Others, please specify Total B.2			_		- 60000		6000
	Total (B1+B2)					28000		2800
	Total Managerial Remuneration					-		59086
	Overall Ceiling as per the Act					-	106	,00,00
. R	EMUNERATION TO KEY MANAGERIAL PERSON	NEL OTHER	THAN MD/	MANA	GER/ WTD			
S.No.	Particular of Remuneration	*Murtaza Cl Company	hechatwala, / Secretary		Usha Jaswani, bany Secretary	Rakes	h Sahu, CFO	Tota
1	Gross Salary		<u> </u>					
	(a) Salary as per provisions contained in Section		60000		150634	1	20000	33063
	17(1) of the Income Tax Act, 1961		00000		150034		20000	55000
	(b) Value of perquisites under Section 17(2)		-		-		-	
	Income Tax Act, 1961							
	(c) Profits in lieu of salary under Section 17(3)		-		-		-	
	Income Tax Act, 1961			_				
2	Stock Options		-	-	-		-	
3	Sweat Equity		-		-		-	
4	Commission - as % of profit		-		-		-	
	- as % of profit - others, specify		-		-	-	-	
	Others, please specify			+			-	
5			-					

VII. PI	ENALTY/PUNISHMENT/COMPOL	JNDING OF OFFEN	CES -(Not App	olicable)		
	Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment / Compounding fees imposed	AUTHORITY [RD / NCLT / COURT]	Appeal made, if any (give details)
A. CO	OMPANY					
Pena		-	-			· · ·
	hment	-	-	-		
	pounding	-			- <u> </u>	
<u> </u>	RECTOR	-				
Pena		-				-
	hment		-		-	-
			-			-
		-		· .	•	-
	THER OFFICER IN DEFAULT					
Pena	,		· ·	•	•	-
	hment	· ·	-	-	-	-
Comp	oounding	· ·	-	-	-	-
(Raje Whol DIN:	Available Finance Limited Sd/- (Rajendra Sharma) Whole-Time-Director & CEO (Priyanka Jha) DIN: 00981139 Independent Director Date: 21-08-2017 DIN: 07347415					
Place	e: Indore					
REMI	JNERATION CRITERIA FOR		ERATIONP /E DIRECTO		<u> </u>	NNEXURE-III
1.	As per Company's policy, the directors.	ne Company does	n't pay any o	commission or remu	neration to its	non executive
2.	The Company pays sitting fee of directors including commit			sand only) for attend	ing each meeti	ng of the Board
3.	The Company reimburses the the Board, Committee and m				ecutive Directo	rs for attending
4.	The Company do not provide	es any ESOP, etc t	o its directors			
REMU	UNERATION CRITERIA FO	R THE EXECUTIV	E DIRECTOR	RS AND KMP:		
1.						
2.	The Executive directors being	g appointed for a	term not exce	eding 5 years at a ti	me.	
3.	The Company is not paying a	any sitting fee as	well as do not	provide any ESOP, e	etc to its execu	tive directors.
4.	4. The Company is paying remuneration to its CS and CFO as per the terms of the appointment approved by the Remuneration Committee.					
	nd on behalf of the Board of D able Finance Limited	Directors of				
Whol	Sd/- ndra Sharma) le-Time-Director & CEO 00981139			(Priyanka . Director	Jha)	
Date	21-08-2017			Director	41E	
	Date: 21-08-2017 DIN: 07347415 Place: Indore					

Available Finance Limited

ANNEXURE-IV

Particulars of contracts/arrangements entered into by the Company with related parties Form AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014) for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013

1. Details of contracts or arrangements or transactions not at arm's length basis (NOT APPLICABLE)

Name(s) of the related party and nature of relationship (a)	Nature of contracts/ arrange- ments/ transac- tions (b)	the contracts	Salient terms of the contracts or arrangements or transactions including the value, if any (d)	entering into	Date of approval by the Board (f)	Amount paid as advances if any (g)	Date on which the special resolution was passed in general meeting as required under first proviso to section 188 (h)
				. NIL			

2. Details of material contracts or arrangement or transactions at arm's length basis (Amount in `)

Name(s) of the related party and nature of relationship (a)	Nature of contracts/ arrangements/ transaction (b)	Duration of the contracts/ arrangements / transactions ©	Salient terms of the contracts or arrangements or transactions including the value, if any (d)	Date(s) of approval by the Board, if any (e)	Amount paid as advances, if any (f)
Archana Coal Private Limited	Rent Agreement	As per terms of the contract	Rent Paid ` 70000	27/05/2016	-
Ad-Manum Finance Limited	Unsecured Loan Agreement	As per terms of the Agreement	Loan Taken - < 31200000 Loan Repaid- < 109715000 Interest to be paid - < 9637733 Car Purchase - < 1500000	27/05/2016	-
Agarwal Transport Corporation Pvt. Ltd.	Unsecured Loan Agreement	As per terms of the Agreement	Loan Given - ` 31200000 Loan Received - ` 79350000 Interest to be received - ` 3881170	27/05/2016	-

For and on behalf of the Board of Directors of Available Finance Limited

Sd/-(Rajendra Sharma) Whole-Time-Director & CEO DIN: 00981139

Sd/-(Priyanka Jha) Independent Director DIN: 07347415

Date: 21-08-2017 Place: Indore

Available Finance Limited

<u>ANNEXURE – V</u>

Details pertaining to remuneration as required under section 197(12) of the Companies Act, 2013 read with rule 5(1) of the companies (Appointment and remuneration of Managerial Personal) Rules, 2016.

1) The % increase in remuneration of each director, chief financial officer, Chief Executive Officer, Company Secretary or Manager, if any, in the FY 2016-17, the ratio of the remuneration of each director to the median remuneration of the employees of the company for the FY 2016-17 and the comparison of the remuneration of each Key Managerial Personal (KMP) against the performance of the company are as under: -

	S. No	Name of Director/KMP for financial year 2016-17 (`)	Remuneration of Director/KMP for the financial Year 2016-17 (` in Lacs)	% increase in Remuneration in the Financial year 2016-17	Ratio of remunera- tion of each Director to median remunera- tion of employees	Remuneration of the KMP against
[1	Rajendra Sharma	590861	(+) 7.12	3.91x	
	2	Murtuza Chechatwala	60000	(-) 66.66	- 0.60X	Profit after tax
ſ	3	Rakesh Sahu	120000	0.00	- 0.20X	increased 25.07% for the FY 2016-17
[4	Usha Jaswani	150634	0.00	NA	
	5	Yogendra Narsingh Shukla	8000	NA	NA	
	6	Neelam Sharma	6000	NA	NA	
ſ	7	Priyanka Jha	14000	NA	NA	

2) The median remuneration of the employees of the company during the financial year 2016-17 was 1.51 Lakh.

3) In the Financial Year, there was a decrease of 16.11% in the median remuneration of employees.

- 4) There were 3 permanent employees on the rolls of the company as on 31/03/2017.
- 5) Average % increase made in the salaries in the financial year 2016-17– KMP 8.22%.
- 6) It is hereby affirmed that the remuneration paid is as per the remuneration policy of directors KMP and other employees.

Registered Office: Available Finance Limited CIN- L67120MP1993PLC007481 "Agarwal House", Ground Floor

5, Yeshwant Colony, YN Road INDORE – 452003 (M.P.)

By Order of the Board

Sd/-(**Rajendra Sharma)** Whole-Time-Director & CEO DIN:00981139 Sd/-(Rakesh Sahu) CFO

Date: 21-08-2017 Place: Indore Preface

ANNEXURE-VI

AVAILABLE FINANCE LIMITED Whistle Blower Policy & Vigil Mechanism Pursuant to Regulation 22 of SEBI (Listing Obligations and Disclosures Requirements) Regulation, 2015 and as per applicable provision of section 177 of the Companies Act, 2013 requires every listed company shall establish a Whistle Blower policy/Vigil Mechanism for the directors and employees to report genuine concerns or grievances about unethical behavior, actual or suspected fraud or violation of the company's Code of Conduct or Ethics Policy. The Company has adopted a Code of Conduct for Directors and Senior Management Executives ("the Code"), which lays down the principles and standards that should govern the actions of the Company and its employees. Any actual or potential violation of the Code, howsoever insignificant or perceived as such, would be a matter of serious concern for the Company. Such a vigil mechanism shall provide for adequate safeguards against victimization of directors and employees who avail of such mechanism and also make provisions for direct

access to the Chairperson of Audit Committee in exceptional cases. Under these circumstances, Available Finance Limited, being a listed Company proposes to establish a Whistle Blower Policy/ Vigil Mechanism and to formulate a policy for the same.

2. Definitions

1.

The definitions of some of the key terms used in this Policy are given below. Capitalized terms not defined herein shall have the meaning assigned to them under the Code.

- "Associates" means and includes vendors, suppliers and others with whom the Company has any a. financial or commercial dealings.
- b. "Audit Committee" means the Audit Committee of Directors constituted by the Board of Directors of the Company in accordance with Section 177 of the Companies Act, 2013 and as per Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- C. "Employee" means every employee of the Company (whether working in India or abroad), including the directors in the employment of the Company.
- "Code" means the Whistle Blower Policy/ Vigil Mechanism Code of Conduct. d.
- "Director" means every Director of the Company, past or present. e.
- "Investigators" mean those persons authorized, appointed, consulted or approached by the Ethics f. Counselor/Chairman of the Audit Committee and includes the auditors of the Company and the police.
- "Protected Disclosure" means any communication made in good faith that discloses or demonstrates g. information that may evidence unethical or improper activity.
- "Subject" means a person against or in relation to whom a Protected Disclosure has been made or h. evidence gathered during the course of an investigation.
- "Whistleblower" means an Employee or director making a Protected Disclosure under this policy. i.

3. Scope of this Policy

This Policy intends to cover serious concerns that could have grave impact on the operations and performance of the business of the Company and malpractices and events which have taken place/suspected to have taken place, misuse or abuse of authority, fraud or suspected fraud, violation of company rules, manipulations, negligence causing danger to public health and safety, misappropriation of monies, and other matters or activity on account of which the interest of the Company is affected and formally reported by whistle blowers concerning its employees. The policy neither releases employees from their duty of confidentiality in the course of their work, nor is it a route for taking up a grievance about a personal situation.

4. Eliaibility

All Employees and directors of the Company are eligible to make Protected Disclosures under the Policy. The Protected Disclosures may be in relation to matters concerning the Company.

5. Disgualifications

- While it will be ensured that genuine Whistle Blowers are accorded complete protection from any kind of a. unfair treatment as herein set out, any abuse of this protection will warrant disciplinary action.
- b. Protection under this Policy would not mean protection from disciplinary action arising out of false or bogus allegations made by a Whistle Blower knowing it to be false or bogus or with a mala fide intention.
- Whistle Blowers, who make any Protected Disclosures, which have been subsequently found to be mala С. fide, frivolous or malicious shall be liable to be prosecuted under Company's Code of Conduct.

6. Procedure

All Protected Disclosures should be addressed to the Chairman of the Audit Committee of the Company for a. investigation.

	b.	The contact details of the Chairman of the Audit Committee of the Company is as under:
		Ms. Priyanka Jha
		250, Sunder Nagar ,
		Main Sukhliya Indore-452010 (MP)
	C.	If a protected disclosure is received by any executive of the Company other than Chairman of Audit Committee, the same should be forwarded to the Chairman of the Audit Committee for further appropri- ate action. Appropriate care must be taken to keep the identity of the Whistleblower confidential.
	d.	Protected Disclosures should preferably be reported in writing so as to ensure a clear understanding of the issues raised and should either be typed or written in a legible handwriting in English, Hindi or in the regional language of the place of employment of the Whistleblower.
	f.	The Protected Disclosure should be forwarded under a covering letter which shall bear the identity of the Whistleblower. The Chairman of the Audit Committee shall detach the covering letter and forward only the Protected Disclosure to the Investigators for investigation.
	e.	Protected Disclosures should be factual and not speculative or in the nature of a conclusion and should contain as much specific information as possible to allow for proper assessment of the nature and extent of the concern and the urgency of a preliminary investigative procedure.
	f.	The Whistleblower must disclose his/her identity in the covering letter forwarding such Protected Disclo- sure. Anonymous disclosures will not be entertained as it would not be possible to interview the Whistleblowers.
7.	Inve	estigation
	а.	All Protected Disclosures reported under this Policy will be thoroughly investigated by Chairman of the Audit Committee of the Company who will investigate / oversee the investigations under the authorization of the Audit Committee. If any member of the Audit Committee has a conflict of interest in any given case, then he/she should recues himself/herself and the other members of the Audit Committee should deal with the matter on hand. In case where a company is not required to constitute an Audit Committee, then the Board of directors shall nominate a director to play the role of Audit Committee for the purpose of vigil mechanism to whom other directors and employees may report their concerns.
	b.	The Chairman of the Audit Committee may at its discretion, consider involving any Investigators for the purpose of investigation.
	C.	The decision to conduct an investigation taken by the Chairman of the Audit Committee is by itself not an accusation and is to be treated as a neutral fact-finding process. The outcome of the investigation may not support the conclusion of the Whistleblower that an improper or unethical act was committed.
	d.	The identity of a subject will be kept confidential to the extent possible given the legitimate needs of law and the investigation.
	e.	Subjects will normally be informed of the allegations at the outset of a formal investigation and have opportunities for providing their inputs during the investigation.
	f.	Subjects shall have a duty to co-operate with the Chairman of the Audit Committee or any of the Investigators during investigation to the extent that such co-operation will not compromise self-incrimina- tion protections available under the applicable laws.
	g.	Subjects have a right to consult with a person or persons of their choice, other than the Ethics Counselor/ Investigators and/or members of the Audit Committee and/or the Whistleblower. Subjects shall be free at any time to engage counsel at their own cost to represent them in the investigation proceedings.
	h.	Subjects have a responsibility not to interfere with the investigation. Evidence shall not be withheld, destroyed or tampered with, and witnesses shall not be influenced, coached, threatened or intimidated by the Subjects.
	i.	Unless there are compelling reasons not to do so, Subjects will be given the opportunity to respond to material findings contained in an investigation report. No allegation of wrongdoing against a Subject shall be considered as maintainable unless there is good evidence in support of the allegation.
	j.	Subjects have a right to be informed of the outcome of the investigation. If allegations are not sustained, the Subject should be consulted as to whether public disclosure of the investigation results would be in the best interest of the Subject and the Company.
	k.	The investigation shall be completed normally within 45 days of the receipt of the Protected Disclosure
8.		TECTION
	8.1	No unfair treatment will be meted out to a Whistle Blower by virtue of his/ her having reported a Protected Disclosure under this policy. The company, as a policy, condemns any kind of discrimination, harassment, victimization or any other unfair employment practice being adopted against Whistle Blowers. Complete protection will, therefore, be given to Whistle Blowers against any unfair practice like retaliation, threat or intimidation of termination / suspension of service, disciplinary action, transfer, demotion, refusal of

	 promotion or the like including any direct or indirect use of authority to obstruct the Whistle Blower's right to continue to perform his duties / functions including making further Protected Disclosure. The Company will take steps to minimize difficulties, which the Whistle Blower may experience as a result of making the Protected Disclosure. Thus, if the Whistle Blower is required to give evidence in criminal or disciplinary proceedings, the Company will arrange for the Whistle Blower to receive advice about the procedure, etc. 8.2 A Whistle Blower may report any violation of the above clause to the Chairman of the Audit Committee, who shall investigate into the same and recommend suitable action to the management. 8.3 The identity of the Whistle Blower shall be kept confidential to the extent possible and permitted under law. 8.4 Any other Employee assisting in the said investigation shall also be protected to the same extent as the Whistle Blower. SECRECY / CONFIDENTIALITY 				
9.	 9.1 The complainant, Members of Audit Committee, the Subject and everybody involved in the process shall: 9.2 Maintain confidentiality of all matters under this Policy 9.3 Discuss only to the extent or with those persons as required under this policy for completing the process of investigations. 9.4. Not keep the papers unattended anywhere at any time 				
	9.4. Not keep the paper's unattended anywhere at any time 9.5 Keep the electronic mails / files under password.				
10.	DECISION				
11.	 10.1 If an investigation leads the Chairman of the Audit Committee to conclude that an improper or unethical act has been committed, Chairman of the Audit Committee shall recommend to the management of the Company to take such disciplinary or corrective action as he may deem fit. It is clarified that any disciplinary or corrective action initiated against the Subject as a result of the findings of an investigation pursuant to this Policy shall adhere to the applicable personnel or staff conduct and disciplinary procedures. 10.2 If the report of investigation is not to the satisfaction of the complainant, the complainant has the right to report the event to the appropriate legal or investigating agency. A complainant who makes false allegations of unethical & improper practices or about alleged wrongful conduct of the subject to the Whistle Officer or the Audit Committee shall be subject to appropriate disciplinary action in accordance with the rules, procedures and policies of the Company. 				
12	The Chairman of the Audit Committee shall submit a report to the Audit Committee on a regular basis about all Protected Disclosures referred to him/her since the last report together with the results of investigations, if any. ACCESS TO CHAIRMAN OF THE AUDIT COMMITTEE				
12.	The Whistle Blower shall have right to access Chairman of the Audit Committee directly in exceptional cases and the Chairman of the Audit Committee is authorized to prescribe suitable directions in this regard.				
13.	A whistle Blower policy cannot be effective unless it is properly communicated to employees. Therefore, the policy is published on the website of the company.				
14.	All Protected disclosures in writing or documented along with the results of Investigation relating thereto, shall be retained by the Company for a period of 7 (seven) years or such other period as specified by any other law in force, whichever is more.				
15.	ADMINISTRATION AND REVIEW OF THE POLICY A quarterly status report on the total number of compliant received, if any during the period with summary of the findings of Audit Committee and corrective steps taken should be send to the Chairman of the company. The Company Secretary shall be responsible for the administration, interpretation, application and review of this policy.				
16.	AMENDMENT The Company reserves its right to amend or modify this Policy in whole or in part, at any time without assigning any reason whatsoever. However, no such amendment or modification will be binding on the Employees and Directors unless the same is notified to them in writing.				
	By orders of the Board of Available Finance Limited				
1	Sd/-				
	(Rajendra Sharma)Sd/-Whole-Time-Director & CEO(Ms. Priyanka Jha)DIN: 00981139Independent Director				
	Dated : 21-08-2017 DIN: 07347415 Place : Indore				

Available Finance Limited

ANNEXURE-VII

Form MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2017

[Pursuant to section 204(1) of the Companies Act, 2013 and rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

Τo,

The Members, **Available Finance Ltd.,** Agarwal House, Ground Floor, 5, Yeshwant Colony, Indore (M.P.) 452003

Dear Sir/Madam,

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate governance practice by Available Finance Ltd. (hereinafter called "the Company"). The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's Books, Papers, Minutes Books, Forms and Returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the financial year ended 31stMarch, 2017(1stApril, 2016 to 31stMarch, 2017), complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31stMarch, 2017, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings (<u>Not applicable to</u> <u>the Company during the Audit Period</u>);
- (v) (i) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (a) The SEBI (Substantial Acquisition of Shares and Takeovers) Regulations 2011;
 - (b) The SEBI (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The SEBI (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - Provisions of the following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') were not applicable to the Company under the financial year under report: -
 - (a) The SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - (b) The SEBI (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
 - (c) The SEBI (Issue and Listing of Debt Securities) Regulations, 2008;
 - (d) The SEBI (Delisting of Equity Shares) Regulations, 2009; and
 - (e) The SEBI (Buyback of Securities) Regulations, 1998

We have relied on the representation made by the Company and its officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company.

The list of major head/groups of Acts, Laws and Regulations as applicable to the Company is given in Annexure I. Further, the Company is having business activities related to Non-Banking Financial Company (Non Deposit Accepting or holding) business and has obtained registration from the RBI to that effect.

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

- (i) Secretarial Standards issued by the Institute of Company Secretaries of India under the provisions of Companies Act, 2013;and
- (ii) The SEBI (LODR) Regulations, 2015.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following observations relating to the matter of emphasis:

(a) The Company has filed one Form DIR-12 for change in designation to the Registrar of Companies after prescribed period with the adequate additional filing fees, and has complied with the requirement of the law. However, this has reported as compliance by reference of payment of additional fees;

We further report that

The Board of directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. Further that, no changes in the composition of the Board of directors have taken place during the period under review, except the confirmation of the Women and Independent Director at the Annual General Meeting held on 28.09.2016.

Adequate notice is given to all directors to schedule the Board/Committee Meeting, Agenda and Detailed notes on Agenda were sent at least seven days in advance, along with the respective notices and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of directors or Committee of the Board, as the case may be.

Based on the records and process explained to us for compliances under the provisions of other specific acts applicable to the Company, we further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that the compliance by the Company for the applicable Financial Laws like; Direct Taxes, Indirect Taxes and the compliance of the Accounting Standards, Disclosure of quarterly financial results u/r 33 of the SEBI (LODR) Regulations, 2015, compliance of the RBI for the registered NBFC Companies and the annual financial statements, along with notes attached therewith, has not been reviewed, since the same have been subject to the statutory auditor or by other designated professionals. Therefore, we do not offer any comment. This report is to be read with our letter of even date which is annexed as Annexure II and forms an integral part of this report.

We further report that during the audit period of the Company, there was no specific events/action having a major bearing on the Company's affairs in pursuant of the above referred laws, rules, regulations, guidelines, standards etc. referred to above.

For, ISHAN JAIN & CO. COMPANY SECRETARIES

Sd/-CS ISHAN JAIN PROPRIETOR ACS 29444 CP 13032

Date : 20th June, 2017 Place : Indore

Available Finance Limited

Annexure - I to the Secretarial Audit Report

List of specific/other laws generally applicable to the business activities of the Company

- 1. Reserve Bank of India Directions/Regulations as applicable to a Non-Banking Financial Company (Non Deposit Accepting or holding)
- 2. Labour Laws and other incidental laws related to labour and employees appointed by the Company either on it payroll or on contractual basis as related to wages, gratuity, provident fund, ESIC, compensation etc.;
- 3. Acts as prescribed under Direct Tax and Indirect Taxation
- 4. Local laws as applicable to the Registered office at Madhya Pradesh.
- For, ISHAN JAIN & CO.

COMPANY SECRETARIES

Sd/-CS ISHAN JAIN PROPRIETOR ACS 29444 CP 13032 Date : 20th June, 2017 Place : Indore

Annexure - II to the Secretarial Audit Report

To,

The Members, **Available Finance Ltd.**, Agarwal House, Ground Floor, 5, Yeshwant Colony, Indore (M.P.) 452003

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of treatment of various tax liabilities and payment thereof, compliance of the applicable accounting standards, financial records and Books of Accounts of the company as the same is subject to the statutory audit being performed by the independent auditors.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, guidelines, standards etc., are the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.
- 7. We do not take any responsibility for any person, if taking any commercial, financial or investment decision based on our secretarial audit report as aforesaid and they needs to take independent advise or decision as per their own satisfaction.

For, ISHAN JAIN & CO. COMPANY SECRETARIES

Sd/-CS ISHAN JAIN PROPRIETOR ACS 29444 CP 13032 Date : 20th June, 2017 Place : Indore

ANNEXURE-VIII

CORPORATE GOVERNANCE REPORT (For the year ended 31/03/2017)

(Annexed with the Board's Report)

In accordance Regulation 34 read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and applicable provisions of the Companies Act, 2013 along with rules made there under and some of the best practices followed on Corporate Governance, the report containing the details of corporate governance systems and processes at Available Finance Limited is as under:

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

The Available Finance Limited (Available) is committed to the adoption of best governance practices. The Company recognizes the ideals and importance of Corporate Governance believe on the Four Pillar of the Corporate Governance i.e. Accountability, Responsibility, Fairness and Transparency and followed fair business & corporate practices/acknowledges its responsibilities while dealing with/towards all stakeholders including customers, employees, regulatory authorities, shareholders and society at large.

Good Corporate Governance acts as a catalyst for consistent growth of an organization. It is the adoption of best business practices which ensure that the Company operates not only within regulatory framework, but is also guided by ethics.

Your Company is compliant with the all the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as applicable to the company since 1st December 2015.

2. BOARD OF DIRECTORS

(a) Composition & Category of Directors: The Board is duly constituted as prescribed in the Companies Act, 2013 and SEBI (Listing Obiligations and Disclusure Requirements) Regulations, 2015;

Name of Directors	Designation	Category	Position	Shareholding
Rajendra Sharma	Whole-Time- Director & CEO	Executive	Chairman	
Neelam Sharma	Director	Non-Executive & Woman Director	Member	
Yogendra Narsingh Shukla	Director	Independent & Non-Executive	Member	
Priyanka Jha	Chairman	Independent & Non-Executive	Member	

(b) Attendance Record of Directors:

Name of Directors	No. of Board Meetings held	No. of Board Meetings Attended	Last AGM whether attended	Other Directo rships	Committee Membership/ Chairman***
Rajendra Sharma	7	7	Yes	-	2
Neelam Sharma	7	3	Yes	-	-
Yogendra Narsingh Shukla	7	4	No	1	2
Priyanka Jha	7	7	Yes	-	2

***As per Regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the purpose of determination of limit chairmanship and membership of the Audit Committee and Stake Holder Relationship Committee alone shall be considered.

During the financial year 2016-17 the Board meet 7 (Seven) times 27/05/2016, 26/07/2016, 11/08/2016, 22/08/2016, 21/10/2016, 05/01/2017 and 28/01/2017.

(c) None of the above Directors is related inter-se, except Neelam Sharma, the Non-Executive & Woman Director; wife of Rajendra Sharma, the Whole-Time-Director & CEO of the Company.

Available Finance Limited

(d) Induction and Familiarization Programme for Independent Directors.

On appointment, the concerned Director is issued a Letter of Appointment setting out in detail, the terms of appointment, duties, responsibilities and expected time commitments the same are posted on the website of the company http://www.availablefinance.in/Disclosures.php Detail of Familiarization Programmes imparted to Independent Director can be accessed from the website of the company and the web link for the same is: (http://www.availablefinance.in/Disclosures.php Detail of Familiarization Programmes imparted to Independent Director can be accessed from the website of the company and the web link for the same is: (http://www.availablefinance.in/Disclosures.php

(e) Separate Meeting of Independent Director

As stipulated by the code of Independent Director under Schedule VI of the Companies Act, 2013 a separate meeting of the independent Director of the company held on 20th December, 2016 to review the performance of Non-Independent Director (including the Chairman) and the Board as whole. The Independent Director also reviewed the quality, content and timelines of the flow of information between the Management and the Board and its Committees which is necessary to effectively and reasonably perform and discharge their duties.

(f) Code of Conduct:

The Board of Directors has laid down a Code of Conduct for Business and Ethics (the Code) for all the Board members and all the employees in the management grade of the Company. The Code covers amongst other things the Company's commitment to honest & ethical personal conduct, fair competition, corporate social responsibility, sustainable environment, health & safety, transparency and compliance of laws & regulations etc. The Company believes in "Zero Tolerance" to bribery and corruption in any form and in line with our governance philosophy of doing business in most ethical and transparent manner. All the Board members and senior management personnel have confirmed compliance with the code. A declaration to that effect signed by the CEO & Director is attached and forms part of the Annual Report of the Company.

(g) Prevention of Insider Trading Code:

As per SEBI (Prohibition of Insider Trading) Regulations, 2015, the Company has adopted a Code of Conduct for Prevention of Insider Trading. All the Directors, designated employees and the connected persons such as auditors, secretarial auditor and consultants etc. who could have access to the unpublished price sensitive information of the Company are governed by this code. The trading window is closed during the time of declaration of results and occurrence of any material events as per the code. During the year under review there has been due compliance with the said code.

3. AUDIT COMMITTEE

(A) During the year there is no change in constitution of Audit Committee. The Composition of the committee has been given elsewhere in the report.

The terms of reference stipulated by the Board of Directors to the Audit Committee are, as contained in Regulation 18 read with Part C of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Provisions of the Companies Act, 2013 read with the rules made there under, major of which are as follows:

- 1. oversight of the Available financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- 3. approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a. matters, required to be included in the Director's Responsibility Statements to be included in the Board's report in terms of clause (C) of sub section 3 of section 134 of the Companies Act, 2013;
 - b. changes, if any, in accounting policies and practices and reasons for the same;
 - c. major accounting entries involving estimates based on the exercise of judgment by management;
 - d. significant adjustments made in the financial statements arising out of audit findings;
 - e. compliance with listing and other legal requirement relating to financial statements;
 - f. disclosure of any related party transactions;
 - g. modified opinion(s) in the draft audit report;
- 5. reviewing, with the management, the quarterly financial statements before submission to the board for approval;

Available Finance Limited

- 6. reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue preferential issue, etc.) the statement of funds utilized for purposes other than those stated in the offer document / prospectus/ notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- 7. review and Monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. approval or and subsequent modification of transactions of the listed entity with related parties;
- 9. scrutiny of inter-corporate loans and investment;
- 10. valuation of undertakings or assets of the listed entity, wherever it is necessary;
- 11. evaluation of internal financial controls and risk management systems;
- 12. reviewing, with the management, performance of statutory and internal auditors, and adequacy of the internal control systems;
- 13. reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. discussion with internal auditors any significant findings and follow up there on;
- 15. reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud of irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, share holders (in case of non-payment of declared dividends) and creditors;
- 18. to review the functioning of the whistle blower mechanism;
- 19. approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate
- 20. carrying out any other function as in the terms of reference of the Audit Committee.

(B) Constitution and Composition:

The terms of reference of the audit committee are extensive and include all that is mandated in Regulations 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Provisions of the Companies Act, 2013. The Company has complied with the requirements of Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as regards composition of the Audit Committee.

During the year, the Committee has met 5 (Five) times (i.e 27/05/2016, 26/07/2016, 22/08/2016, 21/10/2016 and 28/01/2017). The details of attendance of the members of the Audit Committee in the meetings are as follows

The details of Composition and attendance of the members of the Audit Committee in the meetings are as follows:

Name	Position	Meetings Held	Meetings Attended
Priyanka Jha	Chairman	5	5
Rajendra Sharma	Member	5	5
Yogendra Narsingh Shukla	Member	5	5

Company Secretary act as the Secretary to the committee.

Priyanka Jha, the Chairman of the Audit Committee was present at the Last Annual General Meeting to answer the shareholder queries.

4. NOMINATION AND REMUNERATION COMMITTEE:

A) Terms of Reference of the Nomination & Remuneration Committee:

- The Committee is empowered to -
 - (i) Formulate criteria for determining qualifications, positive attributes and independence of Directors and oversee the succession management process for the Board and senior management employees.

Available Finance Limited

- (ii) Identification and assessing potential individuals with respect to their expertise, skills, attributes, personal and professional standing for appointment and re-appointment as Directors / Independent Directors on the Board and as Key Managerial Personnel.
- (iii) Formulate a policy relating to remuneration for the Directors, Committee and also the Senior Management Employees.
- Support Board in evaluation of performance of all the Directors & in annual self-assessment of the Board's overall performance.
- (v) Conduct Annual performance review of CEO and Senior Management Employees;

B) Composition:

In compliance with the provisions of Section 178 of the Companies Act, 2013 along with their rules and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The details are as follows:

Name	Position	Designation
Priyanka Jha	Chairman	Independent and Non Executive Director
Yogendra Narsingh Shukla	Member	Independent and Non Executive Director
Neelam Sharma	Member	Non Executive Director

All the three members of the remuneration committee are non-executive. The Broad terms of reference of Nomination and Remuneration Committee are to determine on behalf of the Board of Directors of the Company and on behalf of the shareholders with agreed terms of reference, the Company's policy on specific remuneration package(s) for Executive Director.

C) Attendance:

The Nomination and Remuneration Committee met 3 (Three) times in the financial year 2016-17 (i.e. on 26/07/2016, 11/08/2016 and 05/01/2017. The detail of the Meeting and attendance during the year 2016-17 is as follows:

Name	Meeting Held	Meeting Attended
Priyanka Jha	3	3
Yogendra Narsingh Shukla	3	3
Neelam Sharma	3	3

D) Performance Evaluation for Independent Directors:

Pursuant to the Provisions of the Companies Act, 2013 along with their rules and as stipulated under Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors adopted a formal mechanism for evaluating its performance and as well as that of its Committees and Individual Directors. A structured evaluation process covering various aspects of the Boards functioning such as Composition of the Board & committees, experience & competencies, performance of specific duties & obligations, governance issues etc.

5. REMUNERATION OF DIRECTORS.

Criteria of making payment to Non-executive Directors

The company formulated Policy for remuneration to Directors and KMP and the same is disclosed on the <u>website:</u> <u>http://www.availablefinance.in/Policy%20for%20remuneration %20to%20Director%20and%20KMP.pdf</u>

Details of the remuneration paid to the Non-Executive Directors during the year under review are as under:

Name	Sitting Fee (Rs.)	Other Payment	Total (Rs.)
Yogendra Narsingh Shukla	8000	-	8000
Neelam Sharma	6000	-	6000
Priyanka Jha	14000	-	14000

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Details of the remuneration paid to the directors during the year under review are as under:			
Name of Directors	Amount	Period of appointment	
Rajendra Sharma (Whole-Time-Director & CEO)	590861	Re-appointed upto 30/06/2017	
Remuneration and Perquisites			

6. STAKEHOLDER RELATIONSHIP COMMITTEE:

Based on the revised scope, this Committee is responsible for transfer/transmission of shares, satisfactory redressal of investors' complaints and recommends measures for overall improvement in the quality of investor services. The Committee also looks into shares kept in abeyance, if any. In compliance with the provisions of Section 178 of the Companies Act, 2013, along with rules made there under Regulation 20 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the year, the Committee has met 4 (Four) times (27/05/2016, 26/07/2016, 21/10/2016 & 28/01/ 2017). The details of composition and attendance of the members of the Stakeholder Relationship Committee in the meetings are as follows:

Name of the Committee Member	Position	Meetings Held	Meetings Attended
Priyanka Jha	Chairman	4	4
Rajendra Sharma	Member	4	4
Yogendra Narsingh Shukla	Member	4	4

During the year 2016-17 no complaints was received. Outstanding complaints as on 31st March, 2017 were NIL. The Company Secretary is the secretary of the Committee.

7. <u>GENERAL BODY MEETINGS</u>

Year	Meetings held	Location	Date	Time	No. of Special Resolution passed
2013-14	Annual General Meeting	CM-23, Sukhliya, Indore 452010	24/09/2014	11:00 am	None
2014-15	Annual General Meeting	Hotel Surya, 5/5 Nath Mandir Road, Indore-452003	22/09/2015	11:00 am	None
2015-16	Annual General Meeting	Hotel Surya, 5/5 Nath Mandir Road, Indore - 452 003	28/09/2016	11:00 am	1

During the year ended on 31st March 2017, there has been no resolution/s 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.

8. MEANS OF COMMUNICATION

The quarterly and half yearly financial results of the Company are, in compliance of Regulation 33/47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, published in the Free Press (English edition) and Choutha Sansar (Hindi edition), a local vernacular news edition at the place where the registered office of the Company is situated.

The Company's Quarterly and Half yearly results in addition to being published in the newspapers are also provided on receipt of an individual request from the shareholders.

Results and Annual Reports of the Company are displayed on the Company's Website : **www.availablefinance.in.** The Annual Report is posted individually to all the members entitled to receive a copy of the same.

Available Finance Limited

9. GENERAL SHAREHOLDER INFORMATION

	sday the 27 th September 2017 at 11.00 A.M.
otel Sury	
	ya, 5/5 Nath Mandir Road, Indore-452003.
17-2018	}
st week	July, 2017
st Week	of October, 2017
st week	of January, 2018
n or Befo	ore 30 th May, 2018
/09/201	7 to 27/09/2017 (both days inclusive).
/09/201	7 (Starts from 9.00 AM) to 26/09/2017 (Upto 5.00 PM).
garwal H	łouse", Ground Floor, 5, Yeshwant Colony, Indore-452003
I.P.)	
E Ltd.Ph	niroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400001
E 325G0	1010
La Cr 21 24 "A (M BS	Last week On or Befo 21/09/201 24/09/201 "Agarwal H (M.P.)

Month The Stock Exchange, Mumbai (BSE) (Rs. Per share) Month's High Price Month's Low Price April' 2016 6.14 5.83 May' 2016 6.30 6.12 June' 2016 July' 2016 5.85 4.50 August' 2016 4.85 4.30 September' 2016 4.50 3.70 October' 2016 4.25 3.25 November' 2016 3.50 3.50 December' 2016 January' 2017 3.50 3.67 February' 2017 3.66 3.49 March' 2017 5.13 3.84

*Data source from the website of the BSE, Mumbai.

Registrar and Transfer Agents

For Physical & D-mat Shares: Ankit Consultancy Pvt. Ltd., at Plot No. 60, Electronic Complex, Pardeshipura, Indore – 452010 (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-4281333, 4065797/99 Fax: 91-731-4065798 E-mail: support@ankitonline.com (MP) IN Phone No.: 91-731-428133, 91-731-428133, 91-731-4065797/99 Fax: 91-731-4065797/99 Fax: 91-731-428134, 91-731-42814, 91-731-42814, 91-731-42814, 91-74814, 91-74814, 91-74814, 91-74814, 91-74814, 91-7

Share Transfer System

The Share Transfer-cum-Investors Grievance Committee attends to share transfer formalities once in a fortnight. Demat requests are normally confirmed within an average period of 15 days from the date of receipt. The Company has appointed following agency as Share Transfer Agent (Electronic + Physical). The Shareholders may address their communication, suggestions, grievances and queries to Ankit Consultancy Private Limited.

Available Finance Limited

Distribution of shareholding as on 31/03/2017*

ribution of sharer	holding as on 31703.	2017*		
No. of shares	No. of Holders	%	Share Amount in Rs.	%
UPTO 1000	154	20.05	90120	0.09
1001- 2000	62	8.07	113920	0.11
2001- 3000	40	5.21	114580	0.11
3001- 4000	29	3.78	110890	0.11
4001- 5000	158	20.57	786530	0.77
5001- 10000	173	22.53	1472860	1.44
10001-20000	52	6.77	862420	0.85
20001 -30000	23	2.99	571200	0.56
30001-40000	5	0.65	182580	0.18
40001-50000	7	0.91	334600	0.33
50001-100000	25	3.26	1808670	1.77
100000 & Above	40	5.21	95588630	93.68
TOTAL	768	100	102037000	100.00

*Data source from our Registrar and Share Transfer Agent Ankit Consultancy Pvt. Ltd.

Dematerialization of Shares

The Company's shares are required to be compulsorily traded in the Stock Exchanges in dematerialized form. The number of shares held in dematerialized and physical mode is as under:

Particulars	No. of Shares	% of total capital issued
Held in Dematerialized form in CDSL	1348776	13.22
Held in Dematerialized form in NSDL	7667724	75.15
Physical	1187200	11.63
Total	10203700	100.00

*Data source from our Registrar and Share Transfer Agent Ankit Consultancy Pvt. Ltd.

Reconciliation of Share Capital Audit:

As stipulated by Securities and Exchange Board of India (SEBI), a qualified Independent practicing Company Secretary carries out the Share Capital Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. This audit is carried out every quarter and the report thereon is submitted to stock exchanges, NSDL and CDSL and is also placed before the Board of Directors. No discrepancies were noticed during these audits.

Address For Correspondence and Investor Grievance Redressal

"Agarwal House", Ground Floor, 5, Yeshwant Colony, Indore – 452 003 (MP) Ph.: 91-731-4714040 Fax: 91-731-4714090 E-mail: cs@availablefinance.in, compliance officer@availablefinance.in, Web-Site: www.availablefinance.in.

Management Discussion & Analysis

The Management of the company presents its analysis report covering performance and outlook of the company. The report has been prepared in compliance with corporate governance requirement as laid down in Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule IV: -

The Non Banking Finance Company (NBFC) in private sector in India is represented by a large number of small and medium sized companies with regional focus. Over the years, our company has steadily broadened its business activities to cover a wide spectrum of services in the financial intermediation space with the basic focus on investment & finance.

Your company has reduced its operational cost and carefully evaluating investments. The company has no NPA account and no bad debts for the period ended on 31st March 2017.

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The Company has a proper and adequate system of internal control to ensure that all activities are monitored and controlled against any unauthorized use or disposition of assets. The audit committee of the Board of Directors reviews the adequacy of internal control.

Considering company's current business activities enterprise resource planning Module-SAP is not practically feasible and financially viable for the company. Company's current business activity does not require any technology up gradation or modernization.

Statements in Management Discussion and Analysis, describing the company's objectives, projections and estimates are forward looking statements and progressive within the meaning of applicable security laws and regulations. Actual results may vary from those expressed or implied, depending upon economic conditions. Government policies and other incidental factors.

Segment-wise performance:

The Company belongs to only one segment. The details of performance are given under respective head in Financial Statement.

Company's Corporate Website

The Company's website is a comprehensive reference on Available's management, vision, mission, policies, corporate governance, corporate sustainability, investor relations, sales network, updates and news. The section on 'Investors' serves to inform the shareholders, by giving complete financial details, shareholding patterns, corporate governance report, corporate benefits, information relating to stock exchanges, registrars & transfer agents and frequently asked questions etc. Investors can also submit their queries and get feedback through online interactive forms. The section on 'Media' includes all major press reports and releases, awards, campaigns

10. OTHER DISCLOSURE:

a) Disclosure regarding materially significant related party transactions:

None of the transaction with any of the related parties were in conflict with the interest of the Company. Attention of members is drawn to the disclosure of transactions with the related parties set out in Notes on Accounts, forming part of the Annual report. None of the transactions with any of the related parties were in conflict with the interest of the Company.

b) Disclosure of non-compliance by the Company:

There has been no instance of non-compliance on any matter related to the capital markets, during the last two years.

- c) The company had constituted the Vigil Mechanism and the details of its establishment are disclosed on the website of the company which can be accessed through: <u>http://www.availablefinance.in/</u><u>Whistle%20Blower%20Policy%20&%20Vigil%20Mechanism.pdf</u> and affirmation that no personnel have been denied access to the Audit Committee.
- d) Details of compliance with mandatory requirement and adoption of the non mandatory requirement. The Company has made all the compliances of mandatory requirements as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as may be applicable to the company from time to time. The Company also complying with certain non mandatory requirements wherever the management considers appropriate in the best corporate governance practice.
- e) The company do not have any Material Subsidiary, hence the company has not formulated policy for the same.

f) Discretionary Requirements under Regulation 27 of Listing Regulation

The status of compliance with discretionary recommendations of the Regulation 27 of the Listing Regulations with Stock Exchanges is provided below :

- 1. Shareholders' Rights : As the quarterly and half yearly Unaudited Financial Statement are Published in the newspaper and are also posted on the company website, the same are not being sent to the shareholders.
- 2. Modified Opinion in Auditors Report : The Company's financial statement for the year 2016-17 does not contain any modified audit opinion.

3. Reporting of Internal Auditor: The Internal Auditor reports to the Audit Committee.

g) Policy on Related Party Transaction disclosed on the website of the company can be accessed through Web link: <u>http://www.availablefinance.in/Related%20Party%20 Transaction%20Policy.pdf.</u>

11. CEO & CFO CERTIFICATION

The CEO & CFO have issued Certificate pursuant to the provision of Regulation 17(8) of the Listing Regulations certifying that the financial statement do not contain any materially untrue statements represent a true and fair view of the Company's affairs. The said certificate is annexed and forms part of the Annual Report.

By order of the Board

Date: 21-08-2017 Place: Indore Sd/-(Rajendra Sharma) Whole-Time-Director&CEO DIN: 00981139

Sd/-(Priyanka Jha) Director DIN: 07347415

CEO/CFOCERTIFICATION

In compliance with Regulation 17 (8) read with Schedule II Part B of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, We hereby certify that:

- A. We have reviewed Financial Statements and the cash flow of Available Finance Limited for the year ended on 31st March 2017 and to the best of our knowledge and belief:
 - (1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (2) these statements together present a true and fair view of the listed entity's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transaction entered into by the listed entity's during the year 2016-17 which are fraudulent, illegal or violative of the listed entity's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of Company's internal control systems of the listed entity pertaining to financial reporting and they have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal control s, if any, of which they are aware and the steps they have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the Auditors and the Audit Committee:
 - (i) that there are no significant changes in internal control over financial reporting during the year;
 - (ii) that there are no significant changes in accounting policies during the year; and that the same have been disclosed in the notes to the financial statements; except changes made by the Government from time to time; and
 - (iii) that no instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financial reporting.

Date : 21-08-2017 Place: Indore Sd/-(Rajendra Sharma) Whole-Time-Director & CEO DIN: 00981139 Sd/-(Rakesh Sahu) Cheif Financial Officer

Available Finance Limited

CODE OF CONDUCT – DECLARATION

This is to certify that :

In pursuance of the provisions of in Regulation 34 (3) read with Point No. D of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. A Code of Conduct for the Board members and the Senior Management personnel of the Company has been approved by the Board in its meeting held on 26th day of May, 2017.

The said Code of Conduct has been uploaded on the website of the Company and has also been circulated to the Board members and the Senior Management Personnel of the Company.

All Board members and Senior Management Personnel have affirmed compliance with the said Code of Conduct, for the period ended 31st March, 2017.

For Available Finance Limited

Sd/-

Date: 21-08-2017 Place: Indore (Rajendra Sharma) Whole-Time-Director & CEO DIN: 00981139

AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

To the Members of Available Finance Ltd.

We have examined the compliance of condition of Corporate Governance by the Available Finance Limited for the year ended on 31st March, 2017 as stipulated in Chapter IV & Regulation 34(3) read with Point No. E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of the corporate governance. It is neither an audit nor an expression of opinion on the financial statements of the company.

We have examined the books of account and other relevant records and documents maintained by the Company for the purpose of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.

We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India (ICAI), the Standards on Auditing specified under Section 143 (10) of the Companies Act, 2013 in so far as applicable for the purpose of this certificate and as per the Guidance Note on Report or Certificates for Special Purpose issued by the ICAI which require that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the company has complied with the conditions of corporate governance as stipulated in Chapter IV of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Statutory Auditors

For : Mahendra Badjatya & Co. Chartered Accountants ICAI FRN001457C

> Sd/-CA. M.K. Badjatya Partner ICAI M. No. 070578

Date: 21-08-2017 Place: Indore

Independent Auditors Report

To.

The Members of **Available Finance Limited**

REPORT ON THE FINANCIAL STATEMENTS

We have audited the accompanying Standalone financial statements of Available Finance Limited ('the Company'), which comprise the balance sheet as at 31st March 2017, the statement of profit and loss and the cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

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 standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with 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 the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

AUDITOR'S RESPONSIBILITY

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

We have taken into account the provisions of the 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.

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 Standalone financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the Standalone financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Standalone 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 of the standalone 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 the 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 Standalone 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 Standalone financial statements.

OPINION

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the 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 31 March 2017 and its profit and its cash flows for the year ended on that date.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A", a statement on the matters specified in the paragraph 3 and 4 of the order.
- 2. As required by Section 143 (3) of the Act, we report that:
 - (a) we have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.

(b)		ur opinion proper books of account as required by law have been kept by the Company so far as it ears from our examination of those books;
(c)		palance sheet, the statement of profit and loss and the cash flow statement dealt with by this Report n agreement with the books of account;
(d)		ur opinion, the aforesaid Standalone financial statements comply with the Accounting Standards ified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
(e)	reco	he basis of the written representations received from the directors as on 31st March 2017 taken on rds by the Board of Directors, none of the directors disqualified as on 31st March 2017 from being pinted as a director in terms of section 164(2) of the Act;
(f)		respect to the adequacy of the internal financial controls over financial reporting of the Company and operating effectiveness of such controls, refer to our separate report in "Annexure B"; and
(g)	Com	respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the panies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and ording to the explanations given to us:
	i.	The Company has disclosed the impact of pending litigations on its financial position in its Standalone financial statements – Refer to Note 18 (B)(2) to the Standalone financial statements;
	ii.	The Company has no material foreseeable losses on long-term contracts including derivative con- tracts as required under the applicable laws or accounting standards;
	iii.	There is no amount, required to be transferred, to the Investor Education and Protection Fund by the Company.
	iv.	The Company has provided requisite disclosures in its standalone financial statements as to holdings as well as dealings in Specified Bank Notes during the period from 8 November, 2016 to 30 December, 2016 and these are in accordance with the books of account maintained by the Company. Refer to Note 18(B)(12) to the standalone financial statements.
		Statutory Auditors
		For Mahendra Badjatya & Co Chartered Accountants
		ICAI FRN 001457C
Date: 26th	May,	2017 CA M.K Badjatya Partner
Place: Indo	ore	ICAI MNO 070578

Annexure "A" to Independent Auditor's Report

The Annexure required under CARO, 2016 referred to in our Report to the members of the Available Finance Limited ("the Company") for the year ended 31st March 2017, and according to information and explanations given to us, we report as under:

- (i) (a) The company has maintained adequate records showing general particulars, including quantitative details and situation of its fixed assets.
 - (b) The fixed assets have been physically verified by the management during the year in accordance with 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. The discrepancies noticed on such verification which were not material have been properly dealt with in the books of account.
 - (c) The company does not have any immovable property; therefore the requirement of this clause is not applicable to the company.
- (ii) The nature of the company's business is such that it is not required to hold any inventories.

(iii) The company is a registered Non Banking Financial company (NBFC) and during the ordinary course of its business the company has granted certain unsecured loans during the year amounting in aggregate `31200000/ - (Outstanding as at 31/03/2017 ` NIL/-) to a party covered in the register maintained U/s 189 of the companies act, 2013 and

- (a) The terms and conditions of the grant of such loans are not prejudicial to the interest of the company.
- (b) The schedule of repayment of principal and payment of interest has not been stipulated however the repayment of such loans is received on the basis of mutual understanding.
- (iv) The company is a registered Non-Banking Financial company (NBFC) and provided loans in its ordinary course of business and in respect of such loans the interest is charged over and above the bank rate declared by Reserve Bank of India (RBI). Accordingly, the provisions of section 185 of the companies act, 2013 are complied with. The provisions of the section 186 of the companies act, 2013 are not applicable to the company.
- (v) The company has neither invited nor accepted any deposits from the public during the period under audit. As such requirement of clause (v) of the aforesaid order is not applicable.
- (vi) Since the company is a registered NBFC company and is carrying on the business of financial services therefore the requirement of maintenance of cost records under sub section (1) of section 148 of the Companies Act 2013 are not applicable to the company.
- (vii) (a) According to the records of the Company, it is generally regular in depositing undisputed statutory dues including Provident Fund, Employees state insurance, Income Tax, Sales tax, Service Tax, Duty of Custom, Duty of Excise, Value Added Tax, Cess and any other statutory dues, whichever is applicable to the company with the appropriate authorities during the year and no undisputed amounts were outstanding as at 31st March, 2017 for a period of more than six months, from the date they become payable.
 - (b) The following dues of Income Tax have not been deposited by the company on account of disputes: -

Name of The Act	Nature of Dues	Amount (In `)	Period to which Amount Relates (F.Y.)	Forum where dispute is pending
Income Tax Act, 1961	Income Tax	227040	2013-14	CIT Appeals, Indore
Income Tax Act, 1961	Income Tax	5471090	2014-15	CIT Appeals, Indore
Total		5698130/-		
) The company has not take	n any loan from a	ny financial institu	tion or bank or from	dobonturo boldors

(viii) The company has not taken any loan from any financial institution or bank or from debenture holders.

- (ix) During the year under report the company has not raised any money by way of initial public offer or further public offer (including debt instruments) year and also not obtained any term loan.
- (x) Based upon the audit procedures performed, during the year no fraud by the company or on the company by its officers or employees has been noticed or reported during the course of our audit;
- (xi) To the best of our knowledge and belief and according to the information and explanation given to us, managerial remuneration has been paid/provided in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the act.
- (xii) In our opinion the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the order is not applicable.
- (xiii) In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 wherever applicable and the details of such transaction have been disclosed in the standalone financial statement as required by the applicable standards.
- (xiv) To the best of our knowledge and belief, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Consequently, requirements of clause (xiv) of paragraph 3 of the order are not applicable.
- (xv) In our opinion, the company has not entered into any non cash transaction with directors or persons connected with him. Accordingly, paragraph 3(xv) of the order is not applicable.
- (xvi) The company is a registered NBFC company U/s 45IA of the Reserve Bank of India Act, 1934 vide registration no B-03.00034 dated 26/02/1998 in category Non-Banking Financial Institution without accepting public deposit and accordingly, the company is carrying on financial Services business.

Statutory Auditors For Mahendra Badjatya & Co Chartered Accountants

ICAI FRN 001457C

Date: 26th May, 2017 Place: Indore CA M.K Badjatya Partner ICAI MNO 070578

Annexure - B to the Independent Auditors' Report

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

We have audited the internal financial controls over financial reporting of Available Finance Limited ("the Company") as of 31st March 2017 in conjunction with our audit of the Standalone 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 (the "Guidance Note"). 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 Act.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, 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. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting 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 Standalone financial statements, whether due to fraud or error.

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

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

OPINION

In our opinion, and to the best of our information and according to the explanation given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2017, 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.

Statutory Auditors For Mahendra Badjatya & Co Chartered Accountants ICAI FRN 001457C

> CA M.K Badjatya Partner ICAI MNO 070578

Indore 26th May, 2017

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(b) Other Current Liabilities "5" 1769848 28224 Total 239773928 3570606 1. ASSETS "6" 10019 17324 (a) Fixed Assets "6" 10019 17324 (b) Non-Current Investments "7" 160441614 16044164 (c) Long-Term Loans and Advances "8" 4819738 33155 (d) Other Non-Current Assets "9" 2416438 24164 (e) Cash and Cash Equivalents "10" 160703 2874 (b) Short-Term Loans and Advances "11" 70877055 1864819 (c) Other Current Assets "10" 160703 2877 (b) Short-Term Loans and Advances "11" 70877055 1864819 (c) Other Current Assets "12" 1048361 23849 Total 239773928 3570606 239773928 3570606 Significant Accounting Policies and Additional workers "18" 239773928 3570606 Significant Accounting Policies and Additional workers "18" 48 per our report of even date Atta Statutory Aud Statutory Au					
Total2397739283570606L ASSETS(1) Non-Current Assets"6"1001917324(a) Fixed Assets"6"1001917324(b) Non-Current Investments"7"1604416141604416(c) Long-Term Loans and Advances"8"481973833155(d) Other Non-Current Assets"9"241643824164(a) Cash and Cash Equivalents"10"1607032874(a) Cash and Cash Equivalents"10"1607032874(b) Short-Term Loans and Advances"11"708770551864819(c) Other Current Assets"12"104836123849(c) Other Current Assets"12"104836123849(c) Other Current Assets"12"104836123849Total"18"2397739283570606Significant Accounting Policies and Additional votes on Accounts Forming an Intergral part of These Financial Statements"18"Sor and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO)Sd/- Statutory Aud FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNT ICAI FRN 001-Sd/- CS Usha Jaswani) Company Secretary)Sd/- CAM.K BADJACAM.K BADJA		-	-	54658960	148611632
L ASSETS (1) Non-Current Assets "6" 10019 17324 (a) Fixed Assets "6" 10019 17324 (b) Non-Current Investments "7" 160441614 1604414 (c) Long-Term Loans and Advances "8" 4819738 33155 (d) Other Non-Current Assets "9" 2416438 24164 (a) Cash and Cash Equivalents "10" 160703 287- (b) Short-Term Loans and Advances "11" 70877055 1864819 (c) Other Current Assets "10" 160703 287- (b) Short-Term Loans and Advances "11" 70877055 1864819 (c) Other Current Assets "12" 1048361 23849 Total "12" 1048361 23849 Significant Accounting Policies and Additional "18" "18" viotes on Accounts Forming an Intergral part "18" Statutory Aud Fiber Financial Statements Statutory Aud FOR: MAHENDRA BADJATYA S Significant Accounting Policies and Advances "18" Charterered Accountry Aud Significant Accounting Policies and Advances "18" Statutory Aud		(b) Other Current Liabilities	"5"	1769848	2822997
(1) Non-Current Assets"6"1001917324(a) Fixed Assets"6"1001917324(b) Non-Current Investments"7"16044161416044164(c) Long-Term Loans and Advances"8"481973833155(d) Other Non-Current Assets"9"241643824164(a) Cash and Cash Equivalents"10"1607032874(b) Short-Term Loans and Advances"11"708770551864819(c) Other Current Assets"12"104836123849(d) Other Current Assets"12"104836123849(c) Other Current Assets"12"104836123849Total10"1607032877Significant Accounting Policies and Additional wotes on Accounts Forming an Integral part of These Financial Statements"18"or and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO)Sd/- Statutory Aud FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNTA ICAI FRN 001-Sd/- CS U30h Jaswani) Company Secretary)Sd/- CAM.K BADJACAM.K BADJA		Total		239773928	357060631
(a)Fixed Assets"6"1001917320(b)Non-Current Investments"7"16044161416044164(c)Long-Term Loans and Advances"8"481973833155(d)Other Non-Current Assets"9"241643824164(2)Current Assets"9"241643824164(a)Cash and Cash Equivalents"10"1607032874(b)Short-Term Loans and Advances"11"708770551864819(c)Other Current Assets"12"104836123849TotalTotal2397739283570606Significant Accounting Policies and Additional wotes on Accounts Forming an Intergral part of These Financial Statements"18"or and on behalf of Board of Directors S G/- ajendra Sharma Whole Time Director & CEO) DIN - 03247415)As per our report of even date Atta Statutory Aud FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNT/ ICAI FRN 001-Sd/- SSd/-	<u>I.</u>				
(b) Non-Current Investments (c) Long-Term Loans and Advances (d) Other Non-Current Assets (e) Other Non-Current Assets (f) Other Non-Current Assets (g) Current Assets (a) Cash and Cash Equivalents (b) Short-Term Loans and Advances (f) 160703 (g) 2416438 2416438 24164 24164 2416438 24164 239773928 3570606		(1) Non-Current Assets			
(c) Long-Term Loans and Advances (d) Other Non-Current Assets (d) Other Non-Current Assets (e) Cash and Cash Equivalents (a) Cash and Cash Equivalents (b) Short-Term Loans and Advances (c) Other Current Assets (c) Other		(a) Fixed Assets	"6"	10019	1732620
(d) Other Non-Current Assets"9"241643824164(2) Current Assets"10"1607032874(a) Cash and Cash Equivalents"10"1607032874(b) Short-Term Loans and Advances"11"708770551864819(c) Other Current Assets"12"104836123849Total"12"104836123849Significant Accounting Policies and Additional totes on Accounts Forming an Intergral part of These Financial Statements"18"or and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO) DIN - 00381139) Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- CS Usha Jaswani) Company Secretary) CAM.K BADJAAs per our report of even date Atta CAM.K BADJA CAM.K BADJA		(b) Non-Current Investments	"7"	160441614	160441614
(a) Current Assets"10"1101001110(a) Cash and Cash Equivalents"10"1607032874(b) Short-Term Loans and Advances"11"708770551864819(c) Other Current Assets"12"104836123849Total2397739283570606Significant Accounting Policies and Additional votes on Accounts Forming an Intergral part of These Financial Statements"18"or and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- riyanka Jha Director)As per our report of even date Atta Statutory Aud FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNT/ ICAI FRN 001- Chief Financial Officer)Sd/- CS Usha Jaswani) Company Secretary) Company SecretaryCAM.K BADJA		(c) Long-Term Loans and Advances	"8"	4819738	3315578
(a) Cash and Cash Equivalents"10"1607032874(b) Short-Term Loans and Advances"11"708770551864819(c) Other Current Assets"11"104836123849Total"12"104836123849Significant Accounting Policies and Additional totes on Accounts Forming an Intergral part of These Financial Statements"18"of These Financial Statements"18"or and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO) DIN - 007817415)As per our report of even date Atta Statutory Aud FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNT/ ICAI FRN 001- Chief Financial Officer)Sd/- Sd/- S Usha Jaswani) Company Secretary) CAM.K BADJACAM.K BADJA		(d) Other Non-Current Assets	"9"	2416438	2416438
(b) Short-Term Loans and Advances (c) Other Current Assets Total 1048361 239773928 3570606 "12" 1048361 239773928 3570606 "18" 3570606 "18" 367- ajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- riyanka Jha Director) Sd/- riyanka Jha Director) Sd/- Sd/- Sd/- akesh Sahu Charter ED Accountry CAM.K BADJA CAM.K BADJA		(2) Current Assets			
(c)Other Current Assets"12"104836123849Total2397739283570606Significant Accounting Policies and Additional Notes on Accounts Forming an Intergral part of These Financial Statements"18"Sd/- ajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- riyanka Jha Director) Sd/- sd/- akesh Sahu"18"Sd/- akesh Sahu Chief Financial Officer)As per our report of even date Atta Statutory Aud FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNT/ ICAI FRN 001-Sd/- Sd/- CS Usha Jaswani) Company Secretary) Company Secretary)CAM.K BADJA		(a) Cash and Cash Equivalents	"10"	160703	287460
Total 239773928 3570606 Significant Accounting Policies and Additional votes on Accounts Forming an Intergral part of These Financial Statements "18" or and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- sd/- Statutory Aud Director) Statutory Aud DIN - 07347415) FOR: MAHENDRA BADJATYA & CHARTERED ACCOUNT/ Sd/- CHARTERED ACCOUNT/ akesh Sahu ICAI FRN 001- Chief Financial Officer) Sd/- Sd/- CAM.K BADJA		(b) Short-Term Loans and Advances	"11"	70877055	186481937
Significant Accounting Policies and Additional Notes on Accounts Forming an Intergral part of These Financial Statements or and on behalf of Board of Directors Sd/- tajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- riyanka Jha Director) Sd/- cline Cory Sd/- takesh Sahu Chartered Account/ takesh Sahu Chartered Account/ Chief Financial Officer) Sd/- CS Usha Jaswani) Company Secretary) CA M.K BADJA		(c) Other Current Assets	"12"	1048361	2384984
Notes on Accounts Forming an Intergral part of These Financial Statements or and on behalf of Board of Directors Sd/- ajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- riyanka Jha Director) Sd/- Sd/- akesh Sahu Chartered Account/ akesh Sahu Chief Financial Officer) Sd/- CS Usha Jaswani) Company Secretary) CAM.K BADJA		Total		239773928	357060631
Sd/- rajendra Sharma Whole Time Director & CEO) DIN - 00981139) Sd/- riyanka Jha Director) Statutory Aud DIN - 07347415) Sd/- CHARTERED ACCOUNT/ takesh Sahu Chief Financial Officer) Sd/- Sd/- CS Usha Jaswani) Company Secretary) CA M.K BADJA	Vot	es on Accounts Forming an Intergral part	"18"		
As per our report of even date Atta Director) Statutory Aud DIN - 07347415) FOR: MAHENDRA BADJATYA & Sd/- CHARTERED ACCOUNT/ takesh Sahu ICAI FRN 0014 Chief Financial Officer) Sd/- CS Usha Jaswani) Company Secretary) CAM.K BADJA	aj Wł	Sd/- endra Sharma nole Time Director & CEO) N- 00981139)			
Rakesh Sahu ICAI FRN 001 Chief Financial Officer) Sd/- CS Usha Jaswani) Company Secretary) CS + 42007 CA M.K BADJA	Dir	rector) J - 07347415)		Sta FOR: MAHENDRA	tutory Audito BADJATYA & C
CS Usha Jaswani) Company Secretary) CA M.K BADJA		esh Sahu ief Financial Officer)		IC	AI FRN 001453
Company Secretary) CA M.K BADJA	<u> </u>				Sd
CS · 42007				-	
PARI				CA	A M.K BADJATY PARTNE
pate: 26 May, 2017					

Available Finance Limited

Particulars		Note No.	2016-17	2015-16
INCOME				
Revenue From Operations		"13"	19483606	32672901
Other Income		"14"	421680	270110
Total Revenue			19905286	32943011
EXPENSES				
Finance Costs		"15"	14965592	27360330
Employee Benefit Expenses		"16"	929395	853729
Depreciation		"6"	466654	555131
Other Expenses		"17"	1297446	1440612
Provision on Standard Assets			(289736)	467373
Total Expenses			17369351	30677175
Profit Before Tax			2535935	2265836
Tax expense:				
(1) Current tax			900000	902760
(2) Deferred Tax liability			0	(6636)
(3) Excess Provision of Incor	ne tax written back		(74030)	2538
Profit for the Year			1709965	1367174
Earning per equity share per	10 each:			
(1) Basic (`)			0.17	0.13
(2) Diluted (`)			0.17	0.13
Significant Accounting Policies and Notes on Accounts Forming an Inte of These Financial Statements or and on behalf of Board of D	ergral part	"18"		
Sd/- Rajendra Sharma (Whole Time Director & CEO) (DIN - 00981139) Sd/- S Usha Jaswani Company Secretary) CS : 42007	Sd/- Priyanka Jha (Director) (DIN - 07347415) Sd/- Rakesh Sahu (Chief Financial Office		FOR: MAHENDRA B CHARTERED	utory Audito ADJATYA & CO ACCOUNTAN AI FRN 001457
lace: Indore ate : 26 May, 2017				Sd M.K BADJATY PARTNE AI MNO 07057

Available Finance Limited

	PARTICUL	ARS		2016-17	2015-16
A)	CASH FLOW FROM OPER	ATINGACTIVITIES			
	Profit before Tax			2535935	2265836
	Add : Adjustment for				
	Depreciation			466654	555131
	Item Considered Seper Dividend Income	atly		0	(270110)
	Profit on sale of Asset			(244053)	(270110)
		Working Capital Changes		2758536	2550857
	Add: Adjustment for Ch	ange in Working Capital			
	Decrease/(Increase) in Sho			115604882	32371166
	Increase/(Increase) in Othe	er Current liabilities		1336623	(2804624)
				116941505	29566542
		ange in Working Capital			
	Increase/(Decrease) in Lon Decrease/(Increase) in Sho			1504160 93952672	0 74558410
	Decrease/(Increase) in Oth			1053149	(754728)
	Decrease/(Increase) in Long			23990846	(41975405)
		5 5		120500828	31828277
	Cash Generated from O	perations before Tax		(800787)	289123
	Direct Taxes			(825970)	(905298)
	Net Cash Inflow/(outflo	ow) from Operating Activities	[A]	(1626757)	(616175)
B)	CASH FLOW FROM INVES	STING ACTIVITIES			
	Purchase/Sale of Fixed Ass Dividend Income	ets		1500000 0	(5500) 270110
	Net Cash Inflow/(outflo	ow) from Investing Activities	[B]	1500000	264610
C)	CASH FLOW FROM FINAN	ICING ACTIVITIES			
	Net Cash Inflow from Fi	nancing Activities	[C]	0	0
	Net Decrease in Cash & Cas	sh Equivalents (A+B+C)		(126757)	(351565)
	Cash & Cash Equivalents at			287460	639027
	Cash & Cash Equivalents a	t the Close of the Year		160703	287460
FUĽ	and on behalf of Board o	Directors		As per our report of ev	en date Attache
	Sd/-	Sd/-		Stat	utory Audito
Ra	jendra Sharma	So/- Priyanka Jha		FOR: MAHENDRA B	
(W	hole Time Director)	(Director)			ACCOUNTANT
(DI	N - 00981139)	(DIN - 07347415)		ICP	
					Sd
~~	Sd/- Usha Jaswani	Sd/-		CA	M.K BADJATY
	usna laswahi	Rakesh Sahu			

Place: Indore Date : 26 May, 2017

п

<u>NOTE - 1</u> SHARE CAPITAL			((Amount in `)
Particulars		2016-17	2015	-16
	Number		Number	
Authorised				
Equity Shares of `10 each	10500000	105000000	10500000	105000000
Issued, Subscribed & Paid up				
Equity Shares of `10 each fully paid	10203700	102037000	10203700	102037000
Total	10203700	102037000	10203700	102037000
Note:- The Company has only one class of Sk one vote. Reconciliation of the number of Shares out the year.	standing at the	e beginning o	f the year and	at the end o
Particulars		2016-17	2015	- 10
	Number		Number	
Shares outstanding at the beginning of the year	10203700	102037000	10203700	102037000
Shares Issued during the year Shares bought back during the year	0	0	0	0
Shares outstanding at the end of the year	10203700	102037000	10203700	102037000
Details of shareholding more than 5% shar	es in the comp	oany.	11	
Name of Shareholder		2016-17	2015-	-16
	No. of	% of	No. of	% of
	Shares held	,	Shares held	Holding
Archana Coal Pvt. Ltd.	5889946 540600	57.72 5.30	5889946 540600	57.72 5.30
Vandana Tayal	540600	5.30	540600	5.30
Disclosure as to Holding Company By virtue of holding of more than 50% share capi Company (Parent Company) of Available Finance I Name of Holding Co	tal of the compa td. No. of	ny, Archana Co % of	al Pvt Ltd has b No. of	ecome Holdin
	Shares held	Holding	Shares held	Holding
Archana Coal Pvt. Ltd.	5889946	57.72	5889946	57.72
NOTE - 2 RESERVES AND SURPLUS			(/	Amount in `)
Particulars			2016-17	2015-16
 <u>a. Capital Reserves</u> Balance as per last year <u>b. Share Premium Account</u> 			15822000	15822000
			14050500	14050500
Balance as per Last Year			14000000	
	ar		5493887 341993	5220452 273435

Particulars	2016-17	2015-1
d. Surplus in the statement of Profit and Loss		
Balance as per Last Financial Statement	26247211	2515347
Add: Net Profit for the year	1709965	136717
Less: Appropriations		
Transfer to NBFC Reserves	341993	27343
Closing Balance	27615183	2624721
Total (a+b+c+d)	63323563	6161359
<u>NOTE - 3</u> LONG TERM BORROWINGS	C	Amount in `
Particulars	2016-17	2015-16
Unsecured		
Inter Corporate Loans		
(Including interest amount of ` 1334557 (PY ` 3725404)	17984557	41975404
Total	17984557	41975404
NOTE - 4 SHORT TERM BORROWINGS		
SHORT TERM BORROWINGS	201/ 17	2015 1
SHORT TERM BORROWINGS Particulars	2016-17	2015-16
SHORT TERM BORROWINGS Particulars Unsecured	2016-17	2015-10
SHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans	2016-17	2015-1
CHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY` 19114906)	2016-17 38758960	
CHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern		12771490
CHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY` 19114906) - From Others	38758960	12771490 2089672
SHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY` 19114906)) - From Others (Including interest amount of ` 1334557 (PY` 1496726)	38758960 15900000	2015-1 12771490 2089672 14861163
SHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY` 19114906)) - From Others (Including interest amount of ` 1334557 (PY` 1496726)	38758960 15900000	12771490 2089672 14861163
SHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557 (PY ` 1496726) Total NOTE - 5 DTHER CURRENT LIABILITIES	38758960 15900000 54658960	12771490 20896720
SHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY` 19114906)) - From Others (Including interest amount of ` 1334557 (PY` 1496726) Total NOTE - 5 DTHER CURRENT LIABILITIES Particulars	38758960 15900000 54658960	12771490 2089672 14861163 2015-10
SHORT TERM BORROWINGS Particulars Unsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557 (PY ` 1496726) Total NOTE - 5 DTHER CURRENT LIABILITIES Particulars Outstanding Liabilities for Expenses	38758960 15900000 54658960 2016-17	12771490 2089672 14861163

FIX	FIXED ASSETS									(A	(Amount in))
	Particulars		Gros	Gross Block		Ac	Accumulated Depreciation	Depreciat	tion	Net	Net Block
		Balance as at 1/04/2016	Additions	Additions Deductions	Balance as at 31/03/2017	Balance upto 1/04/2016	Depreciation charged for the year	Depreciation charged for Adjustment the year	Balance upto 31/03/2017	Balance as at 31/03/2017	Balance as at 31/03/2016
a)	Tangible Assets										
-	Furniture and Fixtures	75142	0	0	75142	71385	0	0	71385	3757	3757
2	Vehicles - Car	4668662	0	4668662	0	2947106	465609	3412715	0	0	1721556
3	Computer	42450	0	0	42450	40328	0	0	40328	2122	2122
4	Mobile	5500	0	0	5500	315	1045	0	1360	4140	5185
	Current Year	4791754	0	4668662	123092	3059134	466654	3412715	113073	10019	1732620
	Previous Year	4786254	5500	0	0 4791754	2504003	555131	0	3059134	1732620	2282252

Particulars	FACE	NO.	OF SHARES	Am	ount
	VALUE	2016-17	2015-16	2016-17	2015-1
. UNDER D-MAT MODE					
A) Quoted Equity Shares					
Ad-Manum Finance Ltd. (Related concern)	10	270110	270110	1138816	113881
Kay Vee Aar Ltd.	10	15000	15000	357406	35740
TOTAL (I)				1496222	149622
I. UN-QUOTED EQUITY SHARE (In	Physical M	ode)			
A) In Associates	[
Agarwal Coal Corporation pvt Itd.	10	800000	800000	5000000	5000000
Agarwal Transport Corporation	10	350000	350000	29750000	2975000
Pvt Ltd.					
Agarwal Fuel Corporation Pvt. Ltd.	10	148750	148750	25300000	2530000
3) In Others					
Sanjana Cold Storage Pvt Ltd	10	144000	144000	3600000	360000
Gourisut Vyappar Pvt Ltd	10	912	912	70042	7004
Shradha Vanijya Pvt Ltd Natraj Vanijya Pvt. Ltd	10 10	960 912	960 912	72374 71420	7237 7142
Jagdamba Enclave Pvt Ltd	10	840	840	81556	8155
TOTAL (II)(A+B)	10			108945392	10894539
				100745572	10094559
II. Project Participation Investme					
(Agarwal Real City Pvt. Ltd Relate Refer Note No. 18(B)(9)	ed Party)			50000000	5000000
TOTAL III				5000000	5000000
GRAND TOTAL (I + II + III)				160441614	16044161
Aggregate Cost of Quoted Investme				1496222	149622
Aggregate Cost of Uniqoted Investm Aggregate Market Value Of Quoted				158945392 7349965	15894539 749555
NOTE - 8				1017700	1 717000
ONG-TERM LOANS AND ADVANCES				(/	Amount in
Particulars				2016-17	2015-1
Insecured, Considered good unless othe	rwise Stated	1			
Deposits & Advance recoverable in cash			eceived	3000	300
Balances with Income Tax Authority				4816738	331257
lotal				4819738	331557
<u>NOTE - 9</u> DTHER NON-CURRENT ASSETS				(4	Amount in `
Particulars				2016-17	2015-1
Accrued Interest on Debentures (Related	d Party)			2416438	241643

Available Finance Limited

CASH AND CASH EQUIVALENTS Particulars a. Balances with Banks In Current account with Schedule Banks b. Cash on Hand Total NOTE - 11 SHORT TERM LOANS & ADVANCES Particulars Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets	(/ 2016-17 121843 38860 160703 2016-17 0 71054692 177637 70877055	Amount in 2015-1 27382 1363 28746 2015-1 6187041 12507889
 a. Balances with Banks In Current account with Schedule Banks b. Cash on Hand Total NOTE - 11 SHORT TERM LOANS & ADVANCES Particulars Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets 	121843 38860 160703 2016-17 0 71054692 177637	27382 1363 28746 2015-1 6187041 12507889
In Current account with Schedule Banks b. Cash on Hand Total NOTE - 11 SHORT TERM LOANS & ADVANCES Particulars Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets	38860 160703 2016-17 0 71054692 177637	1363 28746 2015-1 6187041 12507889
Total NOTE - 11 SHORT TERM LOANS & ADVANCES Particulars Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets	2016-17 0 71054692 177637	28746 2015-1 6187041 12507889
SHORT TERM LOANS & ADVANCES Particulars Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets	0 71054692 177637	6187041 12507889
Particulars Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets	0 71054692 177637	6187041 12507889
Unsecured, Considered good unless otherwise Stated - Related Parties - Others Less : Provision On Standard Assets	0 71054692 177637	6187041 12507889
- Related Parties - Others Less : Provision On Standard Assets	71054692 177637	12507889
- Others Less : Provision On Standard Assets	71054692 177637	12507889
Less : Provision On Standard Assets	177637	
		46737
Total		18648193
	,3077033	10040170
<u>NOTE - 12</u> OTHER CURRENT ASSETS		
Particulars	2016-17	2015-1
Prepaid Expenses	0	204
TDS Receivable 1948361 Less: Provision for Income Tax 900000	1048361	236453
Total	1048361	238498
NOTE - 13		
REVENUE FROM OPERATIONS		
Particulars	2016-17	2015-1
Income from Finance Activities		
Interest on Loans - From Related Parties	3881170	1524490
- From Others	15602436	174279
Total	19483606	3267290
<u>NOTE - 14</u> OTHER INCOME	•	
Particulars	2016-17	2015-1
Dividend Income from Related Party	0	
Interest on Income Tax Refund	177627	2701
Profit on sale of Asset	244053	
Total	421680	27011
NOTE-15 FINANCE COSTS		
Particulars	2016-17	2015-1
a. Interest Expense To Related Parties	9637733	2123878
To Others	5325077	611956
b. Other Borrowing Cost Bank Charges	2782	197
Total	14965592	2736033

Available Finance Limited

<u>NOTE-16</u> EMPLOYEE BENEFIT EXPENSES	(A	mount in `
Particulars	2016-17	2015-16
Salaries, Bonus and Incentives		
- Director	590861	55157
- Others	330634	30000
- Staff Welfare	7900	215
Total	929395	85372
<u>NOTE-17</u> DTHER EXPENSES		
Particulars	2015-16	2014-1
Advertisement	23068	3099
Annual Listing Fee	229000	22472
Audit Fees {Refer Note No. 18(B)(4)}	143750	7500
Car Insurance	53944	4511
Computer Maintenance	3899	342
Director Sitting Fees	28000	2200
Legal & Professional Charges	399726	3636
Office Rent		
-Related Party	70000	9000
-Other	82740	24748
Office General Expenses	17439	922
Registration & Filling Fees	17608	5105
Repair & Maintenance	0	1711
Stationeries & Printing	49050	2705
Telephone & Postage	11248	1806
Vehicle Running Expenses	167974	21575
Total	1297446	144061

<u>NOTE - 18</u>

SIGNIFICANT ACCOUNTING POLICIES & ADDITIONAL NOTES ON ACCOUNTS FORMING AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS:

(A) SIGNIFICANT ACCOUNTING POLICIES:

1. BASIS OF ACCOUNTING:

These Financial Statements have been prepared in accordance with generally accepted accounting principles and specified standards in India under the historical cost convention generally on accrual basis and in accordance with applicable accounting standards as prescribed U/s 133 of the Companies Act, 2013 read with rule 7 of Companies (Accounts) Rules, 2014 along with the applicable guidelines issued by Reserve Bank of India ("RBI").

2. REVENUE RECOGINITION

The company follows the mercantile system of accounting and recognizes incomes and expenditures consistently on accrual basis except interest on NPA asset.

3. USE OF ESTIMATES:

The preparation of financial statements in conformity with GAAP requires the management to make estimates and assumption that affect reported balances of assets and liabilities and the disclosures relating to contingent liabilities as at the date of financial statements and reported amounts of income and expenses during the period. Differences between actual results and estimates are recognized in the period in which the results are known / materialize.

4. FIXED ASSETS:

Fixed assets are stated at cost less accumulated depreciation.

5. DEPRECIATION:

The company has adopted the overall useful life of its assets Pursuant to the provisions of section 123 read with schedule II part C of the Companies Act, 2013, and accordingly the depreciation is charged on straight line method basis.

6. RECOGNITION OF NPA:

Non Performing Assets (NPA), if any, is recognized as per the prudential norms of NBFC Rules and Regulations of Reserve Bank of India.

7. INVESTMENTS:

Investments classified as Long Term Investments are stated at cost. Adequate provision against diminution in the value of Investment is made wherever applicable.

8. TAXATION:

Provision for current tax, if any, is made on the basis of estimated taxable income for the accounting year in accordance with the Income Tax Act, 1961. Deferred tax liability is calculated and provided, if any, in accordance with AS-22, deferred tax asset, if any, is ignored as a matter of prudence.

9. CONTINGENT LIABILITIES:

Contingent liabilities as defined in the accounting standards 29 on "Provisions, Contingent Liabilities and Contingent Assets" are disclosed by way of notes on accounts. Disclosure is not made if the possibilities of the future economic benefit/obligations, claims are remote. Provision is made if it is probable that an outflow of future economic benefit/ claims will be required to settle the obligation.

10. SEGMENT REPORTING:

The company operates only in the financial services therefore there is no reportable segment.

(B) ADDITIONAL NOTES ON ACCOUNTS

Notes 1 to 18 referred herein above forms an integral part of these Financial Statements. CONTINGENTLIABILITIES:

Disputed demand of Income-tax pending appeals amounting to `6698130/-(PY` 3729956/-) against which an amount of `1000000(PY` 468485/-) paid under protest but not provided for.

3. DEFERRED TAX LIABILITY AS PER AS-22

2016-17 (`)	2015-16 (`)
10019	1732620
5330	1926276
4689	(193655)
177637 (53441)*	0 (59839)
0	6636
•	10019 5330 4689 177637

	Particulars			2016-17 (`)	2015-16 (`)
	Statutory Audit fees	(Excluding Service tax)		65000	65000
	Tax Audit Fees (Exclu	iding Service tax)		10000	10000
	Certification and othe	er charges (Including Service	tax)	68750	0
	Total			143750	75000
5.	The information rega	RANSACTION : AS PER ACC arding related parties have b sis of information available wi parties:	been determined to		parties have bee
1.	Key management per	<u>sonnel</u> :-			
	S.No Name of KM	Р		Desigr	nation of KMP
	1 Mr. Rajendra S	Sharma			Director &Chief e Officer (CEO)
	2 Mrs. Priyanka.	Jha		1	Noman Director
	3 MrYogendraNa				Director
	4 MrsNeelam Sh			l v	Noman Director
	5 Mr. RakeshSał	าน		Chief Financia	al Officer (CFO)
	6 Miss UshaJasv				Secretary (CS)
		nechatwala (Ceased)			Secretary (CS)
2.	Relative(s) of Key ma	nagement Personnel :- NA		Company	
2. 3. 4.	Relative(s) of Key ma Holding Company: - / Associates	nagement Personnel :- NA Archana Coal Pvt. Ltd.		Company	
3.	Relative(s) of Key ma Holding Company: - A Associates S.No Name of Associates	nagement Personnel :- NA Archana Coal Pvt. Ltd. Dciate			% Holding
3.	Relative(s) of Key ma Holding Company: Associates S.No Name of Associated 1 Agarwal Coal C	nagement Personnel :- NA Archana Coal Pvt. Ltd. Diciate orporation Pvt Ltd			
3.	Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C	nagement Personnel :- NA Archana Coal Pvt. Ltd. Disciate orporation Pvt Ltd orporation Pvt Ltd			% Holding 27.85% 30.23%
3.	Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C	nagement Personnel :- NA Archana Coal Pvt. Ltd. Diciate orporation Pvt Ltd			% Holding 27.85%
3. 4.	Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C 3 Agarwal Transp	nagement Personnel :- NA Archana Coal Pvt. Ltd. Disciate orporation Pvt Ltd orporation Pvt Ltd	ed 31/03/17 (Tra		% Holding 27.85% 30.23% 36.22%
3. 4. ansac m's le	Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C 3 Agarwal Transp citions with related p	inagement Personnel :- NA Archana Coal Pvt. Ltd. Dociate orporation Pvt Ltd orporation Pvt Ltd port Corporation Pvt Ltd	ed 31/03/17 (Tra NATURE OF TRANSACTION	nsaction have to VOLUME OF	% Holding 27.85% 30.23% 36.22%
3. 4. mrsac mrs le	S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C 3 Agarwal Transp tions with related p ength basis)	anagement Personnel :- NA Archana Coal Pvt. Ltd. Deciate orporation Pvt Ltd orporation Pvt Ltd port Corporation Pvt Ltd parties for the year ender	NATURE OF	NSACTION	% Holding 27.85% 30.23% 36.22% taken place of AMOUN OUTSTAND
3. 4. m's le NAME	Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C 3 Agarwal Transpections with related pength basis) OF THE PARTY	Archana Coal Pvt. Ltd. Archana Coal Pvt. Ltd. Deciate orporation Pvt Ltd orporation Pvt Ltd port Corporation Pvt Ltd Dearties for the year ender RELATIONSHIP	NATURE OF TRANSACTION	VOLUME OF TRANSACTION (`)	% Holding 27.85% 30.23% 36.22% taken place of AMOUN OUTSTAND
3. 4. m's le NAME ARCHAN	Relative(s) of Key ma Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Coal C 3 Agarwal Fuel C 3 Agarwal Transp Ength basis) OF THE PARTY NA COAL PVT. LTD	Inagement Personnel :- NA Archana Coal Pvt. Ltd. Dociate orporation Pvt Ltd orporation Pvt Ltd port Corporation Pvt Ltd Doarties for the year ender RELATIONSHIP HOLDING COMPANY WHOLE TIME DIRECTOR	NATURE OF TRANSACTION OFFICE RENT	VOLUME OF TRANSACTION (`) 70000	% Holding 27.85% 30.23% 36.22% taken place of AMOUN OUTSTAND
3. 4. ansac m's le NAME ARCHAR SHRI R	Relative(s) of Key ma Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal of Associates 2 Agarwal Coal C 2 Agarwal Fuel C 3 Agarwal Transpections with related pergth basis OF THE PARTY NA COAL PVT. LTD AJENDRA SHARMA	Inagement Personnel :- NA Archana Coal Pvt. Ltd. Dociate orporation Pvt Ltd orporation Pvt Ltd port Corporation Pvt Ltd port Corporation Pvt Ltd Doarties for the year ender RELATIONSHIP HOLDING COMPANY WHOLE TIME DIRECTOR & CEO	NATURE OF TRANSACTION OFFICE RENT REMUNERATION	VOLUME OF TRANSACTION (`) 70000 590861	% Holding 27.85% 30.23% 36.22% taken place of AMOUN OUTSTAND
3. 4. m's le NAME ARCHAN SHRI R SHRI R	Relative(s) of Key ma Relative(s) of Key ma Holding Company: - Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Coal C 3 Agarwal Fuel C 3 Agarwal Transperstions with related pergth basis) OF THE PARTY NA COAL PVT. LTD AJENDRA SHARMA AKESH SHAHU	Inagement Personnel :- NA Archana Coal Pvt. Ltd. Dociate orporation Pvt Ltd orporation Pvt Ltd Dort Corporation Pvt Lt	NATURE OF TRANSACTION OFFICE RENT REMUNERATION REMUNERATION	VOLUME OF TRANSACTION (`) 70000 590861 120000	% Holding 27.85% 30.23% 36.22% taken place of AMOUN OUTSTAND
3. 4. Tansac m's le NAME ARCHAN SHRI R SHRI R MURTA MURTA	Relative(s) of Key ma Relative(s) of Key ma Holding Company: Associates S.No Name of Associates 1 Agarwal Coal C 2 Agarwal Fuel C 3 Agarwal Transp ength basis) OF THE PARTY NA COAL PVT. LTD AJENDRA SHARMA AKESH SHAHU ZA CHECHATWALA	Inagement Personnel :- NA Archana Coal Pvt. Ltd. Deciate orporation Pvt Ltd orporation Pvt Ltd oort Corporation Pvt Ltd Dearties for the year ender RELATIONSHIP HOLDING COMPANY WHOLE TIME DIRECTOR & CEO CFO CS	NATURE OF TRANSACTION OFFICE RENT REMUNERATION REMUNERATION REMUNERATION	VOLUME OF TRANSACTION (`) 70000 590861 120000 60000	% Holding 27.85% 30.23% 36.22% taken place of AMOUN OUTSTAND

Available Finance Limited

NAME OF THE PARTY	RELATIONSHIP	NATURE OF TRANSACTION	VOLUME OF TRANSACTION (`)	AMOUNT OUTSTAND- ING (`)
MS. PRIYANKA JHA	DIRECTOR	DIRECTOR'S	14000	-
		SITTING FEES		
AGARWAL COAL CORPORA-	ASSOCIATE	LOAN GIVEN	31200000	-
TION PVT.LTD. (Asset)		LOAN RECEIVED	79350000	-
		BACK		
		INTEREST	3881170	
		INVESTMENT	-	29750000
AGARWAL TRANSPORT	ASSOCIATE	LOAN GIVEN	31200000	-
CORPORATION PVT. LTD.		LOAN RECEIVED	79350000	-
(Asset)		BACK		
		INTEREST	3881170	
		INVESTMENT	-	29750000
AD-MANUM FINANCE	RELATED	LOAN TAKEN	31200000	30100000
LTD. (Liability)	CONCERN	LOAN REPAID	109715000	-
		INTEREST	9637733	8673960
		CAR SOLD	1500000	
		INVESTMENT	-	1138816
AGARWAL COAL CORPORATION PVT. LTD	ASSOCIATE	INVESTMENT		5000000
AGARWAL FUEL CORPORATION PVT. LTD	ASSOCIATE	INVESTMENT		25300000
AGARWAL REAL CITY PVT. LTD.		PROJECT PARTICIPATING INVESTMENT		5000000

6. BASIC AND DILUTED EPS :

Particulars	2016-17 (`)	2015-16 (`)
Net (Loss)/Profit attributable to equity shareholders	1709965	1367174
Number of equity shares issued (basic)	10203700	10203700
Number of equity shares issued (Weighted)	10203700	10203700
Basic and Diluted earnings per share	0.17	0.13

7. The Company is holding more than 20% Equity Shares in Agarwal Coal Corporation Pvt. Ltd. (27.85%), Agarwal Fuel Corporation Pvt. Ltd. (30.23%) & Agarwal Transport Corporation Ltd. (36.22%) and are therefore Associate companies within the meaning of section 2(6) of the Companies Act, 2013 and as per AS - 23. Accordingly as per AS - 21 the consolidated financial statements shall be separately prepared.

8. The company is a subsidiary within the meaning of section 2(87) of the Companies Act, 2013 of Archana Coal Pvt. Ltd. holding 57.72% (PY 57.72%) equity shares of the company.

9. The project participation investment in Agarwal Real City Pvt. Ltd., a related party is made on the following terms :

- a. The company will receive 30% lump sum payment of compensation on 31/03/2018.
- b. The company to receive additional 10% share of profit of Agarwal Real City Pvt. Ltd., if any, over and above minimum assured return of 30% as above.
- c. The investment to receive back/redeemed on or before 31/03/2018.

10. As per the information on records, the company does not have any overdue outstanding to micro and small scale industrial enterprises under MSMED Act, 2006.

Available Finance Limited

11. Directors Remuneration

The company has paid director's remuneration as per the provisions of schedule V to the companies act, 2013 and complied all the provisions of the said act.

The Breakup of remuneration is as under :

S.no	Name of Director	Nature of payment	Amount (`)
1	Rajendra Sharma	Salary & Allowance	590861/- (PY551575/-)

12. During the year, the Company had specified bank notes or other denomination notes as defined in the MCA notification G.S.R. 308(E) dated March 31, 2017 on the details of transactions during the period from November 8, 2016 to December, 30 2016, the denomination-wise SBNs and other notes as per the notification are given below:

	Specified Bank Notes* (Rs.)	Other Denomination Notes (Rs.)	Total (Rs.)
Closing Cash in Hand as on 08.11.2016	0	26253	26253
(+) Permitted Receipts	0	0	0
(-) Permitted Payments	0	11164	11164
(-) Amount Deposited in Banks	0	0	0
Closing Cash in Hand as on 30.12.2016	0	15089	15089

* For the purposes of this clause, the term 'Specified Bank Notes' shall have the same meaning as provided in the notification of the Government of India, in the Ministry of Finance, Department of Economic Affairs number S.O. 3407(E), dated the 8th November, 2016.

- **13.** Balances of sundry debtorsand loans & advances are subject to respective consent, confirmations, reconciliation and consequential adjustment, if any.
- 14. Previous year's figures have been regrouped, rearranged and recast wherever necessary.
- 15. Additional information pursuant to the provisions of Part II of schedule III to the Companies Act, 2013 are NIL
- **16.** Figures are rounded off to the nearest multiple of a `{Rupee}.
- **17.** According to AS 3 the desired Cash flow statement is enclosed herewith.

For and on behalf of Board of Directors

Sd/-Rajendra Sharma (Whole Time Director) (DIN - 00981139) Sd/-Priyanka Jha (Director) (DIN - 07347415) As per our report of even date Attached Statutory Auditors FOR: MAHENDRA BADJATYA & CO. CHARTERED ACCOUNTANTS ICAI FRN 001457C

Sd/-

Sd/-CS Usha Jaswani ACS : 42007 (Company Secretary)

Place: Indore Date : 26 May, 2017 Sd/-Rakesh Sahu (Chief Financial Officer)

CA M.K BADJATYA PARTNER ICAI MNO 070578

	AVAILABLE FINANCE L	IMITED	
	Annexure A as per Para (6) of Dire	ector's Report.	
	Schedule to the Balance Sheet of a Non-Bar	nking Financial Company	
(/	As required in terms of Paragraph 9BB of Non-Banking Financial Directions, 1998)	Companies Prudential Nor	ms (Reserve Bank)
Part	iculars		(`in lakhs)
Liab	ilities side :		
(1)	Loans and advances availed by the NBFCs inclusive of interest accrued thereon but not paid:	Amount out-standing	Amount overdue
(a)	Debentures : Secured : Unsecured	N.A.	N.A.
	(other than falling within the		
	meaning of public deposits*)		
(b)	Deferred Credits	N.A.	N.A.
(c)	Term Loans	N.A	
(d)	Inter-corporate loans and borrowing	726.43	
(e)	Commercial Paper		
(f)	Public Deposits*		
(g)	Other Loans (specify nature)	Nil	
-	se see Note 1 below		
(c)	where there is a shortfall in the value of securityOther public depositsPlease see Note 1 below	NIL	
Asse	ts side :		Amount outstanding
(3)	Break-up of Loans and Advances including bills recei	vables	
	[other than those included in (4) below] :	NIII	
	(a) Secured	NIL 708 77	
(4)	(b) Unsecured Break up of Leased Assets and stock on hire and hyp	708.77	
(4)	loans counting towards EL/HP activities		
	(i) Lease assets including lease rentals under sundry debt	ors :	
		NIL	
	(a) Financial lease		
	(a) Financial lease(b) Operating lease	NIL	
	(b) Operating lease(ii) Stock on hire including hire charges under sundry debto	NIL	
	 (b) Operating lease (ii) Stock on hire including hire charges under sundry debto (a) Assets on hire 	NIL NIL	
	 (b) Operating lease (ii) Stock on hire including hire charges under sundry debto (a) Assets on hire (b) Repossessed Assets 	NIL prs:	
	 (b) Operating lease (ii) Stock on hire including hire charges under sundry debted (a) Assets on hire (b) Repossessed Assets (iii) Hypothecation loans counting towards EL/HP activities 	NIL NIL NIL	
	 (b) Operating lease (ii) Stock on hire including hire charges under sundry debto (a) Assets on hire (b) Repossessed Assets 	NIL NIL	

Available Finance Limited

(5)	Break-up of In	vestments :			
. /	Current Invest				
1.	Quoted :				
	(i) Shares :	(a) Equity (b) Preference			NIL NIL
	(ii) Debentures ar	nd Bonds			NIL
	(iii) Units of mutua	al funds			NIL
	(iv) Government S				NIL
	(v) Others (pleas	e specify)			NIL
2.	Unquoted :				
	(i) Shares :	(a) Equity (b) Preference			NIL NIL
	(ii) Debentures ar	nd Bonds			NIL
	(iii) Units of mutua	al funds			NIL
	(iv) Government S	Securities			NIL
	(v) Others (Pleas	e specify)			NIL
	Long Term inve	estments :			
1.	Quoted :				
	(i) Share :	(a) Equity (b) Preference			14.96 NIL
	(ii) Debentures ar	nd Bonds			NIL
	(iii) Units of mutua				Nil
	(iv) Government S				NIL
	(v) Others (Pleas	e specify)			NIL
2.	Unquoted :				
	(i) Shares :	(a) Equity			1089.45
		(b) Preference			NIL
	(ii) Debentures ar				500.00
	(iii) Units of mutua				NIL
	(iv) Government S				NIL
	(v) Others (Pleas				NIL
(6)	Borrower grou	p-wise classification of all	leased assets, stock-on-hire a		
. .				Amount net of	-
Cate			Secured	Unsecured	Total
	1. Related Partie				
	(a) Subsidiar				NIL
	•	es in the same group			NIL
	(c) Other rel	•			NIL
	2. Other than re	lated parties			708.77
		Total			
(7)		-wise classification of all hares and securities (both			
Cate	egory		Market Value / Break up or fair value or NAV		: Value Provisions)

Available Finance Limited

 Related Parties (a) Subsidiaries (b) Companies in the same group (c) Other related parties Other than related parties Total ** As per Accounting Standard of ICAI (Please see Note 3) Other information Particulars	NIL 1050.50 NIL
 (b) Companies in the same group (c) Other related parties 2. Other than related parties Total ** As per Accounting Standard of ICAI (Please see Note 3) (8) Other information Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (iii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	1050.50
 (c) Other related parties 2. Other than related parties Total ** As per Accounting Standard of ICAI (Please see Note 3) (8) Other information Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (c) Other than related parties (b) Other than related parties (c) Other than related parties (d) Related parties (e) Other than related parties (f) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	
 2. Other than related parties Total ** As per Accounting Standard of ICAI (Please see Note 3) (8) Other information Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties (c) Gross Standard Assets (a) Related parties (b) Other than related parties 	NIL
Total ** As per Accounting Standard of ICAI (Please see Note 3) (8) Other information Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties (b) Other than related parties	
 ** As per Accounting Standard of ICAI (Please see Note 3) Other information Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (b) Other than related parties (c) Other than related parties (d) Related parties (e) Other than related parties (f) Other than related parties (g) Other than related parties (h) Other than related parties 	
 (8) Other information Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	
Particulars (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties (b) Other than related parties (c) Other	
 (i) Gross Non-Performing Assets (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	Amount
 (a) Related parties (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	Amount
 (b) Other than related parties (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	NIL
 (ii) Net Non-Performing Assets (a) Related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	
 (a) Related parties (b) Other than related parties (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	NIL
 (b) Other than related parties (ii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	NILL
 (iii) Assets acquired in satisfaction of debt (iv) Gross Standard Assets (a) Related parties (b) Other than related parties 	NIL
(iv) Gross Standard Assets(a) Related parties(b) Other than related parties	NIL
(a) Related parties(b) Other than related parties	NIL
(b) Other than related parties	NUL
	NIL
	710.54
	NILL
(a) Related parties	NIL
(b) Other than related parties	1.77
For and behalf of the Board	
(Rajendra Sharma)Date : 21-08-2017Whole Time Director & CEOPlace : IndoreDIN : 00981139	

Independent Auditor's Report

To the Members of Available Finance Limited

REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

We have audited the accompanying Consolidated financial statements of **Available Finance Limited** ('the Holding Company'), and its associate (collectively referred to as "the Company" or "the Group"), comprising of the consolidated balance sheet as at 31 March 2017, the consolidated statement of profit and loss and the consolidated cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

MANAGEMENT'S RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Holding Company's Board of Directors is responsible for the preparation of the consolidated financial statements in terms of the requirements of the Companies Act, 2013 ("The Act") that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014, and the Companies (Accounting standards) Amendment Rules, 2016. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

AUDITOR'S RESPONSIBILITY

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

While conducting the audit, we have taken into account the provisions of the 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.

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 consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Holding Company's preparation of the consolidated 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 the accounting policies used and the reasonableness of the accounting estimates made by the Holding Company's Board of Directors, as well as evaluating the overall presentation of the consolidated 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 consolidated financial statements.

OPINION

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated 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 consolidated state of affairs of the Group as at 31 March 2017 and their consolidated profit and their consolidated cash flows for the year ended on that date.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 1. As required by Section 143 (3) of the Act, we report, to the extent applicable, that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.

- (b) In our opinion proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept by the Company so far as it appears from our examination of those books;
- (c) The consolidated balance sheet, the consolidated statement of profit and loss and the consolidated cash flow statement dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated financial statements;
- (d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
- (e) On the basis of the written representations received from the directors of the Holding Company as on 31 March 2017 taken on records by the Board of Directors of the Holding Company, None of the directors of Holding Company and its Associates is disqualified as on 31st March 2017 from being appointed as a director in terms of section 164(2) of the Act;

With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls, refer to our separate report in **"Annexure A"**, which based on the auditor's report of the holding company and its associate ; and

with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:

- i. The consolidated financial statements disclose the impact of pending litigations on consolidated financial position of the holding company in these consolidated financial statements Refer Note 17(B)(1).
- ii. Subject to the additional notes on accounts, the Holding Company and its associates has made adequate provision as at March 31st 2017, as required under the applicable law or accounting standards, for material foreseeable losses acknowledged by the Holding company and its associate, if any, on long-term contracts including derivative contracts.
- iii. There is no amount, required to be transferred, to the Investor Education and Protection Fund by the Holding Company and its associate.
- iv. The company had provided requisite disclosures in its standalone financial statements as to holdings as well as dealings in Spedified Bank Notes during the period from 8 November 2016 to 30 December 2016 and these are in accordance with the books of accounts maintained by the company. Refer to Note 17(B)(11) to the standalone financial statements.

Statutory Auditors

FOR: MAHENDRA BADJATYA & CO CHARTERED ACCOUNTANTS ICAI FRN 001457C

> -/Sd CA M.K BADJATYA PARTNER ICAI MNO 070578

PLACE: INDORE DATE: 21-08-2017

Annexure - A to the Independent Auditors' Report

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

We have audited the internal financial controls over financial reporting of **Available Finance Limited** ("the Holding Company") and its associate as of 31 March 2017 in conjunction with our audit of the Consolidated financial statements of the Company for the year ended on that date.

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS

The respective Board of Directors of the Holding Company and its associates are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the respective Companies 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 ('the Guidance Note'). 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.

AUDITORS' 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 Institute of Chartered Accountants of India (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 ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and if such controls operated effectively in all material respects.

Our audit involves, performing procedures to obtain audit evidence about the adequacy of the internal financial controls 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 Standalone financial statements, whether due to fraud or error.

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

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

Available Finance Limited

OPINION

In our opinion to the best of our information and according to the explanation given to us, the Holding Company and its associates have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2017, 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.

Statutory Auditors

FOR: MAHENDRA BADJATYA & CO CHARTERED ACCOUNTANTS ICAI FRN 001457C

> Sd/-CAM.K BADJATYA PARTNER ICAI MNO 070578

PLACE: INDORE DATE: 21-08-2017

Available Finance Limited

					(Amount in `
	Particular	S	Note No.	2016-17	2015-16
<u>I.</u>	EQUITY AND LIABILITIE	<u>s</u>			
	(1) Shareholder's Fund	S			
	(a) Share Capital		"1"	102037000	102037000
	(b) Reserves and Sur	blus	"2"	1718234735	1051384675
	(2) Non-Current Liabilit	ies			
	(a) Long-Term Borrow	ings	"3"	17984557	41975404
	(b) Deferred tax liabili	ties		0	0
	(3) Current Liabilities				
	(a) Short-Term Borrow	vings	"4"	54658960	148611632
	(b) Other Current Liab	bilities	"5"	1769848	2822997
	Total			1894685100	1346831708
<u>II.</u>	ASSETS				
	(1) Non-Current Assets	5			
	(a) Fixed Assets		"6"	10019	1732620
	(b) Non-Current Inves	stments	"7"	1815352786	1150212690
	(c) Other Non-Curren		"8"	2419438	2419438
	(2) Current Assets				
	(a) Cash and Cash Eq	uivalents	"9"	160703	287461
	(b) Short-Term Loans		"10"	70877055	186481937
	(c) Other Current Ass	ets	"11"	5865099	5697562
	Total			1894685100	1346831708
Note of TI	nificant Accounting Policies a es on Accounts Forming an hese Financial Statements and on behalf of Board c	intergral part	"17"		
Ŵh	Sd/- endra Sharma nole Time Director) 1- 00981139)	Sd/- Priyanka Jha (Director) (DIN -07347415)		FOR: MAHENDRA CHARTERE	atutory Audito
(Coi (ACS Plac	Sd/- Jsha Jaswani mpany Secretary) S : 42007) ce: Indore e : 21-08-2017	Sd/- Rakesh Sahu (Chief Financia	Il Officer)		Sd. A M.K BADJATY PARTNE CAI MNO 07057

Particulars		Note No	. 2016-17	2015-16
INCOME				
Revenue From Operations		"12"	19483606	32672901
Other Income		"13"	421680	270110
Total Revenue			19905286	32943011
EXPENSES				
Finance Costs		"14"	14962810	27358351
Employee Benefit Expenses		"15"	929395	853729
Depreciation		"6"	466654	555131
Other Expenses		"16"	1300228	1442591
Total Expenses			17659087	30209802
Profit Before Exceptional a	nd Extraordinary		2246199	2733209
items and Tax	-			
Extraordinary Items				
- Provision For NPA			(289736)	467373
Profit Before Tax			2535935	2265836
Tax expense:				
(1) Current tax			900000	902760
(2) Deferred Tax liability writte	en back		0	(6636)
(3) Excess Provision of Incom	e tax written back		(74030)	2538
Profit for the Year			1709965	1367174
Add : Share in Profit of Associa	ite		298451584	82132130
Consolidated Profit For the Yea	r		300161548	83499304
Earning per equity share per ₹			000101010	
(1) Basic (`)			29.42	8.18
(2) Diluted (`)			29.42	8.18
Significant Accounting Policies and A Notes on Accounts Forming an Inte		"17"		
of These Financial Statements	rgrai part			
of These Financial Statements or and on behalf of Board of Di	irectors			
Sd/-	Sd/-		As per our report of e	
Rajendra Sharma	Priyanka Jha		Sta FOR: MAHENDRA	atutory Audito
(Whole Time Director & CEO)	(Director)			D ACCOUNTAN
(DIN 00001120)	(DIN -07347415)			CAI FRN 00145
(DIN - 00981139)				
(DIN - 00981139)				Sd
Sd/-	Sd/-		C	
(DIN - 00981139) Sd/- S Usha Jaswani Company Secretary)	Sd/- Rakesh Sahu (Chief Financial		C	<i>Sd.</i> 4 M.K BADJATY PARTNE

Available Finance Limited

	PARTICULARS		2016-2017	2015-16
A)	CASH FLOW FROM OPERATING ACTIVITIES			
<u> </u>	Profit before Tax		2535935	2265836
	Add : Adjustment for			
	Depreciation		466654	555131
	Item Considered Seperatly Dividend Income		0	(270110)
	Profit on sale of Asset		(244053)	(270110)
	Operating Profit before Working Capital Changes		2758536	2550857
	Add: Adjustment for Change in Working Capital			
	Decrease/(Increase) in Short term Loans & Advances		115604882	32371166
	Decrease/(Increase) in Other Current Assets		1336623	(2804624)
			116941505	29566542
	Less: Adjustment for Change in Working Capital			
	Increase/(Decrease) in Long term Loans & Advances		1504160	74550410
	Decrease/(increase) in Short term borrowings Decrease/(increase) in Other Current liabilities		93952672 1053149	74558410 (754728)
	Decrease/(increase) in Long term borrowings		23990846	(41975405)
			120500828	31828277
	Cash Generated from Operations before Tax		(800787)	289122
	Direct Taxes		(825970)	(905298)
	Net Cash Inflow/(outflow) from Operating Activities	[A]	(1626757)	(616176)
B)	CASH FLOW FROM INVESTING ACTIVITIES			
	Purchase / sale of fixed assets		1500000	(5500)
	Dividend Income		0	270110
	Net Cash Inflow/(outflow) from Investing Activities	[B]	1500000	264610
C)	CASH FLOW FROM FINANCING ACTIVITIES			
	Net Cash Inflow from Financing Activities	[C]	0	0
	Net Decrease in Cash & Cash Equivalents (A+B+C)		(126757)	(351567)
	Cash & Cash Equivalents at the Beginning of the Year		287460	639027
	Cash & Cash Equivalents at the Close of the Year		160703	287460
				I

Rajendra Sharma (Whole Time Director) (DIN - 00981139)

Priyanka Jha (Director) (DIN - 07347415)

Sd/-CS Usha JaswaniSu/-(Company Secretary)(Chief Financial Officer) (ACS: 42007)

Place: Indore Date : 21-08-2017 Sd/-

FOR: MAHENDRA BADJATYA & CO. CHARTERED ACCOUNTANTS ICAI FRN 001457C

Sd/-

CAM.K BADJATYA PARTNER ICAI MNO 070578

Available Finance Limited

<u>NOTE - 1</u>							
SHARE CAPITAL (Amount in `)							
Particulars	2016-17		2015-16				
		Number	``	Number	``		
Authorised							
Equity Shares of ` 10 each		10500000	105000000	10500000	105000000		
Issued, Subscribed & Paid up							
Equity Shares of ` 10 each fully paid		10203700	102037000	10203700	102037000		
	Total	10203700	102037000	10203700	102037000		

Note:- The Company has only one class of Shares i.e. Equity Share. Each Equity Share is entitled for one vote.

Reconciliation of the number of Shares outstanding at the beginning of the year and at the end of the year.

Particulars	2016	-17	2015-16	
	Number	`	Number	``
Shares outstanding at the beginning of the year	10203700	102037000	10203700	102037000
Shares Issued during the year	0	0	0	0
Shares bought back during the year	0	0	0	0
Shares outstanding at the end of the year	10203700	102037000	10203700	102037000

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

Name of Shareholder	201	6-17	2015-16	
	No. of Shares held	% of No. of	% of Shares held	Holding Holding
Archana Coal Pvt. Ltd.	5889946	57.72	5889946	57.72
Vandana Tayal	540600	5.30	540600	5.30

Disclosure as to Holding Company

By virtue of holding of more than 50% share capital of the company, Archana Coal Pvt Ltd has become Holding Company (Parent Company) of Available Finance Ltd.

Name of Holding Co	No of Shares	% of Total Holding	No of Shares	% of Total Holding
Archana Coal Pvt. Ltd.	5889946	57.72	5889946	57.72

<u>NOTE - 2</u>

<u>RE</u>	ESERVES AND SURPLUS (Amount in		
Pa	rticulars	2016-17	2015-16
<u>a.</u> b.	<u>Capital Reserves</u> Share Premium Account	15822000	15822000
 	Balance as per Last Year	14050500	14050500
	Add : Share in Security Premium (Associate Companies)	71641833	71641833
		85692333	85692333
<u>c.</u>	NBFC Reserves		
	Balance as per last year	5493887	5220452
	Add: Transferred From P&L A/c during the year	341993	16699861
	Closing Balance	5835880	21920313
-			

Particulars	2016-17	2015-1
d. Surplus in the statement of Profit and Loss		
Balance as per Last Finnancial Statement	26247211	251534
Add: Net Profit for the year	300161548.3	8349930
Less: Appropriations		
Transfer to NBFC Reserves	(341993)	166998
Add : Share in Revenue Profit (Associate Companies)	1284817756	8359971
Closing Balance	1610884522	92795002
Total (a+b+c+d)	1718234735	105138467
NBFC Reserves has been created as required by guidelines issued by R	eserve Bank of India	
<u>NOTE - 3</u> <u>ONG TERM BORROWINGS</u>		(Amount in `
Particulars	2016-17	2015-1
Insecured		
Inter Corporate Loans		
(Including interest amount of ` 1334557 (PY ` 3725404)	17984557	4197540
(Including interest amount of ` 1334557 (PY` 3725404) Total <u>NOTE - 4</u> <u>SHORT TERM BORROWINGS</u>	17984557 17984557	4197540 4197540
Total NOTE - 4 SHORT TERM BORROWINGS		
Total	17984557	4197540
Total <u>NOTE - 4</u> <u>SHORT TERM BORROWINGS</u> Particulars	17984557	4197540
Total <u>NOTE - 4</u> <u>SHORT TERM BORROWINGS</u> Particulars <u>Jnsecured</u>	17984557	4197540 2015-1
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans	2016-17	4197540 2015-1
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern	2016-17	4197540 2015-1 12771490
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)	2016-17 38758960	4197540 2015-1 12771490
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Insecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY` 19114906) - From Others	2016-17 38758960	4197540 2015-1 12771490 2089672
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906) - From Others (Including interest amount of ` 1334557) (PY ` 1496726) Total	2016-17 38758960 15900000	4197540 2015-1 12771490 2089672
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557) (PY ` 1496726) Total	2016-17 38758960 15900000	4197540 2015-1 12771490 2089672
Total NOTE - 4 HORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557) (PY ` 1496726) Total NOTE - 5 DTHER CURRENT LIABILITIES	2016-17 38758960 15900000	4197540 2015-1 12771490 2089672 14861163
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557) (PY ` 1496726) Total NOTE - 5 DTHER CURRENT LIABILITIES Particulars	2016-17 2016-17 38758960 15900000 54658960	4197540 2015-1 12771490 2089672 14861163
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557) (PY ` 1496726) Total NOTE - 5 DTHER CURRENT LIABILITIES Particulars Dutstanding Liabilities for Expenses	2016-17 2016-17 38758960 15900000 54658960	4197540 2015-1 12771490 2089672 14861163
Total NOTE - 4 SHORT TERM BORROWINGS Particulars Jnsecured Inter Corporate Loans - From Related Concern (Including interest amount of ` 8673960 (PY ` 19114906)) - From Others (Including interest amount of ` 1334557) (PY ` 1496726)	2016-17 38758960 15900000 54658960 2016-17	4197540

	Particulars		Gross	Gross Block		A	Accumulated Depreciation	Depreciat	tion	Net	Net Block
		Balance as at 1/04/2016	Additions	Deductions	Balance as at 31/03/2017	Balance upto 1/04/2016	Depreciation charged for the year	Adjustment	Balance upto 31/03/2017	Balance as at 31/03/2017	Balance as at 31/03/2016
a)	Tangible Assets										
-	Furniture and Fixtures	75142	0	0	75142	71385	0	0	71385	3757	3757
2	Vehicles - Car	4668662	0	4668662	0	2947106	465609	3412715	0	0	1721556
3	Computer	42450	0	0	42450	40328	0	0	40328	2122	2122
4	Mobile	5500	0	0	5500	315	1045	0	1360	4140	5185
	Current Year	4791754	0	4668662	123092	3059134	466654	3412715	113073	10019	1732620
	Previous Year	4786254	5500	0	4791754	2504003	555131	0	3059134	1732620	2282252

Available Finance Limited

		Particulars	Face Value		of Shares 016-17		mount)15-16
		estment in Equity Instrume	nts				
I	Inv	estment in Associates					
		re in Net Assets		41870266		41870266	
		: Goodwill on consolidation		63179734		63179734	
		ity Investment in Associate : Share in Profit/Reserves of Ass		105050000 1654911172	1759961172	105050000 989771076	109482107
11 1	Inv	estment in Equity Instrumer	nts of Other	Companies			
		iculars	FACE VALUE	No. of Shares 2016-17	AmountN	lo. of Shares 2015-16	Amoun
		JNDER D-MAT MODE					
	-	Ad-Manum Finance Ltd.	10	270110	1138816	270110	113881
ł	ט (ס	Jnquoted Equity Shares Key Vee Aar Ltd.	10	15000	357406	15000	35740
		5	IU				
	'	TOTAL (A+B)			1496222		149622
t	B)	In Others Sanjana Cold Storate Pvt. Ltd.	10	144000	3600000	144000	360000
		Gourisut Vyappar Pvt. Ltd.	10	912	70042	912	7004
		Shradha Vanijy Pvt. Ltd.		960	70042	960	7004
		Natraj Vanijya Pvt. Ltd.		900	72374	912	7237
		Jagdamba Enclave Pvt. Ltd.		840	81556	840	8155
		•		040		040	389539
	Dro	TOTAL II (A+B) bject Participation Investmer	at	-	3895392	-	307337
		arwal Real City Pvt. LtdRelated			5000000 5000000		5000000
		GRAND TOTAL (I+I	1+111)	1	815352786		115021269
ļ	Aaa	regate Cost Of Quoted Investme			1496222		113881
		regate Market Value Of Quoted Ir			7349964.5		749555
NO OTH		<u>∙8</u> ≧NON-CURRENT ASSETS				(Amount in
		ulars				2016-17	2015-1
Acci	rue	d Interest on Debentures (Relate	d Party)			2416438	241643
Tele	pho	one Deposit				3000	300
				Т	otal	2419438	241943
<u>NO</u> CAS		<u>.9</u> AND CASH EQUIVALENTS				(Amount in
Par	tic	ulars				2016-17	2015-1
In	Cu	nce with Banks rrent account with Scheduled Ban I on Hand	lks			121843 38860	27382 1363
				Total		160703	28746
					I		

Available Finance Limited

SHORT TERM LOANS & ADVANCES			
Particulars		2016-17	2015-1
Unsecured, Considered good unless	otherwise Stated		(107041
- Related Parties - Others		0 71054692	6187041 12507889
- Others Less : Provision On Standard Assets		1054692	46737
	Total	70877055	18648193
<u>NOTE - 11</u>	iotai	10077033	10040195
OTHER CURRENT ASSETS			
Particulars		2016-17	2015-1
Prepaid Expenses		0	2045
Income Tax		4816738	331257
TDS Receivable	1948361		
Less: Provision for Income Tax	900000	1048361	236453
	Total	1048361	238498
<u>NOTE - 12</u>			
REVENUE FROM OPERATIONS		· · · · · · · · · · · · · · · · · · ·	
Particulars		2016-17	2015-1
Income from Finance Activities			
Interest on Loans		2001170	1504400
- From Related Parties - From Others		3881170 15602436	1524490 1742799
- From Others	Total	19483606	3267290
	10(6)	17403000	3201270
<u>NOTE - 13</u> OTHER INCOME			
Particulars		2016-17	2015-1
Income from Related Party		0	27011
Interest on Income Tax Refund		177627	-
Profit on sale of Asset		244053	
	Total	421680	27011
<u>NOTE-14</u> <u>FINANCE COSTS</u>			
Particulars		2016-17	2015-1
a. Interest Expense			
To Related Parties		9637733	2123878
To Others		5325077	611956
	Total	14962810	2735835
NOTE-15			
EMPLOYEE BENEFIT EXPENSES			
Particulars		2016-17	2015-1
Salaries, Bonus and Incentives		5000(1	55030
- Director		590861	55372
- Others - Staff Welfare		330634 7900	30000
1	Total	929395	85372

Available Finance Limited

	2016-17	2015-1
Advertisement	23068	3099
Annual Listing Fee	229000	22472
Audit Fees	143750	
- Audit Fee		6500
· Tax Audit Fee		100
Bank Charges	2782	19
Car Insurance	53944	451
Computer Maintenance	3899	342
Director Sitting Fees	28000	2200
egal & Professional Charges	399726	3636
Office Rent	152740	3374
Office Genreal Expenses	17439	92
Registration & Filling Fees	17608	510
Repair and Maintenance	0	171
Director Sitting Fees	28000	220
Stationeries and Printing	49050	270
Telephone and Postage	11248 167974	180 2157
Vehicle Running Expenses Total	1300228	144259
Total	1300228	144255
<u>OTE - 17</u> IGNIFICANT ACCOUNTING POLICIES & ADDITIONAL NOTES ON ACCOU F THESE FINANCIAL STATEMENTS: A) SIGNIFICANT ACCOUNTING POLICIES:	NTS FORMING AN INT	<u>'EGRAL PAI</u>
1. BASIS OF ACCOUNTING:		
These Consolidated Financial Statements have been prepared in		
accounting principles and specified standards in India under the his	stariaal aget convention	achorally

2. BASIS OF CONSOLIDATION

The Consolidated Financial Statements (CFS) comprises the financial statements of Available Finance Limited (The Company), and the investment of the company in Associates.

i) Basis Of Accounting

The Financial Statements of the Associate companies used in the preparation of CFS are drawn upto the same reporting date as that of the company i.e. 31/03/2016.

ii) Principals of Consolidation

issued by Reserve Bank of India ("RBI").

The CFS have been prepared on the following basis :

- a) Investment in associate companies has been accounted for under the equity method as per AS-23 "Accounting for Investments in Associates in Consolidated Financial Statements", whereby the investment is initially recorded at cost, identifying any Goodwill/Capital Reserve arising at the time of acquisition. The carrying amount of the Investment is adjusted thereafter for the post acquisition change in the Company's share of net assets of the associate companies.
- b) The CFS is comprised of the Audited Financial Statements (except as mentioned otherwise) of the Company and its Associates for the year ended 31st March, 2015, which are as under:

Name of the Company Associates	Country of Inco	prporation Direct Holding %
Agarwal Transport Corporation Pvt. Ltd.	India	36.22%
Agarwal Fuel Corporation Pvt. Ltd.	India	30.23%
Agarwal Coal Corporation Pvt. Ltd.	India	27.85%

	3.	REVENUE RECOGINITION Revenue is recognized to the extent it is probable that the economic benefits flows to the company and the						
		revenue can be reliably measured.						
	4. F	USE OF ESTIMATES: The preparation of financial statements in conformity with GAAP requires the management to make esti- mates and assumption that affect reported balances of assets and liabilities and the disclosures relating to contingent liabilities as at the date of financial statements and reported amounts of income and expenses during the period. Differences between actual results and estimates are recognized in the period in which the results are known / materialize.						
	5. ∠	FIXED ASSETS: Fixed assets are stated at cost less accumulated depreciation.						
	6. -	DEPRECIATION: The company has adopted the overall useful life of its assets Pursuant to the provisions of section 123 read with schedule II part C of the Companies Act, 2013, and accordingly the depreciation is charged on straight line method basis.						
	7.	RECOGNITION OF NPA: Non Performing Assets (NPA), if any, is recognized as per the prude	ntial norms of NREC					
		tions of Reserve Bank of India.		Rules allu Regula-				
	8.	INVESTMENTS:						
	9.	Investments classified as Long Term Investments are stated at cost. in the value of Investment is made wherever applicable. TAXATION:	Adequate provision	against diminution				
		Provision for current tax, if any, is made on the basis of estimated taxable income for the accounting year in accordance with the Income Tax Act, 1961. Deferred tax liability is calculated and provided, if any, in accordance with AS-22, deferred tax asset, if any, is ignored as a matter of prudence.						
	10.	SEGMENT REPORTING :						
		The company operates only in the financial services therefore there	e is no reportable seg	ment.				
(B)	AD	DITIONAL NOTES ON ACCOUNTS						
	1.	Notes 1 to 17 referred herein above forms an integral part of thes	e Financial Statemen	its.				
	2.	CONTINGENT LIABILITIES :						
		Disputed demand of Income-tax pending appeals amounting to ₹6698130/- (PY ₹3729956/-against which an amount ₹1000000/- (PY ₹468485/-) paid under protest but not provided for						
	3.	DEFERRED TAX LIABILITY AS PER AS-22						
	[Particulars	2016-17 (₹)	2015-16 (₹)				
		WDV as per Company Law	10019	1732620				
	Ī	Less:- WDV as Per Income Tax	5330	1926276				
	Ī	A. Timing difference in WDV of fixed asset as per Income Tax	4689	(193655)				
		& Financila Books						
	Ī	B. Provision for NPA	177637	0				
	f	Deferred tax liability /(Asset) [A-B] @ Tax effect	(53441)*	(59839)				
	Less: Earlier Year Liability 0							
	[Deferred Income Tax For the year Written Back 0 0						
	-	*Deferred tax asset of ₹53441 (PY ₹53203/- is ignored as a ma	tter of prudence.					
	4.	AUDITOR'S REMUNERATION :						
		Particulars	2016-17 (₹)	2015-16 (₹)				

65000

10000

68750

143750

65000

10000

75000

0

Statutory Audit fees (Excluding Service tax)

Certification and other charges (Including service tax)

Tax Audit Fees (Excluding Service tax)

Total

Available Finance Limited

5. RELATED PARTY TRANSACTION : AS PER ACCOUNTING STANDARD - 18

The information regarding related parties have been determined to the extent such parties have been indentified on the basis of information available with the company.

Names of related parties:

1. Key management personnel :-

S.No	Name of KMP	Designation of KMP		
1	Mr Rajendra Sharma	Whole Time Director & CEO		
2	Miss Priyanka Jha	Woman Director		
3	Mr Yogendra Narsingh Shukla	Director		
4	Mrs Neelam Sharma	Woman Director		
5.	Mr. Rakesh Sahu	Chief Financial Officer (CFO)		
6.	Miss Ushajaswani	Company Secretary (CS)		
7.	Mr. Murtaza Chechatwala (Ceased)	Company Secretary (CS)		

2. <u>Relative(s) of Key management Personnel</u> :- NA

- 3. <u>Holding Company</u>: Archana Coal Pvt. Ltd.
- 4. Associates

S.No Name of Associate		% Holding		
1	Agarwal Coal Corporation Pvt Ltd	27.85%		
2	Agarwal Fuel Corporation Pvt Ltd	30.23%		
3	Agarwal Transport Corporation Pvt Ltd	36.22%		

Transactions excluding current account transaction with related parties for the year ended 31/03/ 17 (Transaction have taken place on arm's length basis)

NAME OF THE PARTY	RELATIONSHIP	NATURE OF TRANSACTION	VOLUME OF TRANSACTION (₹)	AMOUNT OUTSTAND- ING (₹)
ARCHANA COAL PVT. LTD	HOLDING COMPANY	OFFICE RENT	70000	-
SHRI RAJENDRA SHARMA	WHOLE TIME DIRECTOR & CEO	REMUNERATION	590861	-
Shri rakesh shahu	CFO	REMUNERATION	120000	-
MURTAZA CHECHATWALA	CS	REMUNERATION	60000	-
MISS USHA JASWANI	CS	REMUNERATION	150634	-
SHRI YOGENDRA NARSINGH	DIRECTOR	DIRECTOR'S	8000	-
SHUKLA		SITTING FEES		
SMT. NEELAM SHARMA	DIRECTOR	DIRECTOR'S SITTING FEES	6000	
MS. PRIYANKA JHA	DIRECTOR	DIRECTOR'S SITTING FEES	14000	-
AGARWAL TRANSPORT	ASSOCIATE	LOAN GIVEN	31200000	-
CORPORATION PVT.LTD.		LOAN RECEIVED	79350000	-
(Asset)		BACK		
		INTEREST	3881170	-
		INVESTMENT	-	29750000

Available Finance Limited

AD-MANUM FINANCE	RELATED	LOAN TAKEN	31200000	30100000
LTD. (Liability) CONCERN		LOAN REPAID	109715000	-
		INTEREST	9637733	8673960
		CAR SOLD	1500000	
		INVESEMTNT	-	1138816
AGARWAL COAL	ASSOCIATE	INVESEMTNT	-	50000000
CORPORATION PVT. LTD.				
AGRAWAL FUEL	ASSOCIATE	INVESEMTNT	-	25300000
CORPORATION PVT. LTD.				
AGRAWAL REAL CITY		PROJECT		5000000
PVT. LTD.		PARTICIPATING		
		INVESTMENT		

6. BASIC AND DILUTED EPS :

Particulars	2016-17 (₹)	2015-16 (₹)
Net (Loss)/Profit attribuable to equity shareholders	1709965	1367174
Number of equity shares issued (basic)	10203700	10203700
Number of equity shares issued (Weighted)	10203700	10203700
Basic and Diluted earnings per share	0.17	0.13

7. The company is a subsidiary within the meaning of section 2(87) of the Companies Act, 2013 of Archana Coal Pvt. Ltd. holding 57.72% (Previous Year 57.72%) equity shares of the company.

- 8. The project participation investment in Agarwal Real City Pvt. Ltd., a related party is made on the following terms :
 - a. The company will receive 30% lump sum payment of compensation on 31/03/2018.
 - b. The company to receive additional 10% share of profit of ARCPL, if any, over and above minimum assured return of 30% as above.
 - c. The investment to receive back/redeemed on or before 31/03/2018.
- **9.** As per the information on records, the company does not have any overdue outstanding to micro and small scale industrial enterprises under MSMED Act, 2006.

10. Directors Remuneration

The company has paid director's remuneration as per the provisions of schedule V to the companies act, 2013 and complied all the provisions of the said act.

The Breakup of remuneration is as under :

S.no Name of Director		Nature of payment	Amount (₹)	
1	Rajendra Sharma	Salary & Allowance	590861	
			(PY551575/-)	

Available Finance Limited

11. During the year, the Company had specified bank notes or other denomination notes as defined in the MCA notification G.S.R. 308(E) dated March 31, 2017 on the details of transactions during the period from November 8, 2016 to December, 30 2016, the denomination-wise SBNs and other notes as per the notification are given below:

	Specified Bank Notes* (Rs.)	Other Denomination Notes (Rs.)	Total (Rs.)
Closing Cash in Hand as on 08.11.2016	0	26253	26253
(+) Permitted Receipts	0	0	0
(-) Permitted Payments	0	11164	11164
(-) Amount Deposited in Banks	0	0	0
Closing Cash in Hand as on 30.12.2016	0	15089	15089

* For the purposes of this clause, the term 'Specified Bank Notes' shall have the same meaning as provided in the notification of the Government of India, in the Ministry of Finance, Department of Economic Affairs number S.O. 3407(E), dated the 8th November, 2016.

- **12.** Balances of sundry debtors, and loans & advances are subject to respective consent, confirmations, reconciliation and consequential adjustment, if any.
- 13. Previous year's figures have been regrouped, rearranged and recast wherever necessary.
- 14. Additional information pursuant to the provisions of Part II of schedule III to the Companies Act, 2013 are NIL
- **15.** Figures are rounded off to the nearest multiple of a \mp {Rupee}.
- **16.** According to AS 3 the desired Cash flow statement is enclosed herewith.

For and on behalf of Board of Directors

Sd/-Rajendra Sharma (Whole Time Director) (DIN - 00981139) Sd/-Priyanka Jha (Director) (DIN - 07347415) As per our report of even date Attached Statutory Auditors FOR: MAHENDRA BADJATYA & CO. CHARTERED ACCOUNTANTS ICAI FRN 001457C

Sd/-CS Usha Jaswani ACS : 42007 (Company Secretary)

Place: Indore Date : 21-08-2017 Sd/-Rakesh Sahu (Chief Financial Officer)

CA M.K BADJATYA PARTNER ICAI MNO 070578

Sd/-

Available Finance Limited

Name of the Member(s) Registered Address Final ILD DP ID DP ID INME E-mail Id Signature Signature Signature E-mail Id Signature E-mail Id Signature E-mail Id Signature Registriat Address Signature Signature Signature Signature Signature Signature	Form No. MGT-11 PROXY FORM [Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014] AVAILABLE FINANCE LIMITED CIN: L67120MP1993PLC007481 "Agarwal House" Ground Floor 5, Yeshwant Colony, Y.N. Road, Indore- 452003 (MP) <u>Tel:0731-4714040</u> Fax: +91-731-4714090, Website: www.availablefinance.in Email: cs@availablefinance.in								
Registered Address	Name	of the Member(s)							
Email 1d									
Image:									
I/We, being the member (s) of shares of the above named company, hereby appoint: 1. Name Address E-mail Id Signature 2. Name Address E-mail Id Signature 3. Name Address E-mail Id Signature as my/our proxy to attend and vote (on a poli) for me/us and on my/our behalf at the 25 th Annual General Meeting of the company, to be held on Wednesday the 27 th day of September, 2017. At 11:00 a.m. at Surga Hotel 5/5 Nath Mandir Road Indore-452001(MP) and at any adjournment thereof in respect of such resolutions as are indicated below: 5. N Resolution For 4 Resolution For 9 Ordinary Business: 1 1 Adoption of Financial Statement (Standalone and Consolidated both), containing the Audited Balance Sheet as at, 31 th March, 2017 and the statement of profit and loss and cash flow for the year ended 31 th March, 2017, along with the report Boards and Auditors including consolidated thereon along with their annexure. 2 To Appoint a Director in place of Neelam Sharma who liable to retire by rotation and being eligible offer herses: 4 Re-appointment. 3 Ratification of Auditor and fixing their remuneration. 4 Re-appointment. 5 Authority to borrow fund in excess of prescribed limit as mentioned in Section 180 (1)(c) of the Compnies Act., 2013. </td <td>Folio</td> <td>No/ Client ID</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Folio	No/ Client ID							
1. Name Address E-mail Id Signature 2. Name Signature Barne Address Signature or falling him / her 3. Name Signature as mylour proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 25 th Annual General Meeting of the company, to be held on Wednesday the 27 th day of September, 2017. At 11:00 a.m. at Surga Hotel 5/5 Nath Mandir Road Indore-452001(MP) and at any adjourment thereof in respect of such resolutions as are indicated below. 5. N Fesolution For Against 1 Adoption of Financial Statement (Standalone and Consolidated both), containing the Audited Balance Sheet as 13 th March, 2017 and the statement of profit and loss and cash flow for the year ended 31 th March, 2017, along with the report Boards and Auditors including consolidated thereon along with their annexure. For Against 2 To Appoint a Director in place of Neelam Sharma who liable to retire by rotation and being eligible offer herself for re-appointment. A Reatification of Auditor and fixing their remuneration. Special Business: Affix 4 Re-appointment of Mr. Rajendra Sharma, the Whole-Time-Director & CEO of the Company Affix 5 Authority to borrow fund in excess of prescribed limit as mentioned in Section 180 (1)(c) of the Compnies Act, 2013. Affix Signature of shareholder Signature of hready of shore									
E-mail Id Signature or failing him / her 2. Name Address signature or failing him / her 3. Name Signature Signature or failing him / her 3. Name Signature Signature or failing him / her 3. Name Signature Signature or failing him / her as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 25 ^m Annual General Meeting of the company, to be held on Wednesday the 27 ^m day of September, 2017. At 11:00 a.m. at Surya Hotel 5/5 Nath Mandir Road Indore-452001(MP) and at any adjournment thereof in respect of such resolutions as are indicated below: 5. N Resolution For Against 1 Adoption of Financial Statement (Standalone and Consolidated both), containing the Audited Balance Sheet as at, 31 ^{sh} March, 2017 and the statement of profit and loss and cash flow for the year ended 31 ^{sh} March, 2017 and the statement of profit and loss and cash flow for the year ended 31 ^{sh} March, 2017 and the statement of protect is by rotation and being elliptio forte heres? ieligible offer heres? 2 To Appoint a Director in place of Neelam Sharma who liable to retire by rotation and being elliptio effer heres? ieligible offer heres? 3 Ratification of Auditor and fixing their remuneration. Special Business: Athority to borrow fund in excess of prescribed limit as mentioned in Section 180 (1)(c) of the Company. At any of the Starma, the Whole	I/We,	being the member (s) of	f shares of the above name	ned company, here	eby appoint:				
held on Wednesday the 27 th day of September, 2017. At 11:00 a.m. at Surya Hotel 5/5 Nath Mandir Road Indore-452001(MP) and at any adjournment thereof in respect of such resolutions as are indicated below: S. N. Resolution For Against 1 Adoption of Financial Statement (Standalone and Consolidated both), containing the Audited Balance Sheet as at, 31 st March, 2017 and the statement of profit and loss and cash flow for the year ended 31 st March, 2017, along with the report Boards and Auditors including consolidated thereon along with their annexure. 2 2 To Appoint a Director in place of Neelam Sharma who liable to retire by rotation and being eligible offer herself for re-appointment. 3 3 Ratification of Auditor and fixing their remuneration. Special Business: 4 4 Re-appointment of Mr. Rajendra Sharma, the Whole-Time-Director & CEO of the Company 5 5 Authority to borrow fund in excess of prescribed limit as mentioned in Section 180 (1)(c) of the Compnies Act, 2013. Affix Signed this	E-r 2. Na E-r 3. Na	nail Id : me : nail Id : me :	Si Ac Si Ac	gnature : Idress : gnature : Idress :		or fai or fai	ling him / her ling him / her		
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Signed this	5	Authority to borrow fund	d in excess of prescribed li	mit as mentioned	in Section 180 (1)(c)) of			
Signature of shareholder Revenue Signature of shareholder Stamp Note: 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 hours before the commencement of the Meeting. Revenue Stamp Rs. 1/- PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE MEETING HALL. Joint shareholders may obtain additional attendance slips on request. (Folio Nos., DP ID*, Client ID* & Name of the Shareholder/Joint holders/Proxy in BLOCK LETTERS to be furnished below) Shareholder/Proxy holder DP ID* Client Id* Folio No. of Shares held I hereby record my presence at the 25 th Annual General Meeting of the Company, to be held Wednesday, 27 th September, 2017 at 11:00		the Compnies Act, 2013	3.						
PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE MEETING HALL. Joint shareholders may obtain additional attendance slips on request. (Folio Nos., DP ID*, Client ID* & Name of the Shareholder/joint holders/Proxy in BLOCK LETTERS to be furnished below) Shareholder/Proxy holder DP ID* Client Id* Folio No. of Shares held I hereby record my presence at the 25 th Annual General Meeting of the Company, to be held Wednesday, 27 th September, 2017 at 11:00	Signati Signati Note:	Signed this							
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I hereby record my presence at the 25 th Annual General Meeting of the Company, to be held Wednesday, 27 th September, 2017 at 11:00	Sha	Shareholder/Proxy holder DP ID* Client Id* Folio No. of Shares held							
I hereby record my presence at the 25 th Annual General Meeting of the Company, to be held Wednesday, 27 th September, 2017 at 11:00 a.m. at Surya Hotel 5/5 Nath Mandir Road Indore-452001(MP) of the Company									
	I hereby record my presence at the 25 th Annual General Meeting of the Company, to be held Wednesday, 27 th September, 2017 at 11:00 a.m. at Surva Hotel 5/5 Nath Mandir Road Indore-452001(MP) of the Company								
SIGNATURE OF THE SHAREHOLDER OR PROXY									

2)

shareholder /Poxy holders are requested to bing the Attendance sip with them when they come to the Meeting and hand it over at the gate after affixing their signature on it. Shareholders are requested to advise, indicating their Folio Nos. DP ID*, Client ID*, the change in the address, if any, to the Registrar & share transfer Agents, at **M/S ANKIT CONSULTANCY PVT LTD**, Plot no. 60, Electronic Complex, Pardeshipura, Indore 452 010 (M.P.)

*Applicable for investor holding shares in Electronic (Demat) Form



To,

AVAILABLE FINANCE LIMITED CIN : L67120MP1993PLC007481 "AGRAWALHOUSE", Ground Floor,

If undelivered, Please return to :

"AGRAWAL HOUSE", Ground Floor, 5, Yeshwant Colony, Indore (M.P.) - 452 003 Ph. : (0731) 4714040 Fax : (0731) 4714090 E-mail ID :complianceofficer@available finance.in Website : www.availablefinance.in

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