Built by Access



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Corporate Information Inner Back Cover

BUILT BY ACCESS

'Built by Access' – a hallmark phrase that has come to stand for premium quality, creativity, innovation, complete reliability of product and service and outstanding value. It is the 'badge' of a Company at the pinnacle of its profession. 'Built by Access' says it all to the discerning customer, who needs look no further for a prime solution. This report details the manner in which we have proliferated this feature – in strategy and action.

2 / ABOUT US

VISION

To be the foremost Sri Lankan business enterprise in value engineering.

MISSION

To meet the challenges in the development of multi-sector civil engineering projects, providing innovative solutions whilst developing long-term progressive relationships with all our stakeholders.



Access Engineering PLC (AEL) boasts a prominent position in the construction industry landscape in Sri Lanka, being the premier civil engineering firm listed in the Colombo Stock Exchange. The Company, which was established in 2001, has a record of a large number of completed construction and infrastructure projects behind it. Among these are, Bridges and Flyovers, Roads and Highways, Harbors, Water Treatment Plants and Water Supply Projects, Land Drainage and Irrigation Schemes and Telecommunication Infrastructure Projects.

AEL's strengths are not only in the physical execution of construction projects. With our long-standing focus on value engineering our forte is advanced engineering solutions. We maintain the highest professional standards at every stage of the project from planning, design to execution. The Company is well-backward integrated with an island-wide network of quarries, crusher plants, asphalt plants and concrete batching plants. Its specialised machinery and equipment are at the cutting edge of technology. Our unparalleled technical know-how with the quality of our human resources make us the contractor of choice for most clients in the industry.

The Company's permanent workforce presently stands at over 2,500 of which managerial and professional staff account for over 150 and technical staff for about 400.

Access Engineering has the following wholly-owned subsidiaries: Access Realties (Private) Limited, Access Realties 2 (Private) Limited, ARL Elevate (Private) Limited and Horizon Holdings Ventures (Private) Limited. Other subsidiaries are Sathosa Motors PLC, which is 84% owned by AEL, Access Projects (Private) Limited which is 80% owned, Horizon Knowledge City Limited (99.99% owned) and Harbour Village (Private) Limited (51% owned).

AEL also has 50% joint ventures in Horizon Holdings (Private) Limited and Blue Star Realties (Private) Limited.

Our associate company, ZPMC Lanka Company (Private) Limited, in which we have a 30% stake is a joint venture with Shanghai, Zhenhua Heavy Industries Company Limited (ZPMC) of China, the world's largest container handling equipment manufacturer.

Access Engineering has been bestowed with recognition as a 'specialist contractor' by the National Construction Association of Sri Lanka and as a 'major contractor' by Construction Industry Development Authority (CIDA), with the highest CIDA grading across most number of disciplines of civil engineering. It is compliant to ISO 9001:2008, ISO 14001:2004 and OHSAS 18001:2007 accreditations for its quality, environmental and health and safety management systems and is a signatory to the UN Global Compact. AEL is also a TRACE Member in good standing.

Group Directory

	Access	Access Engineering PLC Construction and supply of construction-related services and materials	Parent
Construction and Construction Related Materials	Access PROJECTS	Access Projects (Private) Limited Construction and supply of construction-related services and materials	80%
Property	Access	Access Realties (Private) Limited Commercial property development for Lease and Rental	100%
	Access	Access Realties 2 (Private) Limited Commercial property development for Lease and Rental	100%
	HARBOUR VILLAGE	Harbour Village (Private) Limited Residential and commercial property development (In partnership with China Harbour Engineering Company Ltd. and Mustafa's Pte. Ltd.)	51%
	BLUE-STAR MEALTHS (PVT) LTD	Blue Star Realties (Private) Limited Residential property development	50%
		Horizon Holdings Ventures (Private) Limited Property development	100%
		Horizon Knowledge City Limited Property development	99.99%
	HORIZON HOLDINGS EXCEPTIONAL HOME BUILDERS	Horizon Holdings (Private) Limited Property development	50%
	MEMBER LOWING BAR RETRURANT	ARL Elevate (Private) Limited Provision of conference, restaurant and support facilities for Access Towers	100%
	ISUZU	Sathosa Motors PLC Authorized distributor for ISUZU in Sri Lanka	84.42%
Automobile	JAGUAR	SML Frontier Automotive (Private) Limited Authorized distributor for Jaguar and Land Rover in Sri Lanka	42.21%*
	LAND= -ROVER ABOVE & BEYOND		
	ZPMC LANKA	ZPMC Lanka Company (Private) Limited Commission, repair and maintenance of port machinery	30%
Mechanical Engineering			

4 / FINANCIAL HIGHLIGHTS

NET ASSETS (Rs. Mn)

2012/13 2013/14 2014/15 2015/16 2016/17

GROUP REVENUE

Rs. **20,448** Mn

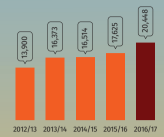
TOTAL ASSETS (Rs. Mn)



EARNINGS PER SHARE

Rs. 2.71

CONSOLIDATED REVENUE (Rs. Mn)



STATED CAPITAL

Rs. **9,000** Mn

101 = 01 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1							
		201	6/17	2015/16		Change (%)	
		Group	Company	Group	Company	Group	Company
Earnings Highlights and Ratios							
Revenue	Rs. Mn	20,448	14,787	17,625	11,604	16.0	27.4
Gross Profit	Rs. Mn	4,732	3,404	3,977	2,562	19.0	32.9
EBITDA	Rs. Mn	4,300	3,886	3,748	2,934	14.7	32.4
EBIT	Rs. Mn	3,857	3,515	3,275	2,544	17.79	38.17
Earnings before Tax	Rs. Mn	3,231	3,003	2,995	2,355	7.9	27.5
Profit Attributable to Equity Holders	Rs. Mn	2,708	2,684	2,465	2,087	9.9	28.6
Dividend	Rs. Mn	1,500	1,500	750	750	100.0	100.0
Earnings Per Share	Rs.	2.71	2.68	2.47	2.09	9.7	28.2
Dividend Per Share	Rs.	1.50	1.50	0.75	0.75	100.0	100.0
Dividend Payout	%	55	56	30	36	83.33	55.6
Statement of Financial Position							
Highlights and Ratios							
Total Assets	Rs. Mn	36,046	28,425	30,343	25,258	18.8	12.5
Stated Capital	Rs. Mn	9,000	9,000	9,000	9,000	0.0	0.0
Retained Earnings	Rs. Mn	9,590	8,038	8,362	6,835	14.7	17.6
Total Equity/Shareholders' Funds	Rs. Mn	21,551	17,221	17,995	15,936	19.8	8.1
Total Liabilities	Rs. Mn	14,495	11,204	12,348	9,322	17.4	20.2
Current Assets	Rs. Mn	19,972	12,580	17,986	14,406	11.0	-12.7
Current Liabilities	Rs. Mn	8,815	5,636	6,745	3,809	30.7	48.0
Net Assets Per Share	Rs.	18.84	17.22	17.46	15.94	7.9	8.0
Investor Highlights and Ratios							
Price Per Share	Rs.	-	23.8	-	20.80	-	14.4
Gross Profit Margin	%	23.1	23	22.6	22.1	2.2	4.1
Net Profit Margin	%	13.4	18.2	14.5	18.0	-7.6	1.1
Return on Equity	%	12.7	15.6	14.1	13.1	-9.9	19.0
Debt/Total Assets	%	15.9	18.3	20.60	20.50	-22.8	-11.0
Debt/Equity	%	26.6	30.1	32.5	32.60	-23.6	-7.7
Current Assets Ratio	Times	2.3	2.2	2.7	3.8	-15	40.1
Quick Assets Ratio	Times	1.7	2.1	2.3	3.6	-28.1	42.2

OPERATIONAL HIGHLIGHTS



50% Investment in Blue Star Realties (Private) Limited for Rs. 800 Mn



51% Investment in Harbour Village (Private) Limited for Rs. 2.3 Bn



Commencement of the reconstruction of Kochchikade bridge on Pelivagoda -**Puttalam Road**



Introduction of micro trenching method for laying underground micro ducts for optical fiber development to Sri Lanka



Completion of the design and construction work of Kapparatota jetty



Commencement of construction work of the Central Expressway Project



Completion of rehabilitation works of Labugama and Kalatuwawa Water **Treatment Plants**

CORPORATE RESPONSIBILITY

We were selected the 'Winner' in both less than Rs. 15 Bn Turnover Category and the **Construction Sector at the Best Corporate** Citizen Sustainability Awards 2016 organized by the Ceylon Chamber of Commerce

We were selected to be among the top 30 entities by Business Today Top 30 2016-2017

Our staff retention of 95.48% which is unparalleled in the industry

Our total spend on CSR initiatives amounted to Rs. 24.95 Mn

SAFETY PERFORMANCE

Lost Time Injury Frequency Rate was 0.48

CORPORATE STABILITY

We were re-affirmed an Entity Rating of '(SL) A+ with a stable outlook' by **ICRA Lanka Limited**

HIRING AND RETAINING TALENT

Our staff retention of

which is unheard in the industry

PROJECT COMPLETION

Project completion performance was

100.00%

SAFETY PERFORMANCE

Lost Time Injury Frequency Rate (LTIFR) was



A MESSAGE FROM THE CHAIRMAN

I have the pleasure and privilege of reporting to you that your Company, Access Engineering PLC has completed yet another successful year, the details of which are elaborated in this Report. As the leader of a highly forward looking, dynamic and motivated team, we have continued during the year to create value; our focus on technology and innovation have positioned us to be always ahead of the competition and deliver our clientele products and services that surpass their expectations.

Our performance is all the more laudable as it was achieved despite the prevailing climate of global uncertainty and financial constraints of higher taxation on the part of the Government. While we have achieved a very satisfactory performance in terms of profitably, keeping in mind our broader goal of sustainability, we have also implemented social and environmental programs. Our highly professional structure of corporate governance procedures, founded on a bedrock of ethics, values and policies also ensure the Company's growth and sustainability.

As a Sri Lankan-owned and managed business enterprise we firmly believe that your Company has great potential for a sustainable future by delivering stakeholder satisfaction through its core business activity of value engineering. In the Annual Report for 2015/16, we enunciated a clear policy direction to enter into the real estate sector as a diversification strategy, which we believe to be a natural extension of our core business. In this respect I'm happy to report that during the year under review we have commenced two major partnerships to build close to two million square feet in the Colombo urban landscape in the next three to five years. We have also secured for ourselves a land bank in the Greater Colombo areas for future development. We are happy to say that we were proactive in foreseeing the increasing interest and tax rates, and took mitigating measures by which we believe we will be able to reduce their adverse impact to the Company in the short to medium term

Our investment in our own Access Tower II has been a prudent and timely one and we are confident of commencing commercial operations in the last quarter of 2017. We are also happy to report that we have contracted fully with reputed corporates to rent the premises even prior to the completion of the building.

We strive for a healthy bottom line and continue to keep to our commitment to you of a 40%-50% dividend policy. Nevertheless, our focus in driving growth is a balance between return to our shareholders through profits and a strong balance sheet through an ever increasing net asset value which will ensure the sustainability of the Company. It was this objective that drove the strategic decision to go for the debenture issue in 2015. It is evident in the present context that it has come to fruition not only in helping us to grow but also by reducing the impact of high interest cost going forward.

I'm also happy to say that in pursuance of the triple bottom line we have carried out several social responsibility projects during the year. The notable ones have been the provision of vocational training to underprivileged children, e-waste program 2016, mentoring programs for university students, tree planting programs and the fabrication and donation of school chairs.

We consider it a great honor as a first generation Sri Lankan Company to have been chosen to be included in the S&P SL 20.

I wish to thank the members of the Board for their stewardship and guidance which has been invaluable. I also thank Mr. Christopher Joshua our Managing Director and Mr. Rohana Fernando our Chief Operating Officer for the leadership they have provided and all our staff for the dedication they have shown and living up to our values.

Finally, I wish to thank all our stakeholders – shareholders, investors, customers, suppliers, bankers and the state for their continued support and the confidence they have reposed in us.

Sumal Perera

Chairman

30th June 2017

JOINT STATEMENT FROM THE MANAGING DIRECTOR AND THE CHIEF OPERATING OFFICER

At Access Engineering, we not only build physical infrastructure, also we build people, talents, communities and safeguard the environment.

THE ECONOMIC ENVIRONMENT

Once again, we are happy to report on a year we can look back on with pride as a company, both in financial and in operational terms. The external circumstances were generally, not very encouraging with the Sri Lankan economy recording a growth of only 4.4% during the year. Global factors contributed to this such as uncertainties caused by the Brexit vote in the United Kingdom.

Advanced economies such as the European Union and Japan experienced slow growth while the turbulent political situation in the Middle East was also a dampening factor.

Regarding the Sri Lankan economy, the industrial sector grew by 6.7%, services by 4.2% while agriculture suffered a drop of 4.2%. The construction, quarrying and mining industries, which contracted during 2015, grew significantly during the year. The construction sector made a very significant contribution of 29% to the industrial sector with a year-on-year growth of 12.5%. The implementation of some of the major infrastructure projects helped drive the construction sector, which also created opportunities for our business.

OUR FINANCIAL PERFORMANCE

In the year under review we recorded the highest ever turnover and profit. The turnover was Rs. 14.78 Bn while the profit after tax was Rs. 2.68 Bn; the year-on-year growth was 27.4% and 28.6% respectively. At Group level too, the Company's revenue was the highest ever amounting to Rs. 20.44 Bn. The total asset base notched Rs. 36.08 Bn and Rs. 28.42 Bn at Group level and Company level respectively. Our subsidiary company, Access Realties (Private) Limited increased its profit before interest and tax over the previous year while Sathosa Motors PLC and Access Projects (Private) Limited recorded a decrease.

EXPANSION AND INNOVATION

The Company retains its position as the most integrated and accredited civil engineering company in the country. During the year the Company continued to expand its production capacity both through acquisition of new assets as well as by upgrading its knowledge base in order to sustain our position in this industry. Investments were made in state-of-the-art construction equipment and production plants amounting to Rs. 1.12 Bn to

CHRISTOPHER JOSHUA MANAGING DIRECTOR

JOINT STATEMENT FROM THE MANAGING DIRECTOR AND

THE CHIEF OPERATING OFFICER

further strengthen our core business and enhance our product and service offerings to our clients. AEL also continues to be the preferred employer for the workforce of the industry. This is amply demonstrated by the fact that in 2016/17 we had a staff retention rate of over 95%.

Upgrading our technological capabilities is a continuous process at AEL. The investments made by the Company in new technologies and innovation contributed to the Company securing many projects for foundations and foundation retaining structures mostly from private sector clients. The quality and reliability of the material produced by the asphalt and ready mix concrete production plants resulted in the Company running at full capacity. During the year we also invested in a state-of-the-art Concrete Batching Plant from Germany and also further expanded our capabilities for diaphragm wall construction, micro trenching for cable laying, use of post tensioning and manufactured sand.

OUR PROJECTS

RS. 2.68 BN

The infrastructure projects initiated by the Government have created and will continue to create opportunities for AEL. The Company is a member of the consortium to which contracts were awarded for the Central Expressway Stage Two on which work has already commenced. The commitment by the Government to continue the development of the balance stages of the Central Expressway (Stages I, III and IV), will provide the Company with further opportunities in construction work. Other projects

ROHANA FERNANDO

commenced during the year were design and construction of Rajagiriya, Polgahawela and Ganemulla Flyover projects and construction work at the Colombo Water Front Integrated Development. Work continued during the year on towns east of Colombo District Water Supply Project, design and construction of Access Tower II and the Colombo – Kandy Road section from Kadawatha to Nittambuwa among several other projects. The diaphragm wall and piling works at ITC Colombo One Development, were also completed successfully during the year under review.



JOINT STATEMENT FROM THE MANAGING DIRECTOR AND THE CHIEF OPERATING OFFICER

CHALLENGES FACED

In common with the rest of the industry, the Company faced serious challenges due to the scarcity of skilled labor. Faced with the situation the Company has at times, resorted to engaging foreign labor in some of its large private sector projects. However, the Company is addressing this problem by initiating its own training and development program which is carried out at some of the vocational training centres including Don Bosco Technical Centre Facility in Negombo. Many persons have already been trained and absorbed into the permanent cadre under this program. Further training and skills development programs are also envisaged to be developed in association with the National Apprentice Board. Delays in transport of goods and personnel, due to road blocks as a result of public protests and rallies hindered smooth operations. So did changes to the regulations in the mining and borrowing of rock, sand and soil.

Moving forward, the proposed increase in the Company's corporate tax rate to 28%, from the current preferential corporate tax rate of 12% is another challenge we need to deal with in the future.

OUR CONTRIBUTION TO SOCIETY AND THE ENVIRONMENT

Given our goal of sustainable value creation, in all its aspects, we carried out many social and environmental related projects during the year under review. All such projects are crafted after careful consultations with the stakeholders and appropriate strategies are identified. The projects also go through an internal review process before being implemented.

Developing the human potential of our younger generation is an area we are very much concerned with. In partnership with the Technical College, we have initiated a program to turn school leavers and unskilled people into skilled carpenters, most of whom were later absorbed by us as permanent employees. Floods and landslides caused tremendous suffering to many Sri Lankans in 2016. We did our part to alleviate the suffering by helping out in the relief, rehabilitation and resettlement for victims of the floods in May 2016.

We have demonstrated our concern for the environment both by mitigating the environmental impact of our operations as well as our external projects. Regarding the former, some of the initiatives we have taken are treatment, recycling and reuse of waste materials. We have also done whatever possible to minimize cutting trees when executing projects. Several other steps taken have been minimizing energy usage and shifting to renewable energy sources whenever possible, in our projects.

Our environmental initiative, to preserve the 'green-ness' of our planet, which has been ongoing for the last 10 years, is the island-wide tree planting program. We note with great satisfaction that Access Engineering Project Offices throughout the country have contributed to this program, and 7,000 trees were planted in 2016/17. We have also recognized that though the world is benefiting from digitalization e-waste, which is a source of a number of toxic substances, is becoming a major environmental hazard. In partnership with Ceylon Waste Management (Private) Limited, we are addressing this problem by collecting and recycling e-waste.

In 2016/17 a total of Rs. 25.43 Mn was spent on social and environmental projects.

AWARDS RECEIVED

AEL continued to receive several accolades, both industry related and general, during the year. These included Winner of the Construction Sector at the Best Corporate Citizen Sustainability Awards, 2016 organized by the Ceylon Chamber of Commerce and the Overall Winner of the Category of Businesses with a turnover up to Rs. 15 Bn. We were the recipient of a National Award for Construction Performance for 2016 awarded by the Construction industry Development Authority and were one of the Business Today top 30 for 2015/16, receiving this accolade for the 3rd consecutive year.

LOOKING AHEAD

Looking to the future, the opportunities for the industry looks promising with construction sector anticipating a growth phase. Demand for construction services and supply chain products will be boosted by mega projects such as the Colombo Port City, Hambantota Port Development Project, Bandaranaike International Airport Development Project, Central Expressway Project, etc. The Company can ride the wave of this growth phase of the Industry along with its own initiatives carried out to expand its opportunities. The demand witnessed at the public servants housing project being carried out in partnership with the UDA, would promote such public-private partnerships in the future. Major initiatives in the pipeline in the real estate sector also augur well in the medium term. AEL in partnership with Blue Star Realties (Private) Limited. have commenced development of over 240 Condominium Apartment Units in Rajagiriya. AEL has partnered China Harbour Engineering Company and Mustafa's Singapore Pte Ltd for a mixed development project in uptown North Colombo comprising of over 1,000 Condominium Apartment Units and around 200,000 sq. ft. of commercial space. These projects are

JOINT STATEMENT FROM THE MANAGING DIRECTOR AND THE CHIEF OPERATING OFFICER

expected to start generating revenue in 2020/21. Pre-bookings for Access Tower II have also been very encouraging with most of the tenant spaces being already booked. This 'Grade A' office building comprising approximately 200,000 sq. ft. of rentable space, is due

to commence commercial operations by August 2017.

In conclusion, we wish to thank all our valued customers and business partners for their trust and confidence placed in us. We thank our shareholders and the wider stakeholder community for the continued trust they have placed in us, and our Chairman and the Board of Directors for their leadership, support and guidance. We pay a very special tribute to our Corporate Management Team and employees, at all levels, for without their continuous passion, dedication and commitment, Access Engineering would not have been what it is today.

Christopher Joshua

Managing Director

Rohana Fernando

Chief Operating Officer

30th June 2017

BUSINESS MODEL

OUR BUSINESS PORTFOLIO AT A GLANCE

ENGINEERING PROJECTS



P-45

BRIDGES AND FLYOVERS

P-56 **IRRIGATION AND LAND DRAINAGE**

P-41

ROADS AND HIGHWAYS

At the forefront of many of the road rehabilitation and improvement projects

The work involves utility shifting, road widening, improvements to existing drainage systems, town improvements, rehabilitation and improvement of road pavements, road safety and environmental improvements.

A pioneer in bridge engineering in Sri Lanka having completed several of nation's landmark bridge/flyover projects

The work involves engineering design, construction of the substructure, approaches, service roads, erection and launching of superstructure.

P-51 **WATER AND**

WASTEWATER

pollution

Providing safe drinking water, better sanitation and ensuring minimal

The work involves civil construction, mechanical and electrical works of water treatment plants.

A major contractor specialized in construction of large scale irrigation and hydraulic infrastructure projects

The assignments include augmentation, rehabilitation and construction of reservoirs, canals, anicuts, earthen dams, diversion headwork, regulation structures and various other appurtenant hydraulic structures.

ENGINEERING SERVICES



P-68

PILING

ENGINEERING DESIGN

Provides a competitive edge in turnkey and design and build contracts

The team is skilled in the design of bridges, flyovers and viaducts, roads and highways, buildings, dams and other water retaining structures, foundations and ground improvements.



Access Engineering is one of the leading piling contractors in Sri Lanka, renowned for its reliability, expertise and quality. The fleet includes hydraulic rotary drilling rigsand associated equipment.

P-70

HDD AND TELECOMMUNICATION



P-71

PRODUCTION PLANTS

Involved in underground utility installation and telecommunication infrastructure works

Horizontal Directional Drilling (HDD) is a drilling technique used to install underground utilities without disturbing the surrounding structures and without trenching. Telecommunication infrastructure constructions are carried out with latest technologies acquired such as micro trenching, cable jetting, etc.

Operates several quarries and crusher plants to ensure timely supply and greater sustainability of operations

Crushed rock aggregates required for road construction works; asphalt concrete and cement concrete are produced under this operation. Apart from providing for internal requirements, products of these plants also cater to external demand.



P-59

BUILDING PROJECTS

Providing engineering services in building projects

All engineering services, including structural designs, piling, all civil works, design and installation of mechanical, electrical and plumbing works, landscaping etc. are being provided using in-house expertise and capabilities.

P-65

TELECOMMUNICATION INFRASTRUCTURE



A catalyst of growth in the telecommunication sector through their long-term partnership with the country's leading mobile service providers

The scope of work includes construction of telecommunication towers including transmission facilities, installation of cables, ducts, optical fiber telecommunication networks, Fiber to the Home (Ftth) networks.



P-66

HARBOR AND MARINE WORKS

Proven excellence in the design and construction of maritime infrastructure

The Company's rich experience in the sector includes design and construction of port expansions; design and construction of coastal jetties and breakwaters; offshore dredging and coastal protection works; and the rehabilitation of piers, quay wall, docks and berths.



P-71

CENTRAL EQUIPMENT DIVISION

Maintains and repairs all company owned heavy machinery & equipment and heavy vehicle fleet

The fleet of heavy machinery and equipment is maintained and administered by the division as a complimentary service for construction projects carried out by the Company. On-site and off-site repairs are also handled by the division using the expertise of in-house mechanical engineers and technicians.

P-71

FABRICATION WORKSHOP



Designs and fabricates light-duty and heavy-duty steel components for machinery and construction projects

The in-house engineers along with versatile machinery offer cutting-edge solutions for design and fabrication of complex steel and metal components including plant and machinery components, structural steel and steel elements for various other requirements.

OPERATING ENVIRONMENT

GLOBAL CONSTRUCTION INDUSTRY IN 2016

The global economy faced many headwinds in 2016 which resulted in a decline in growth from 2015. The Brexit vote in June 2015 has dampened business confidence in Europe. China is in the process of rebalancing towards a more service oriented and consumer driven economy. Terrorism and refugee problems also contributed to uncertainty. All these factors caused a weakness in global trade and manufacturing albeit with low levels of inflation.

In construction, Sri Lanka among other emerging Asian markets could, in the short-term, take advantage of the current slowdown in China.

The long-term outlook for the construction industry remains bright, however, with 70% industry-wide growth expected by 2025, according to a research conducted by PWC and KPMG. China, India and the US between them are expected to account for 60% of total growth. The current situation is that 52% of all global construction is in emerging markets. However, construction is faced with the challenge of becoming greener and more sustainable while continuing to improve the quality of life and reduce human and natural disasters.

LOCAL CONSTRUCTION INDUSTRY

The Government has continued to invest in major infrastructure projects which continue to drive the economy. The construction of the Southern Expressway Expansion, the Outer Circular Highway and the Central Expressway has continued. The last enhances the connectivity between Western, Southern, North Central and Central Provinces. The i-ROAD program, Priority Roads Project, Northern Road Connectivity Project and several bridge construction projects were also underway during the year funded by both local and foreign sources. In addition, investments have also been made in railroad construction, urban and town center development and irrigation systems.

During 2016, the Government launched the Western Region Megapolis Project. This macro level venture aims to transform the Western Province into a prosperous, urbanized, lively and cosmopolitan region. It is intended to mitigate current pressing problems such as traffic congestion, poor housing conditions, waste disposal and access to basic utility services by improving essential services such as Information and Communication Technology (ICT), transport, power and energy.

The construction of the Second Terminal at the BIA is projected to come onstream and will continue till 2020 with an investment of Japanese Yen 45,428 Mn. Construction of the Colombo Financial City which had been suspended for some time, was recommenced in March 2016.

FINANCIAL IMPLICATIONS

Profit margins are expected to come under pressure in the next financial year due to the proposed corporate tax rate on construction increasing to 28% from the current 12%.

Interest rates are tending to rise with difficulties in borrowing both in debt markets and from financial institutions, which will also adversely affect margins. Tax concessions have also been withdrawn from investors of listed bonds and unit trusts. The result will be to render corporate bonds and unit trusts less attractive to investors which will in turn hamper our ability to borrow from debt markets.

OPERATING ENVIRONMENT / 15

COMPARISON OF KPIS

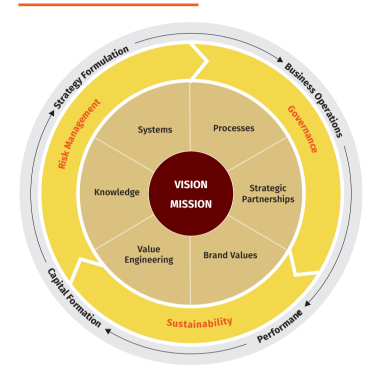
	2016/17	2015/16	% Change
Comparison Based on Monetary Value			
Construction industry at current market prices as per CBSL 2016 Annual Report (Rs. Mn)	932,260	828,388	An increase of 12.54%
AEL Company turnover (Rs. Mn)	14,787	11,604	An increase of 27.42%. Thus we have surpassed average industry growth
Comparison Based on Employment			
Total employment in construction, electricity, gas, steam and air conditioning supply, water supply, sewerage, waste management and remediation activities as per CBSL 2016 Annual Report (000' persons)	617	550	An increase of 12.18%
Total number of employees at AEL as at 31st March	2,670	2,054	An increase of 29.99%. Thus we have created more employment opportunities than the industry
Comparison Based on Labor Turnover			•
AEL staff retention ratio	95.48%	94.67%	An improvement of 0.86%

OUTLOOK

A number of public sector infrastructure projects augur well for the industry. Some of the major projects are BIA Phase II, Elevated Highway Network, New Kelani Bridge, Phase I, III and IV of the Central Expressway and the Megapolis Development Program.

In addition, the private sector is also spearheading several projects such as Colombo Port City cum Financial City, Residential Condominium Developments and the Water Front Integrated Developments.

OUR STRENGTHS AND VALUES



HOW WE HAVE BECOME WHAT WE ARE

Since the formation of the Company 16 years ago, we have expanded our operations across a gamut of engineering products and services. Our achievements have been founded on a bedrock of business procedures and processes - value engineering, strong customer and supplier relationships, efficient processes, knowledge bases, human capital, specialist overseas partnerships and diverse target markets.

With the above, there has also been another paradigm which is people, social and ethically oriented. Instead of a narrow focus on the bottom line we also are greatly concerned about people and community, health and safety and the environment.

A strong framework of corporate governance ensures ethical conduct of business. In all these areas Access Engineering is performance oriented in all its activities and has rigorous systems of monitoring.

We set policies, develop and implement management systems backed by the necessary software, monitor performance and take corrective action from stakeholder performance.

We have a strong commitment to sustainability which involves sound management of all aspects of operations and all stakeholder relationships – with employees, customers, local communities, shareholders and the general public. Our commitment, systems and procedures provide a sound framework for excellence and achieving industry best practice standards.

OUR SYSTEMS

Our centralized operating platform provides us a base for consistency, efficiency and effectiveness. It enables us to have uniform implementation of policies and processes across the Group and provide Senior Management with the overall view which will enable them to exercise control. This will ensure successful completion of projects and attainment of Group objectives. We are also able to manage our back office functions as well projects efficiently, receive timely and accurate information and exercise effective cost control. The platform is also scalable giving it the flexibility to accommodate expansion and new projects.

Our integrated engineering services also give us the ability to be self-sufficient in delivering contracts on time and with the highest quality standards. Rigorous risk management processes that we have put in place identify, manage and mitigate risks.

OUR VALUES

Values and ethics are fully-integrated into our business model as well as our operations and they are inculcated into our employees. This has enabled us to maintain the highest standards of corporate governance and service delivery. Our corporate governance structure emphasizes having well-defined policies, procedures and training which permeate all our business operations, enables us to excel in customer service, risk management and accountability.

Sustainability is another cornerstone of our operations. We have established ourselves as the leader in the construction industry in delivering solutions with economic, social and environmental sustainability. Our customers, business partners and suppliers look up to us with trust and confidence in our strengths and capabilities. The long-term relationships we have built up with these parties further assure our continued success. We continually monitor and measure their satisfaction.

"Our ultimate goal is the building of a sustainable business"

OUR STRENGTHS AND VALUES

KEY OUTPUTS

To guarantee our continued growth and stability we strive for healthy profitability with a stable cash flow. While this enables us to provide an attractive return to our shareholders we can also invest for future growth. We can also maintain a strong capital structure and the confidence of investors, both in debt and equity markets.

We are always conscious that our physical assets and past record will not alone bring results; it is imperative that we recruit, retain and develop skilled, competent, dedicated and motivated people. They need to be committed to giving the maximum satisfaction to our customers by way of sustainable, cost effective and high quality products and services.

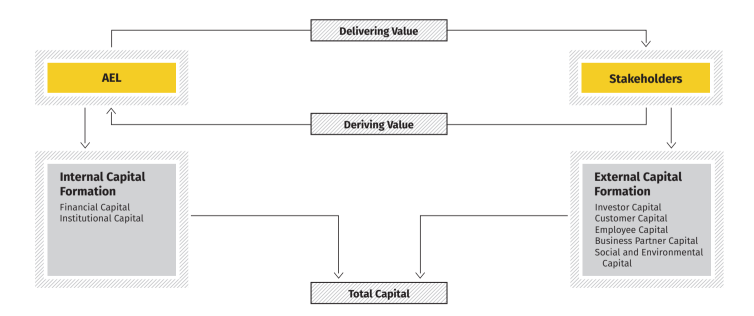
We do not stint on necessary training and we seek to ensure that our staff across all business units are imparted the skills and knowledge they require. We also foster the sharing of knowledge, expertise and experience across organizational boundaries and build up repositories of knowledge. We also give the highest

priority to providing our workforce with a healthy and safe working environment, which we believe ultimately also be in our customers' interests.

Our ultimate goal is the building of a sustainable business, retaining and further enhancing our reputation as a good corporate citizen, giving our employees fulfillment and helping our customer achieving sustainability themselves.

OUR VALUE CREATION MODEL

We strive to create lasting value for all our key stakeholders. Our business model integrates our vision, our strategies and our values and transforms various capitals to create value over time. Capital that is owned by AEL is 'internal' capital, while capital that is not owned is 'external' capital. Our internal capital formation is a result of value created by AEL for itself and comprises financial and institutional capital. The financial capital is reported mainly in our Financial Statements whilst institutional capital are intangibles like brand image, corporate culture, integrity and specialized knowledge. Our external forms of capital focus on key stakeholders and comprises investors, customers, employees, business partners, society and the environment.

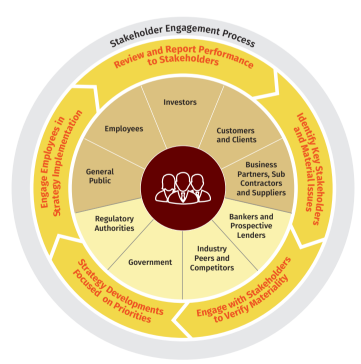


STAKEHOLDER ENGAGEMENT AND MATERIALITY

STAKEHOLDER ENGAGEMENT

Balancing the short and long-term is always a major management challenge. Taken in the context of sustainable development it is paramount that we need to engage with internal as well as external stakeholders. We need to proactively identify their needs and expectations to find out how best we could integrate their concerns into our decision-making process. For instance, we are always mindful of the fact that our operations can adversely impact local communities. We strive to adapt our policies and practices to their needs and concerns within the framework of our overall strategy.

Our approach to engaging in dialogue with stakeholders on a continuous basis is shown below:



The first step in the stakeholder engagement process is identifying our stakeholders, their concerns and the issues that are material to them. A continuous process of consultation with internal and external stakeholders is carried out to ascertain the material issues. Since it is impractical to address all issues of all stakeholders a process of prioritization becomes necessary. Once the material issues are identified, engagement strategies are then prioritized and implemented. The culmination of the process is to report the outcomes to the stakeholders.

Stakeholders are identified, selected for engagement and prioritized based on the level of interest they have in our activities and the degree of impact they have on the Company.

Usually stakeholder groups with a high degree of power as well as a high level of interest, are given priority in engagement and the frequency of engagement is continuous. However we do not neglect other stakeholder groups and maintain at least a minimum level of engagement with them.

Our rational behind engaging with the stakeholder groups identified above is as follows:

BOARD OF DIRECTORS

The Board is responsible for the following high-level tasks:

- Setting corporate objectives and formulating strategies and policies
- · Reviewing the performance of corporate management
- Representing the views of the Company to outside stakeholders
- Protecting Company assets and shareholder interests

CORPORATE MANAGEMENT TEAM

The Corporate Management Team is responsible for implementing the objectives, strategies and policies set out by the Board and ensuring effective functioning of the Organization.

INVESTORS

As the Government of Sri Lanka (GoSL) does not have adequate resources to finance all planned infrastructure development projects, investment from non-state institutions and individuals becomes necessary.

The investors of mega infrastructure projects expect us to provide them a satisfactory return on their investment in the long-term and to honor contractual obligations.

STAKEHOLDER ENGAGEMENT AND MATERIALITY

SHAREHOLDERS

Shareholders provide equity capital and approve/reject Company strategic decisions while expecting a reasonable return on their investment. They also expect us to keep them periodically informed about the development of our Company, our key financial figures and our long-term business strategy/direction. The shareholders expect us, as the custodians of their wealth, to build a growing and sustainable business while being a good corporate citizen. The long-term strategy of AEL is to increase its market value to shareholders.

BANKERS AND PROSPECTIVE LENDERS

Banks play a major role in the following areas:

- Financing infrastructure development projects of the country
- Processing day-to-day monetary transactions of the Company
- Providing funding arrangements enabling effective working capital management
- Providing investment opportunities through accepting deposits

EMPLOYEES

The industry we operate-in is highly labor intensive. Thus to remain competitive in the market we need to have the best talent pool and human capital in the industry. A fully-engaged workforce that is highly satisfied will go an extra mile for the benefit of the Company to achieve its goals and objectives. We also need to provide the necessary training to ensure that our employees have the necessary skills and competencies.

In return for their commitment the employees expect us to provide them with a safe working environment, equal opportunities, individual career growth, opportunities for training and development, reward their performance and to promote work-life balance.

Similarly our vision towards sustainability is driven by our employees, who need the most up-to-date information to make a valuable and informed contribution. We need to have the transparency to achieve this end.

GOVERNMENT AND REGULATORY AUTHORITIES

Maintaining cordial relationships with GoSL is very important to the Company since most infrastructure projects are initiated by the Government. Thus building confidence and maintaining good relationships is paramount to business operations and our continuity.

The Government expects us to create direct and indirect employment opportunities, engage in investment opportunities and drive economic growth while complying with all laws and regulations. We act as a source of revenue to the Government by paying direct taxes and channeling indirect taxes.

Regulatory authorities play a vital role in approving and reviewing completed, ongoing and future infrastructure development projects. They also expect us to fully comply with all rules and regulations and transparency in all our operations helps gain their confidence.

CLIENTS AND CUSTOMERS

We need to gain the confidence of clients and maintain cordial relationships with them to obtain repeat orders. Similarly client satisfaction through effective project implementation is important in securing future business. Hence effective client interaction is one of the most important factors of our success.

We also carry out a substantial amount of engineering projects and services at the client's premises and need customers to continually subscribe to our engineering products and services in order to generate business.

SUPPLIERS INCLUDING SUBCONTRACTORS

Construction industry is heavily dependent on raw material and, therefore, suppliers play a key role in the achievement of business objectives and timely completion of projects. While enabling us to deliver innovative value engineering solutions to various clients they also help us to make our processes more efficient and maintain quality standards. When we hire subcontractors, we require them to be capable of carrying out work in an uninterrupted manner, be trustworthy, competitive in terms of prices, quality of service offered in addition to being flexible, easy to communicate with, having a good past track record and adhering to ethical conduct.

In carrying out our projects and services they in turn expect us to build progressive long-term relationships while honoring all contractual obligations.

PRINCIPALS AND BUSINESS PARTNERS

For us to be a leader in knowledge-based value engineering, we need to liaise with companies specializing in particular areas enabling a valuable knowledge transfer process. They also collectively expect us to safeguard their interests honoring our obligation on time while building progressive sustainable relationships.

20 / STAKEHOLDER ENGAGEMENT AND MATERIALITY

GENERAL PUBLIC

The end user of almost all our products, i.e. construction projects, is the general public. Hence they expect us to build infrastructure and provide services that are of high quality and safe to use while being sustainable technically, economically, socially and environmentally. Being a responsible corporate citizen, conscious of our social, cultural and environmental responsibilities and maintaining a positive public image is very important to succeed in this industry. The general public also expects us to create direct and indirect employment generation.

INDUSTRY PEERS AND COMPETITORS

Fostering and engaging in fair competition while promoting ethical business practices is vital for the development of the industry. By actively participating in various industry initiatives which will uplift the standard of the industry as a whole, we can enhance our reputation among our peers.

The following table gives in detail the Company's approach and processes for stakeholder engagement by each stakeholder group and the outcomes of the engagement.

Stakeholder Group	Method of Engagement	Frequency of Engagement	Key Concerns Raised During the Year	Company Response
Board of Directors	Board MeetingsBoard Committee Meetings	Continuous with at least a meeting every quarter	Facilitation of meetings with the Chairman without the presence of Executive Directors	Meetings between the Chairman and Independent Non- Executive Directors were held prior to some of the proposed acquisitions and investments made during the year
			Taking advantage of the booming real estate market	Invested Rs. 2.3 Bn in Harbour Village (Private) Limited for a 51% stake with the intension of developing residential apartments
	Independent evaluation of performance	Annual	Consolidation of core business	Invested over Rs. 1.1 Bn in building capacity and extended the product/service portfolio via the introduction of new construction techniques
Corporate Management Team	Corporate Management meetings	Continuous with at least one in every two months	Improving efficiency and productivity	Further streamlined Cost Management, Procurement and Project Management functions.
	 Progress review meetings Performance review meetings	Monthly		Further strengthening the internal audit function.
Investors	 Periodic meetings to ascertain/ review project progress Business promotion meetings 	As and when required	Timely securing of projects	Vigilant and proactive business development efforts

STAKEHOLDER ENGAGEMENT AND MATERIALITY / 21

Stakeholder Group	Method of Engagement	Frequency of Engagement	Key Concerns Raised During the Year	Company Response	
Shareholders	Annual Report and General Meeting	Annual Provision of a monetary		Declared Rs. 1 Bn in dividends out of 2016/17 profits	
	• Interim Financial Statements	Quarterly	return on their		
	Extraordinary General Meetings	As and when required	investment		
	 Updated website and dedicated investor relations e-mail Newspaper articles and other publications Road shows and investor forums CSE disclosures and announcements Research reports of the stock broking community 	Continuous	Providing up-to- date information about the affairs of the Company	 Press releases featuring every project at three stages of the life cycle commencement, execution and completion), earnings reviews and other publications such as the Annual Integrated Report Frequent release of research reports about the Company 	
	• Telephone communication		via stock broker companies		
	 E-mail and other written correspondence 			Participation at investor forums both local and foreign	
Bankers and prospective lenders	Timely settlement of duesProviding periodic financial information	Continuous	Mitigating the negative effects of high interest regime that prevailed during most part of 2016/17	 Negotiated better rates with financial institutions Strengthened treasury 	
	Responding to lenders' queries	As and when required		management function	
Employees	 Periodic management-employee meetings 'Open-door' policy Training and development Maintaining transparency 	Continuous	Need of recognizing and rewarding high performers	Continued the performance based reward system	
	in all activitiesCSR initiativesStaff welfare activitiesAEL News PortalExit interviews		Need to enhance the competence of staff	Provided training and development opportunities to staff members	

22 / STAKEHOLDER ENGAGEMENT AND MATERIALITY

Stakeholder Group	Method of Engagement	Frequency of Engagement	Key Concerns Raised During the Year	Company Response
	 Performance appraisal and rewarding Employee satisfaction surveys Annual get-together and staff outing 	Annual	Training and raising awareness of the ERP system	 Key Employee Forum headed by the Managing Director Carried out continuous user training sessions on different functional areas of the ERP system
	 Sports carnival Joint communication from MD and COO via mail to every employee at the beginning of each year 	Need to provide staff with more up-to-date information about the Company	staff with more up-to-date information about	 'AEL News' e-mail based information dissemination system Initiated the implementation of a document management system
Government and regulatory authorities	 Public private partnership projects Timely feedback through submission of reports, tax returns, updates etc. Ensuring compliance Participation at various forums, 	Continuous	Need to participate in the infrastructure development drive/initiatives of the Government	 Carried out infrastructure development projects throughout the country Participated at various industry related forums, discussions spearheaded by the Government of Sri Lanka
by the Government and regulatory authorities	regulatory authorities Continuous membership in		Need to participate in the infrastructure development drive/initiatives of the Government	Complied with all applicable rules and regulations of the Government with timely payment of all dues
Clients and customers	Publication of the Integrated Report	Annual	Speedy delivery of projects at a lesser cost	Provided solutions that are less costly and speedy such as the diaphragm wall, prefabricated bridges, post-tensioning, HDD, etc during the year
	 Proactive business development Progress review meetings Updated website Relationship managers for each major customer Regular correspondence during defect liability period (DLP) 	Continuous	Need for high quality construction	Completed projects with least number of defects

STAKEHOLDER ENGAGEMENT AND MATERIALITY / 23

Stakeholder Group	Method of Engagement	Frequency of Engagement	Key Concerns Raised During the Year	Company Response
Suppliers including Subcontractors	 Subcontractor/supplier evaluation Regular progress review meetings Updated website Contract negotiation and communication Procurement Committee meetings 	Continuous	Timely settlement of dues	Settled all dues timely with zero fines or penalties for delayed payments
Business partners	 Regular visits to/from business partners Updated website Regular written communication and periodic meetings for ongoing projects Relationship managers for each major customer 	Continuous	Need to maintain sound business relationships	 Carried out projects in partnership with foreign principals Continuous training for Business Development staff
General public	 Updated website Regular media and other communications with public Participation/sponsoring trade exhibitions Providing employment and internship opportunities Various Corporate Social Responsibility projects Consultation of local communities in project planning and execution 	Continuous	Addressing the timely needs of the public	 Carried out various social responsibility initiatives Offered direct and indirect employment opportunities
	Publication of the Integrated Report	Annual	Enhancing the knowledge base of the industry	 Offered internships for over 190 students Introduced innovative solutions to the industry during the year
Industry peers and competitors	 Membership in industry associations Joint execution of infrastructure projects with peers Industry advancement workshops, discussion forums and CSR projects 	Continuous	Need to jointly execute mega-scale infrastructure development projects	Commenced construction of a section of the Central Expressway in partnership with two local contractors

/ STAKEHOLDER ENGAGEMENT AND MATERIALITY

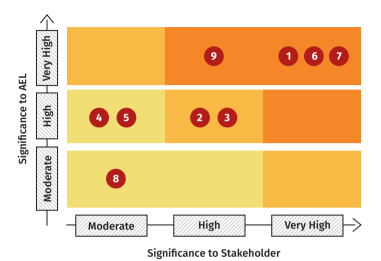
MATERIALITY

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AEL focuses on the full range of topics or aspects that have a potential impact on its ability to create sustainable value. These aspects are analyzed from two perspectives, namely importance to its engineering business and importance to its stakeholders. An aspect is considered important or material based on relevance and significance, the latter being determined by the probability of occurrence and the magnitude of the impact.

AEL has identified aspects that are material to the Company's stakeholders and AEL in the context of its economic, environmental and social agenda for sustainable value creation. The aspects AEL considers to be important are thus rated as moderate, high and very high and are tabulated below. AEL has used GRI G4 Sustainable Reporting Guidelines in this process.

No.	Aspect	Indicators	Significance to Stakeholder	Significance to AEL
1.	Economic Performance	EC 1 EC 3	VH VH	VH VH
2.	Energy	EN 3 EN 6	Н Н	H H
3.	Water	EN 10	Н	Н
4.	Biodiversity	EN 11	М	Н
5.	Overall	EN 31	М	Н
6.	Employment	LA 1 LA 2	VH VH	VH VH
7.	Training and Education	LA 9	VH	VH
8.	Diversity and Equal Opportunity	LA 12	M	М
9.	Local Community	SO 3	Н	VH



MANAGEMENT APPROACH

ECONOMIC PERFORMANCE

This is the *raison d'être* of a commercial enterprise since it is the basic necessity for long-term sustainability and stakeholder wealth maximization. In our growth strategies we strive for both organic as well as inorganic growth. Our capacities, competencies and reputation drive our organic growth. At the same time through mergers and acquisitions we enter into new avenues creating inorganic growth. Our entry into real estate is a prime example of this.

ENERGY

Construction, by nature is an energy intensive business with a high consumption of both electricity and fuel. This has a very direct impact on sustainable development. We therefore take all possible steps to minimize our energy consumption. The steps we take include economising on energy usage by efficient construction methodologies, equipment and cutting edge technology. We also adopt renewable energy such as solar power whenever possible. We scrupulously record, monitor and improve our energy consumption. We take the message of energy conservation to our employees by educating them on the subject.

STAKEHOLDER ENGAGEMENT AND MATERIALITY

WATER

Similar to the above, our industry also requires heavy water consumption and also carries the risk of causing serious water contamination. We take stringent measures to minimize both impacts. We budget our water consumption by each project and activity and diligently monitor actual usage against the budget. We also reuse and recycle water whenever practicable and also inculcate the importance of reducing water usage in our emplovees.

BIODIVERSITY

The nature of our core business has the potential to destroy natural habitats and thereby seriously impact biodiversity. We carry-out several measures to mitigate this impact through the project cycle. Environmental impact assessments are carried out before project commencement. Environmental performance is monitored through the Environmental Management System (EMS); the EMS itself is also externally verified. Impacts on biodiversity are periodically reported to the client, as well as being included in project process review meetings. As with all other social and environmental considerations we promote employee awareness on biodiversity conservation too.

EMPLOYMENT AND TRAINING

We consider that our most important asset is our people and it is they who enable us to stand out among our competitors. We are and we intend to remain the 'employer of choice' in the industry. Our many initiatives in this direction include training and development as well as monetary and non-monetary rewards. We also organize many events to promote the work-life balance of our employees such as sports fiesta, annual trips, Christmas carnivals, and annual get-together.

To excel in the industry we need to ensure that our employees have the necessary knowledge and skills; these need to be constantly upgraded to keep up with changing needs and technologies. We conduct both internal and external training programs and training is given to both staff categories and workers.

DIVERSITY AND EQUAL OPPORTUNITY

The 'Access Engineering Family' includes people from various nationalities, races, religions and cultures. We are proud of being an equal opportunity employer and do not discriminate based on gender, age, religion or race. However due to the nature of the work and socio-cultural conditions of Sri Lanka the majority of the workforce is male. However, where the scope of a job permits we endeavor to give employment to as many females as possible. For example, a majority of the design staff is female. We have a strictly performance based reward system based on results of performance appraisals.

LOCAL COMMUNITY

Construction projects by nature have a major impact on local communities, often on rural communities. It is paramount to maintain cordial relationships with them to prevent projects being obstructed by conflicts and delays arising. Among the initiatives we take to maintain good relations are, recruiting from among the people in the area wherever possible; sourcing material, equipment, machinery and other required resources from the locality; executing corporate social responsibility projects (CSR) projects which will benefit local residents; maintaining dialogue with the communities throughout the project.

26 / VALUE CREATION

FINANCIAL CAPITAL

Increasing shareholders' wealth through improving Return on Equity (ROE) of the Group is the key strategic focus of the management.

Review of financial capital and financial performance describes how the Group met this objective by improving net profit margins through operating efficiently, effective utilization of assets and optimal capital structure.

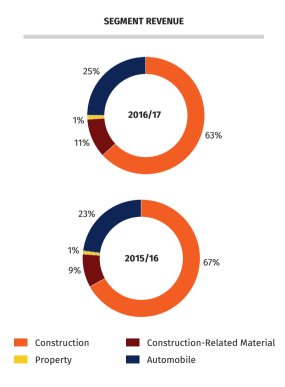
REVIEW OF FINANCIAL PERFORMANCE

Review of financial performance covers aspects of improving the Return on Equity (ROE) via operating efficiency (Net Profit Margin) and effective utilization of assets (Asset Turnover).

TURNOVER

In the year under review, Company income increased by 27.4% to Rs. 14,787 Mn (2015/16: Rs. 11,604 Mn).

Group revenue increased by 16% to Rs. 20,448 Mn (2015/16: Rs. 17,625 Mn) with primary contributions from the construction 63%, automobile 26%, property 1% and the construction-related material 11%.



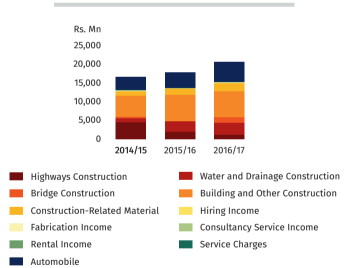
"In the year under review, Company and Group turnover increased by 27.4% and 16% respectively"

Construction segment witnessed a revenue growth of (+8.75%), primarily due to revenue increase of bridge construction segment to Rs. 1,414 Mn (2015/16: Rs. 16 Mn) mainly with new flyover projects.

Construction-related materials increased by 37.11% YoY mainly with the positive contribution from asphalt plants and concrete batching plants.

The Second highest amount for the overall increase in Group revenue was contributed by the automobile segment revenue (29.19% YoY) which operates under 84.42% owned subsidiary of Sathosa Motors PLC.

CONSOLIDATED REVENUE



The following table provides a comparison of segment and Group turnover:

Business Domain	2016/17 Rs. Mn	2015/16 Rs. Mn	Change %
Construction	12,866	11,831	8.75
Construction-related Material	2,170	1,583	37.08
Property	183	163	12.27
Automobile	5,230	4,048	29.19
Group Turnover	20,448	17,625	16.02

PROFITABILITY

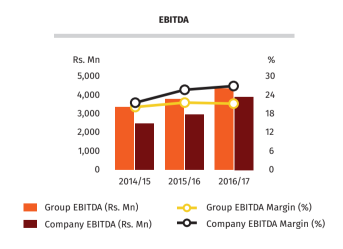
In the year under review the Group overall gross profit margin remained stable at 23.1% (2015/16: 22.6%) despite the (-8%) slight reduction of gross profit margin of the automobile segment which was offset with the increase in Company turnover along with stable Company gross profit margin of 23% (2015/16: 22.1%).

The Group gross profit however increased by 19% to Rs. 4,732 Mn from Rs. 3,977 Mn the previous year.

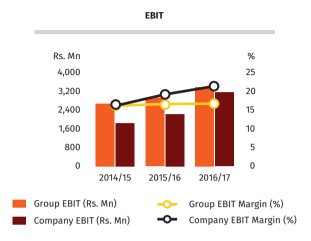
The marginal gain (+0.5%) of the Group gross profit margin did not flow through to the operating profit (EBIT) mainly due to the Rs. 279 Mn increase in administrative expenses which accounted for -7.7% of the Group turnover 2016/17. (2015/16: -7.3% of turnover).

But the Company operating margins improved from 19% in 2015/16 to 21% with the contribution given by other income and control of the increase of the administration expenses aligned with the turnover (2016/17: -4.8% of turnover; 2015/16: -4.8% of turnover) in addition to growth of Company turnover.

The Company recorded other income amounting to Rs. 478 Mn, a growth rate of 90% YoY mainly due to the recorded significant dividend income growth of 242% during the year on account of Rs. 151 Mn and Rs. 82 Mn increase in the dividends declared by its fully-owned subsidiary of Access Realties and 84.42% owned subsidiary Sathosa Motors PLC respectively.



"Gross profit margin remains stable at 23%"



FINANCE EXPENSES

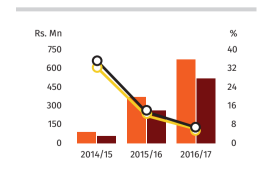
On account of first time recognition of debenture interest expenses for the 12 months period, interest expenses increased from Rs. 190 Mn to Rs. 513 Mn at the Company level while Rs. 347 Mn increased at the Group level.

Subsequent to the increased interest expenses, interest coverage ratio* declined to 6.16 and 6.86 times at the Group and the Company level.

*Interest Coverage =
$$\frac{EBIT}{Finance\ Cost}$$

By utilizing the excess funds primarily from debenture issue, the Group and Company recorded an interest income amounting to Rs. 477 Mn and Rs. 383 Mn with corresponding growth rates of 27% and 12% respectively. This contributed to offset negative impact to EBIT and interest coverage ratio by reducing the overall increase of the net interest expenses.

INTEREST EXPENSES AND COVERAGE



Interest Expenses - Group (Rs. Mn) Interest Expenses – Company (Rs. Mn)

Interest Coverage – Group (%) Interest Coverage – Company (%)

28 / FINANCIAL CAPITAL

TAXATION

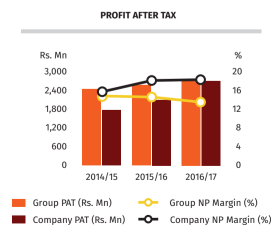
The effective tax rates for 2016/17 remained at 15% and 11% respectively at the Group and the Company levels, same as those in 2015/16. However, Group tax expenses increased by 9% partly contributed by increased Dividend Tax while Company Tax expenses increased by 19% YoY partly contributed by increased deferred tax provision.

During the financial year 2016/17 the Company and its 80% owned subsidiary Access Projects (Private) Limited continued to enjoy a concessionary tax rate on construction income of 12%. Similarly profits attributable to manufacturing of construction-related material of the Company are exempted from income tax, commencing from year of assessment 2011/12 for a period of seven years. The Company's fully-owned subsidiary Access Realties (Private) Limited is taxed at 2% on revenue while Sathosa Motors PLC is taxed at 28%.

PROFIT AFTER TAX (PAT)

The after tax profit for the year ended 31st March 2017 was recorded at Rs. 2,746 Mn and Rs. 2,684 Mn respectively at the Group and the Company levels. Highest contribution to Group PAT was from construction (89%) followed by the construction-related material (12%).

Subsidiaries acquired by the Company last year namely Horizon Holdings Ventures (Private) Limited and Horizon Knowledge City Limited and Harbour Village (Private) Limited, acquired during the year generated a combined marginal profit of Rs. 8 Mn mainly via interest income from the unutilized shareholders' funds which were kept to be invested in the planned projects.



The Company's associate and joint venture undertakings contributed Rs. 29 Mn to the bottom line, due to interest income contribution from the Company's recently invested 50% owned joint venture Blue Star Realties (Private) Limited and 51% owned subsidiary Harbour Village (Private) Limited. In addition, contribution from the Company's 30% owned associate ZPMC Lanka Company (Private) Limited was Rs. 12 Mn while its 50% owned joint venture Horizon Holdings (Private) Limited incurred a marginal loss of Rs. 3 Mn.

Profit attributable to the equity holders of the parent increased by 29% over the previous year to register at Rs. 2,684 Mn supported by the strong growth in Company turnover while maintaining a stable net profit margin of 18%. This implies the Company's ability to offer fully integrated value engineering services, turnkey engineering solutions to clients without reducing the contract values and prudent cost management of projects via better operational efficiency.

Key Segment-Wise NP Breakdown

	Group				
	2016/17 Rs.	2015/16 Rs.	% Change		
Construction	2,446,038,363	1,851,083,326	32.14		
Production of Construction-					
related Material	340,865,467	384,533,318	-11.36		
Property	170,257,232	152,411,201	11.71		
Automobile	246,376,040	327,901,079	-24.86		

Earnings per ordinary share were recorded at Rs. 2.71 and Rs. 2.68 at the Group and the Company levels respectively.

In the year under review, the Directors have approved a final dividend of Rs. 0.50 per share (from 2015/16 profit) and two interim dividends of Rs. 0.50 per share each in November 2016 and March 2017 respectively.

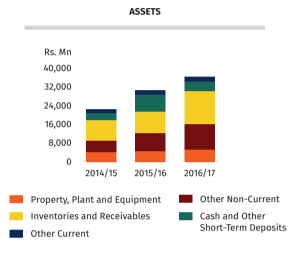
Succinctly put, Company's net profit margin in the year under review remained stable despite the significant growth in the turnover and its impact to ROE is neutral.

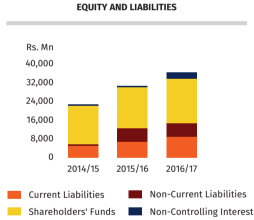
"The after tax profit for the year ended 31st March 2017 was recorded at Rs. 2,746 Mn and Rs. 2,684 Mn at the Group and the Company levels respectively"

FINANCIAL CAPITAL

REVIEW OF FINANCIAL POSITION

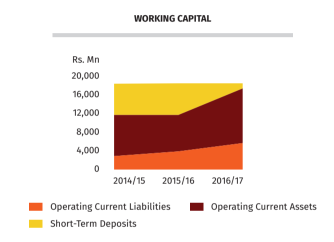
During the year under review the total assets increased by 18.80% and 12.54% respectively at Group and Company level to record at Rs. 36,046 Mn and Rs. 28,425 Mn.





Total non-current asset base of the Group increased by 30% to Rs. 16 Bn primarily with the investments of the construction of Access Tower II building (Rs. 1.9 Bn) in addition to the Group's continuous focus on capacity building to support the core business by investing over Rs. 1.1 Bn across plant and machinery, tools and construction equipment to cater to the growth in business. The Company invested Rs. 800 Mn on 30th May 2016 for a 50% stake in Blue Star Realties (Private) Limited, a joint venture involved in the business of property development.

The increased level of activity leading to higher level of turnover of the Group has placed demands on the management of operating working capital and this received due attention by increasing operating current assets* by 50% from Rs. 11 Bn to Rs. 17 Bn. Inventory increased by 124% from Rs. 2 Bn to Rs. 5 Bn due to addition inventory of recently acquired Harbour Village (Private) Limited. Trade and other receivables also increased by 34% from Rs. 7 Bn to Rs. 9 Bn.



Rs. 6 Bn increase of operating current assets partially offset by Rs. 2 Bn Increase of the Group operating current liability** resulted in net Operating working capital*** to be increased by only Rs. 4 Bn.

Net operating working capital of the Company grew by 50% from Rs. 5 Bn to Rs. 9 Bn.

- Operating current assets = Current assets Short-term deposits
- Operating current liabilities = Current liabilities Loans and borrowings
- Net operating working capital = Operating current Assets Operating current liabilities

The liquidity position remains strong with approximately Rs. 3.9 Bn and Rs. 1.8 Bn held in short-term deposits and cash at the Group and the Company levels respectively.

"The total assets increased by 18.8% and 12.54% at Group and Company level respectively"

30 / FINANCIAL CAPITAL

		Group	
	2016/17 Rs.	2015/16 Rs.	% Growth
Inventory	5,313,169,051	2,376,138,354	124
Trade and Other Payables	7,853,034,784	5,367,753,212	46
Trade and Other Receivables	8,821,036,174	6,575,954,063	34

	Company				
	2016/17 Rs.	2015/16 Rs.	% Growth		
Inventory	974,649,784	839,846,530	16		
Trade and Other Payables	5,547,064,752	3,610,047,268	54		
Trade and Other Receivables	6,767,085,145	4,572,900,445	48		

COMPANY - COMPOSITION OF WORKING CAPITAL



Total Asset base of the Company only grew by 13% which is less than the Company's turnover growth which resulted in an improved asset turnover ratio of 46% to 52%. This has created a positive impact on the Company ROE.

CAPITAL STRUCTURE

The gearing ratio, which is calculated as a proportion of the total long-term interest-bearing borrowings to equity, was at 27% and 30% at the Group and the Company levels respectively. Marginal improvements to the ratios were witnessed due to increase of shareholders' funds and marginal changes to the long-term borrowings.

At the Group level, short-term interest-bearing borrowings have increased on account of its subsidiaries namely Access Projects (Private) Limited and SML Frontier Automotive (Private) Limited.

Total equity of the Group increased to Rs. 21.5 Bn from Rs. 17.9 Bn a year earlier underlying a growth of 20% year on year. At the Company level total net assets were recorded at Rs. 17.2 Bn recording a growth of 8% YoY. This translates to a net asset per share of Rs. 18.84 and Rs. 17.22 at the Group and the Company levels.

At the Group level and the Company level, the majority of assets were funded by equity (60%) and (61%) respectively which results in lower financial leverage with a capacity to go for borrowings when needed at a lower cost of debt.

FINANCIAL LEVERAGE



	Group		Company	
Business Domain	2016/17	2015/16	2016/17	2015/16
Current Assets Ratio (Times)	2.27	2.67	2.23	3.78
Quick Assets Ratio (Times)	1.7	2.3	2.1	3.6
Asset Turnover (Times)	0.57	0.58	0.52	0.46
Total Debt/Equity Ratio (%)	27	32	30	33
Total Debt/Total Assets (%)	16	19	18	21
Interest Coverage (Times)	6.16	11.72	6.86	13.33

"ROE of the Company improved to 15.63% from 13.09%"

SUMMARY - REVIEW OF FINANCIAL PERFORMANCE AND FINANCIAL POSITION

ROE is the final outcome of financial performance and the financial position. Improved ROE is a key strategic outcome in financial value creation. It serves as an indicator of the effectiveness of the management approach to maximize the shareholders' wealth.

	ROE (Company)	= Net Profit Margin	X Asset Turnover	X Financial Leverage
2016/17		18.20%	0.52	1.65
2015/16		17 98%	0.46	1 59

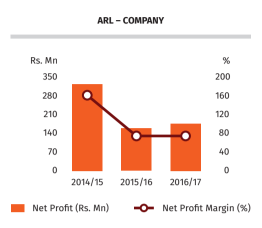
The breakdown of the Company ROE into net profit margin, asset turnover and financial leverage indicates favorable outcomes in all three areas compared to the previous year, as shown above. Improved ROE of Construction segment to 14.46% from 11.27% was the main reason behind this improved ROE during the period.

SUBSIDIARIES - CONSOLIDATED REVIEW OF FINANCIAL PERFORMANCE AND FINANCIAL POSITION

ACCESS REALTIES (PRIVATE) LIMITED (ARL)

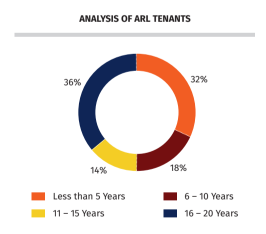
The Company's fully-owned subsidiary Access Realties (Private) Limited, which is the owner and the managing agent of Access Tower, generated a net income of Rs. 234.75 Mn and Rs. 235.95 Mn respectively at the Group and the Company levels during the year through renting of office space and provision of related services. This is a growth of 5% and 6% respectively compared to the corresponding period. With gross profits amounting to Rs. 202.1 Mn and Rs. 203.3 Mn respectively at the Group and the Company levels the Company enjoyed a high margins of 86%.

Being a BOI approved establishment, at present the Company is on a concessionary tax rate of 2% on turnover for a period of 15 years commencing 2010/11.



The Company's investment property which is the Access Tower, a 12 storey modern office complex is currently valued at approximately Rs. 3.3 Bn. During the period under review, the Company invested Rs. 1.2 Bn in its fully-owned subsidiary Access Realties 2 (Private) Limited which is the developer of Access Tower II, a state-of-the-art 30 storey office complex.

Access Towers enjoyed 100% occupancy throughout the year with more than half of the tenants being with the Company for more than 10 years.



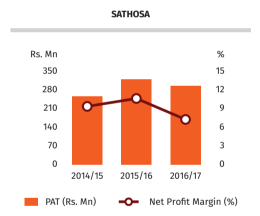
SATHOSA MOTORS PLC

During the year under review Sathosa Motors PLC which has the franchise in Sri Lanka for Isuzu Motors vehicles and spare parts manufactured by Isuzu Motors Limited of Japan generated a top line of Rs. 5,230 Mn and Rs. 4,057 Mn at the Group and the Company level, a growth of 29.19% and 34.97% respectively. AEL holds approximately 84.4% of SML which is a public quoted company.

32 / FINANCIAL CAPITAL



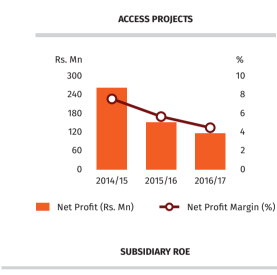
The Company's gross profit margins at the Group and the Company levels were 17.34% and 15.34% respectively. With net profit margins of 4.47% and 7.18% respectively at the Group and the Company levels, and after tax profits stood at Rs. 233.6 Mn and Rs. 291.47 Mn respectively.

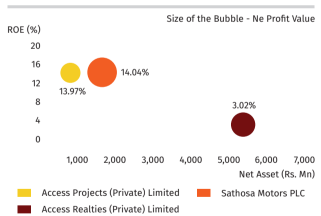


ACCESS PROJECTS (PRIVATE) LIMITED (APL)

Established in 2002, Access Projects (Private) Limited is a leading contractor in the leisure related building industry. It is CIDA C1 graded for building construction and F1 graded for total interior and aluminum works. The Company operates under three divisions – construction, aluminum and ceiling. It is the only manufacturer of metal ceiling panels in Sri Lanka and is the sole franchiser of Aluk Italy proprietary aluminum doors, windows and curtain wall systems.

Top line for the financial year 2016/17 was recorded at Rs. 2,596 Mn, a drop of 2% compared to the previous year. With a gross profit of Rs. 340 Mn, the margin was 13%. The Company's finance expenses recorded at Rs. 108 Mn mainly on account of short-term borrowings taken for working capital requirements. With the Increase of administration expenses by Rs. 31 Mn, the Company's net profit for the period was Rs. 115 Mn, a decline of 23% year on year.





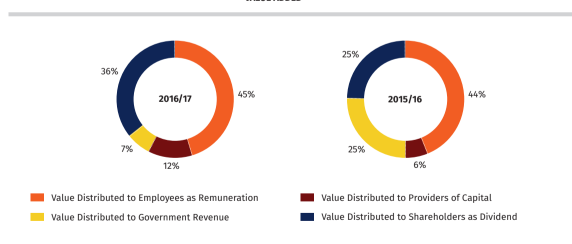
PREAMBLE BUSINESS MODEL **VALUE CREATION** STEWARDSHIP FINANCIAL REPORTS ANNEXES

FINANCIAL CAPITAL / 33

VALUE ADDED STATEMENT FOR THE YEAR ENDED 31ST MARCH 2017

	2016/17		2015/16	
	Rs.	%	Rs.	%
Value Added				
Revenue	15,648,221,713		12,198,091,440	
Cost of Materials and Services Bought in	(9,487,195,708)		(7,122,407,885)	
	6,161,026,005		5,075,683,555	
Value Distributed				
To Employees as Remuneration	1,885,463,984	30.60	1,330,832,626	26.22
To Providers of Capital	512,580,046	8.32	189,576,842	3.74
To Government Revenue	273,632,905	4.44	770,437,350	15.18
To Shareholders as Dividend (Total Paid)	1,500,000,000	24.35	750,000,000	14.78
Value Retained for Expansion and Growth				
Depreciation	754,427,478	12.25	731,645,853	14.41
Profit Retained	1,234,921,593	20.04	1,303,190,883	25.68
	6,161,026,005	100.00	5,075,683,555	100.00

VALUE ADDED





INSTITUTIONAL CAPITAL

Institutional capital consists of a number of intangible attributes of an organization which defy precise quantification. They include systems and procedures, organizational learning, knowledge bases, software, brand value, ethics and values.

SYSTEMS AND PROCEDURES

We have the distinction of being the first construction Company to implement an ERP system. The SAP system which we first installed in 2013 provides an integrated platform to automate the full range of our business processes. The direct project processes covered include materials management, project systems, production planning and equipment and tool management. The system also supports other functions such as finance and controlling, sales and distribution and plant maintenance. Since implementing such a system is a complex process, continuous user training is provided by the ERP vendor, supplemented with regular audits. We have also built a highly skilled internal team of experts on the system. The team fixes operational problems as well as carry out system modifications and enhancements where necessary to streamline the SAP operations. The system is also compatible with smart phones and touch devices increasing the efficiency of transaction processing. It also uses the cutting edge hardware including servers and backups, in addition to the latest in supporting software such as firewalls. Our HRIS system provides integrated HR information. We have also implemented an 'AEL News' platform which keeps all employees updated on project progress, financial news and any other important information. Our in-house library is a valuable resource to technical and managerial personnel (on paper and electronic media) on civil engineering and project management.

Many benefits have accrued from the implementation of the ERP system. Due to the streamlining of processes a number of efficiencies have been realized. Due to the highly integrated nature of the system, encompassing planning, design, project management and operations management has been provided with enterprise-wide visibility. Approval processes have been brought online enabling quicker decision-making and implementation of decisions. Quality of products and services have been improved by better design and more stringent controls on operations.

Rigorous health and safety procedures have also contributed to a reduction in the Lost Time Injury Frequency Rate (LTIFR).

"We have the distinction of being the first construction company to implement an ERP system. Several improvements including SAP Fiori will further upgrade the system"

LOOKING AHEAD

Several improvements in systems are planned for implementation. 'SAP Fiori' is due for implementation in 2017/18. This upgrading will enable transaction processing through a mobile app, which will be more user friendly, secured and efficient than the current system.

Planning for a complete disaster recovery system to cope with a wide range of possible disaster situations in the ERP system is underway, and will be implemented in 2017/18. We also intend to move to a fully-automated document management system which will bring about a paperless office environment in the coming year.

BRAND AND ITS DEVELOPMENT

Access Engineering is a diversified engineering Company, integrating many civil engineering disciplines such as engineering designs, foundations, construction materials and construction projects. It has now moved into forward integration beyond the confines of engineering with its foray into real estate. AEL has jointly executed projects with partners from several countries around the globe with advanced engineering industries including China, Hungary, Australia, United Kingdom, USA, Japan, Malaysia, Korea and Spain. This is a tribute to the standing the Company enjoys in the construction industry worldwide.

AEL also has the distinction of being the Company with the highest market capitalization in the construction and engineering sector in the Colombo Stock Exchange. It was also a constituent of the S&P SL 20 index of the CSE during the year 2016/17. Furthermore, it was the only Company from the construction sector to be awarded a slot among Business Today Top 30 for 2015/16 and the only listed construction company to be recognized by the Ceylon Chamber of Commerce as a sustainable corporate citizen.

AEL has also taken its own initiatives to demonstrate its commitment to sustainability and good governance. We are the only civil engineering Company to be a signatory to the United Nations Global Compact. Another unique distinction is that we are the only construction Company in Sri Lanka to be a member in good standing of Trace International, UK for anti-bribery compliance. Our commitment to the conservation of nature is shown by our Patron

Membership of the Business and Bio Diversity Platform of the Ceylon Chamber of Commerce. AEL also continues to be a member in good standing of the National Chamber of Commerce.

In addition to all our other accolades, we have had the highest accreditation across the most number of disciplines as per the accreditations given by the Construction Industry Development Authority (CIDA). Details of the accreditations are given below:

No.	Field Name	Grade
01.	Highways	CS - 2
02.	Water Supply and Sewerage	CS - 2
03.	Buildings	CS- 2
04.	Bridges	C – 1
05.	Irrigation and Drainage Canals	C – 1
06.	Dredging and Reclamation	C – 1
07.	Marine Construction	C – 1
08.	Piling	GP - B1
09.	Telecommunication Sector	EM - 1
10.	Heavy Steel Fabrication	EM - 1
11.	Electrical Installation (Low Voltage)	EM – 1
12.	Soil Nailing and Stabilization	SP – 1

QUALITY AND ENVIRONMENTAL CERTIFICATIONS

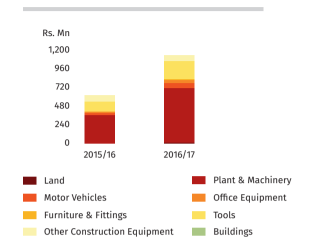
The existing management system certification of the Company are as follows:

- a. The quality management system (QMS) ISO 9001:2008
- b. The environment management system (EMS) 14001:2004

CORPORATE CULTURE

Our core competency is value engineering and we always strive for continuous improvement in this regards while endeavoring to improve in other aspects of the business as well. We foster a culture of knowledge sharing and knowledge enhancement through research and development; through our partnerships with foreign principals we also benefit from knowledge transfer. We continue to innovate in construction methodologies such as use of post-tensioning for high rise buildings and micro trenching for fiber optic cable installation. AEL also continually invests in capacity building and enhancements to cope with market demand and keep up with new engineering disciplines.

CAPITAL EXPENDITURE - AEL COMPANY 2017 AND 2016



We encourage participation in our performance and process improvement. Project and plant performance is rigidly monitored with monthly progress and performance meetings. These meetings are conducted as brainstorming sessions where there are in-depth discussions on how to improve performance.

The Company endeavors to be an exemplary corporate citizen and maintains high standards of ethics and integrity. We have a zero tolerance policy for corruption and unethical behavior. Our policy in this regard is clearly laid down in the AEL code of ethics and an orientation program is conducted for new employees where they imbibe the Company culture. The ethical policy is further communicated by an annual core team meeting headed by the Managing Director; it is further reinforced by our disciplinary procedures and conflicts of interest are suitably addressed. A compliance committee further reviews enforcement of ethical standards. Anti-corruption is also enforced through internal audit, system audits as well as audits by principals and partners. An annual surveillance is also carried out on renewal of our TRACE membership. Whistle-blowing is also encouraged to uncover instances of corruption.

We keep our members motivated and committed by way of monetary rewards in the form of increments, profit sharing schemes and incentives as well as non-monetary benefits such as recognition, training and development. Our open door policy also fosters employee morale.

"The Company endeavors to be an exemplary corporate citizen and maintains high standards of ethics and integrity. We have a zero tolerance policy for corruption and unethical behavior"

INVESTOR CAPITAL

INVESTOR CAPITAL STRUCTURE

Almost 90% of AELs share capital is owned by a few major shareholders, many of whom have long-standing ties with the Company. However, our structure of good corporate governance and transparency ensures that interests of smaller shareholders are also safeguarded.

From	То	No. of Holders	No. of Shares	%
1	1,000	2,846	1,163,903	0.12
1,001	10,000	2,081	8,933,444	0.89
10,001	100,000	895	29,379,245	2.94
100,001	1,000,000	238	70,987,113	7.10
Over 1,000,0		59	889,536,295	88.95
		6,119	1,000,000,000	100.00

CATEGORIES OF SHAREHOLDERS

Access Engineering PLC is an overwhelmingly Sri Lankan owned Company and the breakup of the different categories of shareholders as at 31st March 2017 was as follows:

Categories of Shareholders	No. of Holders	No. of Shares	%
Local Individuals	5,639	776,269,599	77.63
Local Institutions	391	161,437,159	16.14
Foreign Individuals	65	3,337,936	0.33
Foreign Institutions	24	58,955,306	5.90
	6,119	1,000,000,000	100.00

"Almost 90% of AELs share capital is owned by a few major shareholders, many of whom have longstanding ties with the Company"

DIRECTORS' SHAREHOLDING

The shareholding of the Directors as at 31st March 2017 is as follows:

Name of the Director	No. of Shares Held	%
S J S Perera	250,000,000	25.00
R J S Gomez	103,300,000	10.33
J C Joshua	100,000,000	10.00
S H S Mendis	24,000,000	2.40
D A R Fernando	24,000,000	2.40
S D Munasinghe	24,000,000	2.40
S D Perera	2,000,000	0.20
Prof. K A M K Ranasinghe	0	0
N D Gunaratne	0	0
D S Weerakkody	0	0

SHARE PRICES FOR THE YEAR

Share price movements for the year under review with comparative figures for 2015/16 are given below.

Market Price Per Share	2016/17 Rs.	2015/16 Rs.
Highest	27.70 (30.09.2016)	27.90 (30.07.2015)
Lowest	20.80 (01.04.2016)	18.80 (09.03.2016)
As at end of the Year	23.80	20.80

PUBLIC HOLDING

The shares that are held publicly account for 39.59% of the total shareholding comprising 6,105 shareholders.

TWENTY MAJOR SHAREHOLDERS

		31st March	2017	31st March 2	2016*
	Name of Shareholder	No. of Shares	%	No. of Shares	%
1.	S J S Perera	250,000,000	25.000	250,000,000	25.000
2.	R J S Gomez	103,300,000	10.330	120,000,000	12.000
3.	J C Joshua	100,000,000	10.000	100,000,000	10.000
4.	Mrs. R M N Joshua	70,000,000	7.000	70,000,000	7.000
5.	S J S Perera	49,233,000	4.923	49,433,000	4.943
6.	Mrs. D R S Malalasekera	45,000,000	4.500	45,000,000	4.500
7.	S D Munasinghe	24,000,000	2.400	24,000,000	2.400
8.	S H S Mendis	24,000,000	2.400	24,000,000	2.400
9.	D A R Fernando	24,000,000	2.400	24,000,000	2.400
10.	Citi Bank Newyork S/A Norges Bank Account 2	23,591,649	2.359	21,391,649	2.139
11.	Employees' Provident Fund	20,478,289	2.048	27,420,502	2.742
12.	Foresight Engineering (Pvt) Ltd.	16,185,200	1.619	150,000	0.015
13.	Access Medical (Pvt) Ltd.	13,000,000	1.300	13,000,000	1.300
14.	Nuwara Eliya Property Developers (Pvt) Ltd.	8,102,042	0.810	8,052,462	0.805
15.	MAS Capital (Pvt) Ltd.	6,960,957	0.696	6,860,957	0.686
16.	SEB AB – Tundra Frontier Opportunities Fund	6,754,837	0.675	6,754,837	0.675
17.	M J Fernando	5,158,120	0.516	5,158,120	0.516
18.	Sri Lanka Insurance Corporation Ltd. – Life Fund	5,095,300	0.510	Nil	Nil
19.	Deutsche Bank AG as Trustee for JB Vantage Value Equity Fund	5,072,312	0.507	5,072,312	0.507
20.	Hotel International Ltd.	4,953,071	0.495	8,053,988	0.805
		804,884,777	80.488	808,347,827	80.835
	Others	195,115,223	19.512	191,652,173	19.165
	Total	1,000,000,000	100.000	1,000,000,000	100.000

^{*}Comparative shareholdings as at 31st March 2016 of the twenty largest shareholders as at 31st March 2017.

38 / INVESTOR CAPITAL

INVESTOR RELATIONS

The Company gives the greatest importance to communication with shareholders and potential investors and give them timely and accurate information. We also maintain high ethical standards which help to gain investor confidence.

All material and price sensitive information is communicated to the Colombo Stock Exchange immediately. The Company website is also frequently updated with price sensitive information. Trading information, Financial Statements and Company Research Reports are freely available online on www.accessengsl.com. The Company also participates in investor forums organized by stock broker firms. We also maintain a dedicated investor relations mail. In addition, any shareholder could meet with Directors by prior appointment.

Release of Interim Financial Statements - 2016/17

Interim Financial Statements were released on the dates shown below.

Quarter	Due Date	Actual Release Date
1	15th August 2016	28th July 2016
2	15th November 2016	3rd November 2016
3	15th February 2017	6th February 2017
4	31st May 2017	18th May 2017

Release Date of Annual Reports - 2015/16

The following are the release dates of Annual Reports and the Annual General Meeting for the year 2015/16.

	Due Date	Actual Release Date
Annual Report	31st August 2016	21st July 2016
AGM	30th September 2016	10th August 2016

DIVIDEND POLICY

The Company's policy regarding dividends, which is to payout between 40% and 50% of net profits, remains unchanged. We aim to strike a balance, giving an attractive return to our shareholders while retaining funds considering the medium term needs of the Company. An interim dividend of Rs. 0.50 per share was declared for 2016/17 on 2nd November 2016 and paid in full by the Company on 23rd November 2016. A second interim dividend of Rs. 0.50 per share was declared for 2016/17 on 9th March 2017 and paid in full by the Company on 27th March 2017. Earnings and dividends for last 5 years are given below.

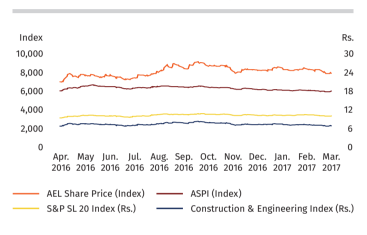
	2010	5/17	2015	5/16	2014	+/15	2013	3/14	2012	2/13
	Group	Company								
EPS (Rs.)	2.71	2.68	2.47	2.09	2.35	1.75	2.83	2.52	2.38	2.13
DPS (Rs.)	1.50	1.50	0.75	0.75	1.00	1.00	0.50	0.50	0.50	0.50
Payout (%)	55	56	30	36	43	57	18	20	21	23

"All material and price sensitive information is communicated to the Colombo Stock Exchange immediately. The Company website is also frequently updated with price sensitive information" During the year, the Broad market index, the ASPI lost 9.7%, while the S&P SL20 fell by 3.6%. There were mixed market sentiments, with local investors being more cautious due to uncertainties, while there was active foreign participation encouraged by attractive price earnings ratios. There was however, a 30% fall in the equity turnover in 2016 compared with 2015. While there was a considerable drop in debt IPOs there was an increase in equity IPOs.

INVESTOR CAPITAL / 39

Despite market uncertainty and volatility, our share price has delivered shareholders a capital return/appreciation of 12.8% compared to the return of ASPI of (0.35%) and S&P SL20 of 7.06%. Our share has also outperformed the construction and engineering sector, which has only given a capital appreciation of 1.29% during the year under review.

PERFORMANCE OF AEL SHARE PRICE AGAINST MAJOR MARKET INDICES



	31st March 2017	1st April 2016	Change (%)
AEL Price (Rs.)	23.80	21.10	12.8
ASPI	6,061.94	6,083.01	(0.35)
S&P SL 20	3,438.88	3,212.01	7.06
Construction and Engineering Sector	2,388.53	2,358.10	1.29

Utilization of the Proceeds of the Debenture Issue as at 31st March 2017

The utilisation of the proceeds of the debenture issue is shown below:

Objective Number	Objective 1	Objective 2
Objective as per Prospectus	Construction of Access Tower II at Union Place, Colombo 02	Urban Regeneration Project – Design and construction of 941 Housing Units at Henamulla, Colombo 15
Amount Allocated as per Prospectus in Rs. Mn	2,586.00	2,414.00
Proposed Date of Utilization as per Prospectus	FY 2015/16 and FY 2016/17 in approximate proportions of 53% and 47% respectively	FY 2015/16 and FY 2016/17 in approximate proportions of 38% and 62% respectively
Amount Allocated from proceeds in Rs. Mn (A)	2,586.00	2,414.00
% of total proceeds	52	48
Amount Utilized in Rs. Mn (B)	2,198.10	1,916.72
% Utilization Against Allocation (B/A)	85	79
Clarification if not Fully Utilized Including where the Funds are Invested (eg: Whether Lent to Related Party/s etc)	Investment in short-term financial instruments	Investment in short-term financial instruments

TRADING STATISTICS

Share trading statistics for five years ending 31st March 2017 are given below.

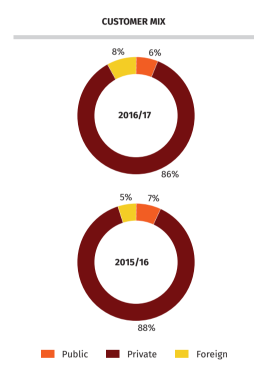
	31st March 2017	31st March 2016	31st March 2015	31st March 2014	31st March 2013
Number of Shares Traded	146,979,343	199,334,867	476,248,674	64,571,998	99,057,069
Value of Shares Traded (Rs.)	3,624,740,014	4,570,150,971	14,900,355,246	1,265,038,262	2,147,640,644
Number of Days Traded	242	241	239	239	243
Number of Trades	25,709	36,018	49,154	13,535	10,229

Details of the Debenture Issue

In November 2015, AEL issued 50 million rated, senior, unsecured, redeemable debentures with tenures of five to eight years raising Rs. 5 Bn. The debentures were listed on the Colombo Stock Exchange on 23rd November 2015, but were not traded on the CSE in the year under review. The debentures were rated '(SL) A+ with a stable outlook' by ICRA Lanka Limited.

CUSTOMER CAPITAL

The Company's core competency is value engineering which seeks to ensure that we give the customer more value for money. We provide value in strength, longevity, reliability and maintainability of our products. Initial designs are usually provided by the customer. However we scrutinise the designs in detail, and through a series of discussions with the customer's management, architects and engineers we are usually able to suggest alterations and modifications which add value.



A healthy mix of public, private and foreign customers means we continue to deliver excellent customer satisfaction in the delivery of construction projects and services. During 2016/17 we were able to further expand our foreign customer base.

VALUE ENGINEERING SOLUTIONS OFFERED TO CLIENTS

ECO FRIENDLY AND SAFE DESIGN

Given the current global environmental concerns energy efficiency is a prime criterion in design, whether the contract is for design and build or otherwise. Our design team has developed a process to ensure that the end result is an optimum design utilizing minimum material, space, energy and producing minimum waste materials.

There are several techniques employed to achieve this. Heat absorption into the building envelope is reduced by vertical green cover design. This reduces heat island effects caused by roof slab and also minimizes rain runoff and excessive load to drainage. Another key design consideration is minimizing the land footprint by vertical vehicle parking and minimum ground excavation. Use of post-tensioned slabs and beams reduces concrete usage by about 20% and steel usage by about 25% to 40% over similar reinforced concrete buildings. This in turn leads to thinner floors, lower floor-to-floor heights and overall reduction in heights of the buildings. It also Improves the energy efficiency by reducing the volume of the space that needs to be air-conditioned.

Concrete usage is also minimized by use of stronger higher grade concrete (60kN/mm2) which permits the column section to be reduced in size. Another innovative technique used is the diaphragm wall which yields a 20% saving of concrete material compared to the material used for conventional secant piling walls. This method has other advantages over conventional ones such as reduced vibration, noise, dust and energy consumption. Robust and leak proof retaining wall systems are used for basement construction to withstand excessive hydro-static forces and cohesive soil pressure of deep excavations.

SAFETY AND QUALITY ASSURANCE

In public infrastructure or any other large constructions, poor design could pose great risk to life not to mention other possible damage. We follow accepted international standards in all our designs. They are also subject to a detailed model testing where failures/instabilities are eliminated by imposing safety factors. Further the inhouse design team blends technology with theoretical engineering knowledge to study complex loading combinations and their effects.

The Company has implemented a Quality Management System, which is ISO certified. A minimum three audits are carried out during a project; at commencement, project execution and completion. In addition special audits are conducted on an ad hoc basis when the need arises. The audits take a holistic view of the project including quality, environmental impact and health and safety aspects.

"The Company's core competency is value engineering which seeks to ensure that we give the customer more value for money. We provide value in strength, longevity, reliability and maintainability of our products"





improved to a four lane standard carriageway where the width of a single lane would be 3.7 m. There will be a 1.2 m wide center median, a hard shoulder of 0.3 m and a soft shoulder of 1.2 m on either side of the road. The project also demands extensive land acquisition and utility shifting to facilitate widening of the road section.







ROADS AND HIGHWAYS



Funded by The Government of Sri Lanka

Completion 16th July 2019 Role in contract Main contractor Location **Gampaha District**

CONSTRUCTION OF CENTRAL EXPRESSWAY PROJECT (SECTION II) PACKAGE - FROM MEERIGAMA TO RILLOLUWA

The National Master Plan for 2007-2017 of Government of Sri Lanka (GoSL) has identified among other things, the Central Expressway as one of the key expressways to be implemented.

The Central Expressway will be implemented in four stages with Stage Two from Meerigama to Kurunegala being implemented under local bank financing. The total length of Stage Two is approximately 40 km. Package A of Stage Two for a total of 9.7 km was awarded to a consortium of contractors including Access Engineering.



RECONSTRUCTION OF KOCHCHIKADE BRIDGE

Kochchikade bridge situated on the Peliyagoda – Puttalam road is a 105 m long steel structured bridge. Initiated by the Road Development Authority the project was subcontracted to Access Engineering PLC by the Bilfinger MCE GmbH of Austria. The duration of the project is 30 months.



Status Ongoing

Client Road Development Authority

Commencement 24th July 2016

Funded by The Government of Austria

Completion 24th January 2019

Role in contract Subcontractor to Bilfinger

MCE GmbH of Austria

Location Gampaha District



Completion

Location

Role in contract

11th January 2018

Main contractor

Colombo District

DESIGN AND CONSTRUCTION OF BEIRA LAKE BRIDGE AND ASSOCIATED WORKS

Waterfront Integrated Resort Project is a multifaceted development that consists of a luxury hotel, convention center, entertainment facilities, international standard shopping mall, luxury condominiums and office spaces. The location of the development at the bank of the Beira Lake requires a bridge to be constructed connecting the development to Justice Akbar Mawatha.

Access Engineering PLC was thus awarded the design and construction work of this 35 m wide, 50 m long steel bridge which is built upon three piers and one abutment whilst the other end is connected to one of the buildings. Design and supply of steel superstructure is undertaken by Centunion S. A. of Spain. The proposed bridge will compose of 6 lanes, aluminum claddings on either side, flower troughs, high mast light towers and decorative lamps and the deck will be constructed using precast concrete slabs. The deck which raises from the side of Justice Akbar Mawatha, subsequently diverges in to two key lanes which gives easy access to Hotel Development and condominium development.



DESIGN AND CONSTRUCTION OF POLGAHAWELA FLYOVER

Polgahawela Railway Station is an important railway junction where the main railway line from Colombo branches off to Jaffna in the North, Trincomalee and Batticaloa in the East and Kandy and Badulla in the upcountry. Around 130 trains travel to and fro through the Polgahawela rail junction necessitating continuous shunting of trains which leads to long gate closures for approximately 400 minutes per day at the level crossing located along Polgahawela – Kegalle road (A19) causing severe traffic congestion by the sides of the level crossing.

The project involves an erection of a 234 m long steel flyover which is comprised of 3.5 m wide two lane carriageway and 1.5 m wide two pedestrian ways with hand railings from either side. The flyover will be built on a six span steel superstructure of which the maximum span is of 45 m length. The approach road system comprises of 3.5 m wide two-lane carriageway and 1.2 m wide raised foot walks for pedestrians. The alignment of the flyover takes a detour around the existing level crossing to improve the overall road geometry while eliminating the need for extensive land acquisitions and utility relocations.

The project, initiated by the Road Development Authority of Sri Lanka is funded by the Government of Spain and was subcontracted to Access Engineering by Centunion S. A., Spain. The project duration is 16 months.

20th April 2016 Commencement

Funded by The Government of Spain

Completion 19th August 2017

Role in contract **Subcontractor to Centunion**

S. A. of Spain

Location **Kurunegala District**



DESIGN AND CONSTRUCTION OF RAJAGIRIYA FLYOVER

Recognizing the critical traffic situation at Rajagiriya town, the flyover project was initiated by the Road Development Authority under the Ministry of Higher Education and Highways. The project is funded by the Government of Spain and the design and the supply of the superstructure are entrusted to; Centunion S. A. of Spain who plays the role of main contractor while the design and construction of substructure, on site fabrication, installation and erection of the steel superstructure are subcontracted to Access Engineering PLC. Rajagiriya is identified as one of the heavy traffic zones in Colombo since there are three closely situated road intersections which creates highly saturated continuous traffic congestions towards Battaramulla, Parliament Road, Kalapaluwawa, Borella and Nugegoda. More than 75,000 vehicles daily pass through Rajagiriya including a large number of public transport buses.

The proposed flyover which is of 363 m in length will accommodate four traffic lanes built on two individual decks where width of a lane shall be 3.5 m. The flyover will be built following the horizontal alignment of the existing Sri Jayawardenapura Mawatha with two horizontal curvatures of 257 m and 128.5 m in radius respectively and a vertical alignment with a minimum 5.2 m vertical clearance for traffic flow underneath the flyover structure.

The flyover is designed to blend into the city architecture and future development plan.











Subcontractor to Centunion

S. A. of Spain

Gampaha District

Role in contract

Location

DESIGN AND CONSTRUCTION OF GANEMULLA FLYOVER

The project is spearheaded by the Road Development Authority and is funded by the Government of Spain. The design and the supply of the superstructure are entrusted to the main contractor; Centunion S. A. of Spain while the design of substructure, onsite fabrication, installation and erection are subcontracted to Access Engineering PLC along with the approach roads and drainage works.

Ganemulla town is spread along the Kadawatha – Ganemulla (B58) road centralizing the Ganemulla Railway Station and level crossing. Around 87 trains traveling to and fro through Colombo -Badulla, Kandy, Jaffna, Trincomalee, Mannar and Batticaloa Pass Ganemulla Railway Station necessitating the closure of the rail gates as frequently as 90 times per day which causes severe traffic congestions by the sides of the level crossings. The project which was initiated as a permanent solution to the situation at hand involves an erection of a 256 m long flyover which is comprised of 3.5 m wide two lane carriageways and 1.2 m wide two pedestrian ways. The flyover is built on pile foundations and seven span steel superstructure along with 330 m long approach roads. The alignment of the flyover takes a detour from Ganemulla - Kadawatha road and links to Ganemulla - Kandana road maximizing the natural elevation of the terrain, improving the overall road geometry, eliminating land acquisitions and utility relocations.



CONSTRUCTION OF CANAL BANK PROTECTION WORKS OF ST. SEBASTIAN SOUTH CANAL

This is a subproject under the Metro Colombo Urban Development Project which was spearheaded by Sri Lanka Land Reclamation and Development Corporation under the guidance of Ministry of Megapolis and Western Region Development.

St. Sebastian South Canal is one of the key storm water drainage canals in the Northern Colombo area that discharges the storm water in the Colombo basin into the Kelani River with an approximate length of 2.0 km and a width of 15 m. Some stretches of the Canal Bank had been protected earlier either by gabion walls and sheet pile walls, but the rest of the earthen bank has not being protected resulting in the canal sections with undefined cross sections being difficult to maintain.

The scope of the project completed included canal bank protection work of around 6,000 m³ of gabion construction works, 90 m long sheet piling work and reinstatement of the existing access road and storm water drains disturbed by construction work.

Corporation/Metro Colombo

Urban Development Project

Funded by International Bank for

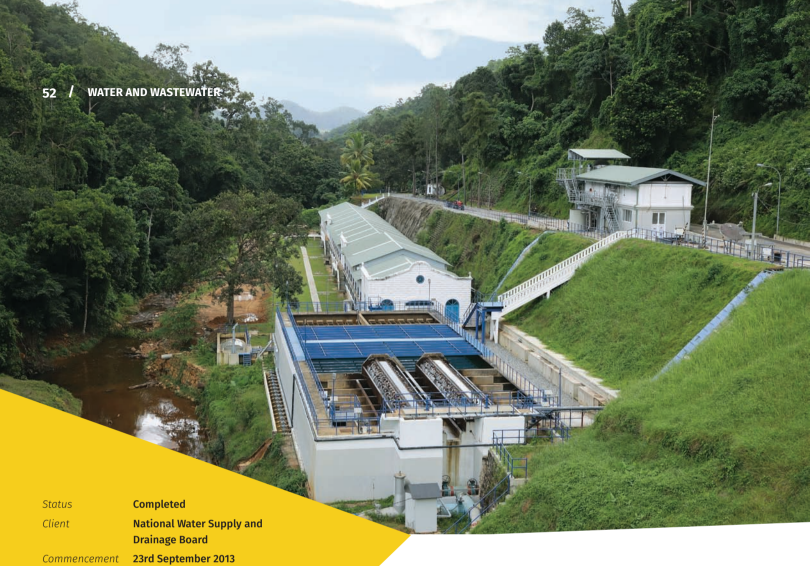
20th July 2016

Construction & Development

Completion Role in contract

Main contractor

Colombo District Location



Funded by The Government of Hungary

Completion 31st March 2017

Role in contract Subcontractor to Fővárősi Visműák

Location **Ratnapura District**

REHABILITATION OF LABUGAMA AND KALATUWAWA WATER TREATMENT PLANTS

Labugama and Kalatuwawa Water Treatment Plants were constructed by the British in 1886 and 1957 in close proximity to each other with a capacity of 60,000 m³/day at Labugama WTP and 90,000 m³/day at Kalatuwawa WTP. These capacities have been later reduced by 30% due to the severe deterioration that has occurred over the years.

Recognizing the vital rehabilitation work required for the said treatment plants, National Water Supply and Drainage Board initiated a project with a tied aid loan provided by the Government of Hungary together with Access Engineering PLC and Fővárősi Visműák of Hungary. Design and construction of all the non-process components of the project and civil work of process



based components were primarily awarded to Access Engineering PLC while Betonutepito Zrt of Hungary proposed and designed the new water treatment process and supplied all mechanical and electrical materials.

The long awaited rehabilitation work proceeded under the three stages of design, construction and assistance in operations and maintenance. The scope of the work included the renovation and replacement of existing filters and clarifiers, intake well improvements, modification of aerators and other process structures, design, supply and installation of all M&E equipment, reconstruction and renovation of existing buildings, internal roads and site work.







Commencement 30th April 2015

Funded by The Government of Sri Lanka

Completion 31st May 2018

Role in contract Main contractor

Location Colombo District

TOWN EAST OF COLOMBO DISTRICT WATER SUPPLY PROJECT

The Towns East of Colombo District Water Supply Project is implemented by National Water Supply and Drainage Board and funded by local banks. The project is to cover a total of 116 km² which includes 40 Grama Niladhari Divisions under Seethawaka, Padukka and Horana divisional secretariat divisions. The project which aims to provide pipe borne water supply to an estimated population of 373,000 in the eastern part of the Colombo District is implemented through three contract packages. The contract Package I which was awarded to Access Engineering PLC include supply and laying of 1000 mm diameter DI transmission pipes for a length of 4 km from Meepe to Meegoda and HDPE pipes of variable diameter as distribution mains for 200 km.

GREATER COLOMBO WASTEWATER MANAGEMENT PROJECT

The Greater Colombo Wastewater Management Project was initiated by National Water Supply and Drainage Board and the project was funded by the Asian Development Bank intending to improve the urban environment and public health of the urban and suburban residents of Colombo.

The Kolonnawa Sewerage System consists of 25 km sewer network and four wastewater pump stations (Kolonnawa, Wellampitiya, Meetotamulla, Dematagoda) including associated force mains. The entire flow of Kolonnawa Sewerage System is discharged to a manhole in the gravity sewer line which carries the flow to Maligawatta pump station.

Dehiwala and Mt. Lavinia Sewerage System which consists of 25 km sewerage network and two wastewater pump stations (Dehiwala, Mt. Lavinia) and associated force mains, pump the entire flow into Wellawatta sea outfall.

The scope of the project includes rehabilitation of four wastewater pump stations under Kolonnawa Sewerage System and two pump stations of Dehiwala and Mt. Lavinia Sewerage System. Upon completion the project will rehabilitate above pump stations with fitted SCADA systems which automate the operation process by allowing operators and facility personnel to monitor and control the equipment either locally or remotely. Under the contract, each pump station consists of sanitary and office facilities required for the respective operational staff.

> Completed Status

Client **National Water Supply and**

Drainage Board

Commencement 16th January 2015

Funded by The Asian Development Bank

Completion 28th February 2017

Role in contract **Subcontractor to CCB Envico**

(Private) Limited

Location **Colombo District**



REHABILITATION OF DOWNSTREAM AND UPSTREAM DAM EMBANKMENTS OF IRANAMADU RESERVOIR

The project is funded by Asian Development Bank (ADB) and International Fund for Agricultural Development (IFAD) and is implemented under several packages. The Package I – Rehabilitation of Downstream and Upstream Dam Embankments of Iranamadu Reservoir and Package II – Rehabilitation of Spillway, Supplying and Installation of New Radial Gates and Automation of Spill and Sluice Gates, were awarded to Access Engineering PLC by Northern Provincial Council in respect for the corporate's extensive experience and industry recognized expertise.



The reservoir presently serves a command area of hectare 8,455 of paddy cultivation with a water volume of 131.3 Mn m³ which will be improved to 148.1 Mn m³. Once rehabilitated, the reservoir will store water at its optimum capacity which otherwise stores 4 to 5 ft below the full supply level. While a part of the incremental volume of the rehabilitated reservoir will be diverted to Jaffna to supply potable drinking water, the rest will be used for the benefit of 7,000 farmer families.





Completion
Role in contract
Location

27th September 2016

Main contractor

Batticaloa District

(World Bank) and The Government of Sri Lanka

CLIMATE RESILIENCE IMPROVEMENT PROJECT

Climate Resilience Improvement Project is jointly funded by the World Bank and the Government of Sri Lanka. Sri Lanka is the first South Asian country to access an innovative form of World Bank financing that provides immediate payouts after a major catastrophe.

Recognizing that the country suffers an erratic rainfall pattern and water related climate vulnerability which is likely to intensify in the years to come, nine river basins were selected to carry out flood and drought hazard modelling under the flood risk mitigation component of the project which primarily focuses on rehabilitating infrastructure damaged by recent floods or those particularly at risk to future floods.





This project which is executed by the Ministry of Megapolis and Western Development is a result of the Government's initiative to make housing more accessible to the public sector employees in Sri Lanka.

The project involves the design and construction of two buildings of G+24 storey that accommodates 608 residential housing units and 456 parking lots in a 2.5 acre land in Borella. The complex will comprise 2 and 3 bedroom apartments along with arranged spaces for living, pantry and modern bathroom facilities. With green and clean urban development concept adopted within the city, these residential buildings will include a swimming pool, gymnasium, restaurant and a shopping complex to ensure comfortable living in the middle of the city.

This design and build contract between the Government of Sri Lanka and Access Engineering PLC is considered to be the first Public – Private Partnership (PPP) initiative undertaken after 25 years to encourage the private sector to be involved more in PPP model projects.







RELOCATION OF UNDERSERVED SETTLEMENTS PROJECT (PHASE II): CONSTRUCTION OF 941 LOW -COST HOUSING UNITS AT HENAMULLA

Access Engineering PLC was entrusted with design and construction work of the said project which is a part of a drive that is spearheaded by the Ministry of Megapolis and Western Development with forward vision to upgrade the living standards of the underserved communities by providing them proper housing in

nearby apartment complexes and thereby utilizing the vacant lands where the dilapidated settlements are utilized for the city's future development. The Project is implemented under the guidance of Urban Development Authority and construction and supervision of Central Engineering and Consultancy Bureau.

The scope of the project entrusted to Access Engineering PLC includes design and construction of four 15 storey apartment blocks which comprise 941 housing units of two bed rooms and spaces for living, kitchen, toilet and balcony along with basic utilities.



DESIGN AND CONSTRUCTION OF ACCESS TOWER II

Access Tower II which is now rising over 367 feet at Dawson Street, Colombo 02 with 30 floors in total, consists of 198,000 sq.ft. of rentable space, over 300 parking bays, a well-equipped gymnasium, spacious boardrooms, function rooms and a roof top restaurant.

A well esteemed team of international architects and designers are engaged in the development of the tower which will be poised with four key value avenues; the location, latest construction technology, energy efficiency and aesthetic appeal.

All design and civil engineering works, including piling are being undertaken by Access Engineering PLC, using some cost effective high-rise construction techniques such as post-tensioning.





Commencement 19th November 2014

Funded by ITC Limited
Completion 31st July 2017
Role in contract Main contractor
Location Colombo District

ITC COLOMBO ONE DEVELOPMENT: PILING, EXCAVATION, SHORING AND SOIL NAILING

The development consists of a luxury hotel comprising 29 floors and 02 basement floors with 350 guest rooms and an apartment complex comprising 49 floors and 04 basement floors with 133 apartment units. The project which is under construction on a five acre land overlooking Galle Face Green is executed by ITC Limited; one of the largest diversified conglomerates in India, through Welcome Hotels Lanka (Private) Limited.

After completion of the contract for excavation and shoring works of the development, Access Engineering PLC was entrusted with the bored piling work package by the developer. The scope of the project includes installation and testing of 444 No. of cast-in-situ bored piles of 600 mm, 800 mm and 1200 mm in diameter, which are being driven to an average depth of 25 m from ground level to support the superstructure of the hotel and residential complexes. Advanced testing instruments and techniques are being used throughout the project In order to ensure quality control requirements are met at every level.



Completion

Location

Role in contract

10th October 2016

Main contractor
Multiple Sites



DIALOG OPTICAL FIBER NETWORK BACKBONE PROJECT: PHASE V

The scope of the project involved supply of Out Side Plant (OSP) Services for Optical Fiber Development including preinstallation survey, supply of ducts, network deployment (both underground and overhead cabling), installation of ducts, manholes and hand holes, road reinstatement, installation of cables, cable splicing, testing and commissioning.

National Optical Fiber Backbone Network Project is being implemented in several phases and Phase I to IV have already been completed and commissioned.



27th July 2015 Commencement

Funded by The Government of Sri Lanka

Completion 30th November 2016 Role in contract **Main contractor Matara District** Location

DESIGN AND CONSTRUCTION OF KAPPARATOTA JETTY

Under the guidance of Ministry of Fisheries and Aquatic Resources Development, the Government of Sri Lanka has accorded and funded the project with the vision to revitalize the fishery based livelihood of the communities in and around Weligama. The scope of the project entrusted to Access Engineering PLC included design and construction of 128 m long jetty on a pile foundation which extends from the land into sea enabling local fishermen to anchor their boats within the sea area without having trouble of bringing the boats to the shore.



CUSTOMER CAPITAL / 67

ENGINEERING SERVICES

Engineering Design

A major project which has some unique design features that was in process during the year is the Beira Lake Bridge which is the main access to the Waterfront Integrated Resort Development. This bridge, once completed, will significantly enhance the architectural landscape of Colombo and be one of the aesthetically pleasing landmarks of the city. The construction has used cutting edge technology. The bridge will comprise six lanes, aluminum claddings on either side, flower troughs, high mast light towers and decorative lamps.

Another project which has utilized the latest technology is the Rajagiriya Flyover with two horizontal curvatures. The flyover was designed so as to be compatible with the future development of the area and not to jar with the city's architecture.

Several novel value engineering design solutions and innovative technologies were introduced and implemented during the year in the Urban Regeneration Project. Among them were introduction of high grade concrete to economise the column and beam sizing; reducing piling cost by introducing an alternative design for the pile foundation; considerable saving on direct structural cost by introducing post tension system.

Project Name	Description of Work Carried Out	Туре	Date of Commencement	Date of Completion	Client	
Design and Construction of Rajagiriya Flyover	Design of substructure with pile foundation, approach road and drainage	Flyover	March 2016	December 2016	Road Development Authority	
Design and Construction of Polgahawela Flyover	Design of substructure with pile foundation, approach road and drainage	Flyover	March 2016	December 2016	Road Development Authority	
Design and Construction of Ganemulla Flyover	Design of substructure with pile foundation, approach road and drainage	Flyover	March 2016	December 2016	Road Development Authority	
Urban Regeneration Project – City of Colombo, Construction of 608 Housing Units for Government Servants at Borella	Design of 25 storey building	Building	March 2016	September 2017	Urban Development Authority	
Design and Construction of Beira Lake Bridge and Associated Works	Design of pile foundations, approach road and pavement	Bridge	July 2016	March 2017	Waterfront Properties (Private) Limited	
Design and Construction of Kochchikade Bridge	Design of substructure with pile foundation, approach road and drainage	Bridge	July 2016	December 2017	Road Development Authority	

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Piling

Another technical innovation made during the year under review was the acquisition of the PDA (Pile Driving Analyzer) technology which is the most widely employed system globally for dynamic load testing and pile driving monitoring.

The following was the pile testing work carried out during the year:

- Total Pile testing scope (Cross Hole Sonic Logging/PDA/MLT) awarded at the Extension of Southern Expressway Project (Section 2)
- Cross hole sonic logging testing at the Extension of Southern Expressway Project (Section 3)
- Eight numbers of PDAs awarded at the ITC Colombo One Development Project
- Two numbers of Instrumental Maintain Load tests awarded at the ITC Colombo One Development Project

Additionally the Company also carried out soil nailing and shotcreting work at the ITC Colombo One Development Project during the year.

Equipment fleet of the piling division such as number of rotary rigs, percussion rigs and other equipment such as desanders as of 31st March 2017 are given below:

- Seven hydraulic rotary boring rigs (BG 12/24/25)
- Hydraulic grab and accessories (GB 34)
- · Soil anchoring drilling rig
- 25-55t crawler and mobile cranes
- Excavators
- Desanders
- Percussion drilling rigs
- Pile-testing apparatus

The following are some of the services provided by external consultants during the year:

- Interpretation of pile testing data and validation of results
- Consultation for the geotechnical and laboratory services division

Project Name	Туре	No. of Piles	Average Depth of Piles (m)	Average Diameter of Piles (mm)	Inception	Client	Volume of Concrete Utilized (m³)
Major Bridges Construction Project of the National Road Network – Packages 01 and 02	Bridge	82	22	1,500	October 2015	Wakachiku Construction Co., Limited	3,705
Major Bridges Construction Project of the National Road Network – Package 03	Bridge	32	21	1,500	April 2016	Wakachiku Construction Co., Limited	1,340
Proposed Office Building at Lauries Lane, Colombo 04	Building	27	24	800/900/1,000	April 2016	Lanka Construction Consortium (Private) Limited	423
Urban Regeneration Project – City of Colombo, Construction of 608 Housing Units for Government Servants at Borella	Building	203	17	1,000/1,200/1,500/1,800	April 2016	Access Engineering PLC PMD iii	6,881
Extension of Southern Expressway (Section 3)	Bridges	54	15	1,500/1,800	May 2016	China State Construction Engineering Corporation	2,145

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Project Name	Туре	No. of Piles	Average Depth of Piles (m)	Average Diameter of Piles (mm)	Inception	Client	Volume of Concrete Utilized (m³)
Proposed Apartment Complex at R A de Mel Mawatha, Colombo 03	Building	24	28	700/800/900/1,000	June 2016	Masha Properties (Private) Limited	458
Design and Construction of Polgahawela Flyover	Flyovers	26	6	1,200/1,500	July 2016	Road Development Authority	268
Proposed Pearl Grand Tower Hotel at Galle Road, Colombo 03	Building	99	22	600/1,500/1,800	July 2016	Pearl Grand Tower Hotel (Private) Limited	1,567
Design and Construction of Rajagiriya Flyover	Flyovers	122	20	750/800/1,000/1,200/1,500	September 2016	Road Development Authority	3,040
Proposed Apartment Complex at Buthgamuwa Road, Rajagiriya	Building	49	24	800/1,000/1,200/1,500/1,800	October 2016	Blue Star Realties (Private) Limited	1,716
Piling Works for Proposed Beire Lake Bridge at Justice Akbar Mawatha, Colombo 02	Bridges	40	11	1,000/1,200	October 2016	Waterfront Properties (Private) Limited	594
Proposed Apartment Complex at Udaya Mawatha, Mount Lavinia	Building	24	14	1,000/1,200	November 2016	SMI Import and Export (Private) Limited	325
85.2m Length Diaphragm Wall Construction for Proposed City Hotel and Damro Showroom Building at Galle Road, Colombo 03	Building	N/A	28	N/A	November 2016	D R Hotels (Private) Limited	538
Construction of Proposed Divisional Secretariat Complex at Ja-Ela	Building	6	15	600/900/1,000/1,200	December 2016	District Secretariat, Gampaha	103
Proposed Head Office Building for Ministry of Health at Castle Street, Colombo 08	Building	90	23	1,000/1,200/1,500	December 2016	Central Engineering Services (Private) Limited	1,631
Reconstruction of Kochchikade Bridge	Bridges	23	20	1,200	December 2016	Road Development Authority	659
Proposed Stores and Office Building for Mr. J D C Coonghe and Mrs. J J L Coonghe at Sirimavo Bandaranaike Mawatha, Colombo 14	Building	58	20	900/1,000/1,200/1,500	January 2017	Mr. J D C Coonghe and Mrs. J J L Coonghe	1,761
Piling Works of Proposed City Hotel and Damro Showroom Building at Galle Road, Colombo 03	Building	23	24	1,000/1,200/1,500	January 2017	D R Hotels (Private) Limited	779

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Project Name	Туре	No. of Piles	Average Depth of Piles (m)	Average Diameter of Piles (mm)	Inception	Client	Volume of Concrete Utilized (m³)
Proposed St. Mary's Reception Hall at Mattakkuliya	Building	26	17	600/750	January 2017	Darinton Construction (Private) Limited	154
Proposed Colombo Vocational Training Center	Building	146	21.000	600/750/900/1,000/ 1,200/1,500	January 2017	Samhee Construction Co., Limited	3,016

HDD and Telecommunication Services

The important services provided by the division are given below:

- Designed and built solutions in Optical Fiber Backbone Networks, Metro Fiber Implementation projects including FTTH networks, Copper cable networks, MSAN installation and configuration, Telecommunication tower constructions and Aerial Cable Installation.
- Network rehabilitation, shifting, fault rectification and maintenance
- Utilized Horizontal Directional Drilling (HDD) technique which is
 the most versatile solution for the installation of underground
 utilities along roads in built up areas. It employs a trenchless
 method to install pipes, ducts or cables underground with
 minimal or no disturbance to surrounding structures..
- Carried out Fiber Optic Cable Installation through cable jetting.
 Cable jetting is the process of installing a cable in a duct by pushing the cable into the duct whilst blowing air through the duct. This method is much more productive than the conventional manual cable pulling method. It also enhances quality by eliminating potential damage to cables. The Company has been successful in installing and reaching a distance of approximately 4 kms of optical Fiber cable on average for a day.
- Utilized micro-trenching for laying of underground micro ducts.
 Micro-trenching is a low-impact deployment methodology in which fiber and conduit are inserted into a slot-cut trench without damaging or disrupting existing infrastructure.
- Production of precast telecommunication poles
- Latest technologies of underground utility locating systems including ground penetrating radar and cable detectors are utilized for identification of existing underground utilities which eliminate potential damages in construction works.

Performance matrices/indices of the division during the year:

- Total Optical Fiber Network Development distance Approximately 174.6 kms
- Total sites connected during the year 104 Nos.
- Total New Subscriber connections during the year 3,350
- Total New PEO TV connections during the year 4,483
- Total Fiber to the Home (FTTH) New Subscriber connections during the year – 850
- Total Fiber to the Home (FTTH) New Network Development Ports – 3,824

Equipment fleet of the division such as:

Name of Machinery	Nos.
Horizontal Directional Drilling Machine	03
Cable Blowing Machine	02
Micro-Trenching Machine	01
Micro Cable Blowing Machine	01
Ground Penetration Radar Machine	01
Optical Fiber Splicing Machines	
Optical Fiber Testing Equipment	

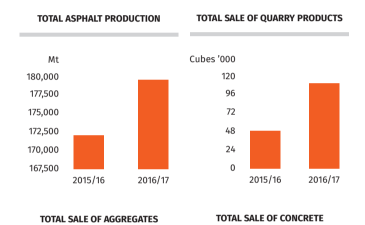
Any innovative technique introduced during the year under review by the Division was the micro-trenching method (used for the first time in Sri Lanka in October 2016) for laying of underground micro ducts for optical fiber network development.

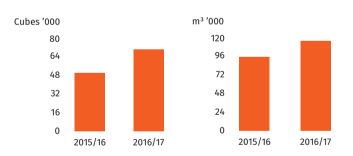
CUSTOMER CAPITAL

This technology which was offered to Dialog Axiata PLC, minimizes damages to the road surface and causes less inconvenience to road users compared to traditional trenching methods. Other advantages of this method are speedy construction of cable networks, easy access for network expansion with minimum damage to road infrastructure.

Production Plants

The sales figures of AEL's production plants in the year under review by product category are given in charts below:





Strengthening the backward integration strategy of the Company, production plants contributed Rs. 2.1 Bn (2015/16:Rs 1.6 Bn) to the total turnover of the Company with a corresponding YoY growth of 38%.

These production plants ensure the supply of high quality construction materials required for the smooth functioning of construction projects and currently run at optimum capacity.

Central Equipment Division

Maintains and repairs all Company owned heavy machinery and equipment and heavy vehicle fleet.

The fleet of heavy machinery and equipment is maintained and administered by the division as a complimentary service for construction projects carried out by the Company. On-site and Off-site repairs are also handled by the division using the expertise of in-house mechanical engineers and technicians.

Fabrication Workshop

Designs and fabricates light-duty and heavy-duty steel components for machinery and construction projects.

The in-house engineers along with versatile machinery offer cutting-edge solutions for design and fabrication of complex steel and metal components including plant and machinery components, structural steel and steel elements for various other requirements.

72 / CUSTOMER CAPITAL

Our Research and Development Efforts

Research Area	Method of Study	Intended Benefits to Customers
Fully Removable Soil Anchors used in Ground Improvement Technology	Journal Articles, Foreign Expert Reviews	 The drilling and installation time is practically halved compared to the conventional anchoring methods Net saving in cost is 20% of the cost of normal anchors Applicable in congested townships where anchors need to be installed near boundaries
Soil-Cement-Bentonite (SCB) slurry wall	Published Journal Articles, Trials, Foreign Expert Knowledge Sharing	 Provides a barrier to the lateral flow of groundwater across earthen dams Greater trench stability More resistant to erosion
Use of Geo-composites in Asphalt Pavements	Research Articles, Journal Publication, On-site Experiments	 A premium solution for premature cracking, removal of top thin film of wearing layer, bleeding and localised failures Increase in the service life of road pavements by reducing fatigue, reflective, thermal and settlement cracking.
Enhancement of properties of Hot Mix Asphalt by using Polymer Modified Bitumen (PMB)	Trials and Lab Analysis, Research Articles, Supplier Reviews, Expert Reviews	Eliminate premature cracking, removal of top thin film of wearing layer, and extend the service life of roads
Enhancing marshal properties of Hot Mix Asphalt using Modified Bitumen Grades (Nano Grip Bitumen)	Lab trials, plant trials, field trials, Research Articles, Supplier Reviews, Expert Reviews	 Enhancement of anti-stripping and bonding capabilities Prevent premature cracking, removal of top thin film of wearing layer, bleeding and localized failures
Micro-Trenching Machine for cable installation	International Journals, Online reviews, Manufacturer specifications, Technical magazines	 Solution to conventional and destructive open cut trenching methods Minimum disruption to traffic Saves installation time and cost Optimum space to place cables and ducts
Mobile Concrete Mixer with Self Loading Option	Industry best practices, Foreign contractors	 Minimum labor as the process is automated, saving time and cost Increased quality control in concrete owing to computerized process Mobile and easily maneuverable Environmental friendly and minimize dust emission

EMPLOYEE CAPITAL

Today Human Resources is no longer a supporting function, performing only an administrative and record keeping role. The HR strategy should be aligned with the corporate strategy to achieve corporate objectives. This fit, or the lack of it, will ultimately impact the bottom line. When determining our HR strategy and executing it, we always base it on the Company's strategic direction. There are several key areas where this strategic alignment is paramount.

Manpower planning and the specific talents required have to be derived from the Company's ongoing projects and those in the pipeline in the short to medium-term. Training plans are first drawn up broadly company-wide, based on the organizational direction; these are then broken down into training requirements at individual level. In keeping with our aspiration to be the 'foremost enterprise in value engineering', we constantly try to strengthen our core competencies through innovation. Therefore, our HR policies are geared to building an innovative culture. Key Performance Indicators (KPIs) are derived at corporate level and then cascaded down to division, project, department and individual levels.

A 'Key Staff Forum' is held annually where Chief Executive Officer/ Managing Director communicates the Company's direction in the medium-term with executives each year. The participants are expected to take the message down to employees.

Employees of the Group by Company

Company Name	Number of Employees as at 31st March 2017	Number of Employees as at 31st March 2016
Access Engineering PLC	2,670	2,054
Sathosa Motors PLC	240	239
Access Projects (Private) Limited	292	303
Access Realties (Private) Limited	32	29
Harbour Village (Private) Limited	3	0
Total	3,237	2,625

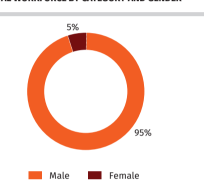
COMPOSITION OF OUR WORKFORCE

As at 31st March 2017, the total workforce of AEL stood at 2,670. However, the demand for unskilled labor is met mostly through casual or subcontract workers. The size of the workforce has to be viewed in the context of the volume of business and the geographical spread. Due to the nature of the work and the Sri Lankan work culture, the overwhelming majority of our workforce, especially in the skilled and unskilled category is male.

Total Workforce by Category and Gender

Category	Male	Female	Total
Management and Professional	153	13	166
Technical	375	36	411
Clerical and Supportive (Operational)	411	71	482
Skilled and Unskilled	1,610	1	1,611
Total	2,549	121	2,670

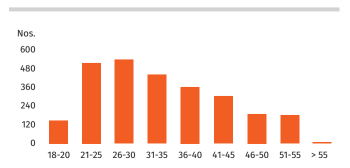
TOTAL WORKFORCE BY CATEGORY AND GENDER



Total Workforce by Age Group and Gender

Age Group	Male	Female	Number of Employees
18-20	145	2	147
21-25	489	23	512
26-30	485	47	532
31-35	411	27	438
36-40	348	12	360
41-45	294	7	301
46-50	187	2	189
51-55	182	1	183
Above 55	8	0	8
Total	2,549	121	2,670

TOTAL WORKFORCE BY AGE GROUP

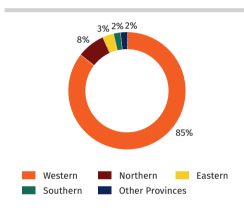


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Province-wise Breakdown of Total Workforce

Province	Total
Western	2,284
Northern	206
Eastern	86
Southern	45
Other Provinces	49
Total	2,670

PROVINCE WISE BREAKDOWN OF TOTAL WORKFORCE



TRAINING AND DEVELOPMENT

As people are our primary asset, we give the utmost importance to training and development. We reap the rewards of our training programs, not only by way of increased productivity, but also by way of morale, loyalty and staff retention. The total cost incurred on training and development in the year ended 31st March 2017 was Rs. 6,443,744.00.



Areas of training included technical skills and operational skills. Training on soft skills-such as communication and social skills were also provided for employee categories for whom such skills are paramount. Computer training was provided on the SAP ERP application and Microsoft Applications. Organizational requirements were also a subject of training. Some training was conducted inhouse, while others were external or outbound.

Given the nature of our industry, we are conscious of the need to monitor the health and safety of our employees. Several training programs were conducted on health and safety during the year, including 'First Aid Training Programs', 'Occupational Safety and Health for Construction Sector' and 'Workshop on Fire Protection Systems in Building'. A total of over 1,300 hours was spent on health and safety training.

Effectiveness of training and development is being evaluated through feedback forms, which will enable necessary corrective action to be taken.



Average training hours for males

2.86



Average training hours for females

1.61



Average training hours for staff

2.82



Average training hours for workers

2.76

EMPLOYEE CAPITAL / 75

CHALLENGES FACED IN EMPLOYEE TRAINING

Our projects are in diverse locations around Sri Lanka. This presents problems in obtaining employees' participation in training, due to the focus on project and individual KPIs. According to procedure, every investment must have a ROI. Tracking training effectiveness is in general a difficult task as it involves several intangibles. Furthermore, in our situation, most of the supervisors are unable to concentrate too much on it due to other priorities. The current situation therefore, is that although we are making major investments in employee development, a clear improvement in learning effectiveness is yet to be achieved.

RECRUITMENT AND RETENTION

EMPLOYEE RECRUITMENT

AEL follows a strictly non-discriminatory policy based purely on merit and performance. We did not discriminate based on race, religion, nationality or gender.

The Company also offered a total of 199 industrial placements during the year, thereby contributing to enhancing the skill levels of the industry.

EMPLOYEE RETENTION

In 2016/17, we achieved a slight increase in the staff retention ratio. The ratio was 95.48%, compared to 94.67% in the previous year.

PARENTAL LEAVE

As a responsible corporate citizen, we always comply with labour laws of the country. Therefore, we are providing 84 working days leave for first and second child and 42 working days leave for subsequent confinements.

WORK-LIFE BALANCE

At Access, we fervently believe that if we make our employees contented, the returns will come in, by way of higher productivity. We therefore encourage our employees to participate in other activities outside work to achieve work-life balance. Our staff have the opportunity to unwind and enjoy themselves at events like annual staff outing, Christmas carnival and sports carnival. We intend to open a gymnasium and cafeteria at Access Tower II, which will provide additional benefits to employees.

In addition, we provide a working environment which is interesting and stimulating. Our employees therefore, have contentment in their work lives, which gives them peace of mind to attend to their personal lives.

STAFF WELFARE

With a view to uplifting the morale and commitment of our staff, several welfare programs were initiated during the year under review. The "Sports Fiesta 2K16" was an event where over 1,500 employees competed in over 20 sports. They were divided into five teams and the winner was awarded the Access Cup - 2K16.



PERFORMANCE EVALUATION

For the Company to realize its goals, it is necessary that the employees are aligned with its vision. To this end, it is necessary that they be informed of the Company's expectations, given the necessary skills, appraised fairly and given necessary feedback. With these needs in mind, we are revising our performance appraisal process. The revamped process will endevour to ensure that work performance of every employee is evaluated correctly, learning needs identified and appropriate feedback given. We intend that this will lead to a performance driven culture.

OCCUPATIONAL HEALTH AND SAFETY

The nature of our industry is such that employees are inevitably exposed to some risk and accidents and health hazards. However, we do our best to minimize such risk by safety measures, proper work procedures and training.

76 / EMPLOYEE CAPITAL

Key Occupational Health and Safety Indicators for the year 2016/17 are given in the table below:

Total Safety Hours	6,197,524
Fatalities	0
Major Accidents	1
Minor Accidents	2
Frequency of Major Accidents	0.161 < 1
Frequency of Minor Accidents	0.323 < 1

Our targets regarding the above are a zero occupational disease rate, a zero major injury rate and a minor injury rate of below four annually.

A number of health and safety practices were carried out during the year to identify and assess risks and take necessary preventive action.

- a. Conducting safety inductions (Video Presentation)
- b. Identifying health & safety hazards and assessing risks associated with such hazards
- c. Establishing and practicing operational controls based on the results of risk assessment (e.g. working at height, working with electricity, welding, operating heavy vehicles and machinery, etc.)
- d. Identification of personal protective equipment (PPE) needs based on the activities carried out, appropriate usage and monitoring of its effectiveness
- e. Appropriate display of safety signage
- f. Conducting emergency mock drills to ensure predetermined responses are adequate
- g. Site training and awareness sessions to carryout work safely with minimum impact to health
- h. Selection of Best Safety Performer to cultivate a safety culture

Several health screening programs were also carried out during the year among certain categories of workers who were vulnerable to occupational health risks. The staff categories comprised welders, electricians, operators, drillers, laborers and drivers from the production plants and workshops. A total of 268 workers were screened.

Health functions that were screened included general health, lung function, hearing function and vision.

INJURY RATE

The Lost Time Injury Frequency Rates (LTIFR) for 2016/17 was 0.48, which is a remarkable 58% reduction compared to the previous year's figure of 1.14.

Total cost incurred in 2016/17, in relation to safety initiatives was Rs. 10,444,261, mainly for purchasing safety equipment and other tools.

EMPLOYEE GRIEVANCE HANDLING

At AEL, we practice an 'open door policy' to give all employees, even those at lower levels, the confidence to approach our top management. We have in place a formal grievance handling procedure, where any employee who feels he has not been fairly treated, can communicate his issues to the people concerned and receive a fair hearing. Any employee may avail himself or herself of this without fear of reprisals.

FUTURE PLANS

RECRUITING THE BEST

AEL has taken several steps to reinforce our image as an employer. To attract the cream of talent coming out of the universities, we participated in university career exhibitions career fairs. We hope to continue along this path in the future. With the growing importance of social media in all aspects of commercial activity, we hope to leverage this medium to attract new blood.

MOTIVATING STAFF

At AEL, we are very conscious of the fact that satisfied employees are more productive and committed; it is embedded into our strategies and operations. We seek to increase our employees job satisfaction with more challenging and varied work, opportunities for career growth, increasing employee participation and engagement. We fervently believe that we will thereby also foster employee retention.

INNOVATION

In a world of rapid change, organizations like ours, which have a strong technical focus must innovate or die. We encourage innovativeness among all our employees and will be incorporating this as a criteria in the new performance appraisal.

FUTURE PLANS AND STRATEGIES IN RELATION TO HEALTH AND SAFETY

To continue health screening programs in ensuring that employees are fit for work that they perform and to identify and take action on occupational illnesses.

BUSINESS PARTNER CAPITAL

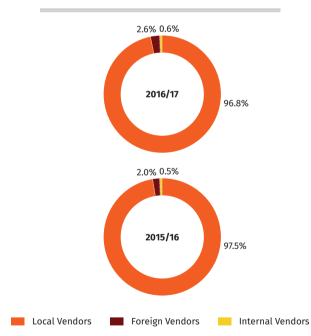
AEL given the nature of its business operations, has to enter into diverse types of partnership relationships. These include suppliers, subcontractors and joint venture partnerships. When entering into partnerships the Company strives as far as possible to ensure that the partners also maintain high social, environmental, employment and ethical standards.

SUPPLIERS

Supplier Details

	2016/17	2015/16
Local Vendors	9,480	8,130
Foreign Vendors	256	168
Internal Vendors	55	41
	9,791	8,339





Number of Suppliers by Location

Region	Number of Suppliers		
	2016/17	2015/16	
Africa	1	1	
East Asia and Pacific	161	107	
Europe and Central Asia	28	16	
Middle East and North America	22	8	
South Asia	9,579	8,207	
	9,791	8,339	

SERVICES PROVIDED BY SUPPLIERS

The most common services that suppliers provide are subcontracting of projects, materials and labor. They also provide machinery for hire, stationery and services such as utilities.

"AEL given the nature of its business operations, has to enter into diverse types of partnership relationships. These include suppliers, subcontractors and joint venture partnerships"

78 / BUSINESS PARTNER CAPITAL

Selection and Evaluation of Suppliers

Suppliers are selected after a careful evaluation based on the following criteria:

Management Criteria	Evaluation Criteria	Description
Quality	Price	Price offered by the supplier as opposed to other suppliers
	Delivery time	Track record of delivering goods on time
	Responsiveness and flexibility	Degree of responsiveness and openness to change
	Quality of material	Percentage of goods rejected upon supply
	Credit facility	Credit facility granted
Environmental	Packaging	Degree of conformance with specifications
	Legislation	Conformance with applicable legislations
	Waste Management	Soundness and quality of waste management practices adopted
	Test Reports	Availability of test reports for inspection
	ISO 14000 Certification	Availability of ISO 14000 Certification

In addition to the above we also take into the consideration the suppliers' compliance with environmental regulations, labor regulations and avoidance of use of child and forced labor. A quantitative ranking of suppliers is carried out on the criteria listed above and materials and services are procured only from the supplier(s) that obtain the highest cumulative weighted average score across both criteria. We also assist suppliers to improve their performance by way of continuous assessment.

DEVELOPING OUR SUPPLIERS

We consider our suppliers as our partners and our concerns extend far beyond obtaining products or services at the lowest possible cost. We provide training to the staff and labor teams employed by our subcontractors at our project sites in areas such as health/safety, fire fighting, technical training, quality assurance etc., which is comparable to the training of our staff receive. How the training

has been beneficial to suppliers is shown by the fact that some of them have obtained CIDA accreditations and ISO certifications. We also conduct health screening programs at project sites in which subcontractor staff and labor teams are given the opportunity of taking part.

Parties which supply materials such as sand and soil are made aware of regulatory requirements about the same and given a helping hand to comply.

SUPPORTING SUPPLIERS AND SUBCONTRACTORS

There is a diversity of subcontracted work depending on requirements and nature of the work.

Jobs where the labor requirement is unskilled is subcontracted to parties in the locality of the site. AEL provides and delivers machinery, material and technical expertise while the subcontractor is responsible for the labor requirement. This has helped subcontractors not only financially but also to upgrade themselves by obtaining CIDA certifications. We have thus provided them with a stepping stone into the construction industry.

Some of the types of work awarded under this type of subcontract are:

- Construction of culverts, structures, side drains, foot walks and fixing of timber form work for structures in road projects
- Fabrication and painting of sign boards, other safety signage
- Painting of guardrails, guard stones, electric poles etc.
- Casting and supply of concrete precast products
- Supply and laying of grass turfing on road side slopes etc.

Other types of requirements that are locally subcontracted are vehicle, machinery and material requirements. Local businessmen and owners are often selected to fulfill vehicle and machinery requirements that arise at project sites. Similarly suppliers in the neighborhood can supply items such as soil, rock aggregates and sand. Through our project activities we are creating opportunities for local businessmen as well as generating local employment.

We also provide income for local residents including villagers by renting houses and yards for accommodation of project staff and storage purposes.

BUSINESS PARTNER CAPITAL / 79

LABOR AND ENVIRONMENTAL STANDARDS APPLIED TO **SUPPLIERS**

The labor and environmental standards applied to suppliers is given below:

Labor	The following list is in addition to EPF, ETF and Gratuity related Acts:
	Wages Boards Ordinance
	• Factories Ordinance
	Workmen's Compensation Ordinance
	• Employment of Women, Young Persons and Children Act
	Shop and Office Employees' Regulation
	Industrial Disputes Act
Environmental	• Environmental Protection License (EPL)
	Mining License
	Archeology Clearance
	UDA Clearance

OTHER BUSINESS PARTNERS

The other types of business partnerships we enter into are as follows:

- 1. Subcontractor
- 2. loint venture partner
- 3. Partner of a consortium
- 4. Public private partnerships

PARTNERSHIP PROJECTS DURING THE YEAR

Rehabilitation of Labugama and Kalatuwawa water treatment plants which were executed in partnership with Fővárősi Visműák of Hungary were completed during the year.

There were also several flyover projects (Rajagiriya, Polgahawela and Ganemulla) and Kochchikade Bridge Project that were ongoing during 2016/17 in partnership with foreign principals. No new partnerships were entered into in 2016/17.

"We derive many benefits from our partnership ventures. Through the conduct of joint ventures knowledge and technology transfers take place"

MEMBERSHIPS OF NETWORKS

- 1. AEL is a member of:
- Construction Industry Development Authority (CIDA)
- National Construction Association of Sri Lanka (NCASL) -Major Specialist Contractor
- TRACE International, UK
- Business & Biodiversity Sri Lanka of the Ceylon Chamber of Commerce - Patron Member
- UNGC Member
- Lanka Business Coalition on HIV/AIDS Member
- National Chamber of Commerce of Sri Lanka Member
- 2. Our QMS, EMS and OHSAS are developed and maintained in accordance with the requirements of ISO.

STRATEGIC ALLIANCES

AEL formed a joint venture with China Harbour Engineering Company and Mustafa's Singapore taking a 51% stake, for the development of residential condominiums for lower middle income segment buyers in downtown Colombo. The two partners took a 33% and 16% share respectively. Our 50% Joint Venture in Blue Star Realties (Private) Limited with Iranian counterparts is for the development of semi-luxury apartments in the suburbs of Colombo. AEL also has a minority share (30%) in another joint venture with ZPMC China (which holds the remaining 70%) which carries out port machinery installation, commission and repair services.

SYNERGISTIC VALUE DERIVED FROM PARTNERSHIPS

We derive many benefits from our partnership ventures. Through the conduct of joint ventures, knowledge and technology transfers take place. We have also opened doors to expand our operations overseas. One instance was the project with CHEC in Papua New Guinea which has been completed. Negotiations are currently ongoing with another foreign partner to expand our operations in Djibouti. We have also capitalised on opportunities to extend our portfolio and obtain accreditations in new fields of engineering.

80 / BUSINESS PARTNER CAPITAL

The revenues from the different types of partnership agreements are given below:

Partner Status	2016/17 Rs. Mn	2015/16 Rs. Mn	2014/15 Rs. Mn	2013/14 Rs. Mn	2012/13 Rs. Mn
As a Subcontractor	4,244.68	2,525.79	3,684.05	6,240.17	6,290.79
As a JV Partner	-	41.00	444.66	734.92	717.61
In Public Private Partnerships (PPP)	854.95	_	_	_	_
As a Partner of a Consortium	40.53	_	_	_	_
Total	5,140.16	2,566.79	4,128.71	6,975.09	7,008.40

PARTNER STATUS Rs. Mn 10,000 8,000 6,000 4,000 2,000 0 2012/13 2013/14 2014/15 2015/16 2016/17 Sub Contractor PPP Consortium Partner

The Company commenced work on a public private partnership project in partnership with the UDA for the construction of 608 houses for the public servants in Borella during the year. The Company is also a partner of a consortium of contractors selected for the construction of Phase II of the Central Expressway.



SOCIAL RESPONSIBILITY POLICY

As a responsible corporate citizen we are conscious about how we draw inputs from society and how our outputs and activities impact society. There we consider it our duty to give back to the society whatever possible within our resources, beyond the contribution we make from our commercial projects. Our social policy is founded on compliance with the law, ethical conduct and building trusting relationships with our stakeholders. Mindful of impacts our activities have on the society and the environment, we constantly strive to manage the impact in a positive manner.

Our CSR policy is spearheaded by a CSR Committee, which during the year under review focused on the following areas:

- Making CSR activities more visible
- Adoption of a focused social responsibility approach
- Launching of a theme, a tagline and a logo for CSR projects
- · Identifying five pillars for CSR activities

"While we work with materials and equipment, we never forget that the end result is more than bricks and steel. It is to improve the quality of life of people"

The CSR activities were incorporated into five platforms and policies were drawn up for each platform as described below:



LOCAL COMMUNITY DEVELOPMENT

We will contribute to the well-being of the communities in the neighborhood of our project activities and make a tangible positive impact on their economic and social development. We seek to mitigate any negative impacts on people or the environment of our activities. We will also respect the culture, heritage and any indigenous people in the community.

"There we consider it our duty to give back to the society whatever possible within our resources, beyond the contribution we make from our commercial projects"



HUMAN CAPACITY BUILDING

We will strive to build up human resources, including those of our employees and their families by assisting formal education at all levels as well as by informal education, social interaction and dialogue.



HEALTH AND WELLNESS

We will promote health (both physical and psychological), social and spiritual well-being through providing or promoting health facilities, health education programs and sports and social events.



INDUSTRY ADVANCEMENT

We take leadership in the construction industry to face future challenges through the introduction of modern technology, development of human resources and dissemination of best practices.



ENVIRONMENTAL STEWARDSHIP

We will do our utmost to safeguard the environment by minimizing the impact of our activities. This includes compliance with environmental regulations, efficient use of resources and recycling, reducing wastes, protecting wildlife habitats and supporting local environmental projects and activities.

82 / SOCIAL AND ENVIRONMENTAL CAPITAL

HOW ACCESS CONTRIBUTES TO SOCIETY

The core business of Access Engineering, which consists of building infrastructure, by its nature serves the needs of all citizens. Transport of goods and people is a basic human need and the roads, highways, bridges and canals that we build give value to their end users, the general public. Thus, all endeavors Access Engineering is engaged in, directly or indirectly enhance the quality of life of the communities which are in the proximity of its developments. Thus, the most important component of our contribution towards community development derives from the expertise we have acquired during the years of existence in the industry and the relentless investments we have made on human capital. Through technological excellence and innovation and the value we have thereby added to public infrastructure, we have contributed to a better standard of living for the population.

Beyond its commercial projects, Access Engineering does fund community development and other socially beneficial projects. It embarks on such projects only after a careful appraisal of the needs and benefits. At the inception of every community development project, stakeholders of the project are gathered and consulted to ensure their most critical concerns about the lives they lead at present are identified. Thereby specific interventions are crafted taking existing conditions and needs into account to deliver sustainable value in the long-term.

A CSR Committee has been set up to review all potential CSR projects; all proposals are initially submitted to the Committee. All the CSR projects go through a careful evaluation process before being implemented. The criteria on which the CSR projects are evaluated are the CSR policy, annual CSR budget and the project objectives. The Company funds the projects and provides the other necessary inputs such as human resources, skills, knowledge and expertise wherever possible. There are certain initiatives where the Company has identified suitable partners, with whom we can work jointly, to generate synergistic value.

The engineering expertise we have acquired in construction of roads, buildings, irrigation works, water supply schemes, bridges and the in-house talent and knowledge pool have contributed immensely in executing our CSR activities. Our Managing Director together with the CSR Committee has been involved in mentoring and guiding the CSR projects. This reflects the commitment of our Senior Management which has contributed significantly to the success of our CSR initiatives.

"Thus, all endeavors Access Engineering is engaged in, directly or indirectly enhance the quality of life of the communities which are in the proximity of its developments"



Local community development projects



5

Human Capital building projects



2

Environmental stewardship projects

SOCIAL AND ENVIRONMENTAL CAPITAL / 83

LOCAL COMMUNITY DEVELOPMENT

Fabrication and donation of school chairs



To cater to the needs of backward schools, which are lacking in basic furniture requirements we commenced the fabrication of desks and chairs, in collaboration with the Department of Technical Education and Training. The work was carried out in the workshop of Homagama Technical College and in accordance with the specifications produced by the Ministry of Education.

As at 30th April 2017 we have distributed 525 chairs and desks to 15 needy schools in seven districts. This is a continuous and ongoing program conducted by the Company.



Donation of needy items for flood affected people

In 2016, the country suffered devastating floods and landslides which caused great damage and human suffering.

As our contribution to relief efforts, we distributed stationery items to more than 100 children of all ages. To mitigate the risk of diseases epidemics after the disaster more than 2,000 drinking water bottles were distributed among villagers.

We also made monetary contributions towards the construction of houses for flood victims.

Contributions to 'Semata Sevana' housing program

Monetary contributions were also made for construction of houses for the beneficiaries of 'Semata Sevana' housing program.

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HUMAN CAPITAL BUILDING

Vocational Training to Underprivileged Children





A significant demand for skilled carpenters in the market, especially for construction carpentry workers was identified. This is a unique program designed by the Company in collaboration with the Technical Colleges to produce skilled labor for the nation.

The training program consists six weeks of Institutional Training (IT) and six weeks of On-site training. Institutional Training is conducted at a carpentary workshop of a technical college while on-site training is given at a on going construction site of Access Engineering.

Required materials, uniforms and overalls are provided by Access Engineering and the trainees are given an allowance throughout the duration of the program. Relevant assessments and evaluations are carried out both during and after training. Program focus is to impart carpentry skills to school leavers and unskilled individuals in rural areas. The first and second stages were successfully completed in Ratmalana Technical Collage and the third stage in Don Bosco Technical College – Negombo. During 2016/17, 31 students completed the program and they were absorbed to the full-time cadre of Access Engineering. This is a continuous and ongoing program conducted by the Company to enhance industry standards and skills.



SOCIAL AND ENVIRONMENTAL CAPITAL / 85

Educating Schoolchildren to Recycle E-waste

E-waste has also been identified as another priority problem and schoolchildren are a prime target group to be educated on the subject.



This was conducted by subject experts in the organization to schoolchildren at the Colombo University premises. More than 100 participants participated in the program.



'Mind to Mind'



In our experience with fresh engineering graduates, one recurrent observation has been that while they are very strong in technical skills they are weak in soft skills. 'Mind to Mind' is a coaching program which was especially designed for engineering undergraduates to bridge this gap, and enable them to perform effectively in a corporate environment.

A coaching program was conducted for more than 100 3rd year undergraduates of the Faculty of Civil Engineering in University of Moratuwa. The program comprised an outbound training and a series of coaching sessions. We hope to continue and expand the program by including other universities as well.

Technological developments, whatever their benefits often bring adverse consequences in their wake. Electronic waste (e-waste) which generates a number of hazardous substances, and can bring health and environmental risks, is one such instance which is becoming a major problem today. This is a continuous and ongoing program conducted by the Company.



86 / SOCIAL AND ENVIRONMENTAL CAPITAL

ENVIRONMENT STEWARDSHIP

E-waste Collection Program



In partnership with Ceylon Waste Management (Private) Limited we took an initiative, in 2012, to collect and recycle e-waste. Large collection bins are placed at our offices to which employees dispose e-waste, and once a sufficient amount is collected it is



dispatched for recycling. Since inception a total of over 24 tons were handled while 12.2 tons were collected and sent for recycling in June 2016. This program will be continued in the future with the intention of creating a clean environment.

Tree Planting Program - Ongoing

Trees are vital to keep the planet liveable, and preserve it for the next generation. Our commitment to keep the planet green began with the island-wide tree planting program we initiated in 2007. We are proud of the fact that this program has been sustained with the participation with members of the Access Family throughout the country.

Trees are planted at schools, religious places, Local Government Authorities and privately owned lands. As of 31st March 2017 we have completed planting over 20,000 trees island-wide with over 7,000 trees being planted during 2016/17 alone. During the year, a substantial amount of trees were planted along the Southern Expressway with the participation of RDA officials. We intend continuing this program into the future to reaffirm our commitment to corporate social responsibility. In addition, we also maintain the trees planted during their life spans.





The tree planting, fabrication of chairs, e-waste and vocational training projects are all ongoing programs which will be continued into the future.

SOCIAL AND ENVIRONMENTAL CAPITAL / 87

ENVIRONMENTAL AND SOCIAL IMPACT ASSESSMENT

At the tendering stage of projects we conduct an environmental impact study and submit an Environment Management Plan (EMP). This is done even if not specifically requested by the client. Prior to the submission of technical bids, potential threats to the environment are identified by site visits. In our study we also take care to ascertain whether there are any endangered species in the area and the impact it could have on them.

Prior to commencing the project we also initiate dialogue with the local community and maintain the conversations throughout the project. Environmental monitoring parameters are included in the progress report submitted quarterly to the client. Environmental inspection checklists are used for different operations such as construction sites, borrow pits, disposal sites, equipment yards etc.

Actions Taken in 2016/17 to Mitigate Environmental Impact of Operations

Environmental Hazard	Environmental Impact	Mitigation Strategies Adopted During 2016/17
Waste oil/burnt oil generated from Mechanical workshop	Water/land pollution	Handing over wastes to CEA approved burnt oil handle for reuse/recycle
Cement contaminated water generated from Concrete batching plant	Water/land pollution	Simple treatment of contaminated water (sedimentation) and reuse
Hazardous waste (e.g. oil filters, empty chemical containers, etc.) generation	Water/land pollution	Handing over wastes to CEA approved service providers for recycling/reuse
Fuel/oil leakages and spillages from storages	Water/land pollution	Secondary containment for storage tanks
Fossil fuel consumption	Natural resource depletion	Monitoring fuel consumption and preventive/corrective maintenance of equipment
e-waste generation (office operations)	Heavy-metal released to the environment	Handing over waste to certified recycling agents
Emissions of motor vehicle	Air pollution and contribution to anthropogenic climate change	Emissions tests for motor vehicles and preventive/ corrective maintenance of vehicles
Noise from generators	Disturbing resident in the area	Soundproofing
Dust from crusher plants	Air quality degradation	Water sprinkling
Dust generated during roadwork	Air quality degradation	Watering
Tree cutting during execution of certain projects	Imbalance of ecology	Minimizing the number of trees to be cut during project design/execution and conducting tree planting programs
		During 2016/17 7,005
		In previous years 13,726
		Total 20,731
Waste paper (office operations)	Natural resource depletion	Handing over waste to certified recycling agents

88 / SOCIAL AND ENVIRONMENTAL CAPITAL

ENERGY MANAGEMENT

For the year under review a target was set to achieve an actual electricity consumption 2% below the budgeted consumption.

ENERGY EFFICIENCY PRACTICES ADOPTED

Energy efficient machinery and equipment was purchased and use of CFL and LED bulbs was promoted to save energy. The lighting system was divided into several zones with separate switches and a power factor correction capacitor was installed. A power management function was also installed on computers to switch off idle computers.

Several steps were taken to minimize power usage on air conditioning. The operation time for air conditioning was limited in certain areas. Isolated locations such as meeting rooms were separated from the central air conditioning system. Power consumption was also taken into consideration when constructing site offices, rest rooms and meal rooms, so that natural ventilation could be used as much as possible and minimizing use of air conditioning. Need for fans and air conditioning is also reduced through thermal insulation of roofs.

We are also promoting renewable energy by using solar powered lighting whenever possible; solar powered service vehicles equipped with welding and drilling machines are also being used for mobile servicing.

Staff are also being motivated to save energy through a poster campaign.

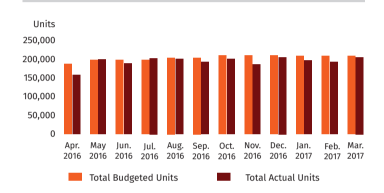
Budgeted and Actual Electricity Consumption for 2016/17

Month	Total Budgeted Units	Total Actual Units
April 2016	185,885	156,710
May 2016	197,145	198,135
June 2016	197,145	187,121
July 2016	197,145	201,466
August 2016	202,145	200,381
September 2016	202,145	191,376
October 2016	207,845	199,892
November 2016	207,890	183,851
December 2016	207,890	203,903
January 2017	206,090	195,268
February 2017	206,990	191,989
March 2017	206,990	204,497
Total	2,425,305	2,314,588

"Procedures for managing greenhouse gas emissions are embedded into all our project activities and other processes"

Saving in actual electricity consumption thus was 4.57% of the budgeted consumption for the year which exceeded the target.

ELECTRICITY CONSUMPTION



MANAGEMENT OF GREENHOUSE GAS EMISSIONS

Procedures for managing greenhouse gas emissions are embedded into all our project activities and other processes. Some of the initiatives taken are listed below.

- Carrying out environmental management programs such as tree planting both internally as well as with the client/employer
- Paper recycling program and e-waste program
- Use of new technology such as HDD, cable blowing, ground penetration radar, micro trenching, post tensioning, aluminium framework systems which result in less resource and energy consumption
- Having a standard operating procedure for material items such as fuel, bitumen, etc.
- Having an emergency response plan
- Modification and enhancement of existing processes to reduce carbon footprint. For example a modification was done to the cyclone (dust collector) of the asphalt production plant at Mathugama so that the fine dust particles are fed back into the filler silo which eliminates the hazard of dust emission during the operations. As a result the design of the asphalt mix had to be changed.
- Each operational project has a Project Waste Management Plan which has been prepared incorporating the principles of 3R (Reduce, Reuse and Recycle). This plan ensures proper disposal of construction and domestic waste.

SOCIAL AND ENVIRONMENTAL CAPITAL / 89

- Siltation traps are installed to sediment soil debris and other solid contaminants prior to disposal of wastewater
- Environmental damage is being reduced at the beginning of processes by continuing to use eco-friendly construction materials as direct material for construction and input material for production process
- Having properly documented work instructions for bitumen, asphalt, ready-mix and concrete
- De-sanders are used at piling sites to separate sand and silt from drilling fluid, allowing bentonite to be reused for several cycles in the process of drilling
- We are also promoting the use of renewable energy, such as use of solar powered lighting plants to illuminate the sites during night works. The equipment was designed and assembled internally by our engineers. The batteries of these plants

- are charged in a central location of the site with solar power during the day time and are then used to energize the movable illuminator units at night. This method has eliminated both fuel consumption and noise pollution involved in mechanical plants.
- Another application of renewable energy has been in our service vehicles. They are fitted with solar power and use solar energy for welding and other works associated with repair works on field; being used to visit sites and do all periodical routine services, minor repairs in mechanical, electrical, electronic etc. Equipment in these vehicles including welding plant and drill, compressor (high pressure gun) are powered by solar panel and batteries. Similar to the above we have reduced both fuel consumption and noise. Also the latter has enabled us to perform repairs/servicing at night.
- · Use of best practices in procurement such as;

No.	General/Conventional Purchasing Practice	Modification to Purchasing Policy/Procedure
1	Procurement of river sand for concrete production	Procurement of washed sea sand for concrete production
2	Procurement of river sand for concrete production	Use of sand recovered from dredging of silted reservoirs
3	Procurement of Portland cements for construction and concrete production	Procurement of fly ash cement in construction and concrete production
4	Purchase of precast concrete products such as paving blocks, road kerbs, drain caps, cover blocks etc.	Reuse of fresh waste concrete to manufacture precast products in-house
5	Procurement of bulk steel bars for construction	Procurement of cut/fabricated steel bars according to the design requirement and use of mechanical couplers to eliminate lap lengths

PAPER CONSUMPTION

Paper Recycling Statistics for 2016/17 and 2015/16

	2016/17	2015/16
Waste paper recycled (kg)	3,435	795
Full-grown trees saved (No.)	58	13
Oil saved (l)	6,028	1,381
Electricity saved (kWh)	13,740	3,148
Water saved (l)	109,164	25,011
Landfill saved (m³)	10.35	2.59
Reduction in GHG emissions (kg of carbon equivalent)	687	637

90 / SOCIAL AND ENVIRONMENTAL CAPITAL

WASTE MANAGEMENT

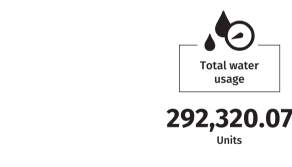
Our various processes generate wastes of different types in sites, plants and workshops, which have been identified based on the activities carried out. Waste management plans are in place to deal with waste in two ways; by minimizing generation and identifying appropriate means of disposal. Since methods of disposal depend on the type of material, wastes collected at sites are separated accordingly (e.g. Iron, glass, steel, paper, polythene etc.).

Waste water generated at sites is discharged into a soaking pit. Harzardous waste generated at sites (burnt oil, oil filters etc.) are disposed via CEA approved agents for recycling and reuse. A similar process is followed for e-waste which is collected company-wide throughout the year, and then disposed periodically. Non-hazardous construction and demolishing debris is used for landfills. Special efforts are taken to recollect used barricading tapes and hand them over for recycling to a CEA approved agent.

WATER MANAGEMENT

Water usage is also managed by controlling usage, recycling and disposal. Usage is budgeted based on project activities. Usage is monitored monthly by the head office, and large deviations from the budget are carefully investigated. Water consumption is also reduced by the use of concrete curing agents and also by reusing water at construction sites wherever possible. The message of conservation is taken to all users through a poster campaign.

"Our various processes generate wastes of different types in sites, plants and workshops, which have been identified based on the activities carried out"





95.03 Units



7.92 Units



541.10 Units

SOCIAL AND ENVIRONMENTAL CAPITAL / 91

BIODIVERSITY

Location and size of land owned, leased, managed in or adjacent to protected areas and areas of high biodiversity

Location	Land Extent
Iranamadu Reservoir	133.7 acres
Vauniya Crusher and Asphalt Plant	2 acres
Labugama	13.1 acres
Kalatuwawa	15.8 acres

ENVIRONMENTAL EXPENDITURE

Costs Incurred During the Year 2016/17 in Relation to **Environmental Protection Activities**

Environmental Protection Activity	Cost (Rs.)
Air Quality Measurement	329,868
Road Watering	284,000
Environment Monitoring	100,100
E-Waste Program	76,790
Miscellaneous Activities	111,867

ENVIRONMENT FRIENDLY INITIATIVES

Environmental considerations are built into all our activities and processes. When selecting suppliers their environmental practices are taken into consideration. We are also vigilant about complying with statutory environmental requirements such as EPD conditions, material (ABC, Quarry, Soil) and transportation. In construction we follow best practices to cause minimum damage to the environment and the existing eco-system at the site. These include facilitating bentonite collection within the piling site. washing facilities to avoid muddy environment inside as well as outside the construction sites and environmental friendly site office construction.

Control measures are in place to avoid environmental emergencies and accidents such as secondary containments for oil/fuel storage etc. Dust generation is minimized with jacketing at crusher plants, watering with water bowsers etc. The importance of preserving the environment is inculcated into the employees and implementation of best practices is promoted.

EDUCATING EMPLOYEES ABOUT OUR EMS IMPACT

Every project manager is responsible for the effective implementation of the EMS in his project. An essential part of this is to maintain communication with all the staff concerned to get their support and commitment. Regular meetings are held with the site and project staff to raise awareness. The progress and enforcement of the EMS is also monitored by the regular management systems audits, of which at least three are conducted in the duration of a project. Discussions of environmental and social impact are a mandatory part of the agenda at the monthly progress review and performance review meeting.

Experiences and learnings regarding environmental impacts are shared through the AEL news portal where best practices adopted at different sites are posted.

Awareness programs and training are carried out by the Management Systems department of the Company. This is supplemented by external training programs conducted by external consultants as and when necessary.



"Environmental considerations are built into all our activities and processes. When selecting suppliers their environmental practices are taken into consideration"

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BOARD OF DIRECTORS



BOARD OF DIRECTORS / 93



94 / BOARD OF DIRECTORS

1. SUMAL JOSEPH SANJIVA PERERA

CHAIRMAN

The Founder Chairman of the Access Group of Companies founded in 1989, he is also the Founder Chairman and a shareholder of Access Engineering. He continues to be the Chairman of all companies under the umbrella of the Access Group and Chairman of Sathosa Motors PLC, a company that gained a public listing in 1993. He is a Fellow Member of the Chartered Institute of Management Accountants – UK. It is under his vision and leadership that the Access Group of Companies has grown to be a diversified and successful business enterprise, in a short span of over two decades.

2. JOSEPH CHRISTOPHER JOSHUA

MANAGING DIRECTOR

One of the founder Directors of the Access Group of Companies, he was instrumental in heading some of the most successful business units within the Group. A founder shareholder, he was the Joint Managing Director/CEO of the Company. It was under his leadership that Access Engineering achieved significant milestones in growth. He also functions as the Joint Managing Director of the Access Group since 1997. Companies under his purview include Access Realties (Private) Limited, Access Realties 2 (Private) Limited, Harbour Village (Private) Limited, Access Energy (Private) Limited, Access Natural Water (Private) Limited, Eco Friendly Power Developers (Private) Limited and business units of Access International (Private) Limited. He is also a Director of Sathosa Motors PLC.

3. DALPADORUGE ANTON ROHANA FERNANDO

EXECUTIVE DIRECTOR/CHIEF OPERATING OFFICER

Joining the Access Group in 1998 as an Engineer based in the Engineering Division, he played a vital role in enabling the division to become a separate business entity, encompassing the name and persons of Access Engineering. Having held senior management positions in Access Engineering, he was appointed to the Board in 2002. In 2007, he was appointed as the Director/COO of Access Engineering. He is a Corporate Member of Institution of Engineers Sri Lanka (IESL) and has a B.Sc. Degree in Civil Engineering from the University of Peradeniya. He is also a Director of Access International (Private) Limited, Sathosa Motors PLC, Eco Friendly Power Developers (Private) Limited, Access Realties (Private) Limited, Access Realties 2 (Private) Limited and Harbour Village (Private) Limited.

4. SHEVANTHA HARINDRA SUDHARAKA MENDIS

EXECUTIVE DIRECTOR/DIRECTOR - BUSINESS DEVELOPMENT

Having held many executive and management positions within the Access Group, he has functioned within the Engineering Division since its inception. With the genesis of Access Engineering, he became a part of that unit and was appointed as Director – Business Development in 2002. He is also a Director of Access International (Private) Limited, Sathosa Motors PLC, SML Frontier Automotive (Private) Limited, Access Realties (Private) Limited, Blue Star Realties (Private) Limited and Access Realties 2 (Private) Limited.

5. SAUMAYA DHARSHANA MUNASINGHE

EXECUTIVE DIRECTOR/DIRECTOR - BUSINESS DEVELOPMENT

He joined Access International (Private) Limited in 1996 and was promoted to the position of Assistant Manager in 1999. In 2001, he assumed duties as Manager – Special Projects in Access International (Private) Limited and was promoted as General Manager – Special Projects in 2004. He joined Access Engineering in 2006 and was appointed to the Board of Access Engineering as Director – Business Development. He is also a Director of Access International (Private) Limited, Sathosa Motors PLC, SML Frontier Automotive (Private) Limited, Access Realties (Private) Limited and Access Realties 2 (Private) Limited.

6. DILHAN PERERA

NON-EXECUTIVE DIRECTOR

Mr. Dilhan Perera is serving in the capacity of Non-Executive Director of Access Engineering PLC since December 2013. He is serving as Chief Financial Officer in Affiliated Companies which are not coming under the Group of Companies of Access Engineering PLC.

7. RANJAN JOHN SURIYAKUMAR GOMEZ

NON-EXECUTIVE DIRECTOR

One of the Founder Directors of the Access Group of Companies and has functioned as the Joint Managing Director of the Group since 1997. Companies under his purview include ATSL International (Private) Limited, ATSL Telesoft (Private) Limited, Access Energy Solutions (Private) Limited, Think Cube Systems (Private) Limited, Science Land Information Technology (Private) Limited, e-buy (Private) Limited and business units of Access International (Private) Limited. He is also a Director of Sathosa Motors PLC.

BOARD OF DIRECTORS / 95

8. PROF. KULATILLEKE ARTHANAYAKE MALIK **KUMAR RANASINGHE**

INDEPENDENT NON-EXECUTIVE DIRECTOR

A member of the Access Engineering Board since 2011, he is a Senior Professor in Civil Engineering at the University of Moratuwa and a Member of the University Grants Commission. He is a Chartered Engineer, International Professional Engineer, a Fellow of the Institution of Engineers, Sri Lanka, National Academy of Sciences, Sri Lanka and Institute of Project Managers. A past Vice-Chancellor of the University of Moratuwa, he functions as the Deputy Chairman of Sampath Bank PLC, an Independent Non- Executive Director of Sampath Bank PLC, Textured Jersey Lanka PLC. United Motors Lanka PLC and Resus Energy PLC. He is a former Fellow of the National University of Singapore and has been a Non-Executive Director of the Colombo Stock Exchange, Hemas Power PLC and Lanka IOC PLC.

Prof. Ranasinghe has been honoured with the SLAAS General Research Committee Award for Outstanding Contribution to Sri Lankan Science, Trinity Prize for Engineering in 2004, Committee of Vice-Chancellors and Directors (CVCD) Excellence Award 2012 for the Most Outstanding Senior Researcher in Technology and related Sciences in the Sri Lankan Universities, Award for Outstanding Contribution to Education at the World Education Congress 2012, India and the Education Leadership Award 2013 at the 4th Asia's Best B-School Awards in Singapore.

9. NIROSHAN DAKSHINA GUNARATNE

INDEPENDENT NON-EXECUTIVE DIRECTOR

Appointed to the Access Engineering Board in 2011, he is also the Finance Director of ASCOT Holdings PLC, an Associate Member of the Chartered Institute of Management Accountants - UK. He possesses over nineteen years of experience in the field of finance and accounting and has been at MB Financial Services (Private) Limited, a primary dealer appointed by the CBSL and Jewelknit, a subsidiary of Mast Industries - USA.

10. DINESH WEERAKKODY

INDEPENDENT NON-EXECUTIVE DIRECTOR

PREAMBLE BUSINESS MODEL VALUE CREATION STEWARDSHIP FINANCIAL REPORTS ANNEXES

Mr. Dinesh Weerakkody is the Chairman of the National Human Resource Development Council of Sri Lanka and Cornucopia Sri Lanka. He is an Advisor to the Ministry of National Policies and Economic Affairs. He was the Chairman of the Governmentappointed Committee to review the Banking Sector and NBFI consolidation and the Committee appointed to review the budgetary allocation for education. He is a former Chairman of the Commercial Bank of Ceylon PLC and the Employees' Trust Fund Board of Sri Lanka. He serves in a number of private sector Boards including Glaxo SmithKline Consumer Sri Lanka and Cevlon Tobacco PLC. He is also a Vice-President of the International Chamber of Commerce, Sri Lanka Chapter, a Committee Member of Sri Lanka Tennis Association, a Council Member of the Employers Federation of Cevlon, a Member of the Institute of Directors of Sri Lanka, a Member of the National Health Development Fund and a Member of the CIMA Global Asia Pacific Industry Experts Panel.

He is a Graduate in Business Administration from UK, a Fellow of both CIMA (UK) and CMA (Sri Lanka), Professional Member of the Singapore Human Resource Institute and holds an MBA from the University of Leicester, UK. He was conferred an honorary membership by the Institute of Personnel Management of Sri Lanka.

He is the recipient of Jaycees Ten Outstanding Young Persons Award in 1999 and an International Associations of Lions Clubs National Achievers Award in 2008 for the advancement of good governance in the public sector.

CORPORATE MANAGEMENT TEAM



SUMAL PERERACHAIRMAN
Profile given on page 94.



ROHANA FERNANDOEXECUTIVE DIRECTOR/COO
Profile given on page 94.



DHARSHANA MUNASINGHE

EXECUTIVE DIRECTOR/DIRECTOR – BUSINESS DEVELOPMENT Profile given on page 94.



CHRISTOPHER JOSHUAMANAGING DIRECTOR
Profile given on page 94.



SHEVANTHA MENDISEXECUTIVE DIRECTOR/DIRECTOR – BUSINESS DEVELOPMENT
Profile given on page 94.

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CORPORATE MANAGEMENT TEAM



VASANTHA MANATUNGE

SENIOR GENERAL MANAGER

V K Manatunge joined the Company in early 2003 and is currently functioning as the Senior General Manager of Access Engineering. He obtained his Degree in Civil Engineering from the University of Moratuwa in 1978 and has been a Corporate Member of the Institution of Engineers Sri Lanka since 1982. He counts near 40 years of experience in the civil engineering field and has worked in various capacities in the state sector as well as private sector.



MANOAJ JAYAHSURIYA

GENERAL MANAGER

PROJECT MANAGEMENT DIVISION - I

Manoaj joined the Company in March 2006. He has over 31 years of experience in diversified fields such as the Sri Lanka Navy, operations, apparel manufacturing, corporate planning and human resources management. He is a Project Management Professional (PMP) who holds an MBA from the Postgraduate Institute of Management (PIM) of University of Sri Jayewardenepura, B.Sc. (Hons.) from the University of Colombo and a Postgraduate Diploma in Psychology as well as several naval professional qualifications.



DHARMASIRI CHANDRAPALA

GENERAL MANAGER - TECHNICAL

T D D Chandrapala joined the Company in 2002 and counts over 12 years of experience at the Senior Management level of the Company. He holds a B.Sc. Degree in Civil Engineering and he is also a Chartered Civil Engineer. He has over 38 years of experience in the fields of Irrigation and Drainage, Building Construction, Water Supply, Roads and Bridges.



SRIMAL FERNANDO

GENERAL MANAGER

PROJECT MANAGEMENT DIVISION - II

Srimal joined the Company in August 1999 as a civil engineer and was promoted to Manager – Engineering in January 2004 and as General Manager in January 2008. He holds a Bachelor's Degree in Civil Engineering from the University of Peradeniya and is a Corporate Member of the Institution of Engineers Sri Lanka. During the period of his service, he was involved with major projects in many diversified fields such as Roads and Highways, Bridges, Telecommunication, Water and Waste Water, Piling and Buildings in a senior level management capacity.



PALITHA WANIGASUNDARA

GENERAL MANAGER

PROJECT MANAGEMENT DIVISION - III

Palitha joined the Company in 2007 as Deputy General Manager (Construction) and currently functions as the General Manager (Project Management Division - III). He holds a Master of Science Degree in Civil Engineering (USSR), a Master of Engineering Degree in Construction Management (University of Moratuwa) and a Master of Business Administration Degree (Postgraduate Institute of Management, University of Sri Jayewardenepura). He is a Fellow Member of Institution of Engineers Sri Lanka and a Corporate Member of the Institute of Engineers (Australia). Prior to joining the Company, he served in the National Water Supply and Drainage Board for 20 years in the capacities of Chief Engineer, Project Manager, Assistant General Manager and a Project Director.



KOSALA WICKRAMASINGHE

GENERAL MANAGER

PLANNING AND DEVELOPMENT

Kosala joined the Company as a Project Manager in 2007 and currently functions as the General Manager (Planning and Development). He holds a Bachelor of Science Honors Degree in Civil Engineering from the University of Moratuwa, Postgraduate Diploma in Structural Engineering from the University of Moratuwa and a Master of Business Administration Degree (UK). He is also a Corporate Member of the Institution of Engineers Sri Lanka and a Corporate Member of the Society of Structural Engineers Sri Lanka. He has over 18 years experience in various disciplines of Civil Engineering including Structural Engineering designs, contract administration and project management in Sri Lanka and overseas.



NIROSHAN THILAKARATHNE

GENERAL MANAGER - COMMERCIAL

Niroshan presently serves in the capacity of the General Manager - Commercial after serving in various capacities in the Company over a period of almost 14 years. Also, he has over six years of experience before joining Access having worked in a professional firm which provides Audit, Tax, Finance and Advisory services. He is also a Finalist of The Institute of Chartered Accountants of Sri Lanka.



THASANTHA KUMARA

DEPUTY GENERAL MANAGER

Thasantha joined the Company at the beginning of 2013. He has over 21 years of experience in the field of Civil Engineering including Roads, Highways and Bridge Engineering and Project Management. He has served in the capacity of Resident Engineer, Design Engineer, Executive Engineer for the Road Development Authority for seven years and in the private sector for 13 years in the capacity of Project Manager, Senior Project Manager and Divisional Co-ordinator in the Roads, Highways and Bridges Division. He has a B.Sc. (Hons.) in Civil Engineering from the University of Moratuwa and a Postgraduate Diploma in Highway and Traffic Engineering from the University of Moratuwa. He is also a Corporate Member of the Institution of Engineers Sri Lanka.



PRABASHANA KUMARA

DEPUTY GENERAL MANAGER

PROJECT MANAGEMENT DIVISION - II

Prabashana joined the Company in December 2006 as an Operations Manager – Telecom Projects and was promoted to Senior Manager – Telecom Projects in 2010 and as Deputy General Manager in April 2014. He holds a Bachelor of Science Degree in Electrical and Electronics Engineering from the University of Peradeniya. He has 18 years of experience in the fields of Telecommunication and Building Services (M&E) and was involved in several major projects in Sri Lanka and overseas in Key Management roles.



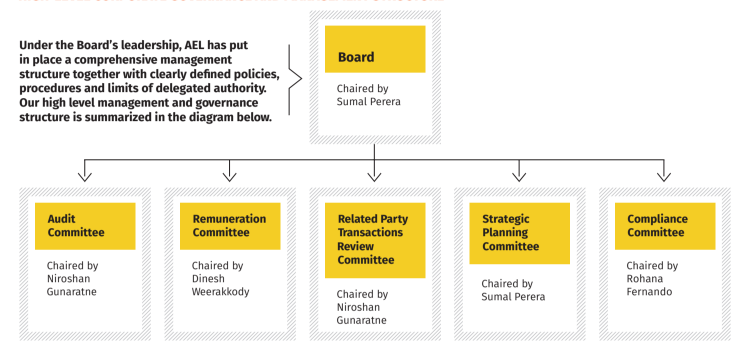
NILANTHA IDDAGODA

DEPUTY GENERAL MANAGER - FINANCE

Nilantha joined the Company in 2008 and presently serves in the capacity of the Deputy General Manager – Finance of the Company. He is an Associate Member (ACA) of The Institute of Chartered Accountants of Sri Lanka and an Associate Member of the Association of Accounting Technicians of Sri Lanka. He holds an MBA from the Postgraduate Institute of Management (PIM) of University of Sri Jayewardenepura and holds a B.Sc. Estate Management and Valuation (Special) Degree from the University of Sri Jayewardenepura. He has over 12 years of experience in the field of Finance and Auditing.

CORPORATE GOVERNANCE

HIGH-LEVEL CORPORATE GOVERNANCE AND MANAGEMENT STRUCTURE



The Board recognizes that policies and procedures are not enough and, in order to achieve consistently high standards of governance and service excellence, the Company has to ensure that its values are at the heart of everything it does. The values are helping it to shape the culture, character and beliefs of the business.

More than any policy document, the values define the way we behave with each other, with our customers and partners and how we approach our challenges and opportunities on a daily basis.

ABOUT ACCESS ENGINEERING

Built on a sound philosophy, ethics, policies, values, accountability and sincerity of action, AEL's corporate governance ethos works within a culture of performance that emphasizes a framework of conformance and compliance. To us, corporate governance goes beyond the tenets of conformance and compliance into a milieu where our business is grown and nurtured into a sustainable and equitable one, presenting all our stakeholders with a future to grow with us. Maximizing shareholder wealth on a sustainable basis and safeguarding the rights of multiple stakeholders are fundamentals which are permeated through all levels of our

management and staff, who in turn work on the trusses of truth, trust, principles and honesty to ensure that the end justifies the means and remain strategically aligned to the core principles of our corporate governance practice.

CORPORATE GOVERNANCE STRUCTURE

Our governance and operating model facilitates efficient and timely decision-making coupled with pragmatic resource allocations, which in turn are integrated into a transparent, accountable and ethical framework that is compliant not only with the laws of the country but also with self-imposed codes of ethics, standards and regulations that position us on a platform of critical governance features to ensure a culture that goes beyond compliance. This is thus manifested in the composition of the Corporate Management team, division of powers and duties and the promotion of sound corporate ethics across the Company. We also consider it to be our prime responsibility to disclose unbiased, fair and accurate information on our governance practices in a timely manner to all stakeholders so that they could exercise sound decision-making. Hence this Report serves that purpose in great detail.

CORPORATE GOVERNANCE / 101

The Company's vision and mission remain firmly embedded in our future journey with the Board of Directors and Executive Management providing the necessary stewardship to our team and other stakeholders to achieve our objectives. Evaluating and setting the direction of the Company's strategic initiatives, performance objectives and targets also remain entrenched within the Board of Directors, in addition to strengthening the overarching Company principle of protecting the interests of all stakeholders and consolidation of business activities to ensure continuity and sustainability.

LEADERSHIP

THE CHAIRMAN

Chairman of the Company who acts in an Executive capacity is mainly responsible for directing the affairs of the Board while maintaining effective external relationships and practice of good corporate governance. The Chairman is responsible for making sure that the agenda, minutes of prior meetings, Board papers and supplementary information are circulated among the members in advance giving sufficient time for preparation. He encourages active and effective participation of all Board members facilitating productive discussions. The Chairman ensures the proper recording of all matters discussed at the meetings through the Company Secretary. He is also responsible for making the Board members aware of the importance of creating value to all stakeholders of the Company. Chairman's responsibilities are discussed in detail on pages 114 and 115.

BOARD OF DIRECTORS

The Board as a whole continues to take ownership of effective leadership and the long-term success of the Company. The management and governance framework, which the Board has implemented to support the Company's long-term growth objectives is set out on page 100. The Board comprises ten (10) Directors out of which five (5) are Executive Directors and five (5) are Non-Executive Directors. Day-to-day affairs of the Company are headed by the Managing Director who is supported by the Director/Chief Operating Officer (COO). Three of the Non-Executive Directors are independent in respect of criteria laid down by the regulatory authorities and have no interests or relationships in relation to the affairs of the Company. The diverse range of skills and leadership experience offered by the Non-Executive Directors means that they are well-qualified to scrutinize performance, assess the Group's risk management and control processes. provide constructive challenge and to support the Executive Directors. Decisions regarding new Board appointments are taken by the Board collectively and the qualifications and experience of

Board members are decided based on the nature of the business. of the Company and the value addition the member is expected to bring to the Board and the Company. Biographical details for each of the Directors are set out on pages 94 to 95.

CORPORATE MANAGEMENT OF ACCESS ENGINEERING

Access Engineering's Corporate Management team is committed to achieving sustained value creation for the benefit of all stakeholders through adherence to a set of well-defined corporate governance principles, coupled with maintaining effective structures and processes within the Company. The team, which comprises the Managing Director, Chief Operating Officer, Board Members and Senior Management, meet at regular intervals to discuss the management of business activities. Project implementation is carried out by the Project Management Divisions wherein General Managers and Deputy General Managers work on plans and targets, matching those to realistic time frames and ensuring any shortfalls or delays are speedily rectified. Authority is exercised within an ethical framework of business practices established by the Board, which demands compliance with existing laws and regulations as well as best practices in dealing with employees, customers, suppliers and the community at large.

We have also infused a milieu of increased participation by middle management to permeate the need for a more responsible. transparent and accountable administration, which in turn will strengthen the financial discipline of the Company. The culture of high authority tied-up with high accountability has given us the freedom to respond to customer needs faster than most of the competitors which has been the cornerstone of our competitive advantage. The permeation of authority and accountability right down to the shop-floor level and the front-line has freed up the top management to dwell on the more strategic and conceptual inputs.

Driving a team branded on excellence, people remain centric to our entire operational capabilities and engineering competencies. The experience and professionalism within our team has been the catalyst in integrating our core competencies into strategic partnerships. Maintaining a healthy work-life balance with an environment of superior human resource development via a comprehensive Quality Management System and Occupational Health and Safety Management System inculcate the culture of meritocracy and performance-oriented individuals who make-up for an excellent team, driven to achieve ambitious goals. Part of the compensation of staff including Executive Directors and the Corporate Management is performance based and the distribution

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of the same is decided by the Board and the Management after the evaluation of multiple factors including but not limited to performance of the Company and the individual concerned. Employees are encouraged to make recommendations to the Board via their respective Department Heads. Profiles of the Corporate Management are given from pages 97 to 99.

EVALUATION OF THE ENTITY

The Board carries out a self-evaluation of its performance both individually as well as collectively against economic, environmental and social targets/goals set at the beginning of each year. Results of these evaluations are properly minuted by the Company Secretary who is responsible for maintaining the same. The Executive Directors are required to adhere with the provisions of

the 'Company Policy on Disciplinary Management' to avoid any potential conflict of interest. Implementation of the said policy is periodically monitored by a five-member committee. The Non-Executive Directors are required to confirm the existence or non-existence of conflict of interest in the dated declaration submitted to the Board.

BUSINESS ETHICS

Our Code of Ethics has been devised with the objective of developing and maintaining long-term relationships with all stakeholders while satisfying the requirements of our valuable customers. It is our belief that upholding these values will result in the Company being profitable. Thus every employee at Access Engineering including the new recruits is firmly guided to abide by the following ethics:

Self-Regulation

Solving conflicts in a fair and expenditious manner

Meeting all regulatory requirements

Cooperativeness

Upholding a healthy business environment

Cooperating with other businesses and professionals

Equality

Recognizing the rights of all stakeholders

Carrying out activities with due consideration to their rights

AEL's Code of Ethics

Discipline

Having Company interest over self-interest

Carrying out work in an orderly manner

Honesty

Conducting business in a professional manner

Upholding the principles of fair play

Integrity

Being transparent about business activities

Serving all stakeholders with honest values

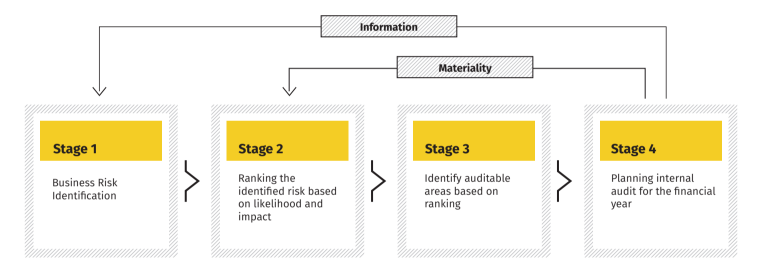
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INTERNAL CONTROL

At AEL, internal controls are considered a fundamental and an integral part of good corporate governance because the Board of Directors is responsible for identifying and managing all risks of the Company. To this effect the Company's Internal Audit Department provides reasonable assurance to the Board of Directors and the Corporate Management that the internal controls imposed over core organizational processes are effective enough so as to ensure the achievement of the ultimate objective of wealth maximization of the Company and its shareholders. It presents the Company with a systematic, disciplined approach to evaluate

and improve the effectiveness of risk management/mitigation process, internal controls and governance activities within the Company while adding value. It also assists the Company to meet its obligations of adhering to the practice of good corporate governance.

The system of internal controls at Access Engineering is one that is embedded within the Company and not a separate exercise which is able to respond to emerging risks within and outside the Company and includes procedures for reporting control failures and weaknesses, if prevalent.



The Company adopts a risk assessment based approach with regard to its internal audit functions with the objective of maintaining safety, reliability, profitability and integrity of the organization and to oversee key operational and regulatory deficiencies.

In preparing the Internal Audit Plan for each financial year the Company adopts a balanced approach considering both high risk areas as well as core organizational processes. Due to the increasing complexity of the business environment the Company operates in, the more recent Internal Audit Plans have adopted a flexible structure so as to facilitate unforeseeable and *ad hoc* situations. Once prepared the draft plan is presented to the Corporate Management for review and comments prior to being presented to the Audit Committee for final ratification.

Based on a thorough evaluation and previous audit findings, the Department's key focus areas for the financial year 2017/18 were identified to be statutory compliance, information technology, enterprise resource planning system, public complaints, insurance process, procurement and financial reporting.

MANAGEMENT SYSTEMS

At AEL, we have established and implemented an ISO 9001 certified Quality Management System (QMS) since 2004, an ISO 14001 certified Environment Management System (EMS) since 2009 and an ISO 18001 certified Health and Safety Management System (OHSAS) since 2013. We have further improved QMS and EMS processes to upgrade the QMS to be ISO 9001:2015 certified and EMS to be ISO 14001:2015 certified during next year.

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The Corporate Management of AEL ensures its commitment and provision of adequate resources for the effective implementation of management systems while internal audits are carried out to ensure conformance with the management systems. They are also periodically reviewed for continual improvement.

QUALITY MANAGEMENT SYSTEM (QMS)

QMS of the Company establishes policies, objectives, processes and procedures in order to continually improve the effectiveness and efficiency of its performance. The system defines processes which will result in the production of quality products and services instead of adopting a reactive approach of detecting defective products or services after production. It ensures:

- The ability of AEL to deliver the desired product and/or service consistently, while meeting relevant interested parties' needs and expectations; and
- That the products and services are produced at an optimum cost with efficient use of the available resources materials, human, technology and information.

Risk based thinking is one the key feature of the existing QMS which has replaced the concept of preventive actions. The system interacts with all activities of the organization, beginning with the identification of relevant interested parties' needs and expectations, and ending with their satisfaction while enabling AEL to improve process control, reduce wastage, increase market share and raise morale of employees.

Our Quality Policy

- Access Engineering PLC is committed to satisfy customer needs and expectations by providing high quality products and services with effective, efficient and innovative solutions.
- The top management determines the context of the organization by strategically analyzing and reviewing its internal and external factors to support its strategic direction.
- The Company is committed, towards the identification of relevant interested parties, their needs and expectations and fulfillment to enhance the sustainability of the business.
- To meet with the above commitment, the Company continually improves its quality management system whilst adhering to the applicable regulatory requirements through cost effective, profitable, safe and sound environmental friendly operations.

ENVIRONMENT MANAGEMENT SYSTEM (EMS)

The EMS of AEL enables it to manage the organization's significant environmental impact/s due to operations which includes waste, emissions, energy use and consumption of materials. During the implementation of EMS significant environmental impacts due to the organization's business activities are identified and appropriate controls and programs are established to ensure minimal impact to the environment. This enables us to:

- Manage and improve our environmental performance (managing negative impacts) and increase the efficiency of resource utilization (e.g. reduce waste and energy use).
- Comply with environmental laws and regulations.
- Improve our standing and reputation among staff, clients, partners and other stakeholders.
- Adapt to changing environments (in operations and/or products and services).

OUR ENVIRONMENT POLICY

- Access Engineering PLC is committed to carry out its operations to have a minimal impact to the environment as its strategic direction for the sustainable business.
- The Company analyzes the internal and external factors affecting the performance of its environment management system.
- The Company identifies and reviews the needs and the expectations of the interested parties including compliance obligations with regards to the environment and establishes communication with the relevant interested parties on environmental obligations.
- The environmental management system is continually improved by reviewing, assessing and setting targets and objectives for enhancing its performance.

HEALTH AND SAFETY MANAGEMENT SYSTEM

Our Health and Safety Management System is a systematic approach put in place to minimize the risk of injury and illness. It involves identifying, assessing and controlling risks to workers in all workplace operations. The core elements of our Health and Safety Management System includes management involvement and commitment, hazard identification and risk assessment, hazard control, training, emergency response, incident reporting and investigation and communication. The system enables us to protect our workforce, comply with laws and regulations, reduce cost, enhance employee relations and create an incident-free workplace.

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OUR HEALTH AND SAFETY POLICY

- Access Engineering PLC is committed to prevent injury and ill health of employees and others affected by its operations while complying with all legal and other requirements to which it has subscribed.
- Access Engineering PLC is firmly dedicated to promote awareness of health and safety and continuously improve the Health and Safety Management System and performance by periodically reviewing and making modifications of the same.
- This commitment is met by continually improving the Health and Safety Management System whilst adhering to OHSAS 18001 and other applicable regulatory requirements.

BOARD SUBCOMMITTEES

The Company also adopts the main corporate governance committees under the highest governance body; Audit Committee, Remuneration Committee and the Related Party Transactions Review Committee to strengthen its commitment on corporate governance. Beyond the mandatory requirements, the Company also has in place a Strategic Planning and a Compliance Committee to ensure adherence to best practices. Occasionally, where it may be more expedient to do so, the Board may delegate certain of its powers to a Subcommittee on an ad hoc basis.

Committee	Terms of Reference	Committee Report
Audit Committee	Purpose of the CommitteeRoles and responsibilities of Members	Page 138
Remuneration Committee	– Purpose of the Committee – Roles and responsibilities of Members	_
Related Party Transactions Review Committee	– Purpose of the Committee – Roles and responsibilities of Members	Page 140

AUDIT COMMITTEE

Audit Committee has continued to review and report to the Board on the Group's financial reporting, internal control and risk management processes and the performance, independence and effectiveness of the External Auditor, Messrs KPMG, Chartered Accountants. This Report describes the Committee's major areas of focus since their last report in financial year 2015/16. The Committee appointed by the Board of Directors comprises three (03) Independent Non-Executive Directors and One (01) Non-Executive Director of the Board.

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Members of the Audit Committee:

	Niroshan Dakshina Gunaratne	Independent
	(Chairman)	Non-Executive Director
	Prof. Kulatilleke Arthanayake Malik	Independent
	Kumar Ranasinghe	Non-Executive Director
Dinesh Weerakkody	Dinesh Weerakkody	Independent
		Non-Executive Director
	Suresh Dilan Perera	Non-Executive Director

The Audit Committee Charter formalizes the authority, responsibilities and specific duties pertaining to the Committee as follows:

- 1. Overseeing preparation, presentation and adequacy of disclosures in the Financial Statements of the Company, in accordance with Sri Lanka Accounting Standards;
- 2. Ensuring compliance with financial reporting requirements, information requirements of the Companies Act and other relevant financial-related regulations and requirements;
- 3. Ascertaining that the Company's internal controls and risk management processes are adequate and meet the Sri Lanka Auditing Standards requirements;
- 4. Assessing the independence and performance of the Company's External Auditor:
- 5. Making recommendations to the Board pertaining to appointment, reappointment and removal of External Auditors and to approve remuneration and terms of engagement of the External Auditor.

Audit Committee Report is given on page 138.

REMUNERATION COMMITTEE

Comprising of three (03) Independent Non-Executive Directors and one (01) Non-Executive Director of the Board, this Committee is appointed by the Board.

Members of the Remuneration Committee:

Dinesh Weerakkody (Chairman)	Independent Non-Executive Director
Prof. Kulatilleke Arthanayake Malik Kumar Ranasinghe	Independent Non-Executive Director
Niroshan Dakshina Gunaratne	Independent Non-Executive Director
Suresh Dilhan Perera	Non-Executive Director

With the primary objective of the Company's remuneration policy being effective enough to attract and retain the best human capital to sustain operations while rewarding performance, the Remuneration Committee is tasked with recommending the remuneration payable to the Executive Directors and the Chief Executive Officer of the Company and/or equivalent position thereof. This recommendation is made to the Board, which is responsible for the final determination upon consideration of such recommendations.

The Committee met on 26th May 2016 to discuss matters relating to the financial year with the participation of all members.

RELATED PARTY TRANSACTIONS REVIEW COMMITTEE

The objective of the Related Party Transactions Review Committee is to ensure that the interests of shareholders as a whole are taken into account by a Listed Entity when entering into Related Party Transactions. The Rules set out in this section further provide certain measures to prevent Directors, Chief Executive Officer or Substantial Shareholders taking advantage of their positions. This Committee comprises three (03) Independent Non-Executive Directors and one (01) Executive Director of the Board.

Members of the Related Party Transactions Review Committee:

Niroshan Dakshina Gunaratne	Independent
(Chairman)	Non-Executive Director
Dinesh Weerakkody	Independent Non-Executive Director
Prof. Kulatilleke Arthanayake Malik	Independent
Kumar Ranasinghe	Non-Executive Director
Dalpadoruge Anton Rohana Fernando	Executive Director/ Chief Operating Officer

The purpose of the Committee is to provide independent review. approval and oversight of all proposed related party transactions in accordance with the Related Party Transactions Policy. The Related Party Transactions Review Committee Charter formalizes the authority, responsibilities and specific duties pertaining to the Committee. Refer page 140 for the Related Party Transactions Review Committee Report.

STRATEGIC PLANNING COMMITTEE

Essentially focusing on assessing existing and new investments, this Committee is responsible for identifying, appraising and monitoring the investment purview, in order to ensure optimum resource allocation by the Company.

Members of the Strategic Planning Committee:

Sumal Joseph Sanjiva Perera (Chairman)	Chairman
Joseph Christopher Joshua	Managing Director
Dalpadoruge Anton Rohana Fernando	Executive Director/ Chief Operating Officer
Prof. Kulatilleke Arthanayake Malik Kumar Ranasinghe	Independent Non-Executive Director

The Committee's mandate includes:

- 1. Formulating criteria and guidelines for assessing existing and new investments
- 2. Planning investments periodically, targeting at optimum utilization of resources
- 3. Reviewing existing investments
- 4. Assessing new investments for strategic fit, risk profile, profitability and future potential
- 5. Making recommendations to the Board on investment portfolio, contingency planning and desired future corporate goals

The Committee met regularly to fulfill the above task assigned.

COMPLIANCE COMMITTEE

The Compliance Committee is appointed by the Chief Operating Officer and is set up to further strengthen good governance at Corporate Management level. This mechanism will bridge the gap between the Senior Management and the Board of Directors when important decisions are to be made on operational issues. The Board oversees the performance of the Company against the triple bottom line objectives and the Code of Conduct based on the recommendations made by the Compliance Committee via the COO. Regular meetings are conducted to discuss the compliance matters and new trends.

Members of the Compliance Committee:

Rohana Fernando (Chairman)	Chief Operating Officer/ Executive Director
V K Manatunge (Convener)	Senior General Manager
Manoaj Jayahsuriya	General Manager (Project Management Division I)
Palitha Wanigasundara	General Manager (Project Management Division III)
Kosala Wickramasinghe	General Manager (Planning and Development)
Niroshan Thilakarathne	General Manager (Commercial)

The Committee's mandate includes:

- 1. Establish and monitor if the organization's objectives are met
- 2. Evaluate Company policies, formulate new policies, advise and take the initiative to revise existing policies
- 3. Ensure that policies are in compliance with laws and regulations
- 4. Ensure that project management, accounting, procurement, stores and human resource functions are carried out according to established processes and procedures
- 5. Ensure that control systems are laid down and operated to promote the most economical, efficient and effective use of resources as well as safeguard assets

Statement of Compliance under Section 7.6 of the Listing Rules of the Colombo Stock Exchange on Corporate Governance

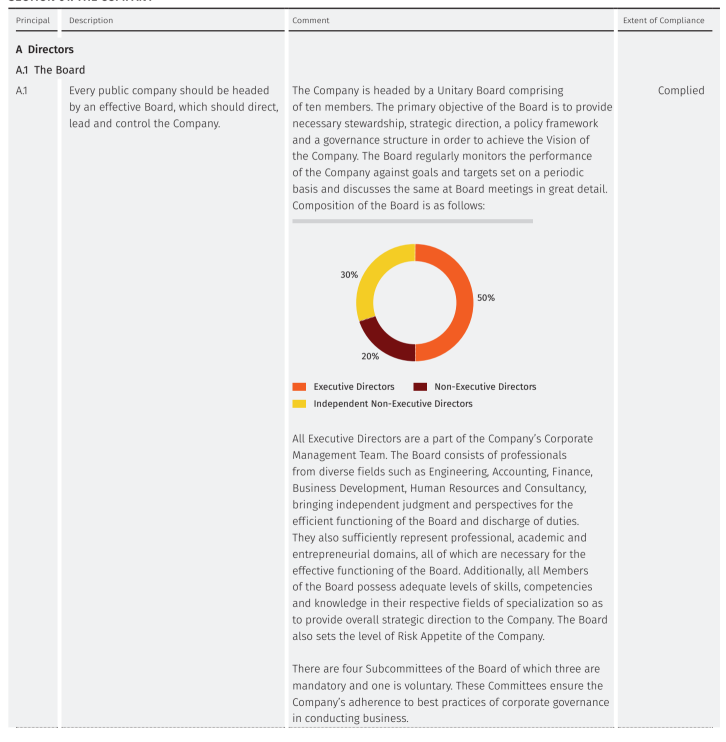
Rule No.	Requirement	Status of Compliance	Reference in the Annual Report
CSE List	ing Rule 7.6 – Contents of Annual Report		
(i)	Names of persons who during the financial year were directors of the Entity	Complied	Board of Directors
(ii)	Principal activities of the Entity and its subsidiaries during the year and any changes therein	Complied	Notes to the Financial Statements
(iii)	The names and the number of shares held by the 20 largest holders of voting and non-voting shares and the percentage of such shares held	Complied	Investor Capital
(iv)	The Public Holding percentage	Complied	Investor Capital
(v)	A statement of each Director's holding and Chief Executive Officer's holding in shares of the Entity at the beginning and end of each financial year	Complied	Investor Capital
(vi)	Information pertaining to material foreseeable risk factors of the Entity	Complied	Enterprise Risk Management
(vii)	Details of material issues pertaining to employees and industrial relations of the Entity	_	there were no material issues pertaining and industrial relations of the Entity
(viii)	Extents, locations, valuations and the number of buildings of the Entity's land holdings and investment properties	Complied	Annual Report of the Board of Directors
(ix)	Number of shares representing the Entity's stated capital	Complied	Annual Report of the Board of Directors on the affairs of the Company
(x)	A distribution schedule of the number of holders in each class of equity securities, and the percentage of their total holdings	Complied	Investor Capital
(xi)	Financial ratios and market price information	Complied	Investor Capital
(xii)	Significant changes in the Entity's or its subsidiaries' fixed assets and the market value of land, if the value differs substantially from the book value	Complied	Notes to the Financial Statements
(xiii)	Details of funds raised through a public issue, rights issue and a private placement during the year		unds were raised through a public issue, a private placement
(xiv)	Employee Share Option Schemes and Employee Share Purchase Schemes		does not have any Employee Share es or Employee Share Purchase Schemes
(xv)	Disclosures pertaining to Corporate Governance practices in terms of Rules 7.10.3, 7.10.5 c. and 7.10.6 c. of Section 7 of the Rules	Complied	 Board of Directors Compliance with Code of Best Practice on CG jointly issued by CA Sri Lanka and SEC Annual Report of the Board of Directors Notes to the Financial Statements Audit Committee Report
(xvi)	Related Party transactions exceeding 10% of the Equity or 5% of the total assets of the Entity as per Audited Financial Statements, whichever is lower	Complied	 Related Party Transactions Review Committee Report Notes to the Financial Statements

Statement of Compliance under Section 7.10 of the Listing Rules of the Colombo Stock Exchange on **Corporate Governance**

Rule No.	Requirement	Status of Compliance	Reference in the Annual Report
CSE Listin	g Rule 7.10 – Corporate Governance		
a. and b.	Compliance with corporate governance rules	Complied	Annual Report of the Board of Directors
CSE Listin	g Rule 7.10.1 – Non-Executive Directors		
a., b. and c.	Composition of the Non-Executive Directors	Complied	Board of Directors
CSE Listin	g Rule 7.10.2 – Independent Directors		
a.	Composition of the Independent Directors	Complied	Board of Directors
b.	Signed and dated declaration of each Independent Director	Complied	Compliance with Code of Best Practice on CG jointly issued by CA Sri Lanka and SEC
CSE Listin	g Rule 7.10.3 – Disclosures Relating to Directors		
a. and b.	Determination of independence or non independence of	Complied	Board of Directors
	each NED		 Compliance with Code of Best Practice on CG jointly issued by CA Sri Lanka and SEC
C.	A brief Résumé of each Director	Complied	Board of Directors
d.	Brief Résumé of newly appointed Director/s	During 2016/17 no new Director was appointed	
CSE Listin	g Rule 7.10.4 – Criteria for Defining 'Independence'		
a. to h.	Criteria to meet to be an Independent Director	Complied	Compliance with Code of Best Practice on CG jointly issued by CA Sri Lanka and SEC
CSE Listin	g Rule 7.10.5 – Remuneration Committee		
a.	Composition	Complied	Corporate Governance
b.	Functions	Complied	Corporate Governance
C.	Disclosures in the Annual Report	Complied	 Annual Report of the Board of Directors on the affairs of the Company Notes to the Financial Statements
CSE Listin	g Rule 7.10.6 – Audit Committee		
a.	Composition	Complied	Audit Committee Report
b.	Functions	Complied	Audit Committee Report
C.	Disclosures in the Annual Report	Complied	Audit Committee Report

THE COMPANY'S ADHERENCE TO CODE OF BEST PRACTICES ON CORPORATE GOVERNANCE ISSUED JOINTLY BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF SRI LANKA AND THE SECURITIES AND EXCHANGE COMMISSION OF SRI LANKA

SECTION 01: THE COMPANY



Principal	Description	Comment	Extent of Compliance
A1.1	The Board should meet regularly. Board meetings should be held at least once in every quarter of a financial year, in order to effectively execute the Board's responsibilities, while providing information to the Board on a structured and regular basis.	During the year four scheduled Board meetings were conducted, all of which were well planned and informed in advance and all Members were eligible to attend. Attendance of Members at meetings was as follows: Material	Complied
A.1.2	The Board's role is to provide entrepreneurial leadership of the Company within a framework of prudent and effective controls, which enables risk to be assessed and managed.	The Board of Directors provides the entrepreneurial leadership through effective formulation and execution of strategies in order to ensure sustainable value creation to all stakeholders, as specified in the Board Charter. Under the guidance of the Board, the Company has developed its short, medium and long-term strategy and policies and the associated KPIs for monitoring performance. The performance of the Company against these KPIs is regularly monitored by the Board at its Meetings and necessary guidance is given to the Corporate management as required.	Complied

Principal	Description	Comment	Extent of Compliance
		The Managing Director, Chief Operating Officer and the Corporate Management possess skills, experience and knowledge necessary for the effective implementation of strategy formulated and ratified. The Corporate Management team, which is collectively responsible for the execution of strategies set by the Board, is directly headed by the Managing Director and the Chief Operating Officer. A brief profile of each member of the Corporate Management team is given on pages 97 to 99.	
		The system of internal controls, which is based on a 'Risk Assessment Approach' ensures safety, reliability, profitability and integrity of the organization within a broader framework of enterprise risk management. The Board is responsible for the efficient functioning of the system as the level of risk appetite of the Company is set by the Board.	
		The Board is also responsible for the preparation of Financial Statements of the Company to reflect a true and fair view of the state of affairs, establishment of an adequate corporate governance framework and the appointment of the External Auditor.	
A.1.3	The Board collectively, and Directors individually, must act in accordance with the Laws of the Country, as applicable to the business enterprise. There should be a procedure agreed to by the Board of Directors, to obtain independent professional advice where necessary, at the Company's expense.	The Board collectively and the Directors individually, have recognized their duty to act in accordance with the prevailing Laws of the Country. The Board has put in place the Compliance Committee, which is headed by the Chief Operating Officer to ensure compliance with all necessary rules and regulations applicable to the Company. The Board also complies with the sound framework of business practices in place, which further strengthens compliance with existing laws and regulations. In matters of strategic importance to the company, the Board obtains independent professional advice, if it deems necessary, at the expense of the Company.	Complied
A.1.4	All Directors should have access to the advice and services of the Company Secretary, who is responsible to the Board in ensuring that Board procedures are followed and that applicable rules and regulations are complied with. Any questions of the removal of the Company Secretary should be a matter for the Board as a whole.	All Directors had access to the services of a professional Company secretarial body, which ensured that the Board received information on a timely manner for the effective conduct of meetings. The firm also provided the Board with advice on matters relating to compliance with rules and regulations, proper conduct of meetings and the adoption of best practices of corporate governance. The firm is also responsible for the distribution of the Company's Annual Report to its shareholders.	Complied

Principal	Description	Comment	Extent of Compliance
A1.5	All Directors should bring independent judgment to bear on issues of strategy, performance, resources (including key appointments) and standards of business conduct.	All Directors are encouraged to bring independent judgment on matters relating to strategic direction of the Company, effective utilization of resources, performance and business conduct. The vast experience and knowledge they possess in their specialized fields ensure the execution of this judgment. Transparency of the judgments is further enhanced with the existence of three Independent Non-Executive Directors who continue to critically evaluate the decisions of the Executive Directors. The Board has put in place a culture of accepting the contribution of each member and all Directors have an equal opportunity to express their views and ideas. The composition of the Board is sufficient enough to ensure balance of power and no Director dominates the conduct of meetings or the Board's decision-making process.	Complied
A.1.6	Every Director should dedicate adequate time and effort to matters of the Board and the Company, to ensure that the duties and responsibilities owed to the Company are satisfactorily discharged. It must be recognized that Directors have to dedicate sufficient time before a meeting to review Board papers and call for additional information and clarification, and after a meeting to follow up on issues consequent to the meeting. This should be supplemented by a time allocation for familiarization with business changes, operations, risks and controls.	All Directors dedicated an adequate amount of time on matters relating to the Company and the Board. Their contribution to the Company was evident in the participation at Board meetings, Board Subcommittee meetings and in the decisions passed through circular resolution. Relevant Board Papers, together with supplementary information, were sent at least a week prior to the Board meetings so as to give them adequate time to critically review and study the contents. In the event additional information was requested by the Board through the Company Secretary the same was made available at the earliest in order to enhance the effectiveness of Board decisions.	Complied
A.1.7	Every Director should receive appropriate training when first appointed to the Board of a company, and subsequently as necessary. Training curricula should encompass both general aspects of directorship and matters specific to the particular industry/company concerned. A Director must recognize that there is a need for continuous training and an expansion of the knowledge and skills required to effectively perform his duties as a Director. The Board should regularly review and agree the training and development needs of the Directors.	A new Director who is appointed to the Board receives an orientation on the operations, risk management, internal control and other areas from the Managing Director in order to familiarize the new Director with the Company. Majority of the Independent Non-Executive Directors are members of the Sri Lanka Institute of Directors. Each Director was well aware of the need to continuously enhance his knowledge and skills so as to effectively perform his duties as a Director. Knowledge sharing among members, attending seminars organized by relevant professional bodies, participating in industry advancement sessions and policy making initiatives are some of the methods adopted during the year with respect to training and development.	Complied

Principal	Description	Comment	Extent of Compliance
A.2 Chai	rman and Chief Executive Officer (CEO)		
A.2	There are two key tasks at the top of every public company – conducting of the business of the Board, and facilitating executive responsibility for management of the Company's business. There should be a clear division of responsibilities at the head of the Company, which will ensure a balance of power and authority, such that no one individual has unfettered powers of decision.	The Chairman is responsible for the effective conduct of the business of the Board, while the executive responsibility for management of the Company's business is vested with the Managing Director. Hence there is a balance of power and authority. The Managing Director is supported by the Director/Chief Operating Officer in managing the day-to-day affairs of the Company. Decision-making at the highest level happens by adopting the rule of simple majority. No one individual is vested with unfettered powers of decision-making.	Complied
A.2.1	A decision to combine the posts of Chairman and CEO in one person should be justified and highlighted in the Annual Report.	The Chairman is mainly responsible for leading, directing and controlling the affairs of the Board including the Board Balance, effective conduct of Board meetings and Special meetings of the Board. He is also responsible for maintaining effective external relationships. Day-to-day affairs of the Company are headed by the Managing Director who is supported by the Director/Chief Operating Officer (COO). The MD and COO give leadership to the Corporate Management team who is collectively responsible for the conduct of day-to-day operations.	Complied
A.3 Chai	rman's Role		•
A.3	The Chairman's role in preserving good Corporate Governance is crucial. As the person responsible for running the Board, the Chairman should preserve order and facilitate the effective discharge of Board functions.	As the highest member of the organization, the Chairman is committed to the practice of good corporate governance. As the head at the Board meetings, the Chairman ensures that the Board members receive adequate information prior to every meeting together with the agenda to enable them to take accurate decisions about the Company, facilitates discussions at the meetings to include the views of all Members, encourages participation of all members in the decision-making process and ensures accurate recording of proceedings via minutes through the Company Secretary. He is responsible for ensuring that the objectives of the meeting are achieved and adequately discussed among its members. The Chairman is also responsible for the composition and the structure of the Board, representing the views of the Company to the public, maintaining relationships with shareholders and overseeing the self-evaluation of Board members performance.	Complied

Principal	Description	Comment	Extent of Compliance
A.3.1	The Chairman should conduct Board proceedings in a proper manner.	The Chairman is responsible for making sure that the agenda, minutes of prior meetings, Board papers and supplementary information are circulated among the members in advance, giving sufficient time for preparation. Agenda for each Board Meeting is finalized by the Chairman in consultation with the Company Secretary and where necessary, feedback from the other Members is taken. The Chairman encourages active and effective participation of all Board members facilitating productive discussions. The Chairman ensures the proper recording of all matters discussed at the meetings through the Company Secretary. He is also responsible for making the Board members aware of the importance of creating value to all stakeholders of the Company.	Complied
A.4 Fina	ncial Acumen		
A.4	The Board should ensure the availability within it of those with sufficient financial acumen and knowledge to offer guidance on matters of finance.	The Board compromises four members with extensive knowledge and experience in financial matters and who are professionally qualified in finance. This is further strengthened since three of these members operate in a Non-Executive capacity. In addition, the rest of the Board members sufficiently possess knowledge on financial matters, based on experience gathered in their respective fields. The qualifications and experience of Board Members are given in their respective profiles found on pages 94 to 95.	Complied
A.5 Boar	rd Balance		
A.5	It is preferable for the Board to have a balance of Executive and Non-Executive Directors such that no individual or small group of individuals can dominate the Board's decision-taking.	The Board compromises of ten Directors of which five are Executive Directors and five are Non-Executive. This ratio was maintained throughout the Financial Year. 50%	Complied
		Executive Directors Non-Executive Directors	
		No individual or small group of individuals can dominate the Board's decision-taking. Non-Executive Directors are not involved in the day-to-day operations of the Company, thus ensures independent judgment. Non-Executive Directors are also veterans in their respective fields both academically and professionally thus deemed suitable to hold office.	

Principal	Description	Comment	Extent of Compliance
A.5.1	The Board should include Non-Executive Directors of Sufficient caliber and number for their views to carry significant weight in the Board's decisions. The Board should include at least two Non-Executive Directors or such number of Non-Executive Directors equivalent to one third of the total number of Directors, whichever is higher. In the event the Chairman and CEO is the same Person, Non-Executive Directors should comprise a majority of the Board.	50% of the Board of Directors of the Company operates in a Non-Executive capacity and this ratio was maintained throughout the year. Every NED on the Board has excelled in their respective discipline. Thus their contribution to the decision-making of the Board was noteworthy during the year, both quantitatively as well as qualitatively.	Complied
A.5.2	Where the constitution of the Board of Directors includes only two Non-Executive Directors, both such Non-Executive Directors should be 'independent'. In all other instances, two or one third of Non-Executive Directors appointed to the Board of Directors, whichever is higher should be 'independent'.	The Board of Directors of the company Comprises five Non-Executive Directors out of which three are Independent and this ratio was maintained throughout the year. 40% 60% Independent Directors Non-Independent Directors	Complied
A.5.3	For a Director to be deemed 'independent', such Director should be independent of management and free of any business or other relationship that could materially interfere with or could reasonably be perceived to materially interfere with the exercise of their unfettered and independent judgment.	Three Non-Executive Directors on the Board are not involved in day-to-day affairs of the Company and they do not have any business or other relationship that could materially interfere with the exercise of their unfettered and independent judgment. Additionally, each Independent NED submits a written declaration of his independence to the Board on an annual basis. This written annual submission is also considered as a part of their annual performance evaluation. Based on the written declaration submitted by the Independent NEDs' for the financial year 2016/17, they were considered as continuing to be independent. This written declaration also fulfills the requirements of Schedule J of this Code. During 2016/17, no circumstance rose for the determination of independence by the Board, outside the criteria set out by the Code.	Complied

Principal	Description	Comment	Extent of Compliance
A.5.4	Each Non-Executive Director should submit a signed and dated declaration annually of his/her independence or non-independence against the specified criteria set out in the Specimen in Schedule H.	During the year, each Non-Executive Director submitted a dated and signed declaration regarding their independence against the specified criteria set out in the Code. While this declaration fulfilled the requirements of Schedule J of this Code, no circumstance rose for the determination of independence by the Board outside the criteria set out by the Code.	Complied
A.5.5	The Board should make a determination annually as to the independence or non-independence of each Non-Executive Director, based on such a declaration made of decided criteria and other information available to the Board. The Board should determine whether the Director is independent in character and judgment and whether there are relationships or circumstances which are likely to affect, or could appear to affect, the Director's judgment. The Board should specify the criteria not met and the basis for its determination in the Annual Report, if it determines that a Director is independent notwithstanding the existence of relationships or circumstances which indicate the contrary and should set out in the Annual Report the names of Directors determined to be 'independent'.	Based on the declarations submitted to the Board and other information available, the following NEDs' of the Board were decided to be independent as at the end of the Financial Year. • D S Weerakkody • Prof. K A M K Ranasinghe • N D Gunaratne The Board considered the annual declaration made by the NEDs' to be a fair representation of their independence.	Complied
A.5.6	If an alternate Director is appointed by a Non-Executive Director such Alternate Director should not be an executive of the Company. If an Alternate Director is appointed by an independent Director, the person who is appointed also should meet the criteria of independence and the provision on minimum number of independent Directors also should be satisfied.	This is not applicable as there are no Alternate Directors in the Company.	Not Applicable
A.5.7	In the event the Chairman and CEO is the same person, the Board should appoint one of the Independent Non-Executive Directors to be the 'Senior Independent Director' (SID) and disclose this appointment in the Annual Report.	This is not applicable as the Chairman of the Company is not the CEO.	Not Applicable

Principal	Description	Comment	Extent of Compliance
A.5.8	The Senior Independent Director should make himself available for confidential discussions with other Directors who may have concerns which they believe have not been properly considered by the Board as a whole and which pertain to significant issues that are detrimental to the Company.	Please refer comment under A.5.7.	Not Applicable
A.5.9	The Chairman should hold meetings with the Non-Executive Directors only, without the Executive Directors being present, as necessary and at least once each year.	The Chairman holds meetings with the NEDs' without the presence of Executive Directors as and when necessary. During the year one such meeting was held.	Complied
A.5.10	Where Directors have concerns about the matters of the Company, which cannot be unanimously resolved, they should ensure their concerns are recorded in the Board Minutes.	During the year, there were no matters of the Company that the Board was unable to resolve unanimously. However, in the event such matter arises, the Company Secretary records same in sufficient detail in the Board minutes. These minutes are circulated among Board members prior to the next meeting. Proceedings of all Board Meetings are recorded in detail and if required, the members have access to past Board Papers and minutes on request.	Complied
A.6 Supp	oly of Information		-
A.6	The Board should be provided with timely information in a form and of a quality appropriate to enable it to discharge its duties.	The Board was provided with timely information by way of Management Reports, Proposals and Board Papers during the year. The information was made available by the Company Secretary along with the agenda at least seven days prior to the meeting in order to provide sufficient, time for preparation. In the event, information provided was not sufficient supplementary information was provided on the request of Board Members.	Complied

Principal	Description	Comment	Extent of Compliance
A.6.1	Management has an obligation to provide the Board with appropriate and timely information, but information volunteered by management may not be enough in all circumstances and Directors should make further inquiries where necessary. The Chairman should ensure all Directors are properly briefed on issues arising at Board meetings.	Members of the Board (mainly Executive) are provided with Management Reports, Proposals and Project Performance Reports on a monthly basis, both in a quantitative and qualitative manner. In addition to this, the entire Board is provided with Board Papers and other relevant information by the Corporate Management. The Board is also appraised on areas such as CSR, Risk Management, Corporate Governance, Human Resources and Legal Compliance by the Corporate Management time to time. In instances where additional information is required the same is requested, from the Corporate Management or the responsible individuals. As and when necessary, the Corporate Management also makes presentations to the Board in order to enable sound decision-making.	Complied
		The Board has free and open access to all Corporate Management members. The Chairman ensured that all Board Members were briefed sufficiently on any matter/s arising from the meeting/s. Any Director who was unable to attend a particular Board meeting is briefed on the proceedings before the next meeting by the Chairman and through the minutes of the meeting.	
A.6.2	The minutes, agenda and papers required for a Board meeting should ordinarily be provided to Directors at least seven days before the meeting, to facilitate its effective conduct.	Effective conduct of the Board meetings was facilitated through the proper circulation of agenda, Board minutes and other papers among the Directors by the Company Secretary, seven days before the meeting. Although there is a provision for the circulation of urgent Board Papers with short notice, such practice is discouraged and was	Complied
		not prevalent during the year 2016/17.	
	pintments to the Board	All Daniel and sinker such and have the same its after	Camanii ad
A.7	There should be a formal and transparent procedure for the appointment of New Directors to the Board.	All Board appointments are based on the capacity of the individual concerned to pass the 'fit and proper' test, which in turn is based on the qualifications, experience and the value that can be added by the individual to the Board as well as to the Company. Existing Directors are vested with the autonomy to critically evaluate the potential candidate in the above test and a final decision is taken by the Board collectively.	Complied
A.7.1	The Nomination Committee should be established to make recommendations to the Board on all new Board appointments. Terms of Reference for Nomination Committees are set out in Schedule A. The Chairman and members of the Nomination Committee should be identified in the Annual Report.	The Company does not have a Nomination Committee in place. However, the existing Board members function in a manner that is similar to a formally appointed Nomination Committee in matters concerning new appointments to the Board.	Not Complied

Principal	Description	Comment	Extent of Compliance
A.7.2	The Nomination Committee or in the absence of a nomination committee, the Board as a whole should annually assess Board composition to ascertain whether the combined knowledge and experience of the Board matches the strategic demands facing the Company. The findings of such assessment should be taken into account when new Board appointments are considered and when incumbent Directors come up for re-election.	During the year, the Board critically evaluated the 'quality' of the Board in terms of their qualifications, experience, independence and the value that can be added to the Company to effectively meet the demands of the Company. The Board is satisfied with its composition and the level of qualifications, knowledge and experience it possesses as a whole in order to meet strategic demands facing the Company.	Complied
A.7.3	Upon the appointment of a new Director to the Board, the Company should forthwith disclose to shareholders: • A brief résumé of the Director • The nature of his expertise in relevant functional areas • The names of companies in which the Director holds Directorships or memberships in Board Committees and • Whether such Director can be considered independent.	No new Director was appointed to the Board during the year. However, all new appointments are promptly communicated to the CSE together with a brief résumé containing the member's expertise, other Directorships held and independence for public dissemination.	Complied
A.8 Re-E	ilection		
A.8	All Directors should be required to submit themselves for re-election at regular intervals and at least once in every three years.	Directors are re-elected with the sanction of the shareholders at the Annual General Meeting of the Company. The Articles of Association of the Company requires one NED to appear for re-election every year and as such 2016 saw the re-election of Prof. K A M K Ranasinghe who retired by rotation. Generally, Directors who retire are the ones who have held office for the longest period since election and reappointment. Recommendations on the re-election of Directors are given by the Company Secretary and the same is reviewed by the Board. In terms of the Articles of Association of the Company N D Gunaratne will retire by rotation and being eligible will offer him self for re-election at the forthcoming Annual General Meeting.	Complied
A.8.1	Non-Executive Directors should be appointed for specified terms subject to re-election and to the provisions in the Companies Act relating to the removal of a Director and their re appointment should not be automatic.	In terms of the Articles of Association of the Company, one NED is required to retire by rotation every year. The re-election of NEDs' is sanctioned by the shareholders at the AGM of the Company.	Complied

Principal	Description	Comment	Extent of Compliance
A.8.2	All Directors including the Chairman of the Board, should be subject to election by shareholders at the first opportunity after their appointment, and to re-election thereafter at intervals of no more than three years. The names of Directors submitted for election or re-election should be accompanied by a resume minimally as set out in paragraph A.7.3 above, to enable shareholders to make an informed decision on their election.	No new Director was appointed to the Board during the year. However, in the event a new Director is appointed to the Board, he/she will offer himself/herself for election by the shareholders at the first opportunity.	Complied
A.9 App	raisal of Board Performance		
A.9	Boards should periodically appraise their own performance in order to ensure that Board responsibilities are satisfactorily discharged.	Performance of the Board is evaluated from time to time with at least once a year to ensure that responsibilities are satisfactorily discharged. Appraisal of Board performance is usually coordinated by the Company Secretary and overseen by the Chairman.	Complied
A.9.1	The Board should annually appraise itself on its performance in the discharge of its key responsibilities.	Performance of the Board for the FY 2016/17 was assessed at the first Board Meeting conducted for the FY 2017/18. The evaluation was done against the targets and goals set at the beginning of the FY 2016/17, covering areas such as strategic direction of the Company, regulatory and legal compliance, corporate governance, risk management, financial performance, systems management and internal audit function among others. The Board was satisfied as a whole of its performance in the year 2016/17.	Complied
A.9.2	The Board should also undertake an annual self evaluation of its own performance and that of its committees.	Members of the Board and Board Committees carried out self-assessments of their performance for the FY 2016/17 against targets set at the beginning of the year. Minutes of the results of these assessments were recorded by the Company Secretary and areas for improvement in the FY 2017/18 were identified. Each individual Director was satisfied of his performance in the FY 2016/17. Over the years, both individual and collective performance appraisal of the Board has facilitated continuous development and improvement.	Complied
A.9.3	Shareholders should be kept advised of relevant details in respect of Directors.	Refer A.9.2 above.	Complied
A.10 Dis	closure of Information in Respect of Directors		
A.10	Shareholders should be kept advised of relevant details in respect of Directors.	Shareholders are informed as and when necessary about changes to the Board, interest in the shares of the Company and other relevant details through disclosures and financial results released to the CSE for public dissemination.	Complied

Principal	Description	Comment		Extent of Compliance
A.10.1	The Annual Report of the Company should set out the relevant information in	Please refer the following pages for the in to Directors of the Company.	formation relating	Complied
	relation to each Director.	Information Requirement	Page/s	
		Brief Profile	94 – 95	
		Nature of Expertise	94 – 95	
		• Related Party Transactions	216	
		• Other Directorships Held	94 – 95 and 218	
		Attendance at Board Meetings	111	
		• Composition of Board Committees	106	
		• Attendance at Committee Meetings	106, 138 and 140	
		Remunerations	219	
A.11 App	raisal of Chief Executive Officer			
A.11	The Board should be required at least annually to assess the performance of the CEO.	Not applicable as the Company doesn't ha	ave a CEO.	Not Applicable
A.11.1	At the commencement of every fiscal year, the Board in consultation with the CEO, should set, in line with the short, medium and long-term objectives of the Company, reasonable financial and non-financial targets that should be met by the CEO during the year.	Not applicable as the Company doesn't ha	ave a CEO.	Not Applicable
A.11.2	The performance of the CEO should be evaluated by the Board at the end of each fiscal year to ascertain whether the targets set by the Board have been achieved and if not, whether the failure to meet such targets was reasonable in the circumstances.	Not applicable as the Company doesn't ha	ave a CEO.	Not Applicable

Principal	Description	Comment	Extent of Compliance
	ors' Remuneration uneration Procedure		
B.1	Companies should establish a formal and transparent procedure for developing policy on executive remuneration and for fixing the remuneration packages of individual Directors. No Director should be involved in deciding his/her own remuneration.	Remuneration payable to the Executive Directors of the Company is recommended by the Remuneration Committee. The Terms of Reference of the Remuneration Committee complies with Schedule C of this Code. Remuneration payable to the Non-Executive Directors of the Company is recommended by the Board as a whole. No Director is involved in deciding his own remuneration.	Complied
B.1.1	To avoid potential conflicts of interest, the Board of Directors should set up a Remuneration Committee to make recommendations to the Board, within agreed terms of reference, on the Company's framework of remunerating Executive Directors. (These also include Post Employment Benefits as well as Terminal Benefits).	The Remuneration Committee is responsible for recommending the remuneration payable to Executive Directors. The Committee makes recommendations to the Board, which is responsible for the final determination.	Complied
B.1.2	Remuneration Committees should consist exclusively of Non-Executive Directors and should have a Chairman, who should be appointed by the Board.	The Remuneration Committee appointed by the Board consisted of four Non-Executive Directors out of which three were independent.	Complied
B.1.3	The Chairman and the members of the remuneration committee should be listed in the Annual Report each year.	Details of the Remuneration Committee are given in page 106 of this Report.	Complied
B.1.4	The Board as a whole, or where required by the Articles of Association the shareholders, should determine the remuneration of Non-Executive Directors, including members of the Remuneration Committee, within the limits set in the Articles of Association. Where permitted by the Articles, the Board may delegate this responsibility to a subcommittee of the Board, which might include the CEO.	Remuneration payable to the Non-Executive Directors is decided by the Board as a whole. The Non-Executive Directors are paid a monthly fee for being a Member of the Board and its Subcommittees. Since the Non-Executive Directors are not involved in the day-to-day affairs of the Company they are not entitled to any performance incentives.	Complied

Principal	Description	Comment	Extent of Compliance
B.1.5	The Remuneration Committee should consult the Chairman and/or CEO about its proposals relating to the remuneration of other Executive Directors and have access to professional advice from within and outside the Company, in discharging their responsibilities.	The Remuneration Committee consulted the Chairman and the Managing Director in providing recommendations regarding the remuneration of other Executive Directors. The Chairman and the Managing Director are not remunerated by the Company.	Complied
B.2 The	Level and Make Up of Remuneration		
B.2	Levels of remuneration of both Executive and Non-Executive Directors should be sufficient to attract and retain the Directors needed to run the Company successfully. A proportion of Executive Directors' remuneration should be structured to link rewards to corporate and individual performance.	The remuneration package of both Executive and Non-Executive Directors is based on a variety of factors including their contribution to the Company, market rates of remuneration and their expectation. The Board is aware of the fact that the level of remuneration should be sufficient enough to attract and retain Directors of high caliber to direct the Company. Portion of the remuneration of the Executive Directors' is linked to their performance which is evaluated against targets set and agreed at the beginning of the period.	Complied
B.2.1	The Remuneration Committee should provide packages needed to attract, retain and motivate Executive Directors of the quality requires but should avoid paying more than is necessary for this purpose.	The Remuneration Committee considers the value addition of Executive Directors and their contribution to the achievement of short and long-term objectives in structuring their remuneration packages so as to ensure that nothing is paid more than necessary.	Complied
B.2.2	The Remuneration Committee should judge where to position levels of remuneration of the Company, relative to other companies. It should be aware what comparable companies are paying and should take account of relative performance, but should use such comparisons with caution, mindful of the risk that they can result in an increase of remuneration levels with no corresponding improvement in performance.	The Committee conducts an analysis of other companies in the industry in deciding the levels of remuneration of the Company. If the need arises the Company carries out an annual salary survey in determining the level of remuneration of key positions and their increment.	Complied
B.2.3	The Remuneration Committee should be sensitive to remuneration and employment conditions elsewhere in the Company or Group of which it is a part, especially when determining the annual salary increases.	Companies within the Group operate in different industry and market sectors where the remuneration and employment conditions are substantially different to those of the Company.	Not Applicable

Principal	Description	Comment	Extent of Compliance
B.2.4	The performance related elements of remuneration of Executive Directors should be designed and tailored to align their interest with those of the Company and main stakeholders and to give these Directors appropriate incentives to perform at the highest level.	The extent of contribution and value addition towards achieving the set targets and objectives of a particular year is the key determinant in deciding the performance related element of the remuneration of the Executive Directors.	Complied
B.2.5	Executive share options should not be offered at a discount (i.e less than market price prevailing at the time the exercise price is determined), save as permitted by the Listing Rules of the Stock Exchange.	Not applicable as there are no Executive share options in the Company.	Not Applicable
B.2.6	In designing schemes of performance related remuneration, Remuneration Committee should follow the provisions set out in Schedule E.	Provisions of Schedule E of the Code were followed in designing schemes of performance related remuneration.	Complied
B.2.7	The remuneration committee should consider what compensation commitments (including pension contributions) their Directors contracts of service, if any, entail in the event of early termination. Remuneration Committees should in particular, consider the advantages of providing explicitly for such compensation commitments to apply other than in the case of removal for misconduct, in initial contracts.	There are no compensation commitments (including pension contributions) in Directors contracts of service.	Not Applicable
B.2.8	Where the initial contract does not explicitly provide for compensation commitments, Remuneration Committees should, within legal constraints tailor their approach in early termination cases to the relevant circumstances. The Board's aim should be, to avoid rewarding poor performance while dealing fairly with case where departure is not due to poor performance.	Not applicable as the Company's objective is to avoid early termination by all means.	Not Applicable

Principal	Description	Comment	Extent of Compliance
B.2.9	Levels of remuneration for Non-Executive Directors should reflect the time commitment and responsibilities of their role, taking in to consideration market practices. Remuneration for Non-Executive Directors should not normally include share options. If exceptionally options are granted, shareholder approval should be sought in advance and any shares acquired by exercise of the options should be held until at least one year after the Non-Executive Director leaves the Board. Holding share options could be relevant to the determination of a Non-Executive Director's independence.	The remuneration of Non-Executive Directors reflects the degree of responsibilities and the level of time commitment extended by them in contributing and adding value to the Company's decision-making. The NEDs' do not have any share options in the Company.	Complied
B.3 Disc	losure of Remuneration		
B.3	The Company's Annual Report should contain a Statement of Remuneration Policy and details of the Board as a whole.	Compensation paid to Key Management Personnel is given in page 219 of this Report.	Partly Complied
B.3.1	The Annual Report should set out the names of Directors (or persons in the parent company's committee in the case of a group company) compromising the Remuneration Committee, contain a statement of remuneration policy and set out the aggregate remuneration paid to Executive and Non-Executive Directors.	Names of the members of the Remuneration Committee and the compensation paid to Key Management Personnel are given in pages 106 & 219 of this Report respectively.	Partly Complied
C Relati	ons with Shareholders		
C.1 Cons	structive Use of the Annual General Meeting (A	AGM) and conduct of General Meetings	
C.1	Board should use the AGM to communicate with shareholders and should encourage their participation.	The Company considers the AGM as the primary tool of communication with shareholders. The Notice of Meeting inviting all shareholders is given on page 254 of this Report. All shareholders are free to raise any queries from the Board, on matters relating to the Company at the AGM. The Board encourages an open dialogue with shareholders at the AGM. Usual proposals adopted at the AGM include the Annual Report and the Accounts, reappointment of Directors and Auditors and any other matter that require shareholder approval as per the provisions of the Articles Association of the Company.	Complied

Principal	Description	Comment	Extent of Compliance
C.1.1	Companies should count all proxy votes and should indicate the level of proxies lodged on each resolution and the balance for and against the resolution and withheld after it has been dealt with on a show of hands, except where a poll is called.	Secretaries of the Company record and count all proxy forms lodged on each resolution separately. The proxy forms are sent to all registered shareholders along with the Notice of Meeting.	Complied
C.1.2	Companies should propose a separate resolution at the AGM on each substantially separate issue and should in particular propose a resolution at the AGM relating to the adoption of the report and accounts.	To receive and consider the Annual Report and Accounts is the first resolution adopted at every AGM. Further, the Company proposes separate resolutions on each substantially separate issue. Hence shareholders are given the opportunity to vote separately on each substantial issue.	Complied
C.1.3	The Chairman of the Board should arrange for the Chairmen of the Audit, Remuneration and Nomination Committees to be available to answer questions at the AGM relating to the adoption of the report and accounts.	The Chairman of the Audit Committee, Remuneration Committee and the Strategic Planning Committee attended the 2016 AGM of the Company and answered questions raised by shareholders.	Complied
C.1.4	Companies should arrange for the Notice of the AGM and related papers to be sent to shareholders as determined by statue, before the meeting.	All related papers and the Notice of Meeting are sent to the shareholders 15 days before the AGM through the Company Secretary.	Complied
C.1.5	Companies should circulate with every Notice of General Meeting, a summary of the procedures governing voting at General Meetings.	Summary of procedures governing voting at the General Meetings is distributed with the Notice of Meeting by the Company Secretary.	Complied
C.2 Com	munication with Shareholders		
C.2	The Board should implement effective communication with shareholders.	The AGM, Annual Report and other General Meetings (as and when required) are the primary means of communication with shareholders. Additionally, the Company makes disclosures on material and price sensitive matters from time to time to the CSE for dissemination among the public. Similarly the Company's website www.accessengsl.com is updated with financial and project related information, corporate disclosures and other press releases for public viewing.	Complied
C.2.1	There should be a channel to reach all shareholders of the Company in order to disseminate timely information.	Refer comment given under C.2.	Complied

Principal	Description	Comment	Extent of Compliance
C.2.2	The Company should disclose the policy and methodology for communication with shareholders	The Company's policy on information dissemination is based on the prime need of creating a fair market for the Company's securities among all market participants. Hence the Company focuses on accurate, timely, relevant and open information dissemination and communication so as to avoid any market malpractice or doubt.	Complied
C.2.3	The Company should disclose how they implement the above policy and methodology.	The Company held its 5th AGM on 10th August 2016 and disseminated the circular to shareholders, proxy form, the Notice of meeting and the CD containing the Annual Report fifteen days before. Any shareholder who requested a printed version of the Annual Report was given the same within the stipulated period through the Company Secretary.	Complied
C.2.4	The Company should disclose the contact person for such communication.	The point of contact is given in page 244 of this Report	Complied
C.2.5	There should be a process to make all Directors aware of major issues and concerns of shareholders, and this process has to be disclosed by the Company.	The shareholders are free to correspond with the Board either directly or through the Company Secretary as they wish. The Directors can also be met by the shareholders on appointment. The Company Secretary keeps a record of all valid correspondence from the shareholders and directs them to the appropriate Board member who in return would respond as necessary. The Company also has a dedicated investor relations eMail that could be equally utilized by any shareholder to correspond.	Complied
C.2.6	The Company should decide the person to contact in relation to shareholder matters. The relevant person with statutory responsibilities to contact in relation to shareholder matters is the Company Secretary or his/her absence should be a member of the Board of Directors.	Both the Company Secretary as well as members of the Board act as contact points in relation to shareholder matters.	Complied
C.2.7	The process for responding to shareholder matters should be formulated by the Board and disclosed.	Responses for shareholder queries directly sent to individual members of the Board are sent by the respective members. Queries directed to the Company Secretary are responded by the Directors via the Company Secretary.	Complied

Principal	Description	Comment	Extent of Compliance
C.3 Majo	or and Material Transactions		
C.3	Further to complying with the requirements under the Companies Act, Securities and Exchange Commission law and Colombo Stock Exchange regulations; as applicable, Directors should disclose to shareholders all proposed material transactions, which if entered into, would materially alter/vary the Company's net assets base or in the case of a Company with subsidiaries, the consolidated group net asset base.	Refer the Related Party Transactions Review Committee Report on page 140 and Note 28 of Notes to the Financial Statements.	Complied
C.3.1	Prior to a company engaging in or committing to a major related party involving the acquisition, sale or disposition of greater than one-third of the value of the Company's assets or that of a subsidiary which has a material bearing on the Company and/or consolidated net assets of the Company, or a transaction which has or is likely to have the effect of the Company acquiring obligations and liabilities, of greater than one-third of the value of the Company's assets, Directors should disclose to shareholders the purpose and material facts of such transactions and obtain shareholders' approval by ordinary resolution at an Extraordinary General Meeting, It also applies to transactions which have the purpose or effect of substantially altering the nature of the business carried on by the Company.	Refer the Related Party Transactions Review Committee Report on page 140 and Note 28 of Notes to the Financial Statements.	Complied

Principal	Description	Comment	Extent of Compliance
D Accou	ıntability and Audit		
D.1 Fina	ncial Reporting		
D.1	The Board should present a balanced and understandable assessment of the Company's financial position, performance and prospects.	The Annual Report of the Board of Directors on the Affairs of the Company making the relevant declarations is given on page 152 of this Report.	Complied
D.1.1	The Board's responsibility to present a balanced and understandable assessment extends to interim and other price sensitive public reports and reports to regulators, as well as to information required to be presented by statutory requirements.	Audited Financial Statements giving a true and fair view of the operations of the Company, Interim Financial Statements and other price sensitive disclosures are made by the Company periodically and as and when required in accordance with the applicable rules and regulations. In these aspects the Company complied with the requirements of the Companies Act No. 07 of 2007, Registrar of Companies, Department of Inland Revenue and Sri Lanka Accounting Standards and reporting requirements of the Colombo Stock Exchange and the Securities and Exchange Commission of Sri Lanka.	Complied
D.1.2	The Directors' Report, which forms part of the Annual Report, should contain declarations by the Directors.	The Annual Report of the Board of Directors on the Affairs of the Company making the relevant declarations, is given on page 152 of this Report.	Complied
D.1.3	The Annual Report should contain a statement setting out the responsibilities of the Board for the preparation and presentation of Financial Statements, together with a statement by the Auditors about their reporting responsibilities. Further, the Annual Report should contain a Report/Statement on Internal Control.	'Directors responsibility for Financial Reporting', 'Statement of Auditors' and the 'Directors Statement on Internal Control' are given on pages 161, 163 and 162 respectively.	Complied
D.1.4	The Annual Report should contain a 'Management Discussion and Analysis'	'Management Discussion and Analysis' is given on pages 26 to 91 of this Report	Complied
D.1.5	The Directors should report that the business is a going concern, with supporting assumptions or qualifications as necessary.	Refer the 'Annual Report of the Board of Directors on the Affairs of the Company' given on page 152.	Complied

Principal	Description	Comment	Extent of Compliance
D.1.6	In the event the net assets of the Company fall below 50% of the value of the Company's shareholders' funds, the Directors shall forthwith summon an Extraordinary General Meeting of the Company to notify shareholders of the position and of remedial action being taken.	Not applicable as there was no serious loss of capital during the year.	Not Applicable
D.1.7	The Board should adequately and accurately disclose the related party transactions in its Annual Report.	The Company has set in place an effective and comprehensive system of internal control for identifying, recording and disclosing related party transactions. This system ratified by the Board ensures that there is no conflict of interest when transacting with related parties and that there will be no bias favorable treatment.	Complied
		All related party transactions as defined in Sri Lanka Accounting Standards – LKAS 24 'Related Party Transactions' are disclosed in Note No. 28 to the Financial Statements.	
D.2 Inter	rnal Control		
D.2	The Board should have a process of risk management and a sound system of internal control to safeguard shareholders' investments and the Company's assets. Broadly, risk management and internal control is a process, affected by a Company's Board of Directors and Management, designed to provide reasonable assurance regarding the achievement of Company's objectives.	The Company operates with a sound system of internal control within an integrated risk management framework that is formulated and ratified by the Board. This system ensures that shareholders interests and Company assets are safeguarded. The Board Audit Committee is responsible to the Board for ensuring the effective operation of the system of internal controls to achieve objectives of the Company.	Complied
D.2.1	The Directors should, at least annually, conduct a review of the risks facing the Company and the effectiveness of the system of internal controls, so as to be able to report to shareholders as required in D.1.3. This could be made the responsibility of the Audit Committee.	Annual review of risks faced by the Company is conducted by the Directors. The Audit Committee Charter of the Company authorizes the Audit Committee to ascertain the adequacy of internal controls and risk management processes.	Complied
D.2.2	Companies should have an internal audit function.	The Company has an Internal Audit Function headed by the 'Chief Internal Auditor' and overseen by the Board Audit Committee.	Complied

Principal	Description	Comment	Extent of Compliance
D.2.3	The Board should require the Audit Committee to carry out reviews of the process and effectiveness of risk Management and internal controls and to document to the Board and Board takes the responsibility for the disclosures on internal controls.	Operation and review of internal controls is done by the Internal Audit function as a continuous and on going process including internal control over financial reporting. These reports are forwarded to the Audit Committee for review to ensure that the system of internal control and the risk management process are effective. The Board is responsible for making disclosures on internal controls. In 2016/17 the Board was satisfied with the effectiveness of the system of internal control in place within the Company.	Complied
D.2.4	The responsibilities of Directors in maintaining a sound system of internal control and the contents of the Statement of Internal Control should be in accordance with the Schedule K.	Refer page 162 for the 'Directors Statement on Internal Controls'.	Complied
D.3 Inte	rnal Control		-
D.3	The Board should establish formal and transparent arrangements for considering how they should select and apply accounting policies, financial reporting and internal control principles and maintaining an appropriate relationship with the Company's Auditors.	Accounting policies and financial reporting principles of the Company are formulated so as to ensure compliance with all applicable standards, rules and other regulations. At times the guidance of the External Auditors is also sought in this process. The Board maintains cordial relationships with the External Auditors.	Complied
D.3.1	The Audit Committee should be comprised a minimum of two independent Non-Executive Directors (in instances where a Company has only two Directors on its Board) or exclusively by Non-Executive Directors, a majority of whom should be independent, whichever is higher. The Chairman of the Committee should be a Non-Executive Director appointed by the Board.	The Audit Committee comprises three Independent Non-Executive Directors and one Non-Executive Director of the Board. The Chairman of the Committee is an Independent Non-Executive Director.	Complied

Principal	Description	Comment	Extent of Compliance
D.3.2	The duties of the Audit Committee should include keeping under review the scope and results of the audit and its effectiveness and the independence and objectivity of the Auditors. Where the Auditors also supply a substantial volume of non-audit services to the Company, the Committee should keep the nature and extent of such services under review, seeking to balance objectivity, independence and value for money.	Charter of the Audit Committee specifies duties of its members one of which is assessing the independence and performance of the External Auditor. Performance of the External Auditor is assessed considering the audit and non-audit services provided and the level of skills and experience. The Committee has responsibility for recommending to the Board the appointment/reappointment of the External Auditor and reviewing the nature, scope and results of the annual External Audit. The audit fee is also determined by the Board Audit Committee.	Complied
D.3.3	The Audit Committee should have a written Terms of Reference, dealing clearly with its authority and duties. The Audit Committee's written Terms of Reference must address: The Committees purpose. The duties and responsibilities of the Audit Committee	The Audit Committee has its Terms of Reference, dealing with its authority and duties, which is established for the purpose of assisting the Board in fulfilling their oversight responsibilities that include the integrity of the Financial Statements, risk management, business ethics, internal control, compliance with legal and regulatory requirements, review of Independent External Auditors' performance and the internal audit. The Board has considered the Code of Best Practice on Audit Committees of CA Sri Lanka in defining the Terms of Reference for the Audit Committee.	Complied
D.3.4	The names of Directors (persons in the parent company's committee in the case of a group company) comprising the Audit Committee should be disclosed in the Annual Report. The Committee should also make a determination of the Independence of the Auditors and should disclose the basis of such determination in the Annual Report. The Annual Report should contain a report by the Audit Committee, setting out the manner of compliance by the Company, in relation to the above, during the period to which the Annual Report relates.	Refer the 'Annual Report of the Board of Directors on the Affairs of the Company' given on page 152.	Complied

Principal	Description	Comment	Extent of Compliance			
D.4 Code	D.4 Code of Business Conduct and Ethics					
D.4	Companies must adopt a Code of Business Conduct & Ethics for Directors and Key Management Personnel and must promptly disclose any waivers of the Code for Directors or others.	Directors and Key Management Personnel are expected to comply with the 'Code of Ethics' of the Company outlined in page 102 of this Report. The Board is not aware of any material violations of any of the provisions of the Code of Ethics by any Director of Key Management Personnel of the Company.	Complied			
D.4.1	All Companies must disclose whether they have a Code of Business Conduct and Ethics for Directors and Key Management Personnel and if they have such a Code, make an affirmative declaration in the Annual Report that all Directors and Key Management Personnel have declared compliance with such Code and if unable to make that declaration, state why they are unable to do so. Each Company may determine its own policies in the formulation of such a Code.	The 'Code of Ethics' of the Company is given in page 102 of this Report. The affirmative declaration on compliance with this Code is given on page 157 of this Report.	Complied			
D.4.2	The Chairman must affirm in the Company's Annual Report that he is not aware of any violation of any of the provisions of the Code of Business Conduct and Ethics.	Refer page 157 of this Report.	Complied			
D.5 Corp	orate Governance Disclosure					
D.5	Directors should be required to disclose the extent to which the Company adheres to established principles and practices of good Corporate Governance.	This Report on the Company's compliance with the CA Sri Lanka/ SEC 'Code of Corporate Governance' meets this requirement	Complied			
D.5.1	The Directors should include in the Company's Annual Report a Corporate Governance Report, setting out the manner and extent to which the Company has complied with the principles and provisions of this Code	Same as D.5	Complied			

Section 2: Shareholders

Principal		Comment	Extent of Compliance
E. Insti	tutional Investors		
E.1 Sha	reholder Voting		
E.1	Institutional shareholders have a responsibility to make considered use of their votes and should be encouraged to ensure their voting intentions are translated into practice.	Board encourages the active participation of Institutional shareholders at the AGM. In addition, Executive Directors meet institutional shareholders upon their request to discuss about the Company's past performance and future strategies.	Complied
E.1.1	A listed company should conduct a regular and structured dialogue with shareholders based on a mutual understanding of objectives. Arising from such dialogue, the Chairman should ensure the views of shareholders are communicated to the Board as a whole.	The most structured and continuous dialogue the Company has with the shareholders is the AGM. The Chairman is available to meet shareholders at the end of each AGM and can be met on appointment on other occasions. The Chairman then communicates the views and concerns of shareholders to the Board as a whole.	Complied
E.2 Eva	aluation of Governance Disclosure		
E.2	When evaluating Companies' governance arrangements, particularly those relating to Board structure and composition, institutional investors should be encouraged to give due weight to all relevant factors drawn to their attention.	Institutional investors are encouraged to give due weight to all relevant factors drawn to their attention in evaluating Companies' governance arrangements.	Complied
F. Othe	r Investors		
F.1 Inve	esting/Divesting Decisions		
F:1	Individual shareholders, investing directly in shares of companies should be encouraged to carry out adequate analysis or seek independent advice in investing or divesting decisions.	The Company encourages individual shareholders to carry-out adequate analysis or seek independent advice in investing or divesting decisions. The Company facilitates this process by providing information necessary for the same on a timely and unbiased basis.	Complied
		This Integrated Report prepared by the Company gives sufficient information to shareholders to carry out their own analysis of the Company and its operations.	
F.2	Individual shareholders should be encouraged to participate in General Meetings of companies and exercise their voting rights.	The Company encourages individual shareholders to participate in General Meetings and exercise their voting rights.	Complied

Principal		Comment	Extent of Compliance
G. Oth	er Investors		
G.1 Inv	esting/Divesting Decisions		
G.1.1	Economic Sustainability The principle of economic sustainability governance recognizes how organizations take responsibilities for impacts of their strategies, decisions and activities on economic performance and corporate citizenship in their sphere of influence (including geographic) and how this is integrated throughout the organization.	Refer page 250 of this Report for a full list of performance indicators relating to economic sustainability.	Complied
G.1.2	The Environment Environmental governance of an organization should adopt an integrated approach that takes into consideration the direct and indirect economic, social, health and environmental implications of their decisions and activities, including pollution prevention, sustainable resource use, climate change, protection of environment, biodiversity and restoration of national resources.	Refer page 250 of this Report for a full list of performance indicators relating to the environment.	Complied
G.1.3	Labor Practices Labor practices governance of an organization encompass all policies and practices relating to work performed by or on behalf of the organization.	Refer page 250 of this Report for a full list of performance indicators relating to labour practices.	Complied
G.1.4	Society Society governance encompasses support for and building a relationship with the community and striving for sustainable development including responsible public policy participation, fair competition and responsible community involvement.	Refer page 251 of this Report for a full list of performance indicators relating to the society.	Complied
G.1.5	Product Responsibility Product responsibility governance includes manufacturing quality products and distributing them and ensuring that the products are safe for the consumers and the environment and also communicating clearly with consumers so that they can make an informed choice including factual unbiased information and fair contractual practices and consumer data protection and privacy.	All construction related activities of the company are carried out with the highest quality in accordance with the best practices adopted. The QMS of the Company is also ISO 9001:2008 certified.	Complied
G.1.6	Stakeholder identification, engagement and effective communication.	Refer page 18 of this Report on stakeholder engagement.	Complied
G.1.7	Sustainability reporting is and disclosure should be formalized as a part of the company's reporting processes and take place on regular basis.	Prior to 2013/14 the Company produced stand- alone Sustainability Reports. This Report is the Company's fourth Integrated Report.	Complied

Statement of Compliance under Section 168 of Companies Act No. 7 of 2007

Rule No.	Requirement	Status of Compliance	Reference in the Annual Report
Section 1	68 – Contents of Annual Report		
(1) (a)	The nature of the business of the Group and the Company together with any change thereof during the accounting period	Complied	Notes to the Financial Statements
(1) (b)	Signed Financial Statements of the Group and the Company for the accounting period completed	Complied	Financial Statements
(1) (c)	Auditor's Report on the Financial Statements and any group Financial Statements	Complied	Independent Auditors' Report
(1) (d)	Change in accounting policies made during the accounting period	Complied	Notes to the Financial Statements
(1) (e)	Particulars of entries in the interests register made during the accounting period	Complied	Annual Report of the Board of Directors
(1) (f)	Remuneration and other benefits of Directors during the accounting period	Complied	Notes to the Financial Statements
(1) (g)	Total amount of donations made by the Company during the accounting period	Complied	Annual Report of the Board of Directors
(1) (h)	Names of the persons holding office as Directors of the Company as at the end of the accounting period and the names of any persons who ceased to hold office as Directors of the Company during the accounting period	Complied	Board of Directors
(1) (i)	Amounts payable by the Company to the person or firm holding office as Auditor of the Company as audit fees and as a separate item, fees payable by the Company for other services provided by that person or firm	Complied	Notes to the Financial Statements
(1) (j)	Particulars of any relationship (other than that of Auditor) which the Auditor has with or any interests which the Auditor has in, the Company or any of its subsidiaries	Complied	Annual Report of the Board of Directors
(1) (k)	Be signed on behalf of the Board by two Directors of the Company	Complied	Financial Statements

AUDIT COMMITTEE REPORT



I am pleased to present the report of the Audit Committee for the financial year ended 31st March 2017. During the year, the Committee has continued to review and report to the Board on the Group's financial reporting, internal control and risk management processes and the performance, independence and effectiveness of the External Auditor Messrs KPMG. This report describes the Committee's major areas of focus since my last report in March 2016.

ROLE OF THE AUDIT COMMITTEE

The role of the Audit Committee is to oversee the financial reporting system of the Company, with a view to safeguarding the interests of the shareholders and all other stakeholders. The assurance framework required by the Audit Committee is provided by complementary contributions from management reports, internal and external audit reports and from risk management reports.

COMMITTEE COMPOSITION

There were no changes to the composition of the Committee as at 31st March 2017. The Committee continued to comprise four Non-Executive Directors as set out below. To ensure compliance with the requirements of the Rule 7.10.6 of Listing Rules of the Colombo Stock Exchange and Code of Best Practices on Corporate Governance issued jointly by The Institute of Chartered Accountants of Sri Lanka and Securities Exchange Commission of Sri Lanka, Committee membership comprises three (3) Independent Non-Executive Directors and one (1) Non-Executive Director of the Company.

Category	Number of Directors
Independent Non-Executive Directors	3
Non-Executive Directors	1

The Committee is authorised by the Board to seek any information necessary to fulfill its duties, call any member of staff to be questioned at a meeting of the Committee, as and when required, and obtain independent legal, accounting or other professional advice, at the Company's expense, which might be necessary for the fulfillment of its duties.

MEETING ATTENDANCE

The Committee met on the following occasions to discuss matters relating to the financial year of which the Members' attendance was as follows:

Name	25th May 2016	27th July 2016	2nd November 2016	26th January 2017	3rd February 2017
Niroshan Dakshina Gunaratne (Chairman)	✓	✓	✓	✓	✓
Prof. Kulatilleke Arthanayake Malik Kumar Ranasinghe	✓	✓	✓	✓	✓
Suresh Dilhan Perera	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Dinesh Weerakkody	✓	✓	✓	✓	✓

In addition to the Committee members, the meetings were attended by the Director/COO, GM-Commercial, DGM-Finance and the Internal Auditor on invitation. The Company Secretaries were also present at every meeting.

TERMS OF REFERENCE

The Audit Committee has its Terms of Reference, dealing with its authority and duties, which is established for the purpose of assisting the Board in fulfilling their oversight responsibilities that include the integrity of the Financial Statements, risk management, business ethics, internal control, compliance with legal and regulatory requirements, review of Independent External Auditors' performance and the internal audit.

COMPLIANCE

FINANCIAL REPORTING AND SIGNIFICANT JUDGMENTS

The Committee is responsible for reviewing whether suitable accounting policies have been adopted and whether Management has made appropriate estimates and judgments in the preparation of the Financial Statements. As part of its review the Committee considers the clarity and completeness of disclosures in the Financial Statements to assess whether these have been set appropriately in the context. The Committee also keeps under

AUDIT COMMITTEE REPORT / 139

review the impact of any actual or expected changes to accounting standards applicable to the Group and provides general oversight in relation to the financial policies of the Group.

The Audit Committee reviewed the guarterly and annual Financial Statements prior to its publication and the review included:

- Appropriateness and changes in accounting policies
- · Significant estimates and judgments made by the Management
- Compliance with relevant accounting standards and applicable regulatory requirements
- · Impairment of assets
- · Issues arising from the internal audit and independent external audit
- The Group's/Company's ability to continue as a going concern

LAWS AND REGULATIONS

The Audit Committee reviewed the reports submitted by the Management and the Internal Auditors on compliance with applicable laws and regulations. The Committee is satisfied that laws and regulations are duly complied with and statutory payments have been made on a timely basis.

AUDIT AND ACCOUNTABILITY

INTERNAL CONTROLS

The Committee is satisfied that an effective system of internal control is in place to provide reasonable assurance on safeguarding the Company's assets and reliability of Financial Statements. Effectiveness of the Company's system of internal controls is evaluated through reports provided by the Management, Internal Auditors and Independent External Auditors.

INTERNAL AUDIT

The Committee is responsible for reviewing the role and effectiveness of the internal audit function by monitoring the results of its work and the responses of Management to its recommendations. The Audit Committee meets the Internal Auditors on a quarterly basis and reviews their findings in order to identify risks attached to different areas of operation and effectiveness of internal controls.

The Committee reviewed and approved the 2016/17 internal audit plan at its meeting in May 2016 and continued to monitor progress against this plan during the year. Results and Management actions arising from the reviews undertaken in 2016/17 were discussed in

detail at each of the Committee's meetings. The Head of Internal Audit attended all of the Committee's meetings during 2016 and held discussions with the Committee in the absence of Executive Management

PREAMBLE BUSINESS MODEL VALUE CREATION **STEWARDSHIP** FINANCIAL REPORTS ANNEXES

INDEPENDENT AUDITORS

The Audit Committee reviewed the independence and objectivity of the Independent External Auditors Messrs KPMG Sri Lanka, Chartered Accountants. The Audit Committee has met with the External Auditors to review their audit plan and any observations made by them.

The Committee has received a declaration from the External Auditors, confirming that they do not have any relationship or interest in the Company or its subsidiaries. The Committee reviewed the non-audit services and its impact on the independence of the External Auditors.

The Audit Committee has recommended to the Board that Messrs KPMG be reappointed as the Independent External Auditor and that the reappointment be included in the agenda of the Annual General Meeting.

CONCLUSION

The Audit Committee is satisfied that the effectiveness of the organizational structure of the Group and of the implementation of Group's Accounting Policies and operational controls provide reasonable assurance that the affairs of the Group are managed in accordance with Group policies and that the Group assets are properly accounted for and adequately safeguarded. The Committee is also satisfied that the Company and its subsidiaries are able to continue as a going concern.

N D Gunaratne

Chairman - Audit Committee

30th June 2017

RELATED PARTY TRANSACTIONS REVIEW

COMMITTEE REPORT



I am pleased to present the report of the Related Party
Transactions Review Committee for the financial year ended
31st March 2017. During the year, the Committee has continued
to review and report to the Board on Group's Related Party
Transactions. The Board has established the Related Party
Transactions Review Committee in terms of the Code of Best
Practice on Related Party Transactions issued by the Securities and
Exchange Commission of Sri Lanka and the Section 9 of the Listing
Rules of the Colombo Stock Exchange.

ROLE OF THE COMMITTEE

The role of the Related Party Transactions Review Committee is to ensure that the interests of shareholders as a whole are taken in to account by a listed entity when entering into related party transactions.

COMMITTEE COMPOSITION

In accordance with Section 9.2.2 of the Listing Rule of the Colombo Stock Exchange, the Related Party Transactions Review Committee comprises three Independent Non-Executive Directors and two Executive Directors, who were appointed by resolution at a Board meeting. The Committee comprised the following members:

Category	Number of Directors
Independent Non-Executive Directors	3
Executive Directors	1

The brief profiles of the existing members of the Committee are given on pages 94 and 95 of the Annual Report.

MEETING ATTENDANCE

During the year 2016/17, the Committee members attended meetings as set in the following table:

Name	25th May 2016	21st September 2016	2nd November 2016	3rd February 2017
Niroshan Dakshina Gunaratne (Chairman)	√	✓	✓	√
Prof. Kulatilleke Arthanayake Malik Kumar Ranasinghe	✓	✓	✓	✓
Dinesh Weerakkody	✓	✓	✓	✓
Rohana Fernando	✓	✓	✓	✓

DUTIES OF THE COMMITTEE

- Reviewing in advance all proposed related party transactions of the Company except those explicitly exempted by the terms of Rule 9.5 of the Listing Rules of the Colombo Stock Exchange
- Reviewing if there are any proposed material changes of previously reviewed related party transaction before the completion of the transaction
- To review a related party transaction, the Committee will be provided with all relevant material information of the related party transaction, including the terms of the transaction, business purpose of the transaction, benefits to the Company and to the related party, and any other relevant matters. In determining whether to approve a Related Party Transaction, the Committee will consider the following factors, among others, to the extent relevant to the related party transaction:
- Whether the terms of the related party transaction are fair and on arms length basis to the Company and would apply on the same basis if the transaction did not involve a related party.
- 2. Whether there are any compelling business reasons for the Company to enter into the Related Party Transaction and the nature of alternative transactions, if any.
- 3. Whether the related party transaction would present an improper conflict of interest for any Director or Key Managerial Personnel of the Company, taking into account the size of the transaction, the overall financial position of the Director, Executive Officer or other related party, the direct or indirect nature of the Director's, Key Managerial Personnel's or other related party's interest in the transaction and the ongoing nature of any proposed relationship and any other factors the Board/Committee deems relevant.

RELATED PARTY TRANSACTIONS REVIEW COMMITTEE REPORT / 141

- Determining whether related party transactions that are to be entered into by the Company require the approval of the Board or shareholders of the Company:
- Review, revise, formulate and approve policies and procedures on related party transactions
- Establishing guidelines for the Senior Management to follow regarding dealings with recurrent related party transactions
- Ensuring that immediate market disclosures and disclosures in the Annual Report are made as required by the applicable rules/ regulations in a timely and detailed manner.

POLICIES AND PROCEDURES

As per the existing practice, all related party transactions must be reported to the Audit Committee and referred for approval by the Committee in accordance with this policy. Such transactions are also disclosed to stakeholders through the Company's Financial Statements. In case of frequent/repetitive/regular transactions which are in the normal course of business of the Company, the Committee may grant standing pre-approval.

PERFORMANCE REVIEW DURING THE YEAR

Every year the Related Party Transaction Review Committee must review and evaluate its performance and submit the observations to the Board of Directors. All disclosures as per Section 9.3 of the Listing Rules of the Colombo Stock Exchange are given under declaration of this report. Details of other related party transactions entered into by the Company/Group of Companies during the year are disclosed in Note 28 of Notes to the Financial Statements.

DECLARATION

• Non-Recurrent Related Party Transactions

There were no any non-recurrent related party transactions which required additional disclosures in the 2016/17 Annual Report under Colombo Stock Exchange Listing Rule 9.3.2.

• Recurrent Related Party Transactions

A declaration of recurrent related party transaction during the year is given in table below:

Name of the related party	Access Realties 2 (Private) Limited
Relationship	Fully-Owned sub subsidiary
Nature of transaction	Construction of building
Aggregate value of related party transactions entered into during the financial year	Rs. 1,799,183,398/-
Aggregate value of related party transactions as a % of Net revenue/Income	12.17%
Terms and conditions of the related party transactions	Transactions are entered in the normal cause of business

A Declaration by the Board of Directors on compliance with the rules pertaining to the Related Party Transactions appears in the Report of the Board of Directors on page 156 of the Report.

N D Gunaratne

Chairman

Related Party Transactions Review Committee

30th June 2017

ENTERPRISE RISK MANAGEMENT

Rigorous risk management is critical to the attainment of our strategic objectives and it continues to remain a key part of our business model.



Board

The Board is responsible for maintaining a sound risk management framework and internal control system to safeguard the shareholders' investments and the Group's assets, as well as to discharge its leadership responsibility in identifying principal risks and ensuring the implementation of an appropriate risk management and internal control system to manage those risks in accordance with corporate overnance principles.



Board Subcommittees

Responsible for overseeing the development and implementation of policies relevant to their areas of scope, identification of emerging risks and for monitoring the ongoing effectiveness of our procedures. A detailed description of relevant committees is found in pages 105 to 107.

Audit Committee

The Audit Committee represents and assists the Board in fulfilling its oversight responsibility relating to the integrity of the Company's Financial Statements and the financial reporting process, the systems of internal accounting and financial controls, the internal audit function, the annual independent external

audit, the Company's compliance with legal and regulatory requirements, and its policies and ethics established by the Company.

Related Party Transactions Review Committee

The objective of the Committee is to ensure that the interest of shareholders are taken into account when entering into related party transactions and to enhance corporate transparency and promote fair transactions between Company, its subsidiaries and other related parties.

The Committee also performs the oversight function on behalf of Strategic Planning Committee The Committee The Committee

The Committee assists the Board and the Management in fulfilling its oversight responsibilities relating to strategic plans, which identify specific long-term goals and business objectives determined to be in the Company's best interest. This includes helping the Board and the Management identify opportunities

such as mergers and acquisitions, joint ventures, new markets or product lines, acquisition or disposition of capital assets, equity and debt funding and modifications of existing capital structure. dividend policy and stock offerings, repurchase programs etc. Additionally the Committee evaluates the progress and effectiveness of



Corporate oversight and Direction

Responsible for overseeing the development and implementation of policies relevant to their areas of scope, identification of emerging risks and for monitoring the ongoing effectiveness of our procedures. A detailed description of relevant committees is found in pages 105 to 107.

Corporate Management Team Headed by Managing Director

The Team reviews operating and financial performance of Group's operational divisions/subsidiaries in accordance with corporate objectives, strategies, policies, key performance indicators and annual budgets as approved by the Board in order to assure the Board that the Group's

risk management and internal control system is operating adequately and effectively, in all material aspects, based on the risk management and internal control framework of the Group.

Group Risk Management

The Audit Committee performs quarterly based risk management assessments through the Internal Audit Reports and findings

the Board in complying

with the Listing Rules

of the Colombo Stock

Exchange and with the

Code of Best Practices

on Related Party

of Sri Lanka

Transactions issued

by the Securities and

Exchange Commission

of the Company and its subsidiaries and reviews the internal control processes, and evaluates the adequacy and effectiveness of the risk management and internal control system. The Committee also seeks the observations of the Independent External Auditors of the Group.



Operations

The ultimate responsibility for setting the risk appetite for the effective management of risk rests with the Board. Acting within the authority delegated by

the Board, the Strategic Planning Committee and Audit Committee review specific risk profiles and receives regular reports on risk management, which include the Company's portfolio trends, policies, standards and soundness of internal controls, infrastructure and regulatory compliance.

These Committees are authorized to investigate or seek any information relating to an activity within the terms of reference.

Operations

Each business unit's risk management function is led by the respective head of the unit, supported by his senior executive team. Chief Operating Officer together with the Corporate Management considers the operational risks that arise from the execution of a company's

ENTERPRISE RISK MANAGEMENT / 143

Our Risk Management Framework

The Group's policy is to ensure that all risks are identified, evaluated and an appropriate response determined prior to any commitment being made to any other party. This policy is supported by clear guidance on process and procedures, risks that are unacceptable to the Group and practical guidance for the management of risk at all levels throughout the business. The diagram below sets out an overview of our risk management framework.

The Board continues to be responsible for determining the Group's risk appetite in pursuit of its strategic objectives and for maintaining a robust system of risk management (including regular reviews of principal risks) to mitigate any potential impacts associated with these risks.

the strategic plan, recommend changes to the plan where necessary or advisable and evaluate other issues or opportunities.

Compliance Committee

The Compliance Committee assists the Board and the Management in overseeing the Company's efforts with respect to operational compliance. This includes: (i) compliance with the laws and regulations applicable to the Company's business; (ii) compliance with the Company's policies and procedures, standards of business conduct and ethics by employees, officers, Directors and other associates of the Company that are designed to support lawful and ethical business conduct by the Company and its employees and promote main roles are: a culture of compliance and (iii) reviewing the Company's enterprise risk management and practices.

Remuneration Committee

The Remuneration Committee assists the Board to discharge its responsibility by overseeing remuneration policies and practices of the Company. Committee's

• To review and make recommendations to the Board in relation to the individual remuneration

levels of Directors (Executive and Non-Executive), Group Executives, other executives and other persons whose activities in the Committee's opinion affect the financial soundness of the

To oversee general remuneration practices across the Company and make appropriate recommendations.

Company

Assurance

Assurance is provided by Statutory External Audit, Internal Audit, and System Certification Audit and through our participation in various external benchmarking initiatives organized by external bodies. E.g.: Rating assessment by ICRA Lanka Limited.

Other Risk Overseeing Components

Company's Quality Management System, which conforms to ISO 9001:2008 is also integrated into Company's

risk management. Similarly Company's Environmental Management and Health & Safety Management Systems, which are ISO 14001: 2004 and OHSAS 18001:2007 accredited,

too are integrated into Company's risk management. These systems are implemented in all **Business Units across** the Company and it helps mitigating risks related to quality, environment and health & safety, All **Business Units are** regularly audited by the Management Systems internal audit teams

whilst being bi-annually audited by Management Systems External Auditor.

business including risks of systems and equipment failure, overcapacity situations, inadequate skilled workforce and adverse climatic conditions. The

Company adheres to policies, procedures, quality controls and best practices to ensure that all systems and equipment are functional. The

consolidated risks and the mitigating actions are presented to the Strategic Planning Committee and Audit Committee for review.

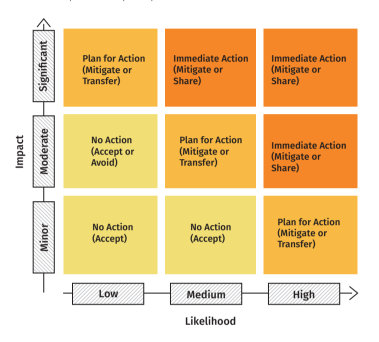
Internal Audit The Company's Internal Audit Department focuses on providing an independent oversight to the Board and the

Audit Committee on the processes and controls that help to mitigate major risks.

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RISK MATRIX FOR RISK ASSESSMENT

The following risk matrix is developed as a technique for analysing and evaluating risk. This matrix mainly focuses on risk analysis based on qualitative perception.



The likelihood of occurrence of a risk is determined based on past experience, industry and organizational trends and judgment.

The severity of a risk is the potential financial or a non-financial loss/damage to the organization. This can also be determined based on experience, discussion, calculation, judgment etc.

Based on likelihood and severity, risks are categorized into three categories where relevant actions are proposed. Accordingly risks need to be monitored, communicated and controlled. These three areas are identified based on the risk tolerance (appetite) limits agreed as given below:

RISK RATING PROCESS

The following diagram summarizes the risk rating process of AEL



OBJECTIVES

- Minimize risk of not meeting profit expectations.
- Ensure faster response to market opportunities by maintaining a 'sufficient' liquidity position at all times
- Move towards diverse business segments synergized with our core business in order to manage our exposure to cyclical downturns in our core business due to external factors.
- Maintain a sound system of internal controls to safeguard shareholders' wealth and Company assets.
- Continue ourselves to be the preferred employer, successful in motivating, developing, retaining and attracting the best of human capital.
- Keep pace with the current and new technological developments to safeguard against obsolescence and disruptions to our business.
- Achieve cost savings through better management of resources
- Encourage employees to come up with ideas of innovative solutions and new ventures.
- Comply with the Regulatory Requirements

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RISK ASSESSMENT

The Board and the Audit Committee concluded that the level of risk associated with the Group's principal risks is currently consistent with the Group's overall appetite in relation to these risks. The 'heat map' sets out the positioning of our principal risks by impact and probability both before any mitigation measures are taken into account and after the impacts of mitigation measures are taken into account.

The Directors confirm that they have carried out a robust assessment of the principal risks facing the Group, including those that would threaten its business model, future performance. solvency or liquidity.

High 9 10 11 Moderate Impact Minor

Medium

Probability

Risk positioning before risk mitigation action Risk positioning after risk mitigation action

High

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OUR PRINCIPAL RISK/HEAT MAP

Low



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Risk	Risk Description	Impact on KPI's	Risk Mitigation Strategies	Trend in 2016/17
Technological Risk	This risk factor involves issues or concerns associated with the technologies involved in the execution methods and operational technology of the project	 Failure to compete in the market as a result of technological obsolescence in the processes Project completion delays Negative effect on value engineering concept of the Company Vision 	 Investment in new technology Upgrading of knowledge through training and development, industrial visits Partnering with foreign principals and on the job knowledge transfer 	Unchanged In 2016/17, the Group made considerable investments to adopt new technologies on par with global industry practices
Socioeconomic and Political Risk	Socioeconomic and political factors have a direct impact on the operational and investment activities of the Company	 Loss of social license to operate as a result of corporate behavior against the interests of the society. The weakening of the Rupee adds increased market pressures to the business of the Group Negative impact on budgetary control due to political uncertainties 	 The severity of the socioeconomic and political variables is evaluated during the corporate planning sessions on an annual basis Contingency plans are incorporated in the corporate plan An overall feasibility study is conducted, including socioeconomic and political risks, in order to prevent any potential risk from investing in new ventures 	Unchanged During 2016/17, the Company engaged in various community related activities, including community development and philanthropic initiatives while maintaining healthy stakeholder relationship. Influence of economic and political risks on Company performance was minimized by strong strategic planning
Human Capital and Labour Risk	Failure to attract and retain key management could lead to a lack of necessary expertise or lack of continuity to execute strategy	Failure to achieve growth plans as a result of failure to attract and retain sufficient numbers of qualified and experienced employees and/or inability to ensure their ongoing engagement and commitment Improper recruitment resulting in an incompetent workforce and inferior product/service offering to clients. The industry is also prone to a high level of staff/labor turnover	 Recruitment of the best talent pool in the industry Conducting periodic performance appraisals of staff. Continuous training and development of staff both on-site and off-site Adopt market-based compensation, including appropriate incentive packages Giving freedom to employees to meet their senior managers at any time, in discussing their work related matters 	Unchanged During 2016/17, the Company placed a strong emphasis on retaining key talent through performance recognition and reward schemes, succession planning, leadership and career development programs, ensuring that high quality employees are retained, despite the highly competitive labor environment. Staff retention was 95.48% (2015/16 – 94.67%)

ENTERPRISE RISK MANAGEMENT / 147

Risk	Risk Description	Impact on KPI's	Risk Mitigation Strategies	Trend in 2016/17
Quality, Environment, Safety and Health performance Risk	Potential harm to the growth of the Company, people, our key assets and others involved in our operations as well as potential damage to the environment and stakeholders	 Down-grading in CIDA accreditation Impact on achieving continual growth of the Company Damage stakeholder relationships Impairing Company reputation 	 Maintain accreditations: ISO 9001, ISO 14001 and OHSAS 18001 Focused training on health, safety and environment to all employees Regular management meetings, evaluating performance and identify improvement Internal audit function to monitor the proper implementation of safety standards with the support of Safety Officers attached to each project site R&D into new techniques in construction which cause less impact to the environment Periodic evaluation of stakeholders (mainly subcontractors and suppliers) on environmental grounds 	Unchanged Company is committed to continual improvement of the quality management system and the environmental management system. Health performance and risk status did not change during 2016/17
Compliance Risk	Compliance risk may arise due to the failure to abide by any law or regulatory requirements applicable to the Company. Non-compliance could lead to sanctions by regulatory bodies, penalties and reputational damage, which could have a material adverse effect on the Company's operations and financial position	 Risk on going concern of the Company Impact on continuity and growth of the Company operations Impairing Company reputation Reduction in profitability due to legal fees and penalties 	 Conducting periodical assessments on the extent of compliance with the statutory requirements The Management Systems Team reviews the changes in regulations and takes the necessary action to ensure that the Company is in compliance with the regulatory requirements Complying with the CSE reporting requirements on a weekly, monthly, quarterly and annual basis Strictly following the expert advice on issues related to income taxation and other taxes and levies 	Unchanged During 2016/17, Group adopted its risk mitigation strategies to maintain a high standard of regulatory compliance

148 / ENTERPRISE RISK MANAGEMENT

Risk	Risk Description	Impact on KPI's	Risk Mitigation Strategies	Trend in 2016/17
Competition Risk	Increased competition has the possibility of reducing market share and margins	 Total revenue growth Underlying operating margin Underlying earnings per share Work won and secured and probable orders 	 Ensuring high standards of quality in finished products Increasing productivity and efficiency in order to ensure our prices remain competitive despite increasing wage, energy and transportation costs Increasing efficiency through R&D, investment in new technology and the adoption of best practices Diversifying business operations to reduce the impact of competition 	Increased During 2016/17 the Group remained alert with regard to ensuring its competitiveness. The Group has sought to match global standards through benchmarking its businesses to global best practices and maintaining the highest quality levels in terms of both construction, products and services
Finance Risk	Probability of loss inherent in financing methods which may impair the ability to provide an adequate return	Negative impact on the Group's cost of funding due to the increase in interest rates Unavailability of sufficient working capital, negatively affecting the smooth functioning of day-to-day operations of the Group Negative impact on profitability Downgrading of Company rating for investors	 Credit risk is maintained by reviewing the creditworthiness of counterparties to transactions on a case by case basis updated with latest information as it becomes available Liquidity risk is managed by bank facilities and monitoring headroom Interest rate risk in respect of surplus cash is managed by making deposits with suitable financial institutions 	Increased The Treasury Division, supported by the Finance functions of the businesses for the management of financial risks through ongoing monitoring of liquidity management strategies

ENTERPRISE RISK MANAGEMENT / 149

Risk	Risk Description	Impact on KPI's	Risk Mitigation Strategies	Trend in 2016/17
Reputation Risk	Reputation risk is the risk that an event or incident could damage the image of the Company	 Diminishing qualifications for bidding Negative effects on total revenue growth Underlying operating margin Underlying earnings per share Negative impacts on work won and secured and probable orders 	 Having in place a budgetary process and a budgetary control mechanism on a monthly basis to ensure that the Company's performance is in line with its targets Adopting stringent quality assurance policies with regard to goods/materials bought from third parties as well as the inputs, processes and outputs of own products Ensuring effective communication with various stakeholders including employees, customers, suppliers and other stakeholders and the community at large Ensuring compliance with relevant laws and regulations The Code of Ethics of the Company is expected to be followed by all without any exception 	Unchanged The Group's policies, procedures and best practices are the foundation of the Company's uncompromising approach to ethical and transparent business during 2016/17
IT – Related Risk	Breakdowns and failures in information systems and the use of obsolete systems will adversely affect the smooth operations of the Company	Impact on regulatory reporting deadlines of SEC and CSE Reduce underlying operating margin due to cost for time and data recovery Impairing goodwill of the Company due to loss of credibility	 Maintaining a well-established IT governance structure Maintaining a proper 'back up' system in order to overcome data loss Implementing a password/access control policy Incorporating necessary validation and verification functions at the information entry level Carrying out Application Control Audits Installing a Fire Protection System at the Server Rooms and maintaining Centralized UPS Rooms and Installing Smoke Detectors for the Server Rooms and UPS Rooms 	Unchanged ☐ The majority of the Group's IT systems are centralized to ensure uniformity and standardization across the Group

150 / ENTERPRISE RISK MANAGEMENT

Risk	Risk Description	Impact on KPI's	Risk Mitigation Strategies	Trend in 2016/17
Procurement Risk	Materials/ services price variations and their availability will adversely affect the progress of the business	 Reducing underlying operating margin Inability to meet the completion targets Degrading quality standards of works 	 Developing new products to improve quality and manage costs Establishing relationships with many global and local suppliers for raw materials and commodities in order to reduce over-dependency on a single supplier/brand Adoption of backward integration strategies Entering into forward contracts for raw material purchases Regular supplier evaluations are conducted to ascertain their financial strength, social and environmental conduct 	Unchanged ☐ During 2016/17, the Group has managed the risks associated with Procurement Risk satisfactorily
Fraud Risk	Fraud risk arises due to weaknesses in the internal controls, which could result in financial losses	 Losing reputation of the Group Decrease in operating profitability of the Group Going concern of the Company 	 The Internal Audit Department conducts audits on a regular basis in the areas, which are susceptible to the occurrence of frauds Authority and approval limits are implemented for all the functions of the Company, making the employees accountable for their actions Ensuring appropriate segregation of duties Every key activity is subjected to the scrutiny of another suitably skilled and authorized employee When fraud is detected, immediate remedial action is taken to prevent repetition Employees are encouraged to report any genuine concerns regarding frauds and malpractices 	Unchanged During 2016/17, the Group has managed to continue with robust internal controls to mitigate risks associated with frauds and built-up an ethical working environment for employees

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FINANCIAL REPORTS

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Financial Calendar

5th Annual General Meeting 10th August 2016
Ist Quarter Report 27th July 2016
2nd Quarter Report 02nd November 2016
3rd Quarter Report 03rd February 2017
th Quarter Report 17th May 2017
inal Dividend for 2015/16 14th June 2016
First Interim Dividend for 2016/17 23rd November 2016
Second Interim Dividend for 2016/17 27th March 2017

152 / ANNUAL REPORT OF THE BOARD OF DIRECTORS ON THE AFFAIRS OF THE COMPANY

The Directors of Access Engineering PLC have pleasure in presenting their Annual Report of the Company, together with the Audited Financial Statements of the Company for the year ended 31st March 2017. This Report covers Chairman's Message, Corporate Governance and Management Structure, Enterprise Risk Management, Sustainability and all other relevant information for the year ended 31st March 2017, in addition to the Audited Financial Statements.

The Company's Board of Directors is responsible for confirming that the information stated in the Annual Report on the Affairs of the Company, contains the information required in terms of the Companies Act No. 07 of 2007, the Listing Rules of the Colombo Stock Exchange and is guided by recommended best practices.

GENERAL

Access Engineering PLC was incorporated in terms of the Companies Act No. 17 of 1982 and re-registered as per the amended Companies Act No. 07 of 2007 on 6th February 2008. The new number assigned to the Company is PB200. Thereafter, the Company obtained a listing on the Diri Savi Board of the Colombo Stock Exchange on 27th March 2012 and changed its name to Access Engineering PLC on 12th June 2012. The registration number of the Company changed to PB200 PQ.

The Company is now listed on the Main Board of the Colombo Stock Exchange with effect from 8th January 2013.

The Company also has Rs. 5,000 Mn Rated Senior Unsecured Redeemable Debentures at a par value of Rs. 100/- which are listed on the Main Board of the Colombo Stock Exchange.

Both, the Company and the Debentures in issue have been assigned a Rating of '(SL) A+ with a stable outlook' by ICRA Lanka Limited.

PRINCIPAL ACTIVITIES OF THE COMPANY AND REVIEW OF PERFORMANCE DURING THE YEAR

Access Engineering PLC manages a portfolio of diverse range of business including Construction, Construction-Related Material, Property and Automobile. Refer Note 1.3 to the Financial Statements on page 169 for a brief description of the principal activities of the Company and subsidiaries.

Significant changes of the subsidiaries comprises the Company acquiring 51% of the share capital of Harbour Village (Private) Limited, for a cash consideration of Rs. 2,295 Mn on 10th January 2017.

REVIEW OF THE PERFORMANCE

Review of the financial and operational performance of the Company and the Group are described in the Joint Statement of Managing Director and Chief Operating Officer and under the review of business operations in Pages 8 to 11. Segment-wise contribution to Group revenue, results, assets and liabilities are provided in Note 4 (Page 174) to the Financial Statements.

FINANCIAL STATEMENTS

The Financial Statements of the Group prepared in-line with Sri Lanka Accounting Standards (SLFRs/LKASs), inclusive of specific disclosures, duly signed by two Directors on behalf of the Board and the Auditors are included in this Annual Report and forms part and parcel hereof.

FINANCIAL RESULTS AND APPROPRIATIONS REVENUE

Revenue generated by the Company amounted to Rs. 14,787 Mn (2016 – Rs. 11,604 Mn), whilst Group revenue amounted to Rs. 20,448 Mn (2016 – Rs. 17,625 Mn). Contribution to Group revenue, from the different business sectors is provided in Note 4 (page 174) to the Financial Statements.

PROFIT AND APPROPRIATIONS

The profit after tax of the Company was Rs. 2,684 Mn (2016 – Rs. 2,087 Mn), whilst the Group profit attributable to equity holders of the Parent for the year was Rs. 2,708 Mn (2016 – Rs. 2,465 Mn).

DIVIDENDS

An interim dividend of Rs. 0.50 per share was declared for 2016/17 on 2nd November 2016 and was paid in full by the Company on 23rd November 2016. A second interim dividend of Rs. 0.50 per share was declared for 2016/17 on 9th March 2017 and was paid in full by the Company on 27th March 2017.

ANNUAL REPORT OF THE BOARD OF DIRECTORS ON THE AFFAIRS OF THE COMPANY / 153

Access Engineering PLC for the Year ended 31st March in Rs. '000		2016
Profit After Tax		2,086,784
Other Adjustments	18,201	16,333
Balance Brought Forward from the Previous Year	6,335,196	5,232,079
Amount Available for Appropriation	9,037,739	7,335,196
1st Interim Dividend of Rs. 0.50 per Share (2016 – Rs. 0.50)	(500,000)	(500,000)
2nd Interim Dividend of Rs. 0.50 per Share (2016 – Rs. 0/-)	(500,000)	_
Final Dividend of Rs. 0/- per Share (2016 – Rs. 0.50)	_	(500,000)
Balance to be Carried Forward Next Year	8,037,739	6,335,196

RESERVES

The reserves of the Company and Group as at 31st March 2017 amounted to Rs. 8,221 Mn (2016 – Rs. 6,936 Mn) and Rs. 9,840 Mn (2016 – Rs. 8,462 Mn) respectively. The movement and composition during the year are given in the Statement of Changes in Equity on page 166.

ACCOUNTING POLICIES

The accounting policies adopted in the preparation of Financial Statements of the Company and the Group are given on pages 169 to 242 of the Annual Report.

The Financial Statements of the Company have been prepared in accordance with the Sri Lanka Accounting Standards (SLFRSs and LKASs) and the policies adopted thereof are given on pages 169 to 242. Figures pertaining to the previous period have been restated where necessary to conform to the presentation for the year under review.

DONATIONS

Total donations made by the Company and Group as at 31st March 2017 amounted to Rs. 2,542,592 (2016 – Rs. 3,651,267) and Rs. 5,232,992 (2016 – Rs. 4,558,957) respectively.

CORPORATE SOCIAL RESPONSIBILITY

The Company continued its Corporate Social Responsibility initiatives with a range of programs, details of which are set out on pages 81 to 91 of this Report.

PROPERTY, PLANT AND EQUIPMENT (PPE) AND INTANGIBLE ASSETS

The Company's and Group's capital expenditure on PPE amounted to Rs. 1,120 Mn (2016 – Rs. 613 Mn) and Rs. 1,332 Mn (2016 – Rs. 1,446 Mn) respectively and all other related information and movements have been disclosed in Note 11 (page 186) to the Financial Statements.

There were no additions to intangible assets of the Company during the year 2016/17. Addition to Intangible Assets of the Group during the year amounted Rs. 2.691 Mn (2016 – Rs. 90.387 Mn) respectively. All other related movements to Intangible Assets are disclosed under the Note 13 (page 195) to the Financial Statements.

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LAND HOLDINGS

The extents, locations, valuations and the number of buildings of the Company's land holdings are given below:

Location		Extent		
	А	R	Р	of Assets (Rs.)
Access Engineering PLC				
No. 336/1, Low Level Road, Jalthara, Ranala	-	3.0	38.40	55,000,000
No. 267, Dehiwala Road, Maharagama	-	3.0	1.00	180,000,000
No. 278, Alubogahalanda, Jalthara, Ranala	3.0	3.0	4.86	68,000,000
No. 117, Dehiwala Road, Boralesgamuwa	-	2.0	37.00	145,000,000
Dickowita – Hendala	2.0	3.0	10.18	15,800,000
Weliwita – Kaduwela	2.0	_	_	48,000,000
Divigalahena – Hakmana	10.0	_	_	10,000,000
Access Realties (Private) Limited				
Investment Property – Colombo 2	1.0	_	25.65	3,315,181,438
Sathosa Motors PLC				
Peliyagoda – Leasehold Land	2.0	_	23.93	5,286,276
Access Projects (Private) Limited				
No. 278, Kekulanvila Road, Jaltara, Ranala	2.0	1.0	38.38	37,350,000
No. 42 A, Yatawathura, Malagala, Padukka	-	3.0	10.00	4,077,241
Horizon Holdings Ventures (Private) Limited				
Investment Property – Land at Kaduwela	4.0	1.0	4.00	285,193,000
Horizon Knowledge City Limited				
No. 278, Weliwita Road, Weliwita	8.0	1.0	28.75	562,158,000

INVESTMENT PROPERTY

Investment properties of business units, when significantly occupied by Group companies, are classified as PPE in the Consolidated Financial Statements in compliance with LKAS 40.

The Group revalued all its investment properties as at 31st March 2017 and the carrying value at Company and Group level is Rs. 220 Mn (2016 – Rs. 174 Mn) and Rs. 3,289 Mn (2016 – Rs. 3,329 Mn) respectively. All information related to revaluation of the investment property is provided in Note 12 (page 193) to the Financial Statements.

INVESTMENTS

A detailed description of the Company's investment in quoted shares held as at 31st March 2017, is given in Note 20 (page 204) to the Financial Statements.

In addition, a detailed description of the Company's Debentures and Fixed Deposits held as at 31st March 2017, are given in Notes 16 and 21 (pages 202 and 205) to the Financial Statements.

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PREAMBLE BUSINESS MODEL VALUE CREATION STEWARDSHIP FINANCIAL REPORTS ANNEXES

ANNUAL REPORT OF THE BOARD OF DIRECTORS ON THE AFFAIRS OF THE COMPANY

STATED CAPITAL

The Stated Capital of the Company is Rs. 9,000,000,000/- representing 1,000,000,000 ordinary shares (2016 – Rs. 9,000,000,000/- representing 1,000,000,000 ordinary shares), as given in Note 23 (page 206) to the Financial Statements.

DEBENTURE

Debentures of the Company is Rs. 5,000 Mn representing 50,000,000 debentures (2016 – Rs. 5,000 Mn of 50,000,000 debentures), as given in Note 25.1 (page 208) to the Financial Statements. The said Debentures have been assigned a Rating of '(SL) A+ with a stable outlook' by ICRA Lanka Limited.

SHARE INFORMATION

SHAREHOLDERS

There were 6,119 shareholders registered as at 31st March 2017 (5,757 shareholders as at 31st March 2016). The details of distribution are given on page 36 of this Report.

MAJOR SHAREHOLDERS, DISTRIBUTION SCHEDULE AND OTHER INFORMATION

Information on the distribution of shareholding, analysis of shareholders, market values per share, earnings, dividends, net assets per share, twenty largest shareholders of the Company, percentage of shares held by the public as per the Listing Rules of the Colombo Stock Exchange are given on pages 36 to 39 under Investor Capital.

THE BOARD OF DIRECTORS

DIRECTORS' RESPONSIBILITY FOR FINANCIAL REPORTING

The Directors are responsible for the preparation of Financial Statements of the Company to reflect a true and fair view of the state of its affairs. The Directors are of the view that these Financial Statements have been prepared in conformity with requirements of the Sri Lanka Accounting Standards (SLFRSs/LKASs), the Companies Act No. 07 of 2007 and the Listing Rules of the Colombo Stock Exchange.

The Statement of Directors' Responsibility is given on page 161.

NAMES OF DIRECTORS

The names of the Directors who held office as at the end of the accounting period of 31st March 2017 are given below and their brief profiles appear on pages 94 to 95.

EXECUTIVE DIRECTORS

Mr. S J S Perera – Chairman

Mr. J C Joshua – Managing Director

Mr. D A R Fernando - Chief Operating Officer

Mr. S H S Mendis

Mr. S D Munasinghe

NON-EXECUTIVE DIRECTORS

Mr. R J S Gomez

Mr. S D Perera

INDEPENDENT NON-EXECUTIVE DIRECTORS

Prof. K A M K Ranasinghe

Mr. N D Gunaratne

Mr. D S Weerakkody

RETIREMENT AND RE-ELECTION OF DIRECTORS

In terms of Article 88 (i) of the Articles of Association, Mr. N D Gunaratne shall retire by rotation and being eligible, is recommended by the Board for re-election at the forthcoming Annual General Meeting.

Directors of subsidiary companies are given in the Annexure A of this Report.

REVIEW OF THE PERFORMANCE OF THE BOARD

The performance of the Board has been appraised through a formalized process of individual appraisal by enabling each member to self-appraise on an anonymous basis and it is mentioned in page 121.

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BOARD COMMITTEES

The Audit Committee, Remuneration Committee, Strategic Planning Committee and the Related Party Transactions Review Committee function as Board Subcommittees, with Directors, who possess the requisite qualifications and experience. The composition of the said Committees as at 31st March 2017 is as follows:

AUDIT COMMITTEE

Mr. N D Gunaratne – Chairman Prof. K A M K Ranasinghe Mr. D S Weerakkody Mr. S D Perera

REMUNERATION COMMITTEE

Mr. D S Weerakkody – Chairman Prof. K A M K Ranasinghe Mr. N D Gunaratne Mr. S D Perera

RELATED PARTY TRANSACTION REVIEW COMMITTEE

Mr. N D Gunaratne – Chairman Prof. K A M K Ranasinghe Mr. D S Weerakkody Mr. D A R Fernando

STRATEGIC PLANNING COMMITTEE

Mr. S J S Perera – Chairman Mr. J C Joshua Mr. D A R Fernando Prof. K A M K Ranasinghe

INTERESTS REGISTER

The Company maintains an Interests Register in terms of the Companies Act No. 07 of 2007, which is deemed to form part and parcel of this Annual Report and is available at the registered head office of the Company for inspection upon request.

All related party transactions, which encompass the transactions of Directors who were directly or indirectly interested in a contract or a related party transaction with the Company during the accounting period are recorded in the Interests Register in due compliance with the applicable rules and regulations of the relevant Regulatory Authorities.

The relevant interests of Directors in the shares of the Company as at 31st March 2017 as recorded in the Interests Register are given in this Report under Directors' Shareholding.

RELATED PARTY TRANSACTIONS

The Company's transactions with Related Parties, given in Note 28 to the Financial Statements, have complied with Colombo Stock Exchange Listing Rule 9.3.2 and Code of Best Practices on Related Party Transactions under the Securities Exchange Commission Directive issued under Section 13 (c) of the Securities Exchange Commission Act as declared by the Board of Directors.

DIRECTORS' REMUNERATION

The Directors' remuneration is disclosed under Key Management Personnel Compensation in Note 28.6 to the Financial Statements on page 218.

DIRECTORS' INTERESTS IN CONTRACTS

Directors' interests in contracts with the Company are stated below. The Directors have no direct or indirect interest in any other contract or proposed contract with the Company. Except for the transactions referred to in Note 28 (Page 216) to the Financial Statements, the Company did not carry out any transaction with any of the Directors.

DIRECTORS' SHAREHOLDING

The relevant interests of Directors in the shares of the Company as at 31st March 2017 and 2016 are as follows:

Shareholding as at 31st March	2017	2016
Mr. S J S Perera	250,000,000	250,000,000
Mr. R J S Gomez	103,300,000	120,000,000
Mr. J C Joshua	<mark>100,000,000</mark>	100,000,000
Mr. S H S Mendis	24,000,000	24,000,000
Mr. D A R Fernando	24,000,000	24,000,000
Mr. S D Munasinghe	24,000,000	24,000,000
Mr. S D Perera	2,000,000	2,000,000
Prof. K A M K Ranasinghe	Nil	Nil
Mr. N D Gunaratne	Nil	Nil
Mr. D S Weerakkody	Nil	Nil

CORPORATE GOVERNANCE

The Board of Directors confirms, that the company is compliant with Section 7. 10 of the Listing Rules of the CSE. The Chairman confirm that he is not aware of any violation of any of the provisions of the Code of Business Conduct and Ethics. The Chairman, the Board of Directors and the Key Management Staff is dedicated towards upholding an effective Corporate Governance Framework in compliance with the Code of Business Conduct, Ethics of the Company and in implementing systems and structures required to ensuring best practices within the Company.

The Corporate Governance of the Company is reflected in its strong belief in protecting and enhancing stakeholder value in a sustainable manner, supported by a sound system of policies and practices. Prudent internal controls ensure professionalism, integrity and commitment of the Board of Directors, Management and employees.

The Corporate Governance Statement on pages 100 to 137 explains the measures adopted by the Company during the year of review.

SUSTAINABILITY

The Group pursues its business goals based on a model of stakeholders' governance. Finding of continuous internal stakeholder engagements has enabled the Group to focus on material issues highlighted by other stakeholders such as employees, customers, suppliers and the community. These steps have been encapsulated in a Group-wide strategy focused on sustainable development which is continuously evolving based on the above-mentioned stakeholder engagements. Refer Capital Formation and Distribution on pages 81 to 91.

EMPLOYMENT POLICY

The Company's employment policy is totally non-discriminatory which respects individuals and provides career opportunities irrespective of the gender, race or religion.

Total number of Employees at Group and Company level as at 31st March 2017 were 3,237 and 2,670 respectively (as at 31st March 2016 were 2,625 and 2,054). Refer Human Capital on pages 73 to 76 for more information.

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SUPPLIER POLICY

The Group applies an overall policy of agreeing and clearly communicating terms of payment as part of the commercial agreements negotiated with suppliers and endeavors to pay for all items properly charged in accordance with these agreed terms. As at 31st March 2017, trade and other payables of the Company and Group amounted to Rs. 5,547 Mn (2016 – Rs. 3,610 Mn) and Rs. 7,852 Mn (2016 – Rs. 5,368 Mn) respectively.

The Group strives to integrate principles of sustainable practices in its value chain through extensive stakeholder consultations, the findings of which are integrated into work plans.

ENVIRONMENTAL PROTECTION

The Group complies with appropriate environmental laws and regulations to fulfill the best practices applicable in the country of operation. After making adequate enquiries from the Management, the Directors are satisfied that the Company operates in a manner that minimizes the detrimental effects on the environment and provides products and services, that have a beneficial effect on the customers and the communities within, which the Company operates. Refer Environmental Capital on pages 81 to 91 for more information.

RESEARCH AND DEVELOPMENT

The Group has an active approach to research and development and recognizes the contribution that it can make to the Group's operations. Significant expenditure has taken place over the years and substantial effort will continue to be made to introduce new products and processes and develop existing products and processes to improve operational efficiency.

STATUTORY PAYMENTS

The Directors confirm that to the best of their knowledge, all taxes, duties and levies payable by the Company and its subsidiaries, all contributions, levies and taxes payable on behalf of and in respect of employees of the Company and the Group and all other known statutory dues as were due and payable by the Company and the Group as at the Statement of Financial Position date have been paid or, where relevant provided for, except as specified in Note 29 (page 219) to the Financial Statements covering commitments and contingencies.

CONTINGENT LIABILITIES

Except as disclosed in Note 29 (page 219) to the Financial Statements, there were no material Contingent Liabilities as at reporting date.

RISK MANAGEMENT

An ongoing process is in place to identify and manage the risks that are associated with the business and operations of the Company and the Group on a quarter basis. The Directors review this process through the Audit Committee, to identify the competence and success of internal controls.

Specific steps taken by the Company in managing the risks are detailed in the section on Enterprise Risk Management on pages 142 to 150.

EVENTS AFTER THE REPORTING PERIOD

Except for the matters disclosed in Note 30 (page 222) to the Financial Statements, there were no material events as at the date of the Auditors' Report, which require adjustment to or disclosure in the Financial Statements

GOING CONCERN

The Financial Statements are prepared on going concern principles. After making adequate enquires from the Management, the Directors are satisfied that the Company has adequate resources to continue its operations in the foreseeable future.

INDEPENDENT AUDITORS' REPORT

The Report of the Independent Auditor on the Financial Statements of the Company is given on page 163.

AUDITORS

Messrs KPMG, Chartered Accountants served as the Auditor during the year under review and also provided non-audit/consultants services. They do not have any interest in the Company other than that of Auditor and provider of tax-related services.

A total amount of Rs. 4,023,829/- is payable by the Company to the Auditor for the year under review comprising Rs. 2,403,500/- as statutory Audit and related service and Rs. 1,620,329/- for non-audit services.

The Auditors have expressed their willingness to continue in office. A resolution to reappoint the Auditors and to authorize the Directors to determine their remuneration will be proposed at the Annual General Meeting.

COMPLIANCE WITH LAWS AND REGULATIONS

To the best of knowledge and belief of the Directors, the Group/Company has not engaged in any activity, which contravenes laws and regulations of the country.

ANNUAL REPORT

The Board of Directors approved the Consolidated Financial Statements on 30th June 2017. The appropriate number of copies of this Report will be submitted to the Colombo Stock Exchange and to the Sri Lanka Accounting and Auditing Standard Monitoring Board on 8th August 2017.

ANNUAL GENERAL MEETING

ANNUAL REPORT OF THE BOARD OF DIRECTORS ON THE AFFAIRS OF THE COMPANY

The Sixth Annual General Meeting will be held on 30th August 2017.

The Notice of the Annual General Meeting appears on page 254.

This Annual Report is signed for and on behalf of the Board of Directors by,

S J S Perera

Chairman

J C Joshua

Managing Director

P W Corporate Secretarial (Private) Limited

Secretaries 30th June 2017 Colombo

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ANNEXURE 'A' TO THE ANNUAL REPORT OF THE BOARD OF DIRECTORS ON THE AFFAIRS OF THE COMPANY

Company Name	Name of Director
Sathosa Motors PLC	S J S Perera – Chairman
	T D Gunasekara – Managing Director
	E S Coorey – Executive Director
	M M N De Silva (Independent Non-Executive Director)
	J C Joshua (Non-Executive Director)
	R J S Gomez (Non-Executive Director)
	D A R Fernando (Non-Executive Director)
	S H S Mendis (Non-Executive Director)
	S D Munasinghe (Non-Executive Director)
	C Wijesinghe (Independent Non-Executive Director)
Access Realties (Private) Limited	S J S Perera
	J C Joshua
	R J S Gomez
	D A R Fernando
	S H S Mendis
	S D Munasinghe
	S D Perera
Access Projects (Private) Limited	S J S Perera
	D D S Ferdinando
	S D Perera
	K P M D C N Ferdinando
	I S N Fernando
	S P Wanigasundara
	R M R K Wickramasinghe
	T A L N Thilakarathne
Horizon Holdings Ventures (Private) Limited	D A U Priyasaman
G ,	M Dharmapriya
	R M R K Wickramasinghe
	V K Manatunge
Horizon Knowledge City Limited	D A U Priyasaman
The first transfer of	M Dharmapriya
	S J S Perera
	J C Joshua
	D A R Fernando
Harbour Village (Private) Limited	M Ahmad
	S J S Perera
	J C Joshua
	D A R Fernando
	B Yinzhan
	Z Xiaoqiang
	Δ Λιαοφιατίς

STATEMENT OF DIRECTORS' RESPONSIBILITY / 161

THE STATEMENT OF DIRECTORS' RESPONSIBILITY

This statement sets out the responsibility of the Board of Directors in relation to the Financial Statements of the Company and its subsidiaries. Responsibility of the Auditors in relation to the Financial Statements of the Company and its subsidiaries is set out in the 'Independent Auditors Report' given in page 163.

The Directors are responsible for the proper recording and maintenance of books of accounts of all transactions of the Company and its subsidiaries under the provisions of the Companies Act No. 07 of 2007.

In terms of this Act, the Directors are responsible for preparing Financial Statements that give a true and fair view of the state of affairs of the Company and its subsidiaries at the end of each financial year. These statements consist of the Statement of Comprehensive Income giving a true and fair view of the profit or loss of the Company and its subsidiaries for the financial year, the Statement of Financial Position giving a true and fair view of the state of affairs of the Company and its subsidiaries as at the end of the financial year, Statement of Changes in Equity, Statement of Cash Flows and the Notes thereto.

In preparing these Financial Statements the Directors are required to ensure that:

- Appropriate accounting policies have been selected and applied in a consistent manner and material departures, if any, have been disclosed and explained:
- Financial Statements are presented in accordance with Sri Lanka Accounting Standards (SLFRSs/LKASs); and reasonable and prudent judgments and estimates have been made so that the form and substance of transactions are properly reflected;
- Financial Statements provide the information required by and otherwise comply with the Companies Act and the Listing Rules of the Colombo Stock Exchange;
- The Company maintains with reasonable accuracy sufficient accounting records to disclose the financial position of the Company and the Group;
- Financial Statements have been prepared on a going concern basis and they are of the view that sufficient resources are available to justify it.

Further, the Directors confirm that they have taken reasonable measures to safeguard the assets of the Company and the Group and in this regard have established appropriate systems of internal control with a view to preventing and detecting fraud and other irregularities.

The External Auditors were provided with all information and explanations necessary to enable them to form their independent opinion on the Financial Statements.

COMPLIANCE REPORT

The Directors confirm that to the best of their knowledge, all taxes, duties and levies payable by the Company and its subsidiaries. all contributions, levies and taxes payable on behalf of and in respect of the employees of the Company and its subsidiaries and all other known statutory dues as were due and payable by the Company and its subsidiaries as at Reporting Date have been paid or, where relevant, provided for, except as specified in Note 29 to the Financial Statements covering commitments and contingencies.

By Order of the Board,

P W Corporate Secretarial (Private) Limited

Secretaries 30th June 2017 Colombo

162 / DIRECTORS' STATEMENT ON INTERNAL CONTROL

INTRODUCTION

This statement is presented by the Board based on the recommendation made by the 'Code of Best Practice on Corporate Governance 2013' jointly issued by the Securities and Exchange Commission of Sri Lanka and The Institute of Chartered Accountants of Sri Lanka.

BOARD'S RESPONSIBILITY

The Board of Directors is responsible for the adequacy and effectiveness of the Group's system of internal controls. However, such a system is designed to manage the Group's key exposure areas within an acceptable risk profile rather than eliminating the risk of failure to achieve the Group's objectives. Accordingly the system of internal controls can only provide a reasonable assurance but not absolute against the material misstatement of management and financial information and records or against financial losses or fraud. The Board has established an ongoing process for identifying, evaluating and managing the significant exposures faced by the Company and this process includes enhancing the system of internal controls as and when there are changes for the business environment or regulatory framework.

KEY INTERNAL CONTROL PROCESSES

Following features of the System of Internal Control put in place by the Board provide reasonable assurance regarding the reliability of financial reporting. They also ensure the adequacy and effectiveness of the system.

- Committees appointed by the Board to assist them in ensuring the effectiveness of Company's daily operations and to ensure that these daily operations are within the corporate objectives, strategies and annual budget ratified by the Board.
- Internal Audit Department which is headed by the Chief Internal
 Auditor carries out periodic audits on an ongoing basis covering
 all operational projects/units to ensure the effectiveness of
 the system of internal control. These audits are carried out in
 accordance with the Annual Audit Plan approved by the Board
 Audit Committee and findings of the same are submitted to the
 Board Audit Committee for their review on a quarterly basis.
 Additionally Special Audits are conducted as and when the need
 arises and findings of the same are submitted to the Board Audit
 Committee for their review.

- The Board Audit Committee reviews internal control issues identified by the Internal Audit Department, regulatory bodies and the Management and evaluates the adequacy and effectiveness of the risk management and internal control systems. They also review the internal audit functions with particular emphasis on the scope of audits and quality of internal audits. The minutes of the Board Audit Committee meetings are tabled at the Board meetings of the Company.
- In accordance with Sri Lanka Accounting Standards comprising SLFRS and LKAS, processes that are required to comply with requirements of recognition, measurement, presentation and disclosures were introduced and implemented. Continuous monitoring is in progress to enhance the system's effectiveness and efficiency.
- The comments made by External Auditors in connection with the internal control system during the financial year 2015/16 were taken into consideration and appropriate steps have been taken to incorporate them where appropriate.

CONFIRMATION STATEMENT

Based on the above processes, the Board of Directors confirms that the financial reporting system of the Company has been designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Financial Statements for external purposes has been done in accordance with the Sri Lanka Accounting Standards (SLFRSs/LKASs), requirements of the Companies Act No. 07 of 2007 and Listing Rules of the Colombo Stock Exchange.

S J S Perera

Chairman

J C Joshua

Managing Director

N D Gunaratne

Chairman Audit Committee 30th June 2017

PREAMBLE BUSINESS MODEL VALUE CREATION STEWARDSHIP FINANCIAL REPORTS ANNEXES



INDEPENDENT AUDITORS' REPORT / 163

KPMG (Chartered Accountants) 32A, Sir Mohamed Macan Markar Mawatha, P. O. Box 186. Colombo 00300, Sri Lanka,

TO THE SHAREHOLDERS OF ACCESS ENGINEERING PLC REPORT ON THE FINANCIAL STATEMENTS

We have audited the accompanying Financial Statements of Access Engineering PLC, ('the Company') and the consolidated Financial Statements of the Company and its subsidiaries ('the Group'), which comprise the Statement of Financial Position as at 31st March 2017 and the Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year then ended and a summary of significant accounting policies and other explanatory information, set out in pages 169 to 242.

BOARD'S RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Board of Directors ('Board') is responsible for the preparation of these Financial Statements that give a true and fair view in accordance with Sri Lanka Accounting Standards and for such internal control as Board determines is necessary to enable the preparation of Financial Statements that are free from material misstatement, whether due to fraud or error.

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on these Financial Statements based on our audit. We conducted our audit in accordance with Sri Lanka Auditing Standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the Financial Statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Financial Statements. The procedures selected depend on the Auditors' judgment, including the assessment of the risks of material misstatement of the Financial Statements, whether due to fraud or error. In making those risk assessments, the Auditor considers internal control relevant to the entity's preparation of the Financial Statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting

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estimates made by Board, 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.

OPINION

In our opinion, the Consolidated Financial Statements give a true and fair view of the financial position of the Company and its subsidiaries dealt with thereby as at 31st March 2017 and of its financial performance and cash flows for the year then ended in accordance with Sri Lanka Accounting Standards.

REPORT ON OTHER LEGAL AND REGULATORY **REQUIREMENTS**

As required by Section 163 (2) of the Companies Act No. 07 of 2007, we state the following:

- (a) The basis of opinion and scope and limitations of the audit are as stated above
- (b) In our opinion:
 - We have obtained all the information and explanations that were required for the audit and, as far as appears from our examination, proper accounting records have been kept by the Company,
 - The Financial Statements of the Company give a true and fair view of its financial position as at 31st March 2017 and of its financial performance and cash flows for the year then ended in accordance with Sri Lanka Accounting Standards,
 - The Financial Statements of the Company and the Group comply with the requirements of Sections 151 and 153 of the Companies Act No. 07 of 2007.

Chartered Accountants

Colombo 30th June 2017

164 / STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

		Gro	oup	Company		
For the Year ended 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Revenue	5	20,448,189,559	17,624,604,760	14,786,897,901	11,604,396,432	
Cost of Sales		(15,716,388,314)	(13,647,549,913)	(11,382,941,278)	(9,041,925,327)	
Gross Profit		4,731,801,245	3,977,054,847	3,403,956,623	2,562,471,105	
Other Income	6	240,180,119	262,058,936	478,018,727	251,714,453	
Administrative Expenses		(1,572,683,446)	(1,294,039,664)	(711,024,006)	(559,330,905)	
Other Expenses		(47,089,878)	(56,710,414)	(39,054,672)	(52,672,798)	
Operating Profit		3,352,208,040	2,888,363,705	3,131,896,672	2,202,181,855	
Net Finance Income/(Cost)	7	(150,147,595)	95,718,108	(129,274,961)	152,403,713	
Share of Profit of Equity-Accounted Investees, Net of Tax	15.2	28,757,868	11,282,378	_	+	
Profit Before Tax	8	3,230,818,313	2,995,364,191	3,002,621,711	2,354,585,568	
Income Tax Expenses	9.1	(484,634,630)	(444,499,958)	(318,279,370)	(267,802,039)	
Profit for the Year		2,746,183,683	2,550,864,233	2,684,342,341	2,086,783,529	
Profit Attributable to:						
Equity Holders of the Parent		2,708,004,209	2,465,295,003	2,684,342,341	2,086,783,529	
Non-Controlling Interest		38,179,474	85,569,230	_	_	
Profit for the Year		2,746,183,683	2,550,864,233	2,684,342,341	2,086,783,529	
Other Comprehensive Income Items that will not be Reclassified to Profit or Loss						
Remeasurement of Defined Benefit Liability	26.1	23,044,468	22,744,245	20,730,348	18,634,323	
Revaluation of Land and Buildings		168,485,373	-	85,925,126	-	
Related Tax	9.1	(18,620,804)	(2,565,288)	(5,577,066)	(2,301,616)	
Other Comprehensive Income for the Year, Net of Tax		172,909,037	20,178,957	101,078,408	16,332,707	
Total Comprehensive Income for the Year, Net of Tax		2,919,092,720	2,571,043,190	2,785,420,749	2,103,116,236	
Total Comprehensive Income attributable to:						
Equity Holders of the Parent		2,877,238,943	2,484,759,741	2,785,420,749	2,103,116,236	
Non-Controlling Interest		41,853,777	86,283,449	-	-	
Total Comprehensive Income for the Year, Net of Tax		2,919,092,720	2,571,043,190	2,785,420,749	2,103,116,236	
Basic Earnings per Share	10	2.71	2.47	2.68	2.09	
Dividend per Share	23.3			1.50	0.75	

The Accounting Policies and Notes form an integral part of these Financial Statements.

Figures in brackets indicate deductions.

STATEMENT OF FINANCIAL POSITION

		Grou	ıp	Company		
As at 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Assets						
Non-Current Assets						
Property, Plant and Equipment	11	5,427,580,928	4,790,904,021	3,530,773,791	3,078,333,356	
Investment Properties	12.1	3,288,619,125	3,328,874,433	220,000,000	174,392,599	
Investment Properties – Work in Progress	12.4	3,310,763,207	1,191,726,723	-	-	
Intangible Assets and Goodwill	13.1	1,418,339,114	1,354,162,838	62,192,106	72,638,543	
Investments in subsidiaries	14	-	-	9,903,465,207	6,358,474,047	
Equity-Accounted Investees	15.1	1,202,645,902	332,651,570	1,155,465,410	305,465,410	
Other Non-Current Financial Assets	16	1,425,831,563	1,358,785,866	973,295,205	863,166,986	
Total Non-Current Assets		16,073,779,839	12,357,105,451	15,845,191,719	10,852,470,941	
Current Assets						
Inventories	17	5,313,169,051	2,376,138,354	974,649,784	839,846,530	
Trade and Other Receivables	18	8,821,036,174	6,575,954,063	6,776,755,783	4,572,900,445	
Amount Due from Related Parties	28.2	108,624,037	25,929,496	1,367,148,298	468,398,485	
Other Current Financial Assets	19	1,821,906,293	1,671,305,926	1,602,976,153	1,353,134,714	
Short Term Investments	20	36,051,028	40,387,475	36,051,028	40,387,475	
Short Term Deposits	21	2,922,306,646	6,792,241,584	1,042,530,082	6,654,883,540	
Cash and Cash Equivalents	22	949,395,427	503,790,212	780,178,393	476,383,407	
Total Current Assets		19,972,488,656	17,985,747,110	12,580,289,521	14,405,934,596	
Total Assets		36,046,268,495	30,342,852,561	28,425,481,240	25,258,405,537	
Equity and Liabilities						
Issued Capital	23	9,000,000,000	9,000,000,000	9,000,000,000	9,000,000,000	
Revaluation Surplus		249,969,954	100,860,402	183,737,473	100,860,402	
Retained Earnings		9,589,746,941	8,361,639,086	8,037,739,070	6,835,195,392	
Equity Attributable to Equity Holders of the Parent		18,839,716,895	17,462,499,488	17,221,476,543	15,936,055,794	
Non-Controlling Interest		2,711,502,144	532,191,820	-	-	
Total Equity		21,551,219,039	17,994,691,308	17,221,476,543	15,936,055,794	
Non-Current Liabilities						
Deferred Grant	24	6,142,874	6,362,000	-	_	
Loans and Borrowings	25	5,206,144,240	5,193,271,021	5,188,152,872	5,189,556,989	
Employee Benefits	26	183,276,363	168,729,706	124,693,344	119,523,080	
Deferred Tax Liability	9.4	284,042,411	234,905,814	255,513,714	204,527,660	
Total Non-Current Liabilities		5,679,605,888	5,603,268,541	5,568,359,930	5,513,607,729	
Current Liabilities						
Bank Overdrafts	22	278,198,636	412,594,547	-	-	
Trade and Other Payables	27	7,852,034,784	5,367,753,212	5,547,064,752	3,610,047,268	
Amount Due to Related Parties	28.3	67,307,412	42,349,657	70,580,173	30,659,604	
Loans and Borrowings	25	531,090,420	652,491,078	-	-	
Current Tax Liability	9.3	59,996,915	248,999,284	11,502,620	164,499,820	
Unclaimed Dividend		26,815,401	20,704,934	6,497,222	3,535,322	
Total Current Liabilities		8,815,443,568	6,744,892,712	5,635,644,767	3,808,742,014	
Total Liabilities		14,495,049,456	12,348,161,253	11,204,004,697	9,322,349,743	
Total Equity and Liabilities		36,046,268,495	30,342,852,561	28,425,481,240	25,258,405,537	
Net Asset per Share		18.84	17.46	17.22	15.94	

The Accounting Policies and Notes form an integral part of these Financial Statements.

The Financial Statements have been prepared in compliance with the requirements of the Companies Act No. 07 of 2007.



N Iddagoda

Deputy General Manager – Finance

The Board of Directors is responsible for the preparation and presentation of these Financial Statements. Approved and signed for and on behalf of the Board of Directors of Access Engineering PLC.



Managing Director 30th June 2017 Colombo



166 / STATEMENT OF CHANGES IN EQUITY

		Attributable to Equity	Holders of the Parent			
Group	Stated Capital	Revaluation Surplus Rs.	Retained Earnings Rs.	Total Rs.	Non-Controlling Interests Rs.	Total Equity Rs.
Balance at 1st April 2015 after SGT	9,000,000,000	100,860,402	6,626,879,345	15,727,739,747	412,538,073	16,140,277,820
Profit for the Year	-	_	2,465,295,003	2,465,295,003	85,569,230	2,550,864,233
Other Comprehensive Income, Net of Tax	_	_	19,464,738	19,464,738	714,219	20,178,957
Total Comprehensive Income for the Year	_	-	2,484,759,741	2,484,759,741	86,283,449	2,571,043,190
Dividends Paid	-	-	(750,000,000)	(750,000,000)	_	(750,000,000)
Dividend Paid to Non-Controlling Interest	-	-	_	_	(16,629,704)	(16,629,704)
Acquisition of Subsidiary with NCI – Horizon Knowledge City Limited	-	-	_	-	50,000,002	50,000,002
Balance at 31st March 2016	9,000,000,000	100,860,402	8,361,639,086	17,462,499,488	532,191,820	17,994,691,308
Profit for the Year	_	_	2,708,004,209	2,708,004,209	38,179,474	2,746,183,683
Other Comprehensive Income, Net of Tax	-	149,109,552	20,125,181	169,234,734	3,674,303	172,909,037
Total Comprehensive Income for the Year	-	149,109,552	2,728,129,390	2,877,238,943	41,853,777	2,919,092,720
Dividends Paid	-	_	(1,500,000,000)	(1,500,000,000)	_	(1,500,000,000)
Dividend paid to Non-Controlling Interest	-	-	_	_	(30,696,310)	(30,696,310)
Acquisition of NCI – Horizon Knowledge City Limited	_	_	(21,535)	(21,535)	(49,968,465)	(49,990,000)
Acquisition of Subsidiary with NCI – Harbour Village (Private) Limited	-	_	_	_	2,118,151,290	2,118,151,290
Non-Controlling interest of SMLF right issue	-	_	_	_	99,970,032	99,970,032
Balance at 31st March 2017	9,000,000,000	249,969,954	9,589,746,941	18,839,716,895	2,711,502,144	21,551,219,039

Company	Stated Capital Rs.	Revaluation Surplus Rs.	Retained Earnings Rs.	Total Rs.
Balance at 1st April 2015 after SGT	9,000,000,000	100,860,402	5,482,079,156	14,582,939,558
Profit for the Year	_		2,086,783,529	2,086,783,529
Other Comprehensive Income, Net of Tax	_	-	16,332,707	16,332,707
Total Comprehensive Income for the Year	_	_	2,103,116,236	2,103,116,236
Dividends Paid	_	-	(750,000,000)	(750,000,000)
Balance at 31st March 2016	9,000,000,000	100,860,402	6,835,195,392	15,936,055,794
Profit for the Year	_	_	2,684,342,341	2,684,342,341
Other Comprehensive Income, Net of Tax	-	82,877,071	18,201,337	101,078,408
Total Comprehensive Income for the Year	-	82,877,071	2,702,543,678	2,785,420,749
Dividends Paid	_	_	(1,500,000,000)	(1,500,000,000)
Balance at 31st March 2017	9,000,000,000	183,737,473	8,037,739,070	17,221,476,543

The Accounting Policies and Notes form an integral part of these Financial Statements. Figures in brackets indicate deductions.

STATEMENT OF CASH FLOWS / 167

		Grou	ıb	Company		
For the Year ended 31st March		2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Cash Flows from Operating Activities						
Profit Before Tax		3,230,818,313	2,995,364,191	3,002,621,711	2,354,585,568	
Adjustments to Reconcile Profit Before Tax to Net Cash Flows Generated from Operations:						
Depreciation and Impairment of Property, Plant and Equipment	11.1	890,453,638	819,324,606	743,977,147	721,196,543	
Amortization and Impairment of Intangible Assets	13.1	28,909,314	28,569,748	10,446,437	10,449,310	
Provision for Employee Benefits	26.1	48,594,971	47,553,165	32,948,662	33,337,497	
Provision for/Write-off of Bad and Doubtful Debts/Inventories	8	47,388,202	24,537,179	39,010,106	14,770,329	
Gain on fair value changes of Investment property	12.1	-	(21,168,487)	(45,607,401)	_	
Loss on Fair Value Changes of Short Term Investments and Unit Trust	6	4,336,447	9,944,344	4,336,447	9,944,344	
Profit from Disposal of Property, Plant and Equipment	6	(74,646,021)	(34,548,179)	(15,373,993)	(29,919,741)	
Gain on Disposal of Investments	6	(81,511,884)	(14,677,702)	(83,852,043)	(14,677,702)	
Amortization of Deferred Revenue	24	(219,126)	(219,652)	-	-	
Share of Profit of Equity-Accounted Investees, Net of Tax	15.2	(28,757,868)	(11,282,378)	_	_	
Dividend Income	6	(3,478,792)	(8,032,719)	(322,404,091)	(94,139,164)	
Net Finance Cost/(Income)	7	150,147,595	(95,718,108)	129,274,961	(152,403,713)	
		4,212,034,789	3,739,646,008	3,495,377,943	2,853,143,271	
Working Capital Adjustments:						
(Increase)/Decrease Inventories		(886,006,081)	(195,809,057)	(134,803,254)	88,948,945	
Increase Trade and Other Receivables		(2,371,365,880)	(99,134,201)	(2,311,847,629)	(70,643,802)	
Increase Other Current Financial Assets		(150,600,367)	(395,901,039)	(249,841,439)	(311,525,187)	
(Increase)/Decrease Amounts Due from Related Parties		(61,694,541)	120,128,783	(898,749,813)	86,250,300	
Increase Trade and Other Payables		2,508,170,563	943,650,983	1,939,979,380	745,026,136	
Increase/(Decrease) Amounts Due to Related Parties		24,957,756	(5,564,555)	39,920,569	18,933,093	
Cash Generated from Operating Activities		3,275,496,239	4,107,016,922	1,880,035,757	3,410,132,756	
Interest Paid		(664,894,098)	(96,537,327)	(513,984,163)	(19,853)	
Income Tax Paid	9.3	(604,557,722)	(272,920,901)	(396,629,508)	(105,921,571)	
Super Gain Tax Paid		_	(554,228,650)	_	(438,391,385)	
Gratuity Paid	26	(11,003,846)	(15,343,388)	(7,048,050)	(7,690,271)	
Net Cash flows from Operating Activities		1,995,040,573	3,167,986,656	962,374,036	2,858,109,676	

168 / STATEMENT OF CASH FLOWS

		Gro	oup	Company		
For the Year ended 31st March		2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Cash Flows from/(used in) Investing Activities						
Purchase of Property, Plant and Equipment	11	(1,332,439,504)	(1,430,730,557)	(1,120,230,400)	(613,131,458)	
Purchase of Intangible Assets	13.1	(2,690,875)	(90,387,201)	-	_	
Purchase of Other Non-current Financial Assets		(100,000,000)	(1,274,672,363)	(100,000,000)	(863,166,986)	
Purchase of Investment Properties	12.1	(5,104,692)	(295,269,746)	-	_	
Purchase of Investment Properties – Work in Progress	12.4	(1,752,062,320)	(719,557,404)	-	_	
Proceeds from Sale of Property, Plant and Equipment		93,828,063	92,227,353	25,111,940	85,093,437	
Acquisition of Subsidiary, Net of Cash Acquired	31.2	(417,332,158)	_	(2,295,001,160)	_	
Investment in Subsidiary		-	_	(1,200,000,000)	(1,165,000,000)	
Investment in Joint Venture		(850,000,000)	(250,000,000)	(850,000,000)	(250,000,000)	
Proceeds from Sales of Investments		39,964,050	28,145,203	_	28,145,203	
Net Proceed from Sale of Unit Trust		184,828,075	-	184,828,075	-	
(Investments in)/Withdrawal from Short Term Deposit		3,768,958,907	(5,744,204,006)	5,511,377,428	(5,806,961,594)	
Dividend Income	6	3,478,792	8,032,719	322,404,091	94,139,164	
Interest Income		542,489,574	375,252,363	412,920,976	341,980,555	
Net Cash Flows from/(used in) Investing Activities		(173,917,912)	(9,301,163,639)	891,410,950	(8,148,901,679)	
Cash Flows from/(used in) Financing Activities						
Dividends Paid to Equity Holders of the Parent		(1,500,000,000)	(750,000,000)	(1,500,000,000)	(750,000,000)	
Proceeds from Issue of Debentures	25.1	-	4,825,670,000	-	5,000,000,000	
Dividend Paid to Non-Controlling Interest		(30,696,310)	(16,629,704)	-	-	
Acquisition of Non-Controlling Interest		(49,990,000)	-	(49,990,000)	-	
Proceeds from Issue of Shares to Non-Controlling Interest		99,970,032	50,000,002	_	-	
Proceeds from Borrowings	25.2	2,326,925,774	2,297,706,327	-	-	
Repayment of Borrowings	25.2	(2,429,965,873)	(1,815,840,233)	-	-	
Payment of Finance Lease Liabilities	25.3	(5,200,982)	(8,694,302)	-	_	
Net Cash Flows from/(used in) Financing Activities		(1,588,957,359)	4,582,212,090	(1,549,990,000)	4,250,000,000	
Net Increase/(Decrease) in Cash and Cash Equivalents		580,001,126	(1,550,964,893)	303,794,986	(1,040,792,003)	
Cash and Cash Equivalent at 1st April		91,195,665	1,642,160,558	476,383,407	1,517,175,410	
Cash and Cash Equivalent at 31st March	22	671,196,791	91,195,665	780,178,393	476,383,407	

Cash and cash equivalent includes bank overdrafts that are repayable on demand and form an integral part of the Group's cash management.

The Accounting Policies and Notes form an integral part of these Financial Statements.

Figures in brackets indicate deductions.

NOTES TO THE FINANCIAL STATEMENTS / 169

1. CORPORATE INFORMATION

1.1 REPORTING ENTITY

Access Engineering PLC ('Company') is a Company domiciled and operating in Sri Lanka and listed on the Colombo Stock Exchange. The Company's registered office and the principal place of business are located at 'Access Towers', No. 278, Union Place, Colombo 02.

1.2 CONSOLIDATED FINANCIAL STATEMENTS

The Consolidated Financial Statements of Access Engineering PLC as at and for the year ended 31st March 2017, comprise the Company and its subsidiaries (together referred to as the 'Group').

The Financial Statements of all companies in the Group have a common financial year which ends on 31st March. Access Engineering PLC does not have any identifiable parent of its own. The Company is the Ultimate Parent of the Group.

1.3 PRINCIPAL ACTIVITIES AND NATURE OF OPERATIONS

Access Engineering PLC (AEL) is primarily involved in the business of construction activities and supply of construction-related services and materials.

Information about Subsidiaries

The consolidated Financial Statements of the Group include:

Associate

The Group has a 30% interest in ZPMC Lanka Company (Private) Limited. (2015/16 - 30%).

Joint Venture

The Group has a 50% interest in Horizon Holdings (Private) Limited. (2015/16 – 50%)

The Group has a 50% interest in Blue Star Realties (Private) Limited. (It has been invested by AEL on 30th May 2016).

All the companies are incorporated in Sri Lanka.

There were no significant changes in the nature of the principal business activities of the Company or its subsidiaries during the financial year under review. The business activities of the Company and its subsidiaries are described in the Group Directory on page 3.

Name	Principal Activities	Percentage of Effective Equity Interest		
		2017	2016	
Access Realties (Private) Limited	Commercial property development for Lease and Rental	100	100	
Access Realties 2 (Private) Limited	Commercial property development for Lease and Rental	100	100	
ARL Elevate (Private) Limited	Provision of conference, restaurant and support facilities for Access Towers	100	-	
Sathosa Motors PLC	Authorized distributor for ISUZU in Sri Lanka	84.42	84.4	
SML Frontier Automotive (Private) Limited	Authorized distributor for Jaguar and Land Rover in Sri Lanka	42.21	42.21	
Access Projects (Private) Limited	Construction and supply of construction-related services and materials	80	80	
Horizon Holdings Ventures (Private) Limited	Property development	100	100	
Horizon Knowledge City Limited	Property development	99.99	92	
Harbour Village (Private) Limited	Residential and commercial property development	51	-	

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2. BASIS OF PREPARATION

2.1 STATEMENT OF COMPLIANCE

The Financial Statements of the Company and those consolidated comprise the Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows together with the Accounting Policies and Notes (the Financial Statements) have been prepared in accordance with Sri Lanka Accounting Standards (SLFRSs/LKASs) laid down by The Institute of Chartered Accountants of Sri Lanka (CA Sri Lanka) and with the requirement of the Companies Act No. 07 of 2007.

2.2 RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Board of Directors is responsible for the preparation and presentation of the Financial Statements of the Company and its subsidiaries as per provisions of the Companies Act No. 07 of 2007 and the Sri Lanka Accounting Standards (SLFRSs/LKASs).

The Board of Directors acknowledges this responsibility as set out in the Statement of "Directors' Responsibility for Financial Statements" (Refer page 161), 'Annual Report of the Board of Directors' (Refer page 152) and in the statement appearing with the Statement of Financial Position (Refer page 165) of this Annual Report.

2.3 COMPONENTS OF FINANCIAL STATEMENTS

Financial Statements include the following components:

- The Statement of Profit or Loss and Other Comprehensive Income: Providing information on the financial performance of the Group and the Company for the year. (Refer page 164)
- The Statement of Financial Position: providing information on the financial position of the Group and the Company as at the year-end. (Refer page 165)
- The Statement of Changes in Equity: Providing information on the movements of stated capital and reserves of the Group and the Company during the year under review. (Refer page 166)
- The Statement of Cash Flows: Providing information on the generating of cash and cash equivalents and utilization of the same. (Refer page 167 to 168)
- Notes to the Financial Statements: Comprising accounting policies and other explanatory notes. (Refer pages 169 to 242)

The Financial Statements for the year ended 31st March 2017, were authorized for issue by the Board of Directors on 30th June 2017.

2.4 BASIS OF MEASUREMENT

These Financial Statements have been prepared on the historical cost basis except for the following material items in the Statement of Financial Position:

- Financial assets and financial liabilities that have been measured at fair value – LKAS 39 (Refer Note 33).
- Employee benefit liability recognized based on actuarial valuation LKAS 19 (Refer Note 26).
- Land and buildings stated at revalued amounts LKAS 16 (Refer Note 11).
- Investment property measured at fair value LKAS 40 (Refer Note 12).

2.5 FUNCTIONAL AND PRESENTATION CURRENCY

Items included in the Financial Statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates. The Consolidated Financial Statements are presented in Sri Lankan Rupees (Rs.), which is the Group's functional currency.

2.6 SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Group's Consolidated Financial Statements requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

In the process of applying the Group's accounting policies, management has made various judgments. Those which management has assessed to have the most significant effect on the amounts recognized in the Consolidated Financial Statements have been discussed in the individual Notes of the related financial statement line items.

The key assumptions concerning the future and other key sources of estimation uncertainty at the Reporting Date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are also described in the individual Notes of the related Financial Statement line items below. The Group based its assumptions and estimates on parameters available when the Consolidated Financial Statements were prepared. Existing circumstances and

NOTES TO THE FINANCIAL STATEMENTS / 171

assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Management considered the following items, where significant judgments, estimates and assumptions have been used in preparing these Financial Statements:

Going Concern

The management has made an assessment of its ability to continue as a going concern and is satisfied that it has the resources to continue in business for the foreseeable future. Furthermore, management is not aware of any material uncertainties related to the event of conditions that may cast significant doubt upon the Group's/Company's ability to continue as a going concern. Therefore, the Financial Statements continue to be prepared on a going concern basis.

Information about judgments, assumptions and estimation uncertainties that have an effect on the amount recognized and significant risk of resulting in a material adjustment to the consolidated Financial Statements is included in the following Notes:

- Revaluation of Property Plant and Equipment (Note 11)
- Fair value of the investment property (Note 12)
- Impairment of non-financial assets: key assumption underlying recoverable amount (Note 13)
- Measurement of defined benefit obligation: key actuarial assumptions (Note 26)
- Fair value measurement of financial instruments (Note 33)
- Impairment of financial assets: key assumption underlying recoverable amount (Note 34)
- Income Tax (current tax and deferred tax) (Note 9)
- Recognition and measurement of provisions and contingencies: key assumption about the likelihood and magnitude of an outflow of resources (Note 29)
- Acquisition of subsidiary: fair value of the assets acquired and liabilities assumed (Note 31)

2.7 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Summary of significant accounting policies have been disclosed along with the relevant individual notes in the subsequent pages.

Those accounting policies presented with each note, have been applied consistently by the Group.

Following accounting policies which have been applied consistently by the Group, are considered to be significant but are not covered in any other sections.

PREAMBLE BUSINESS MODEL VALUE CREATION STEWARDSHIP FINANCIAL REPORTS ANNEXES

2.7.1. Basis of Consolidation

The Consolidated Financial Statements comprise the Financial Statements of the Group and its subsidiaries as at 31st March 2017 in terms of the Sri Lanka Accounting Standards SLFRS 10 – 'Consolidated Financial Statements'. Control is achieved when the Group is exposed or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if, the Group has:

- Power over the investee. (i.e., existing rights that give it the current ability to direct the relevant activities of the investee).
- Exposure or rights, to variable returns from its involvement with the investee.
- The ability to use its power over the investee to affect its returns.

Generally, there is a presumption that a majority of voting rights results in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement(s) with the other vote holders of the investee.
- Rights arising from other contractual arrangements.
- The Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a Subsidiary begins when the Group obtains control over the Subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a Subsidiary acquired or disposed of during the year are included in the Consolidated Financial Statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Profit or loss and each component of Other Comprehensive Income are attributed to the equity holders of the Parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the Financial Statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity,

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income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation. A change in the ownership interest of a Subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), Liabilities, non-controlling interest and other components of equity, while any resultant gain or loss is recognized in profit or loss. Any investment retained is recognized at fair value.

2.7.2 Current Versus Non-current Classification

The Group presents assets and liabilities in the Statement of Financial Position based on current/non-current classification. An asset is current when it is:

- Expected to be realized or intended to sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve months after the Reporting Period;

Or

 Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the Reporting Period.

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in the normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within twelve months after the Reporting Period;

Or

• There is no unconditional right to defer the settlement of the liability for at least twelve months after the Reporting Period.

The Group classifies all other liabilities as non-current. Deferred tax liabilities are classified as non-current liabilities.

2.7.3 Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur using the EIR method.

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

2.7.4 Foreign Currency Transactions

Transactions and Balances

All foreign exchange transactions are converted to functional currency. For each entity, the Group determines the functional currency and items included in the Financial Statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded by the Group's entities at their respective functional currency spot rates at the date the transaction first qualifies for recognition.

Monetary assets and liabilities denominated in foreign currency are retranslated to functional currencies equivalents at the spot rate of exchange at the Reporting Date.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary assets and liabilities are translated using exchange rates that existed when the values were determined.

Foreign currency differences are generally recognized in Statement of Profit or Loss

2.7.5 Impairment of Non-Financial Assets

The Group assesses at each Reporting Date whether there is an indication that an asset may be impaired. If any indication exists, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs to sell, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated

NOTES TO THE FINANCIAL STATEMENTS / 173

by valuation multiples, quoted share prices for publicly traded subsidiaries or other available fair value indicators.

Impairment losses are recognized in the Statement of Profit or Loss in those expense categories consistent with the function of the impaired asset, except for a property previously revalued where the revaluation was taken to other comprehensive income. In this case, the impairment is also recognized in other comprehensive income up to the amount of any previous revaluation.

For assets excluding goodwill, an assessment is made at each Reporting Date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the Company estimates the asset's or cash-generating unit's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the Statement of Profit or Loss unless the asset is carried at a revalued amount, in which case the reversal is treated as a revaluation increase.

2.7.6 Statement of Cash Flows

The Statement Cash Flow has been prepared using the 'indirect method' in accordance with Sri Lanka Accounting Standard – LKAS 7 on 'Statement of Cash Flows'. Cash and cash equivalent comprise cash in hand, cash at bank and Short Term investments that are readily convertible to known amount of cash and subject to an insignificant risk of change in value.

Interest received and dividends received are classified as investing cash flows, while dividend paid is classified as financing cash flow and interest paid is classified under the operating cash flows for the purpose of presentation of Statement of Cash Flows.

Bank overdrafts and Short Term borrowings that are re-payable on demand and form an integral part of the Group's cash management are included as a component of cash and cash equivalent for the purpose of the Statement of Cash Flow.

3. SRI LANKA ACCOUNTING STANDARDS (SLFRSs/LKASs) ISSUED BUT NOT YET EFFECTIVE

The standards and interpretations that are issued but not yet effective up to the date of issuance of the Company Financial Statements are disclosed below. The Group intends to adopt these standards, if applicable, when they become effective.

(a) SLFRS 9 – Financial Instruments

CA Sri Lanka issued the final version of SLFRS 9 Financial Instruments that replaces LKAS 39 Financial Instruments: Recognition and Measurement. SLFRS 9 brings together all three aspects of the accounting for the financial instruments project: classification and measurement; impairment; and hedge accounting. This standard becomes effective for annual periods beginning on or after 1st January 2018, with early application permitted.

(b) SLFRS 15 - Revenue from Contracts with Customers

SLFRS 15 establishes a five-step model to account for revenue arising from contracts with customers. Under SLFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The new revenue standard will supersede all current revenue recognition requirements under SLFRS (LKAS 18 – 'Revenue' and LKAS 11 – 'Construction Contracts'). Either a full retrospective application or a modified retrospective application is required for annual periods beginning on or after 1st January 2018. Early adoption is permitted. The Company is currently in the process of evaluating the potential impact of these standards.

(d) SLFRS 16 – Leases

SLFRS 16 replaces LKAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a lease, SIC-15 Operating Leases-Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. SLFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model similar to the accounting for finance leases under LKAS 17. This standard is effective for annual periods beginning on or after 1st January 2019. Early application is permitted, but not before an entity applies SLFRS 15. A lessee can choose to apply the standard using either a full retrospective or a modified retrospective approach.

The Group has not reasonably estimated the financial impact as at the date of publication of these Financial Statements.

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4. SEGMENT INFORMATION

ACCOUNTING POLICY

Segment is a distinguishable component of the Group that is engaged either in providing related products or services (business segment) or in providing Products or Services within a particular Economic Environment (Geographical Segment), which is subject to risks and returns that are different from those of the Segments. The Group's Primary Format for segmental reporting is based on Business Segments. The Business Segments are determined based on the Group's management and internal reporting structure.

The activities of the Group are located mainly in Sri Lanka. Consequently, the economic environment in which the Group operated is not subject to risks and rewards that are significantly different on a geographical basis. Hence disclosure by geographical region is not provided.

Transfer prices between operating segments are on an arm's length basis in a manner similar to transactions with third parties.

The Board of Directors monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit or loss and is measured consistently with profit or loss in the Consolidated Financial Statements.

As such for management purposes, the Group is organized into business units based on their products and services and has four operating business segments as follows:

Business Segment	Operations
Construction	Process of constructing buildings and other infrastructures
Construction Related Materials	Production and supply of construction related material such as asphalt product, quarry products, crusher products, ready mix concrete and other construction material
Property	Development of high rise buildings and manage the same or otherwise leasing, renting out or sale in whole or in part
Automobile	Importing and distribution or sale of three branded motor vehicles, spare parts and operates of workshop

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4.1 BUSINESS SEGMENT

For the Year/Period ended 31st March 2017	Note	Construction	Construction Related Material	Property	Automobile	Adjustments	Group Total
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Segment Revenue		14,664,792,390	3,227,923,446	234,752,729	5,230,376,608	-	23,357,845,172
Inter Segment Revenue		(1,799,183,398)	(1,058,027,480)	(52,027,035)	(417,701)	-	(2,909,655,615)
Revenue		12,865,608,992	2,169,895,966	182,725,694	5,229,958,907	-	20,448,189,559
Segment Results		3,003,663,816	340,865,467	149,256,009	309,097,890	(450,675,141)	3,352,208,040
Net Finance Income/(Cost)		(194,884,604)	-	43,722,606	1,014,403	-	(150,147,595)
Share of Profit of Equity Accounted Investees, Net of Tax	15.2	_	-	_	_	28,757,868	28,757,868
Income Tax Expense		(362,740,849)	-	(22,721,384)	(63,736,253)	(35,436,145)	(484,634,630)
Profit for the Period		2,446,038,363	340,865,467	170,257,232	246,376,040	(457,353,418)	2,746,183,683
Capital Expenditure		1,050,114,960	182,468,590	1,778,451,482	81,262,358	-	3,092,297,390
Depreciation and Amortization		679,640,052	114,512,244	1,263,575	106,879,544	17,067,537	919,362,953
As at 31st March 2017							
Segment Assets		29,190,633,249	1,479,842,978	11,795,048,040	3,900,105,679	(10,319,361,451)	36,046,268,495
Segment Liabilities	·····	12,163,625,406	461,593,751	1,164,094,257	2,240,881,392	(1,535,145,350)	14,495,049,456
For the Year/Period ended 31st March 2016	Note	Construction Rs.	Construction Related Material Rs.	Property Rs.	Automobile Rs.	Adjustments Rs.	Group Total Rs.
Segment Revenue		12,601,541,653	2,837,848,716	211,406,193	4,048,462,954	_	19,699,259,515
Inter Segment Revenue	·····•	(770,888,741)	(1,255,243,618)	(48,354,294)	(168,102)		(2,074,654,755)
Revenue		11,830,652,912	1,582,605,098	163,051,899	4,048,294,852	_	17,624,604,760
Segment Results		2,058,572,582	384,533,318	151,508,489	460,529,000	(166,779,684)	2,888,363,705
Net Finance Income	·····	85,373,767	-	8,508,349	1,835,992	-	95,718,108
Share of Profit of Equity Accounted Investees, Net of Tax	15.2	-	-	-	-	11,282,378	11,282,378
Income Tax Expense		(292,863,022)	_	(7,605,638)	(134,463,913)	(9,567,385)	(444,499,958)
Profit for the Period		1,851,083,326	384,533,318	152,411,201	327,901,079	(165,064,691)	2,550,864,233
Capital Expenditure		428,562,045	199,641,968	1,587,457,454	320,283,441	-	2,535,944,908
Depreciation, Amortization and Impairment		667,432,726	96,484,434	1,146,390	65,763,266	17,067,538	847,894,354
As at 31st March 2016							
Segment Assets		26,340,461,210	1,135,369,051	5,619,224,725	3,196,855,924	(5,949,058,349)	30,342,852,561
Segment Liabilities		10,532,580,002	303,796,314	499,623,787	1,691,189,142	(679,027,992)	12,348,161,253

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DETAILED INFORMATION ON STATEMENT OF PROFIT OR LOSS AND OCI ITEMS

5. REVENUE

ACCOUNTING POLICY

Revenue represents the amounts derived from the provision of services, which fall within the Group's ordinary activities net of trade discounts and turnover related taxes.

Revenue Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue and the associated costs incurred or to be incurred can be reliably measured, regardless of when the payment is received. Revenue is measured at the fair value of the consideration received or receivable, net of trade discounts and sales taxes and after eliminating sales within the Group.

The following specific criteria are used for the purpose of recognition of revenue:

Construction Contracts

Contract revenue includes the initial amount agreed in the contract plus any variations in contract work, claims and incentive payments, to the extent that it is probable that they will result in revenue and can be measured reliably.

If the outcome of a construction contract can be estimated reliably, then contract revenue is recognized in profit or loss in proportion to the stage of completion of the contract. The stage of completion is assessed with reference to surveys of work performed. Otherwise, contract revenue is recognized only to the extent of contract costs incurred that are likely to be recoverable.

Contract expenses are recognized as incurred unless they create an asset related to future contract activity. An expected loss on a contract is recognized immediately in profit or loss.

Sale of Goods

Revenue from the sale of goods in the course of ordinary activities is measured at the fair value of the consideration received or receivable, net of returns, trade discounts and volume rebates. Revenue is recognized when persuasive evidence exists, usually in the form of an executed sales agreement, that the significant risks and rewards of ownership have been transferred to the buyer, recovery of the consideration is probable, the associated costs and possible return of goods can be estimated reliably, there is no continuing management involvement with the goods and the amount of revenue can be measured reliably.

Rental Income

Rental income arising from operating leases on investment properties is recognized in Statement of Profit or Loss on a straight-line basis over the term of the lease.

Rendering of Services

Revenue for services rendered is recognized in the Statement of Profit or Loss once all significant performance obligations have been completed.

Agency Commissions and Hire Income

Agency Commissions are recognized in Statement of Profit or Loss on an accrual basis.

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Turnover-Based Tax

Companies in the Group pay turnover based taxes including value added tax in accordance with the respective statues.

	Gro	oup	Company		
For the Year Ended 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Roads and Highways Construction	1,207,164,786	1,963,490,947	1,207,164,786	1,963,490,947	
Water and Drainage Construction	3,144,237,554	2,672,353,036	3,144,237,554	2,672,353,036	
Bridge Construction	1,414,098,207	15,965,649	1,414,098,207	15,965,649	
Building and Other Construction	7,025,926,441	7,140,296,654	6,703,379,660	5,308,289,381	
Sale of Construction-Related Material	2,120,910,107	1,566,381,307	2,188,594,066	1,588,462,802	
Hiring Income	95,451,091	47,310,383	101,706,856	48,374,583	
Fabrication Income	27,716,772	7,460,034	27,716,772	7,460,034	
Rental Income	172,116,236	143,507,832	-	_	
Service Charges	10,609,457	19,544,067	-	_	
Vehicle Sales and After Sales Services	5,229,958,908	4,048,294,851	-	_	
	20,448,189,559	17,624,604,760	14,786,897,901	11,604,396,432	

6. OTHER INCOME

ACCOUNTING POLICY

Income earned in other sources, which are not directly related to the ordinary course of business are recognized as other operating income.

The following specific criteria are used for the purpose of recognizing income:

6.1 DIVIDEND INCOME

Dividend income is accounted when the shareholders' right to receive payment is established.

6.2 OTHER INCOME

Other income is recognized on an accrual basis.

		Group		Company		
For the Year Ended 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Dividend Income		3,478,792	8,032,719	322,404,091	94,139,164	
Rent Income		1,389,649	3,725,000	13,963,500	9,675,000	
Loss on Fair Value Changes in Short Term Investments and Unit Trust		(4,336,447)	(9,944,344)	(4,336,447)	(9,944,344)	
Gain on fair value changes of Investment Property	12.1	_	21,168,487	45,607,401	_	
Profit on Disposal of Property, Plant and Equipment		74,646,021	34,548,179	15,373,993	29,919,741	
Foreign Exchange Gain/(Loss)	-	(12,622,985)	105,996,686	(12,622,985)	106,046,943	
Sundry Income	-	96,113,205	83,854,507	13,777,131	7,200,247	
Gain on Disposal of Investment		81,511,884	14,677,702	83,852,043	14,677,702	
_		240,180,119	262,058,936	478,018,727	251,714,453	

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7. NET FINANCE INCOME/(COST)

ACCOUNTING POLICY

7.1 FINANCE INCOME

Finance income comprises interest income on fund invested. Interest income is recorded using the Effective Interest Rate (EIR), which is the rate that exactly discounts the estimated future receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset or liability. Interest income is included in net finance income in the Statement of Profit or Loss.

7.2 FINANCE COST

Finance cost comprises interest expenses on borrowings. Interest expense is recorded as it accrues using the Effective Interest Rate (EIR), which is the rate that exactly discounts the estimated future cash payments through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial liability.

Borrowing costs are recognized as an expense in the period in which they are incurred except those that are directly attributable to the construction or development of Property, Plant and Equipment which are capitalized as part of the cost of those assets during the period of construction or development.

	Gro	up	Company		
For the Year Ended 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Finance Income					
Interest Income on Fixed Deposits	308,173,288	274,010,994	265,091,379	273,271,267	
Interest Income on Repurchase Agreements	12,670,550	25,489,782	10,888,362	22,716,376	
Interest Income on Debenture	143,683,097	63,425,557	95,578,219	40,220,959	
Other Interest Income	11,979,938	12,326,030	11,747,125	5,771,953	
Interest Income on Retention Receivable	98,363,169	86,896,284	61,478,701	69,648,671	
Interest Income on Staff Loan	4,114,566	2,184,230	4,114,566	2,184,230	
Total Finance Income	578,984,608	464,332,877	448,898,352	413,813,456	
Finance Cost					
Interest on Finance Leases	(3,760,542)	(1,012,906)	-	_	
Interest on Bank Overdraft	(61,011,249)	(17,541,587)	(74,113)	(19,853)	
Interest on Debenture	(494,588,153)	(182,996,927)	(512,505,933)	(189,556,989)	
Interest on Bank Loan	(67,294,524)	(77,982,835)	_	_	
Un-winding of Prepaid Retention Receivable Expenses	(98,363,169)	(86,896,284)	(61,478,701)	(69,648,671)	
Un-winding of Prepaid Staff Loan Expenses	(4,114,566)	(2,184,230)	(4,114,566)	(2,184,230)	
Total Finance Cost	(729,132,203)	(368,614,769)	(578,173,313)	(261,409,743)	
Net Finance Income/(Cost)	(150,147,595)	95,718,108	(129,274,961)	152,403,713	

8. PROFIT BEFORE TAX

ACCOUNTING POLICY

Expenditure Recognition

Expenses are recognized in the income statement on the basis of a direct association between the cost incurred and the earning of specific items of income. All expenditure incurred in the running of the business and in maintaining the Property, Plant and Equipment in a state of efficiency has been charged to the Statement of Profit or Loss.

For the purpose of presentation of Statement of Profit or Loss, the Directors are of the opinion that 'function of expenses' method presents fairly the elements of the enterprise's performance; hence such presentation method is adopted.

		Group		Comp	oany
For the Year Ended 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Profit Before Tax is Stated After Charging all Expenses Including Following:					
Auditors' Remuneration – Statutory Audit and Related Services		6,180,096	5,136,000	2,403,500	2,185,000
Auditors' Remuneration – Non-Audit Services		3,269,177	2,565,350	1,620,329	608,750
Loss on Fair Value Changes in Short Term Investments and Unit Trust	6	4,336,447	9,944,344	4,336,447	9,944,344
Provision for/Write-Off of Bad and Doubtful Debts/Inventories		47,388,202	24,537,179	39,010,106	14,770,329
Donations		5,232,992	4,558,957	2,542,592	3,651,267
CSR Expense		25,430,897	458,412	24,950,424	458,412
Depreciation, Amortisation and Impairment		919,362,953	847,894,354	754,423,585	731,645,853
Personnel Cost Including:					
Defined Benefit Plan Costs – Gratuity	26.1	48,594,971	47,553,165	32,948,662	33,337,497
Defined Contribution Costs – EPF	•••••	120,902,188	98,696,597	78,708,710	60,813,337
Defined Contribution Costs – ETF		30,052,798	24,438,225	19,677,178	15,203,334
Directors' Emoluments and Fees	28.6	74,474,000	51,745,060	34,780,000	25,666,500
Staff Cost		2,040,964,880	1,513,205,145	1,624,307,564	1,179,254,166
Performance Incentives		141,803,208	92,352,582	141,803,208	92,352,582

	Gro	oup	Com	pany
As at 31st March	2017	2016	2017	2016
Number of Employees	3,237	2,625	2,670	2,054

9. INCOME TAX

ACCOUNTING POLICY

Income tax expense comprises current and deferred tax. It is recognized in profit or loss except to the extent that it relates to a business combination or items recognized directly in equity or in Other Comprehensive Income.

Current Tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the Reporting Date. Current tax also includes any tax arising from dividends.

Current tax assets and liabilities are offset only if certain criteria are met.

Current tax relating to items recognized directly in equity is recognized in equity and not in the Statement of Profit or Loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred Taxation

Deferred tax is recognized in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognized for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in Subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- · taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognized for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Future taxable profits are determined based on business plans for individual subsidiaries in the Group and the reversal of temporary differences. Deferred tax assets are reviewed at each Reporting Date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised; such reductions are reversed when the probability of future taxable profits improves.

Unrecognized deferred tax assets are reassessed at each Reporting Date and recognized to the extent that it has become probable that future taxable profits will be available against which they can be used.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantively enacted at the Reporting Date.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the Reporting Date, to recover or settle the carrying amount of its assets and liabilities. For this purpose, the carrying amount of investment property measured at fair value is presumed to be recovered through sale and the Group has not rebutted this presumption.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in Other Comprehensive Income or directly in equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set-off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Significant Judgments Relating to Deferred Taxes

Deferred tax assets are recognized for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and the level of future taxable profits, together with future tax planning strategies.

Sales Tax

Revenues, expenses and assets are recognized net of the amount of sales tax, except, where the sales tax incurred on a purchase of assets or service is not recoverable from the taxation authorities, in which case, the sales tax is recognized as a part of the cost of the asset or part of the expense items, as applicable and receivable and payable that are stated with the amount of sales tax included. The net amount of sales tax recoverable from or payable to the taxation authorities is included as a part of receivables or payables in the Statement of Financial Position.

9.1 THE MAJOR COMPONENTS OF INCOME TAX EXPENSE FOR THE YEARS ENDED 31ST MARCH 2017 AND 2016 ARE:

	Gro	oup	Com	Company		
For the Year Ended 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.		
Consolidated Statement of Profit or Loss						
Current Income Tax:						
Current Income Tax Charge	474,469,782	460,183,602	295,048,543	308,407,587		
Adjustments in Respect of Current Income Tax of Previous Year	(20,350,945)	2,681,614	(22,178,161)	_		
Deferred Tax:						
Relating to Origination and Reversal of Temporary Differences	30,515,793	(18,365,258)	45,408,988	(40,605,548)		
Income Tax Expense Reported in the Statement of Profit or Loss	484,634,630	444,499,958	318,279,370	267,802,039		
Consolidated Statement of Other Comprehensive Income						
Deferred Tax Related to Items Recognized in Other Comprehensive Income During in the Year:						
Net Loss/(Gain) on Actuarial Gains and Losses	2,761,551	2,609,259	2,529,011	2,345,587		
Net Gain on Revaluation of Building	15,859,253	(43,971)	3,048,055	(43,971)		
Deferred Tax Charged to Other Comprehensive Income	18,620,804	2,565,288	5,577,066	2,301,616		

9.2 RECONCILIATION BETWEEN ACCOUNTING PROFIT AND TAXABLE PROFIT

	Gro	oup	Company		
For the Year Ended 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Accounting Profit Before Income Tax Expense	3,230,818,313	2,995,364,191	3,002,621,711	2,354,585,568	
Aggregate Disallowed/Deductible Items	1,415,187,739	1,708,409,867	779,137,392	1,408,908,172	
Aggregate Allowable Items	(933,657,290)	(1,305,319,484)	(885,132,414)	(1,162,305,429)	
Total Statutory Income	3,712,348,762	3,398,454,574	2,896,626,689	2,601,188,311	
Exempted Income	(835,239,010)	(418,655,570)	(796,017,989)	(417,166,263)	
Taxable Income	2,877,109,752	2,979,799,004	2,100,608,700	2,184,022,048	
Taxable Revenue at 2%	231,944,829	209,062,056	-	-	
Taxable Construction Income at 12%	1,945,585,658	2,058,977,293	1,832,011,832	1,894,491,163	
Taxable Other Income at 28%	699,579,265	711,759,655	268,596,868	289,530,885	
	2,877,109,752	2,979,799,004	2,100,608,700	2,184,022,048	
Tax @ 2%	4,638,896	4,181,241	-	_	
Tax @ 12%	233,470,279	247,077,275	219,841,420	227,338,939	
Tax @ 28%	195,882,193	199,292,703	75,207,123	81,068,648	
Dividend Tax	35,436,144	9,632,383	_	_	
Deemed Dividend Tax	5,042,270	_	_	_	
Current Tax Expenses	474,469,782	460,183,602	295,048,543	308,407,587	

9.3 CURRENT TAX LIABILITIES

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Balance at the Beginning of the Year	248,999,284	83,640,939	164,499,820	(14,640,295)
Super Gain Tax Expense (SGT)	-	554,228,650	-	438,391,385
Adjusted Balance at the Beginning of the Year	248,999,284	637,869,589	164,499,820	423,751,090
Acquisition through Business Combination	6,165,439	-	-	-
Provision Made During the Year	474,469,782	460,183,602	295,048,543	308,407,587
Adjustment for the Prior Year	(20,350,945)	2,681,614	(22,178,161)	-
Payments Made During the Year	(604,557,722)	(827,149,551)	(396,629,508)	(544,312,956)
Notional Tax	(15,633,975)	(2,429,457)	(1,088,836)	(2,271,637)
WHT Recoverable	(29,094,948)	(22,156,513)	(28,149,238)	(21,074,264)
Balance at the End of the Year	59,996,915	248,999,284	11,502,620	164,499,820

9.4 DEFERRED TAX LIABILITY

	Gro	pup	Company		
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Balance at the Beginning of the Year	234,905,814	250,705,784	204,527,660	242,831,592	
Provision/(Reversal) During the Year	49,136,597	(15,799,970)	50,986,054	(38,303,932)	
Balance at the End of the Year	284,042,411	234,905,814	255,513,714	204,527,660	

9.5 DEFERRED TAX PROVISION AS AT THE YEAR END IS MADE UP AS FOLLOWS:

As at 31st March	20	17	201	6
	Temporary Difference	Tax Effect on Temporary Difference	Temporary Difference	Tax Effect on Temporary Difference
	Rs.	Rs.	Rs.	Rs.
Group				
Property, Plant and Equipment	2,389,475,199	315,302,039	2,166,649,537	283,171,812
Revaluation of Building to Fair Value	140,070,644	20,233,709	36,106,212	4,374,455
Provision for Doubtful Debtors	(42,296,638)	(5,160,003)	(42,296,638)	(5,124,457)
Provision for Debenture Interest Expense	-	-	(189,556,989)	(22,965,811)
Defined Benefit Obligation	(179,681,645)	(27,631,154)	(164,833,917)	(24,550,185)
Tax Loss Set Off	-	(18,702,180)	-	
	2,307,567,560	284,042,411	1,806,068,205	234,905,814
Company				
Property, Plant and Equipment	2,200,598,213	268,463,243	2,003,416,758	242,724,313
Revaluation of Building to Fair Value	60,842,450	7,422,510	36,106,212	4,374,455
Provision for Doubtful Debtors	(42,296,638)	(5,160,003)	(42,296,638)	(5,124,457)
Provision for Debenture Interest Expense	-	-	(189,556,989)	(22,965,811)
Defined Benefit Obligation	(124,693,345)	(15,212,036)	(119,523,079)	(14,480,840)
	2,094,450,680	255,513,714	1,688,146,264	204,527,660

9.6 APPLICABLE RATES OF INCOME TAX

Company

Under the provisions of the Inland Revenue Act No. 10 of 2006 and amendments thereto, the Company is liable for income tax at the concessionary rate of 12% on construction income and 28% on other income.

Since the Company is liable for income tax at different rates, the deferred tax liability is arrived at applying the income tax rates of 12% and 28% applicable for the construction income and other income respectively. The effective tax rate (weighted average) applicable is 12.19% (2015/16 – 12.12%).

Tax Exemption

As per Section 17A.2a of Inland Revenue (Amendment) Act No. 22 of 2011 and as amended by Act No. 08 of 2012, profits attributable to manufacturing of construction related materials are exempted from income tax, commencing from year of assessment 2011/12 for a period of seven (7) years.

Potential Impact of Income Tax Rate Changes

As per the recent Policy Measures published on 29th April 2016 by the Ministry of Finance (www.treasury.gov.lk), the Company will be liable to pay current income tax at 28% instead of the prevailing concessionary rate of 12% on construction income whilst the tax rate on other sources of income will remain at 28% with effect from the year of assessment starting 01st April 2017.

As per the subsequent notice to the tax payers issued by Department of Inland Revenue on 12th April 2017, existing provisions of the Inland Revenue Act will be continued until issue of further notice. Accordingly, the Company has provided for deferred taxation at the existing income tax rates of 12% and 28% applicable for construction income and other income respectively, for the year ended 31st March 2017.

Subsidiaries

Access Realties (Private) Limited

As per the agreement entered in to with the Board of Investment (BOI) of Sri Lanka, under Section 17 of the Board of Investment Act No. 04 of 1978, the Company is exempted from income tax for the period of seven (07) years from the year of assessment in which the enterprise commences making profit in relation to the transaction in that year or any year of assessment not later than five (05) years reckoned from the date of its operations whichever year is earlier. Accordingly, the seven (07) years income tax exemption period has commenced on 1st April 2003.

In accordance with the agreement entered into with the BOI of Sri Lanka, the Company is liable for Income Tax at 2% on its revenue for next fifteen (15) years immediately following the seven (07) years tax exemption period. On that basis, the revenue arising from the business shall be taxed at 2% during the concessionary period covering 1st April 2010 to 31st March 2025.

However, the Company is liable to pay income tax at 28% on other income.

No provision has been made on deferred taxation, since the Company is liable for income tax at 2% on its revenue for fifteen (15) years commencing from 1st April 2010.

Access Realties 2 (Private) Limited

As per the agreement entered into with the Board of Investment of Sri Lanka under Section 17 (A) of Inland Revenue (Amendment) Act No. 08 of 2012, the Company shall qualify for a tax exemption period of 12 years subject to the condition that over of Rs. 2,500 Mn is made in the project within a period of 3 years from the date of 4th April 2013.

Further insertion of New Section under 48 D of Inland Revenue (Amendment) Act No. 09 to 2015, if the approval of Board of Investment was granted prior to 31st October 2014 and the Company which invested in such undertaking is unable to complete the required investment prior to 01st April 2015 and to commence commercial operations prior to 1st April 2016 due to practical reasons depending on the nature of the business such period shall be extended up to 1st April 2018.

Although, the Company has not commerced commercial operations prior to 4th April 2016 the Company could still claim the tax exemption as it has received an approval from BOI extending the implementation period until 31st July 2017.

The year of assessment shall be reckoned from the year in which the enterprise commences to make profits or any year of assessment not later than 2 years reckoned from the date of commencement of commercial operations whichever year is earlier as determined by Commissioner General of Inland Revenue.

However, the Company is liable to pay income tax at 28% on other income.

No provision has been made on deferred taxation since the Company is exempted from tax for the period of twelve (12) years.

ARL Elevate (Private) Limited

In accordance with the provision in the Inland Revenue Act No. 10 of 2006 and amendments thereto, the Company is liable for income tax at 28%.

The Board of Directors of ARL Elevate (Private) Limited is of the opinion that the deferred tax asset amounting to Rs. 768,169/- would Not be crystallized in the foreseeable future. Therefore, the above mentioned deferred tax has not been recognized in the Financial Statements.

Sathosa Motors PLC and its Subsidiary

In accordance with the provisions of the Inland Revenue Act No. 10 of 2006 and amendments thereto, the Company is liable for income tax at 28% on its taxable profit. Deferred tax rate is 28%.

Access Projects (Private) Limited

In accordance with the provisions in the Inland Revenue Act No. 10 of 2006 and amendments thereto, the Company is liable for income tax at the rate of 12% on construction income and 28% on other income.

Since the Company is liable for Income tax at different rates, the deferred tax liability is arrived at applying the income tax rates of 12% and 28% applicable for the construction income and other income respectively. The effective tax rate (weighted average) applicable is 16.17% (2015/16 – 13.45%).

Horizon Holdings Ventures (Private) Limited

In accordance with the provisions in the Inland Revenue Act No. 10 of 2006 and amendments thereto, the Company is liable for income tax at 28% on its taxable profit.

No provision has been made on deferred tax.

Horizon Knowledge City Limited

Pursuant to the agreement dated 12th February 2016 entered into with the Board of Investment (BOI) under Section 17 of the Board of Investment Law No. 04 of 1978, the profits and income of the enterprise is exempt from income tax for a period of eight (08) years reckoned from the year of assessment as may be determined by the Board ('Tax exemption period').

After the expiration of the aforesaid tax exemption period, referred above, the profit and income of the Company charged at the rate of 15% for a period of two (02) years.

No provision has been made on deferred tax.

Harbour Village (Private) Limited

As per the agreement entered with BOI the Company qualifies for tax exemption period of a ten (10) years commencing from the year of assessment in which the enterprise commences to make a profit or any year of assessment not later than two years reckoned from the date of commencement of commercial operations or production whichever is earlier. The Company is liable to pay income tax at 28% on other income.

No provision has been made on deferred tax.

10. EARNINGS PER SHARE

ACCOUNTING POLICY

Basic earnings per share amounts are calculated by dividing the net profit attributable to equity holders of the Access Engineering PLC by the weighted average number of ordinary shares in issue during the year.

	Gro	oup	Company		
	2017	2016	2017	2016	
Profit Attributable to Ordinary Equity Holders of the Parent (Rs.)	2,708,004,209	2,465,295,003	2,684,342,341	2,086,783,529	
Weighted Average Number of Ordinary Shares	1,000,000,000	1,000,000,000	1,000,000,000	1,000,000,000	
Basic Earnings Per Share (Rs.)	2.71	2.47	2.68	2.09	

During the year Company has not issued ordinary shares and no dilution of earning per share.

There have been no other transactions involving ordinary shares or potential ordinary shares between the Reporting Date and the date of authorization of these Financial Statements.

11. PROPERTY, PLANT AND EQUIPMENT

ACCOUNTING POLICY

Recognition and Measurement

Property, Plant and Equipment are recognized if it is probable that future economic benefits associated with the asset will flow to the Group and the cost of the asset can be reliably measured.

Property, Plant and Equipment are stated at cost/revaluation less accumulated depreciation and accumulated impairment losses.

Owned Assets

The cost of an item of Property, Plant and Equipment comprises its purchase price and any directly attributable costs of bringing the asset to working condition for its intended use. The cost of self-constructed assets includes the cost of materials, direct labor and any other costs directly attributable to bringing the asset to the working condition for its intended use. This also includes the cost of dismantling and removing the items and restoring the site on which they are located and borrowing costs on qualifying assets.

Property, plant and equipment transferred from customers are initially measured at fair value at the date on which control is obtained.

Purchased software that is integrated to the functionality of the related equipment is capitalized as part of equipment.

When parts of an item of Property, Plant and Equipment have different useful lives, they are accounted as separate items (major component) of Property, Plant and Equipment.

Leased Assets

Leases in terms of which the Group assumes substantially, all the risk and rewards of ownership are classified as finance leases. Upon initial recognition, the leased asset is measured and capitalized at an amount equal to the lower of its fair value and the present value of minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

Other leases are operating leases and, except for investment property, the leased assets are not recognized in the Group's Statement of Financial Position.

Subsequent Costs

The cost of replacing part of an item of Property, Plant and Equipment is recognized in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Company and its cost can be measured reliably. The carrying amount of the replaced part is derecognized.

The costs of the day-to-day servicing of Property, Plant and Equipment are recognized in profit or loss as incurred.

Derecognition

An item of Property, Plant and Equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the Statement of Profit or Loss when the asset is derecognized.

Revaluation

A revaluation surplus is recorded in OCI and credited to the asset revaluation surplus in equity. However, to the extent that it reverses a revaluation deficit of the same asset previously recognized in profit or loss, the increase is recognized in profit and loss. A revaluation deficit is recognized in the statement of profit or loss, except to the extent that it offsets an existing surplus on the same asset recognized in the asset revaluation surplus. Upon disposal, any revaluation surplus relating to the particular asset being sold is transferred to retained earnings.

Revaluation is performed on freehold land and building by professionally qualified valuers using the open market value at least once in every three years.

Depreciation

Depreciation is recognized in profit or loss on straight-line basis over the estimated useful lives of each part of item of Property, Plant and Equipment. Leased assets are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term. Depreciation of an asset begins when it is available for use whereas depreciation of an asset ceases at the earlier of the date that the asset is classified as held-for-sale (or included in a disposal group that is classified as held-for-sale) and the date that the asset is derecognized. Depreciation is not charged on Freehold Land and Capital Work in Progress.

The estimated useful lives are as follows:

Asset Category	Useful Life (Years)
Freehold Building	10 - 25
Leasehold Building	50
Improvements to Leasehold Property	8 - 9
Plant and Machinery	3 - 10
Motor Vehicles	4 - 8
Office Equipment	3 - 5
Furniture and Fittings	3 - 5
Tools	3 - 8
Other Construction Equipment	5

The residual value, useful lives and methods of depreciation of Property, Plant and Equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

Capital Work in Progress

Capital expenses incurred during the year which are not completed as at the Reporting Date are shown as capital work in progress, whilst the capital assets which have been completed during the year and available to use have been transferred to Property, Plant and Equipment.

Reclassification to Investment Property

When the use of a property changes from owner occupied to investment property, the property is remeasured to fair value and reclassified accordingly. Any gain arising on this remeasurement is recognized in profit or loss to the extent that it reverses a previous impairment loss on the specific property, with any remaining gain recognized in OCI and presented in the revaluation reserve. Any loss is recognized in profit or loss.

RECONCILIATION OF BEGINNING AND ENDING BALANCES BY CLASSES OF ASSETS

11.1 Group

			Freeh	old		
	Land Rs.	Building Rs.	Plant and Machinery Rs.	Motor Vehicles Rs.	Office Equipment Rs.	
Cost or Valuation						
Balance at 1st April 2015	433,011,111	573,014,617	3,470,739,192	759,421,244	280,385,587	
Addition	562,158,000	8,013,810	381,537,631	32,867,778	30,332,105	
Transfers	_	265,592,000	9,158,915	-	26,058,002	
Disposals/Impairment/Derecognition	_	_	(85,420,121)	(36,779,458)	(2,838,895)	
Balance at 31st March 2016	995,169,111	846,620,427	3,776,015,617	755,509,564	333,936,799	
Addition	14,077,241	68,655,847	779,116,068	66,849,211	58,512,047	
Reclassification from Investment Property	-	45,360,000	-	-	-	
Acquisition Through Business Combination	_	-	-	_	28,500	
Disposals/Derecognition	_	(27,172,090)	(102,392,549)	(28,624,892)	(7,581,403)	
Revaluation Adjustment	123,305,099	45,180,274	-	_	-	
Balance at 31st March 2017	1,132,551,451	978,644,458	4,452,739,136	793,733,883	384,895,943	
Accumulated Depreciation and Impairment Losses						
Balance at 1st April 2015	_	80,160,716	1,147,550,805	339,636,166	189,603,301	
Charge	_	32,253,976	489,668,345	102,055,360	46,739,775	
Impairment Loss	_	_	11,542,238	_	_	
Disposals	_	_	(40,657,212)	(28,043,526)	(2,600,222)	
Balance at 31st March 2016	-	112,414,692	1,608,104,176	413,648,000	233,742,854	
Charge	_	56,983,893	462,565,714	100,729,510	53,202,459	
Acquisition Through Business Combination	_	_	_	_	792	
Disposals	_	(27,172,090)	(90,808,239)	(21,645,019)	(7,499,235)	
Balance at 31st March 2017	_	142,226,495	1,979,861,651	492,732,492	279,446,870	
Carrying value						
At 31st March 2017	1,132,551,451	836,417,963	2,472,877,485	301,001,391	105,449,073	
At 31st March 2016	995,169,111	734,205,735	2,167,911,441	341,861,564	100,193,945	

Group Property, Plant and Equipment with a cost of Rs. 908.94 Mn (2016 – Rs. 588.74 Mn) have been fully-depreciated and continued to be in use by the Group.

		Leasehold		Freehold	
Total Rs.	Capital Work in Progress Rs.	Motor Vehicles Rs.	Other Construction Equipment Rs.	Tools Rs.	Furniture and Fittings Rs.
6,307,365,788	175,917,576	14,486,144	145,264,282	321,050,535	134,075,500
1,446,375,913	198,445,431	18,000,000	81,616,270	125,147,441	8,257,447
-	(347,459,111)		-	-	46,650,194
(140,775,580)	_	(5,632,930)	-	(9,430,991)	(673,185)
7,612,966,121	26,903,896	26,853,214	226,880,552	436,766,985	188,309,956
1,332,439,504	24,996,771	-	73,865,897	230,000,576	16,365,847
45,360,000	-	-	-	-	-
28,500	_	-	-	-	-
(181,023,002)	_	(2,500,000)	-	(11,923,707)	(828,351)
168,485,373	-	-	-	-	-
8,978,256,497	51,900,667	24,353,214	300,746,449	654,843,844	203,847,452
2,085,833,901	_	8,504,163	60,006,020	181,488,188	78,884,542
807,782,370	_	4,206,638	37,929,834	67,272,257	27,656,185
11,542,238	_	_	_	_	_
(83,096,409)	_	(3,959,816)	_	(7,469,218)	(366,415)
2,822,062,100	-	8,750,985	97,935,854	241,291,227	106,174,312
890,453,638	_	4,656,256	48,171,639	128,170,496	35,973,670
792	_	_	_	_	_
(161,840,961)	_	(2,500,000)	-	(11,390,066)	(826,312)
3,550,675,569	_	10,907,241	146,107,493	358,071,657	141,321,670
5,427,580,928	51,900,667	13,445,973	154,638,956	296,772,187	62,525,782
4,790,904,021	26,903,896	18,102,229	128,944,698	195,475,758	82,135,644

Assets Under Construction

Group capital work in progress includes, construction cost incurred to build new workshop of Sathosa Motors PLC amounting to Rs. 25 Mn (2016 – Rs. 17.5 Mn) and cost of the construction building of Horizon Knowledge City Limited amounting to Rs. 27 Mn (2016 – Rs. 9.5 Mn).

Reclassification from Investment Property

During the year, on investment property of Sathosa Motors PLC was transferred to Property, Plant and Equipment (building), because it was no longer leased to a third party and it was decided that the building would be used by the Group for the operations.

Carrying value of the property amounting to Rs. 45.36 Mn at the date of transfer has been considered as the deemed cost of the building.

11.2 Company

			Freeh	old		
	Land Rs.	Building Rs.	Plant and Machinery Rs.	Moter Vehicles Rs.	Office Equipment Rs.	
Cost or Valuation						
Balance at 1st April 2015	305,611,111	60,388,889	3,306,432,541	594,059,937	214,808,061	
Addition	_	_	357,975,613	27,428,351	18,244,797	
Disposals	_	_	(84,526,549)	(33,518,187)	(2,838,895)	
Balance at 31st March 2016	305,611,111	60,388,889	3,579,881,605	587,970,101	230,213,963	
Addition	10,000,000	-	691,904,076	60,483,511	43,386,891	
Disposals/Derecognition	-	(18,125,126)	(68,098,397)	(24,101,428)	(6,440,303)	
Revaluation Adjustment	61,188,889	24,736,237	-	_	_	
Balance at 31st March 2017	376,800,000	67,000,000	4,203,687,284	624,352,184	267,160,551	
Accumulated Depreciation and Impairment Losses						
Balance at 1st April 2015	_	6,047,349	1,066,629,424	287,191,179	144,263,685	
Charge	_	6,038,889	469,948,757	71,484,053	36,424,916	
Impairment Loss	_	_	11,542,238	_	_	
Disposals	_	_	(40,440,081)	(24,782,255)	(2,600,222)	
Balance at 31st March 2016	_	12,086,238	1,507,680,338	333,892,977	178,088,379	
Charge	-	6,057,245	435,420,079	68,830,908	36,963,894	
Disposals/Derecognition	_	(18,125,127)	(65,886,871)	(17,185,033)	(6,360,685)	
Balance at 31st March 2017	-	18,356	1,877,213,546	385,538,852	208,691,588	
Carrying Value						
At 31st March 2017	376,800,000	66,981,644	2,326,473,738	238,813,332	58,468,963	
At 31st March 2016	305,611,111	48,302,651	2,072,201,267	254,077,124	52,125,584	

On 1st January 2015, land and building located at No. 117, Dehiwala Road, Boralasgamuwa were transferred to Investment Property (Note 12.2). It was no longer used by the Company and decided that the land and building would be leased to the SML Frontier Automotive (Private) Limited, which is an indirect subsidiary of the Company. As per LKAS 16, this property has been classified as Property, Plant and Equipment in the Group Financial Statements (Note 11.1).

Company Property, Plant and Equipment with a cost of Rs. 743.44 Mn (2016 – Rs. 500.47 Mn) have been fully-depreciated and continue to be in use by the Company.

	Free	hold	
Furniture and	Tools	Other Construction	Total
Fittings Rs.	Rs.	Equipment Rs.	Rs.
101,200,964	317,131,626	145,264,282	5,044,897,411
3,897,972	123,968,455	81,616,270	613,131,458
(496,665)	(9,430,991)	01,010,270	(130,811,287)
. , ,		226 000 EE2	
104,602,271	431,669,090	226,880,552	5,527,217,582
10,589,449	230,000,576	73,865,897	1,120,230,400
(318,500)	(11,917,553)		(129,001,308)
-			85,925,126
114,873,220	649,752,113	300,746,449	6,604,371,801
61,478,921	177,708,697	60,006,020	1,803,325,275
20,896,745	66,931,112	37,929,834	709,654,306
-	-	-	11,542,238
(345,817)	(7,469,218)	_	(75,637,593)
82,029,849	237,170,591	97,935,854	2,448,884,226
20,729,861	127,803,521	48,171,639	743,977,147
(316,461)	(11,389,186)	_	(119,263,363)
102,443,249	353,584,926	146,107,493	3,073,598,010
12,429,971	296,167,187	154,638,956	3,530,773,791
22,572,422	194,498,499	128,944,698	3,078,333,356

Location and extent of Group's freehold lands at the Reporting Date are as shown below:

Location	Extent
1. Land Depicted at No. 336/1, Low Level Road, Jalthara, Ranala.	3 Roots and 38.4 Perches
2. Land Depicted at No. 267, Dehiwala Road, Maharagama.	3 Roots and 1 Perch
3. Land Depicted at No. 278, Alubogahalanda, Jalthara, Ranala.	3 Acres 3 Roots and 4.86 Perches
4. Land Depicted at Dickowita, Hendala.	2 Acres 3 Roots and 10.18 Perches
5. Land Depicted at Weliwita, Kaduwela.	2 Acres
6. Land Depicted at Divigalahena, Hakmana	10 Acres
7. Land Depicted at No. 278, Kekulanvila Road, Jaltara, Ranala	2 Acres 1 Roots and 38.38 Perches
8. Land Depicted at No. 42 A, Yatawathura, Malagala, Padukka	3 Roots 10 Perches
9. Land Depicted at No. 278, Weliwita Road, Weliwita	8 Acres 1 Roots and 28.75 Perches

11.3 REVALUATION OF LAND AND BUILDING

Company

The valuations have been performed by the valuer and are based on an open market value for existing use basis. As at the dates of revaluation on 31st March 2017, the properties' fair values are based on valuations performed by Mr. K T D Thissera – FIV (Sri Lanka), F.R.I.C.S. (Eng) an independent professional valuer, an accredited independent valuer. A net gain from the revaluation of the land and building of Rs. 85.93 Mn in 2017 was recognized in Other Comprehensive Income.

Subsidiaries

The freehold land and building of Access Projects (Private) Limited was revalued as at 31st March 2017 by Mr. K T D Tissera – FIV (Sri Lanka), F.R.I.C.S. (Eng) an independent professional valuer on a depreciated replacement cost basis for buildings and market value basis for land as at the date of revaluation. A net gain from the revaluation of the land and building of Rs. 30.39 Mn in 2017 was recognized in Other Comprehensive Income.

The carrying amount of revalued land and buildings if they were carried at cost less depreciation and impairment, would be as follows:

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Cost	251,412,681	217,036,675	110,843,186	100,843,186
Accumulated Depreciation and Impairment	(25,190,064)	(22,315,655)	-	_
Net Carrying Amount	226,222,617	194,721,020	110,843,186	100,843,186

12. INVESTMENT PROPERTIES

ACCOUNTING POLICY

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, using the production of the supply of goods or services or for administrative purposes.

RECOGNITION AND MEASUREMENT

Investment properties are measured initially at cost. The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met and exclude the costs of day-to-day servicing of an investment property. Subsequently, investment properties are stated at fair value, which reflects market conditions at the Reporting Date. Gains or losses arising from changes in the fair values of investment properties are included in the Statement of Profit or Loss in the year in which they arise. Fair value of investment properties are evaluated annually and determined based on valuation at least once in three years by an accredited External Independent Valuer applying a valuation model recommended by the International Valuation Standard Committee.

DERECOGNITION

Investment properties are derecognized either when they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefits are expected from their disposal. Any gains or losses on the retirement or disposal of an investment property are recognized in the Statement of Profit or Loss.

Transfers are made to (or from) investment property only when there is a change in use. For a transfer from investment property to owner occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property, plant and equipment up to the date of change in use.

Where Group companies occupy a significant portion of the investment property of a subsidiary, such investment properties are treated as property, plant and equipment in the Consolidated Financial Statements and accounted using Group accounting policy for property, plant and equipment.

The Group has no restrictions on the realizability of its investment properties and no contractual obligations to purchase, construct or develop investment properties or for repairs, maintenance and enhancements.

The Group has assessed that the highest and best use of its properties does not defer from their current use.

12.1 QUANTITATIVE AND QUALITATIVE DISCLOSURES OF THE INVESTMENT PROPERTIES

		Group		Company	
_	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Balance at the Beginning of the Year		3,328,874,433	3,012,436,200	174,392,599	174,392,599
Additions		5,104,692	295,269,746	-	-
Reclassification to Property, Plant and Equipment	11.1	(45,360,000)	_	-	-
Gain on Fair Value Changes		-	21,168,487	45,607,401	-
Balance at the End of the Year		3,288,619,125	3,328,874,433	220,000,000	174,392,599
Rental Income Derived from Investment Properties		234,752,729	213,856,193	9,681,000	8,400,000
Direct Operating Expenses (Including Repair and Maintenance) Generating Rental Income		(32,652,594)	(27,532,190)	_	_

12.2 INVESTMENT PROPERTY BELONGING TO COMPANY

Location:

Land and building of Company are located at No. 117, Dehiwala Road, Boralesgamuwa.

Floor Area:

The total gross floor area of the building is 12,784 sq. ft.

Valuation:

Fair value of the property is ascertained by independent valuation carried out by Mr. K T D Tissera, FIV (Sri Lanka), FRICS (Eng) an independent professional valuer, on an open market value for existing use basis as at 31st March 2017.

Property located at No. 117, Dehiwala Road, Boralesgamuwa is secured on back-up overdraft facility to accommodate any unsettled claims in respect of letter of guarantees issued or LC (term) bills for the value of Rs. 65 Mn (Note 22).

12.3 INVESTMENT PROPERTIES BELONGING TO GROUP

12.3.1 Investment Properties Belonging to Access Realties (Private) Limited

Location:

Access Towers and Land of Access Realties (Private) Limited, are located at Nos. 264/5, 266, 268, 278 and 278/4, Dr. Colvin R De Silva Mawatha (Union Place) and Nos. 116 and 118, Dawson Street, Colombo 02.

Extent:

(I) Lot 1 in Plan No. 5754	1A - 0R - 07.87P	(0.4246 Hectares)
(II) Lot 1 in Plan No. 2824	0A - 0R - 04.50P	(0.01138 Hectares)
(III) Lot 1 in Plan No. 3021	0A – 0R – 13.28P	(0.03359 Hectares)
Total	1A - 0R - 25.65P	(0.46957 Hectares)

Floor area:

The total gross floor area of the Access Towers is 216,718 sq. ft.

Valuation:

Based on the observation of Board of Directors, Access Realties (Private) Limited decided that sales price of comparative properties has not changed significantly during the year 2016/17. Therefore, Company has decided that fair value of the investment property as at 31st March 2017 was similar to the caring value as at previous Reporting Date and no need to recognize gain/(loss) on fair value adjustment based on Section 75-e of the LKAS 40 – 'Investment Property'.

Fair value of the investment property is ascertained by independent valuation carried out by Mr. K T D Tissera – FIV (Sri Lanka), F.R.I.C.S. (Eng) an independent professional valuer, on an open market value for existing use basis as at 31st March 2015.

Land situated at No. 278/4, Union Place, Colombo 02, which is owned by the Company, has been pledged to Bank of Ceylon – Corporate Branch on behalf of Access Engineering PLC to increase the existing overdraft facility of Rs. 30 Mn (Note 22). The pledged to the Bank of Ceylon has been withdrawn from 22nd June 2017.

12.3.2 Investment Property Belonging to Horizon Holdings Ventures (Private) Limited Location:

Land of Horizon Holdings Ventures (Private) Limited is located at No. 278, Weliwita Road, Weliwita.

Extent:

The total land area is 4 Acres 1 Root and 4 Perches.

Valuation:

The amount of investment property comprises the purchase value of property and no significant changes in the value of property has taken place as at the Reporting Date.

12.4 INVESTMENT PROPERTIES - WORK IN PROGRESS

	Group	
	2017 Rs.	2016 Rs.
Balance at the Beginning of the Year	1,191,726,723	472,169,319
Additions	1,752,062,320	719,557,404
Acquisition Through Business Combination	366,974,164	_
Balance at the End of the Year	3,310,763,207	1,191,726,723

Investment property work in progress consists the construction of Access Tower 2 building at Dr. Colvin R De Silva Mawatha, Union Place, Colombo 2 by Access Realties 2 (Private) Limited and development at No. 250, Srimath Ramanathan Mawatha, Kotahena, Colombo 15 by Harbour Village (Private) Limited.

13. INTANGIBLE ASSETS AND GOODWILL

ACCOUNTING POLICY

Recognition and Measurement

Goodwill	Goodwill arising on the acquisition of subsidiaries is measured at cost less accumulated impairment losses.
Research and Development	Expenditure on research activities is recognized in profit or loss as incurred.
	Development expenditure is capitalized only if the expenditure can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable and the Group intends to and has sufficient resources to complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, development expenditure is measured at cost less accumulated amortisation and any accumulated impairment losses.
Other Intangible Assets	Other intangible assets are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses.

Subsequent Expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embedded in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

Useful Economic Lives, Amortization and Impairment

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired.

The amortization period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each Reporting Period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortization period or method, as appropriate and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the Statement of Profit or Loss in the expense category that is consistent with the function of the intangible assets.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the cash-generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Leasehold Right - Land

Leasehold property comprises land use rights and is amortized on a straight-line basis over the period of the lease in accordance with the pattern of benefits expected to be derived from the lease. Leasehold property is tested for impairment annually and is written down where applicable. The impairment loss if any is recognized in the Statement of Profit or Loss.

Software

All computer software costs incurred, which are not internally related to associate hardware, which can be clearly identified, reliably measured and it's probable that they will lead to future economic benefits are included in the Statement of Financial Position under the category of intangible assets and is amortized on a straight-line basis over its useful life.

The estimated useful lives are as follows:

Useful Lives
10 years
3-5 years

Derecognition

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Statement of Profit or Loss when the asset is derecognized.

13.1 RECONCILIATION OF BEGINNING AND ENDING BALANCES BY CLASSES OF ASSETS

		Gro	oup		Compa	any
	Leasehold Right Rs.	Software Rs.	Goodwill Rs.	Total Rs.	Software Rs.	Total Rs.
Cost/Revaluation						
At 1st April 2015	120,000,000	100,039,235	1,089,204,227	1,309,243,462	93,093,482	93,093,482
Additions	90,000,000	387,201	_	90,387,201	_	_
At 31st March 2016	210,000,000	100,426,436	1,089,204,227	1,399,630,663	93,093,482	93,093,482
Additions	_	2,690,875	_	2,690,875	_	_
Acquisitions Through Business Combination	_	_	90,394,715	90,394,715	-	_
At 31st March 2017	210,000,000	103,117,311	1,179,598,942	1,492,716,253	93,093,482	93,093,482
Amortization and Impairment						
At 1st April 2015	4,864,866	12,033,210	_	16,898,076	10,005,629	10,005,629
Amortization	16,621,622	11,948,127	_	28,569,749	10,449,310	10,449,310
At 31st March 2016	21,486,488	23,981,337	-	45,467,825	20,454,939	20,454,939
Amortization	16,697,886	12,211,428	-	28,909,314	10,446,437	10,446,437
At 31st March 2017	38,184,374	36,192,765	-	74,377,139	30,901,376	30,901,376
Carrying Value						
At 31st March 2017	171,815,626	66,921,546	1,179,598,942	1,418,339,114	62,192,106	62,196,106
At 31st March 2016	188,513,512	76,445,099	1,089,204,227	1,354,162,838	72,638,543	72,638,543

Lease hold right comprises of lease hold land of the SML and prepaid lease payment of SML Frontier Automotive (Private) Limited.

Leasehold Land relate to the property persistently known and called 'Sathosa Motors Workshop' is located at No. 25/11, New Nuge Road, Peliyagoda acquired by Sathosa Motors PLC on a 99 years lease commencing from 1989. The total gross area of the land is 343.93 perches. The leasehold right has been revalued by an Independent Valuer Mr. R T K Sirisena – an independent professional valuer. Valuation has been done based on the demand and supply factors, current evidence of values, improvements and infrastructures etc. as at 31st March 2012. The estimated useful life of leasehold land as at 31st March 2017 is sixty nine years (remaining lease period).

SML Frontier Automotive (Private) Limited recognized prepaid lease payments in respect of Welisara workshop premises which has been subleased by Frontier Automotive (Private) Limited. Remaining lease period as at 31st March 2017 is four Years.

Software balance in intangible assets mainly consist of the SAP Enterprise Resource Planning system software and SAP user license acquired by the Company.

14. INVESTMENTS IN SUBSIDIARIES

ACCOUNTING POLICY

Investment in subsidiaries is initially recognized at cost in the Financial Statements of the Company. Any transaction cost relating to acquisition of investment in subsidiaries are immediately recognized in the Income Statement. Following initial recognition, investment in subsidiaries is carried at cost less any accumulated impairment losses.

		pany		
	Number of Shares	Effective Holding %	2017 Rs.	2016 Rs.
Sathosa Motors PLC	5,093,745	84.42	1,196,572,767	1,196,572,767
Access Realties (Private) Limited*	112,422,532	100.00	4,496,901,280	3,296,901,280
Access Projects (Private) Limited	16,000,000	80.00	1,000,000,000	1,000,000,000
Horizon Holdings Ventures (Private) Limited	29,000,000	100.00	290,000,000	290,000,000
Horizon Knowledge City Limited **	62,499,000	99.99	624,990,000	575,000,000
Harbour Village (Private) Limited	146,687,659	51.00	2,295,001,160	_
			9,903,465,207	6,358,474,047

^{*} The Company has invested Rs. 1,200 Mn in Access Realties (Private) Limited during the current financial year. (Note 31.1).

14.1 ASSESSMENT OF THE FAIR VALUE OF INVESTMENTS IN SUBSIDIARIES

	Com	pany
	2017 Rs.	2016 Rs.
Quoted Investment		
Sathosa Motors PLC	1,528,123,500	1,528,123,500
Unquoted Investment		
Access Realties (Private) Limited	5,385,818,293	4,204,981,013
Access Projects (Private) Limited	659,070,619	562,718,124
Horizon Holdings Ventures (Private) Limited	289,803,152	289,857,925
Horizon Knowledge City Limited	625,932,987	574,781,042
Harbour Village (Private) Limited	2,207,961,743	-
	10,696,710,294	7,160,461,604

Fair value of the quoted investment has been decided based on the market value of the shares as at the Reporting Date.

Fair value of the unquoted investment has been decided based on the net assets attributable for the respective investment.

^{**} The Company has acquired 4,990,000 number of shares to the consideration of Rs. 49.9 Mn from non-controlling interest. Therefore, holding percentage of Horizon Knowledge City Limited by the Company has increased from 92% to 99.99% during the current financial year (Note 32.1).

15. EQUITY-ACCOUNTED INVESTEES

ACCOUNTING POLICY

The Group's interests in equity-accounted investees comprise interest in Associate and Joint Ventures.

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

A joint venture is a type of joint arrangement, whereby the parties that have joint control of the arrangement have rights to the net assets of the Joint Venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

The Group's investments in its associate and joint venture are accounted for using the equity method.

The Statement of Profit or Loss reflects the Group's share of the results of operations of the associate or joint venture. Any change in Other Comprehensive Income of those investees is presented as part of the Group's OCI until the date on which significant influence or joint control ceased. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Group recognizes its share of any changes, when applicable, in the Statement of Changes in Equity. Unrealized gains and losses resulting from transactions between the Group and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.

The Financial Statements of the associate or joint venture are prepared for the same Reporting Period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognise an impairment loss on its investment in its associate or joint venture. At each Reporting Date, the Group determines whether there is objective evidence that the investment in the associate or joint venture is impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value and then recognizes the loss as 'Share of profit of equity accounted investees' in the Statement of Profit or Loss.

Upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

15.1 CARRYING AMOUNT OF INTEREST IN EQUITY-ACCOUNTED INVESTEES

			Group		Company	
	Number of Shares	Holding %	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Investment in Joint Ventures						
Horizon Holdings (Private) Limited	7,770,000	50	296,493,275	249,097,834	300,000,000	250,000,000
Blue Star Realties (Private) Limited	80,300,000	50	819,604,837	-	800,000,000	_
			1,116,098,112	249,097,834	1,100,000,000	250,000,000
Investment in an Associate						
ZPMC Lanka Company (Private) Limited	5,546,544	30	86,547,790	83,553,736	55,465,410	55,465,410
			1,202,645,902	332,651,570	1,155,465,410	305,465,410

15.2 GROUP'S SHARE OF TOTAL COMPREHENSIVE INCOME

	2017 Rs.	2016 Rs.
Joint Ventures	17,000,278	(902,167)
Associate	11,757,590	12,184,545
	28,757,868	11,282,378

15.3 INVESTMENT IN JOINT VENTURES

The Group has a 50% interest in Horizon Holdings (Private) Limited, a joint venture involved in the business of property development.

The Group has invested on 30th May 2016, 50% interest in Blue Star Realties (Private) Limited, a joint venture involves in the business of property development.

Summarized financial information of the joint ventures, based on its SLFRS Financial Statements and reconciliation with the carrying amount of the investment in the Consolidated Financial Statements are set out below:

	Horizon Holdings (Private) Limited		Blue Star Realties (Private) Limited	Total		
	2017 Rs.	2016 Rs.	2017 Rs.	2017 Rs.	2016 Rs.	
Non-Current Assets	6,249,907	4,472,481	22,061,159	28,311,066	4,472,481	
Current Assets	609,904,062	540,099,390	1,583,004,039	2,192,908,101	540,099,390	
Non-Current Liabilities	(240,000,000)	(245,000,000)	(8,880,087)	(248,880,087)	(245,000,000)	
Current Liabilities	(13,637,974)	(31,846,758)	(20,788,683)	(34,426,657)	(31,846,758)	
Net Assets (100%)	362,515,995	267,725,113	1,575,396,428	1,937,912,423	267,725,113	
Group's Share of Net Assets (50%)	181,257,998	133,862,557	787,698,214	968,956,212	133,862,557	
Elimination of Unrealized Profit on Downstream Sales	_	_	2,091,541	2,091,541	_	
Goodwill	115,235,277	115,235,277	29,815,082	145,050,359	115,235,277	
Carrying Amount of Interest in Joint Venture	296,493,275	249,097,834	819,604,837	1,116,098,112	249,097,834	
Revenue	39,250,000	42,500,000	-	39,250,000	42,500,000	
Depreciation and Amortization	(132,360)	(97,760)	-	(132,360)	(97,760)	
Interest Expense	(5,278)	(1,527,878)	(699,376)	(704,654)	(1,527,878)	
Income Tax Reversal/(Expense)	1,830,205	3,337,979	(18,939,849)	(17,109,644)	3,337,979	
Profit and Total Comprehensive Income (100%)	(5,209,118)	(1,804,333)	35,026,591	29,817,473	(1,804,333)	
Profit and Total Comprehensive Income (50%)	(2,604,559)	(902,167)	17,513,296	14,908,737	(902,167)	
Elimination of Unrealized Profit on Downstream Sales	_	-	2,091,541	2,091,541	-	
Group's Share of Total Comprehensive Income	(2,604,559)	(902,167)	19,604,837	17,000,278	(902,167)	

There is no dividend received from the joint ventures during 2016/17 (2015/16 - Nil).

The joint ventures had no material contingent liabilities or capital commitments as at 31st March 2016 or 2017.

15.4 INVESTMENT IN AN ASSOCIATE

The Group has a 30% interest in ZPMC Lanka Company (Private) Limited, which has entered into a contract with Colombo International Container Terminal to service and maintain the Container Handling Equipment supplied by Shanghai Zhenhua Heavy Industries Company Limited of China (known as ZPMC).

The Group's interest in ZPMC Lanka Company (Private) Limited is accounted for using the equity method in the Consolidated Financial Statements.

Summarized financial information of the associate, based on its SLFRS Financial Statements and reconciliation with the carrying amount of the investment in the Consolidated Financial Statements are set out below:

	2017 Rs.	2016 Rs.
Non-Current Assets	5,713,765	2,628,089
Current Assets	384,411,256	287,140,714
Non-Current Liabilities	(1,759,915)	(521,084)
Current Liabilities	(100,325,330)	(11,172,456)
Net Assets (100%)	288,039,776	278,075,263
Group's Share of Net Assets (30%)	86,547,790	83,553,736
Carrying Amount of Interest in Associate	86,547,790	83,553,736
Revenue	394,232,888	172,678,549
Total Comprehensive Income (100%)	39,130,446	40,551,394
Total Comprehensive Income (30%)	11,757,590	12,184,545
Group's Share of Total Comprehensive Income	11,757,590	12,184,545
Dividends Received by the Group	7,887,183	1,048,296

The associate had no material contingent liabilities or capital commitments as at 31st March 2016 or 2017.

16. OTHER NON-CURRENT FINANCIAL ASSETS

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Investments in Debentures				
National Development Bank PLC	812,478,615	812,686,711	562,747,945	562,889,589
Hatton National Bank PLC	500,462,329	543,477,724	300,277,397	300,277,397
People's Leasing & Finance PLC	2,620,756	2,621,431	-	-
Sampath Bank PLC	110,269,863	-	110,269,863	-
Total Other Non-Current Financial Assets	1,425,831,563	1,358,785,866	973,295,205	863,166,986

17. INVENTORIES

ACCOUNTING POLICY

Inventories are stated at the lower of cost or net realizable value, after making due allowance for obsolete and slow moving items.

The cost of inventories is comprised of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realizable value is the estimated selling price in the normal course of business less estimated cost of realization and/or cost of conversion from their existing state to saleable condition.

Inventory movement is reviewed at the end of the Reporting Period by an expert to assess the recoverability of inventory and the items that are identified as irrecoverable are written off during the year.

Work in Progress

Contractual costs incurred for future work are recognized as an asset when it is probable that they will be recovered and such costs are classified as work in progress.

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Inventories	2,400,418,192	1,791,239,222	784,106,861	544,291,855
Work in Progress	2,550,007,268	591,622,895	182,126,252	295,554,675
Goods in Transit	370,260,993	_	8,416,671	_
Less: Provision for Inventories	(7,913,402)	(6,723,763)	-	_
	5,313,169,051	2,376,138,354	974,649,784	839,846,530

18. TRADE AND OTHER RECEIVABLES

ACCOUNTING POLICY

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. Other financial nature receivables are recognized as other receivables. If collection is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Trade and other receivables are initially measured at fair value and subsequently measured at amortised cost using the effective interest rate method (EIR) less any provision for impairment.

		Group		Company	
	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Trade Receivables	18.1	7,521,692,454	5,992,408,860	5,772,400,376	4,297,018,213
Other Receivables	18.2	254,926,271	138,821,273	126,368,401	82,815,861
Advance and Prepayments	18.3	1,044,417,449	444,723,930	877,987,006	193,066,371
		8,821,036,174	6,575,954,063	6,776,755,783	4,572,900,445

	Gro	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
18.1 TRADE RECEIVABLES					
Trade Receivables	7,605,388,595	6,038,448,469	5,853,454,122	4,339,314,851	
Less: Provision for Impairment of Receivables	(83,696,141)	(46,039,609)	(81,053,746)	(42,296,638)	
	7,521,692,454	5,992,408,860	5,772,400,376	4,297,018,213	
18.2 OTHER RECEIVABLES					
Interest Receivables	20,467,790	59,686,514	17,619,110	57,363,220	
Margin on Bond	85,211,326	219,807	85,211,326	219,807	
Other Tax Receivables	51,807,177	28,771,878	18,550,273	25,232,834	
Others	97,439,978	50,143,074	4,987,692	_	
	254,926,271	138,821,273	126,368,401	82,815,861	
18.3 ADVANCES AND PREPAYMENTS					
Deposits and Prepayments	72,937,680	43,414,684	48,889,746	19,440,277	
Advances	897,636,876	269,777,772	776,237,406	154,442,859	
Refundable Deposit	73,842,893	131,531,474	52,859,854	19,183,235	
	1,044,417,449	444,723,930	877,987,006	193,066,371	

19. OTHER CURRENT FINANCIAL ASSETS

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Retention Receivable	1,475,519,235	1,472,641,932	1,325,740,139	1,200,920,066
Staff Loans	49,721,317	26,677,112	46,889,102	23,915,926
Prepaid Retention Receivable Expenses	287,416,710	168,049,925	221,097,881	124,361,765
Prepaid Staff Loan Expenses	9,249,031	3,936,957	9,249,031	3,936,957
Total Other Current Financial Assets	1,821,906,293	1,671,305,926	1,602,976,153	1,353,134,714

20. SHORT TERM INVESTMENTS

	Cost		Market	Market Value	
Group/Company	Number of Shares	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Quoted Investments					
Nation Lanka Finance PLC	12,300	453,009	453,009	12,300	12,300
Lanka Indian Oil Corporation PLC	36,600	1,035,414	1,035,414	1,061,400	1,189,500
Touchwood Investments PLC	21,600	414,108	414,108	-	-
Horana Plantations PLC	7,500	538,464	538,464	123,750	126,750
The Colombo Fort Land & Building Company PLC	5,000	499,533	499,533	90,500	97,482
Namunukula Plantations PLC	3,300	527,231	527,231	244,200	196,350
Richard Peiris & Co. PLC	50,000	798,848	798,848	415,000	360,000
Free Lanka Capital Holdings PLC	15,600	78,000	78,000	23,400	18,720
People's Merchant PLC	100	1,976	1,976	1,390	1,200
CIC Holdings PLC	204,000	23,517,007	23,517,007	16,340,400	19,482,000
Softlogic Holdings PLC	208,500	6,110,307	6,110,307	2,481,150	2,773,050
Vallibel One PLC	123,300	3,210,050	3,210,050	2,157,750	2,194,740
Central Investments & Finance PLC	1,000,000	10,000,000	10,000,000	-	500,000
People's Leasing Company PLC	839,400	15,109,200	15,109,200	13,094,622	13,430,400
Commercial Bank of Ceylon PLC	39	-	-	5,086	4,895
Tess Agro Company PLC	80	-	_	80	88
Total		62,293,147	62,293,147	36,051,028	40,387,475
(Less) Provision for Impairment		(26,242,119)	(21,905,672)	-	_
Fair Value as at the End of the Year		36,051,028	40,387,475	36,051,028	40,387,475

Investment in equity securities have been designated as fair value through profit or loss financial instrument. Loss on fair value changes of the investment has been charged to the profit or loss.

21. SHORT TERM DEPOSITS

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Fixed Deposits	2,922,306,646	6,691,265,553	1,042,530,082	6,553,907,509
Investment in Unit Trust	-	100,976,031	-	100,976,031
	2,922,306,646	6,792,241,584	1,042,530,082	6,654,883,540

Fixed deposits and investment in unit trust have been designated as loans and receivable financial instrument and measured at amortised cost using EIR method less impairment.

22. CASH AND CASH EQUIVALENTS

ACCOUNTING POLICY

Cash and cash equivalents are defined as cash in hand, demand deposits and Short Term highly liquid investments, readily convertible to known amounts of cash and subject to insignificant risk of changes in value.

For the purpose of Statement of Cash Flow, cash and cash equivalents consist of cash in hand and deposits in banks net of outstanding bank overdrafts. Investments with short maturities i.e., three months or less from the date of acquisition are also treated as cash equivalents.

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Favorable Balance				
Cash at Bank	324,663,571	273,374,158	168,054,456	251,923,841
Cash in Hand	37,663,630	30,350,768	32,123,937	24,459,566
Investment in Repos	587,068,226	200,065,286	580,000,000	200,000,000
	949,395,427	503,790,212	780,178,393	476,383,407
Unfavorable Balance				
Bank Overdraft	(278,198,636)	(412,594,547)	-	_
Cash and Cash Equivalent for the Purpose of Statement				
of Cash Flows	671,196,791	91,195,665	780,178,393	476,383,407

Company

Land situated at No. 278/4, Union Place, Colombo 02, which is owned by Access Realties (Private) Limited (Fully-owned subsidiary), has been mortgaged to Bank of Ceylon – Corporate Branch by Access Engineering PLC to increase the existing Overdraft facility of Rs. 30 Mn (Note 12.3.1). It has been withdrawn on 22nd June 2017.

Land situated at No. 117, Dehiwala Road, Boralesgamuwa, which is owned by the Company has been mortgaged to Bank of Ceylon – Corporate Branch as back-up overdraft facility to accommodate any unsettled claims in respect of Letter of Guarantees issued or LC (term) bills for the value of Rs. 65 Mn (Note 12.2).

Group

The bank overdraft (Commercial Bank) of Access Projects (Private) Limited are secured by the corporate guarantee issued by the Parent Company for Rs. 250 Mn and personal guarantees issued by Mr. Sumal Perera (Chairman of the AEL) for Rs. 658.63 Mn.

23. CAPITAL AND RESERVES

23.1 STATED CAPITAL

	2017		2016	
	Number of Shares	Value of Shares Rs.	Number of Shares	Value of Shares Rs.
Issued and Fully Paid				
At the Beginning of the Year	1,000,000,000	9,000,000,000	1,000,000,000	9,000,000,000
At the End of the Year	1,000,000,000	9,000,000,000	1,000,000,000	9,000,000,000

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled one vote per individual present at meetings of the shareholders or one vote per share in case of a poll. All rights attached to the Company's shares held by the Group are suspended until those shares are reissued.

23.2 REVALUATION RESERVE

The revaluation reserve relating to the revaluation of Property, Plant and Equipment immediately before its reclassification as investment property.

23.3 DIVIDENDS

The following dividends were declared and paid by the Company for the year:

	Company		
	2017 Rs.	2016 Rs.	
Dividends on Ordinary Shares:			
Final Dividend*	500,000,000	250,000,000	
Interim Dividend	500,000,000	500,000,000	
Second Interim Dividend	500,000,000	_	
Total Dividends	1,500,000,000	750,000,000	
Dividend per Share	1.50	0.75	

^{*}Dividend paid out of previous year's profits.

24. DEFERRED GRANT

ACCOUNTING POLICY

Government grants are recognized initially as deferred income at fair value when there is a reasonable assurance that they will be received and the Group will comply with the conditions associated with the Grant and are then recognized in the Statement of Comprehensive Income as other income on a systematic basis over the useful life of the asset. Grants that compensate the Group for expenses incurred are recognized in the Statement of Comprehensive Income as other income on a systematic basis in the periods in which the expenses are recognized.

When the Group receives grants of non-monetary assets, the asset and the grant are recorded at nominal amounts and released to profit or loss over the expected useful life of the asset, based on a pattern of consumption of the benefits of the underlying asset by equal annual installments.

	Group		
	2017 Rs.	2016 Rs.	
Balance at the Beginning of the Year	6,362,000	6,581,652	
Amortization	(219,126)	(219,652)	
Balance at the End of the Year	6,142,874	6,362,000	

The above represents a Government grant received by Sathosa Motors PLC, for the construction of a workshop at Peliyagoda and is amortized over a period of fifty (50) years.

25. LOANS AND BORROWINGS

ACCOUNTING POLICY

Loans and borrowings are initially recognized at fair value net of directly attributable transaction costs. Subsequently they are measured at amortized cost.

		Gro	oup	Company		
	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Payable within One Year						
Term Loan	25.2	528,709,600	648,358,899	-	_	
Finance Lease Obligation	25.3	2,380,820	4,132,179	_	_	
		531,090,420	652,491,078	-	-	
Payable After One Year						
Debentures	25.1	5,007,311,766	5,008,666,927	5,188,152,872	5,189,556,989	
Term loan	25.2	192,716,334	176,107,134	-	_	
Finance Lease Obligation	25.3	6,116,140	8,496,960	-	_	
		5,206,144,240	5,193,271,021	5,188,152,872	5,189,556,989	

25.1 DEBENTURES

	Gro	oup	Company		
	2017 Rs.			2016 Rs.	
Balance at the Beginning of the Year	4,825,670,000	-	5,000,000,000	-	
Debentures Issued During the Year	-	4,825,670,000	-	5,000,000,000	
Balance at the End of the Year	4,825,670,000	4,825,670,000	5,000,000,000	5,000,000,000	
Interest Payable	181,641,766	182,996,927	188,152,872	189,556,989	
Carrying Value as at the End of the Year	5,007,311,766	5,008,666,927	5,188,152,872	5,189,556,989	

On 18th November 2015 Company issued fifty million (50,000,000) rated senior unsecured redeemable debentures to the value of Rupees Five billion (Rs. 5,000,000,000). These debentures are listed in the Colombo Stock Exchange.

Sathosa Motors PLC has invested 1,743,300 Nos. of type 01 Five years Tenor debentures issued by the Company, amounting to Rs. 174,330,000/-. Carrying value of above debentures has been eliminated at the Group level.

Details regarding the listed debentures are as follows:

Instrument Type	Value in Rs.	Proportion	Interest Frequency	Coupon Rate %	Effective Annual Yield %	IROCGS * as at Reporting Date %
Type 01 – 5 Years Tenor	4,998,410,000	99.97%	Semi-Annually	10.25	10.51	12.53
Type 02 – 6 Years Tenor	1,030,000	0.02%	Semi-Annually	10.45	10.72	12.69
Type 03 – 7 Years Tenor	20,000	0.00%	Semi-Annually	10.72	11.01	12.70
Type 04 – 8 Years Tenor	540,000	0.01%	Semi-Annually	10.95	11.25	12.71
Total	5,000,000,000					

^{*} Interest rate of comparable Government Securities.

The listed debentures were not traded since the issuing date. Therefore, the Highest Traded Price, Lowest Traded Price, Last Traded Price for the year ended 31st March 2017 and Yield to Maturity of trade were not available.

Debt Security-Related Ratios

	Company		
For the Year ended/as at 31st March	2017	2016	
Debt to Equity Ratio	0.30	0.33	
Quick Assets Ratio	2.06	3.6	
Interest Cover	6.86	13.33	

Utilization of funds raised via debenture issue is as follows:

Objective Number	Objective 1	Objective 2
Objective as per Prospectus	Construction of Access Tower II at Union Place, Colombo 02	Urban Regeneration Project – Design and Construction of 941 Housing Units at Henamulla, Colombo 15
Amount Allocated as per Prospectus in Rs. (Mn)	2,586	2,414
Proposed date of utilization as per Prospectus	FY 2015/16 and FY 2016/17 in approximate proportions of 53% and 47% respectively	FY 2015/16 and FY 2016/17 in approximate proportions of 38% and 62% respectively
Amount allocated from proceeds in Rs. (Mn) (A)	2,586	2,414
% of total proceeds	52%	48%
Amount utilized in Rs. (Mn) (B)	2,198.1	1,916.72
% Utilization against allocation (B/A)	85%	79%
Clarification if not fully utilized including where the funds are invested (e.g.: whether lent to related party/s etc.)	Investment in Short Term Financial Instruments	Investment in Short Term Financial Instruments

25.2 TERM LOAN

	Group		
	2017 Rs.	2016 Rs.	
Balance at the Beginning of the Year	824,466,033	342,599,939	
Obtained During the Year	2,326,925,774	2,297,706,327	
Repayment during the Year	(2,429,965,873)	(1,815,840,233)	
Balance at the End of the Year	721,425,934	824,466,033	
Loan Payable within One Year	528,709,600	648,358,899	
Loan Payable after One Year	192,716,334	176,107,134	
	721,425,934	824,466,033	

25.3 FINANCE LEASE OBLIGATION

	Group		
	2017 Rs.	2016 Rs.	
Balance at the Beginning of the Year	15,255,079	8,304,025	
Obtained During the Year	-	15,645,356	
Repayments during the Year	(5,200,982)	(8,694,302)	
	10,054,096	15,255,079	
Less: Interest in Suspense	(1,557,136)	(2,625,940)	
Balance at the End of the Year	8,496,960	12,629,139	
Payable within One Year	2,380,820	4,132,179	
Payable after One Year	6,116,140	8,496,960	
	8,496,960	12,629,139	

25.4 SECURITY AND REPAYMENT TERMS - GROUP

Company Name	Lending Institution	Nature of the Facility	Interest Rate and Security	Maturity	Loan Value Rs. Mn	2017 Rs. Mn	2016 Rs. Mn
Access Projects (Private) Limited	Commercial Bank	Bank Loan	11.75% Fixed Interest Personal Guarantee Mr. Sumal Perera	54 Months	9.5	3.56	6.134
	Commercial Bank	Bank Loan	AWPLR+2.25% Guarantee of T Bar Machine	48 Months	6	1.5	3.125
	Commercial Bank	Bank Loan	12% Fixed Rate Guarantee of Motor vehicle – KY-7408	48 Months	5	1.77	3.124
	Commercial Bank	Bank Loan	AWPLR+1.75% Guarantee of Motor Vehicle – CAB-0803	60 Months	12.9	4.3	7.095
	Commercial Bank	Bank Loan	AWPLR+2.25% Guarantee of Generator, Concrete Mixer, 04 Stroke Rammer	48 Months	4.382	-	0.817
	Commercial Bank	Bank Loan	AWPLR+2.00% Guarantee of land situated at No. 42A, Yatawathura, Malagala, Padukka.	36 Months	4	2.889	_
	Commercial Bank	Bank Loan	AWPLR+2.5% Guarantee of Motor vehicle – CAQ-8791	48 Months	3.885	3.237	-

Company Name	Lending Institution	Nature of the Facility	Interest Rate and Security	Maturity	Loan Value Rs. Mn	2017 Rs. Mn	2016 Rs. Mn
	Commercial Bank	Bank Loan	AWPLR+2.0% Guarantee of land situated at No. 278, Kekunavila Road, Jalthara, Ranala.	36 Months	40	34.445	_
	Commercial Bank	Bank Loan	AWPLR+2.0% Guarantee of Form Work System	48 Months	28	25.668	-
	Commercial Bank	Bank Loan	AWPLR+2.0% Guarantee of Aluminium Profile Machine	48 Months	14	13.416	-
Sathosa Motors PLC	Commercial Bank	Revolving Short Term Loans	AWPLR+1.5% (Renew monthly) Unsecured	3 Months	225	174	-
SML Frontier Automotive (Private) Limited	National Development Bank	Bank Loan	13.5% Fixed Interest Corporate Guarantee from Sathosa Motors PLC for Rs. 200 Mn	12 Months	63.9	-	15.975
	National Development Bank	Import Loan	13% Fixed Interest Corporate Guarantee from Sathosa Motors PLC for Rs. 200 Mn	6 Months	150	-	143.2
	Hatton National Bank	Bank Loan	AWPLR+2% (Renew monthly) Corporate Guarantee from Sathosa Motors PLC for Rs. 950 Mn	84 Months	200	150.1	178.6
	Hatton National Bank	Letter of Credit and Temporary Over Draft Facility	AWPLR+2% Corporate Guarantee from Sathosa Motors PLC for Rs. 950 Mn	3 Months	450	306.59	-

26. EMPLOYEE BENEFITS

ACCOUNTING POLICY

Defined Benefit Plans

The liability recognized in the Statement of Financial Position in respect of defined benefit plan is the present value of defined benefit obligation at the Reporting Date. The defined benefit obligation is calculated annually by Independent Actuaries using Projected Unit Credit (PUC) method as recommended by LKAS 19 – 'Employee Benefits'. Actuarial gains and losses for the defined benefit plans are recognized in full in the period in which they occur in Other Comprehensive Income.

Defined benefit plan liability has not been externally funded by the Company as well as subsidiaries of the Group.

However, according to the Payment of Gratuity Act No. 12 of 1983, the liability for gratuity payment to an employee arises only after the completion of five years of continued service.

Defined Contribution Plans - Employees' Provident Fund and Employees' Trust Fund

A defined contribution plan is a post-employment benefit plan under which an entity pays a fixed contribution to a separate entity and will have no legal or constructive obligation to pay further amounts.

All employees who are eligible for Employees' Provident Fund Contributions and Employees' Trust Fund Contributions are covered by relevant contributions funds in-line with the relevant statutes. Employer's contributions to the defined contribution plans are recognized as an expense in profit or loss when incurred.

The following table shows a reconciliation from the opening balances to the closing balances for the net defined benefit liability:

	Gro	oup	Company		
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Balance at the Beginning of the Year	168,729,706	159,264,174	119,523,080	112,510,177	
Current Service Cost	30,808,653	31,765,117	19,801,123	22,086,478	
Interest Cost	17,786,318	15,788,048	13,147,539	11,251,019	
Actuarial Gain	(23,044,468)	(22,744,245)	(20,730,348)	(18,634,323)	
	194,280,209	184,073,094	131,741,395	127,213,351	
Less: Payments Made During the Year	(11,003,846)	(15,343,388)	(7,048,050)	(7,690,271)	
Balance at the End of the Year	183,276,363	168,729,706	124,693,344	119,523,080	

26.1 EXPENSE RECOGNIZED IN STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Current Service Cost	30,808,653	31,765,117	19,801,123	22,086,478
Interest Cost	17,786,318	15,788,048	13,147,539	11,251,019
Expense Recognized in Statement of Profit or Loss	48,594,971	47,553,165	32,948,662	33,337,497
Actuarial Gain Recognized in Other Comprehensive Income	(23,044,468)	(22,744,245)	(20,730,348)	(18,634,323)
Total Provision for the Year	25,550,503	24,808,920	12,218,314	14,703,174

26.2 COMPANY

An independent actuarial valuation of the retirement benefit obligation was carried out as at 31st March 2017 by Professional Actuaries Messrs K A Pandit, Professional Consultants and Actuaries.

The valuation method used by the Actuaries to value the Retirement Benefit Obligation is the 'Projected Unit Credit Method'. The method recommended by the LKAS 19 – 'Employee Benefits'.

The principal assumptions used in determining the cost of employee benefits were:

	2017	2016
Discount Rate	12%	11%
Expected Annual Average Salary Increment Rate	8.50%	8.50%
Staff Turnover Factor	1%	1%
Retirement Age	55 Years	55 Years

26.3 GROUP

a. Sathosa Motors PLC

An actuarial valuation of the provision for employee benefits was carried out as at 31st March 2017 by Actuarial & Management Consultants (Private) Limited. The valuation method used by the Actuaries to value the Employee Benefit Obligation is the 'Projected Unit Credit Method'. The method recommended by the LKAS 19 – 'Employee Benefits'.

b. Other Subsidiaries

Employee benefit liabilities of other subsidiaries have been calculated applying the 'Projected Unit Credit method' recommended by LKAS 19 – 'Employee Benefits'.

The principal assumptions used in determining the employee benefits obligation were:

	2017	2016
Discount Rate	11% - 12%	11%
Expected Annual Average Salary Increment Rate	10% - 12%	10% - 12%
Staff Turnover Factor	10% - 40%	5% - 40%
Retirement Age	55 Years	55 Years

26.4 SENSITIVITY OF ASSUMPTIONS USED

A quantitative sensitivity analysis for significant assumptions as at 31st March is, as shown below:

	Group		Company	
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Effect on the Defined Benefit Obligation Liability:				
Increase by One Percentage Point in Discount Rate	(13,946,820)	(14,499,465)	(11,866,833)	(12,604,616)
Decrease by One Percentage Point in Discount Rate	16,050,683	16,925,073	13,889,919	14,874,419
Increase by One Percentage Point in Salary Increment Rate	16,888,645	17,203,988	14,233,849	15,096,136
Decrease by One Percentage Point in Salary Increment Rate	(14,521,537)	(14,961,771)	(12,324,789)	(12,981,659)

The sensitivity analyses above have been determined based on a method that extrapolates the impact on the defined benefit obligation as a result of reasonable changes in key assumptions occurring at the end of the Reporting Period. The sensitivity analyses are based on a change in a significant assumption, keeping all other assumptions constant. The sensitivity analyses may not be representative of an actual change in the defined benefit obligation as it is unlikely that changes in assumptions would occur in isolation of one another.

The following payments are expected contributions to the employee benefit obligation in future years:

	Company		
	2017 Rs.	2016 Rs.	
Within the Next 12 Months (Next Annual Reporting Period)	15,355,887	9,384,736	
Between 2 and 5 Years	22,768,011	25,158,184	
Beyond 5 Years	139,038,367	100,738,859	
Total Expected Payments	177,162,265	135,281,779	

27. TRADE AND OTHER PAYABLES

ACCOUNTING POLICY

Trade payables are the aggregate amount of obligation to suppliers for goods delivered to or services consumed by the Group in the ordinary course of business. Trade payables are classified as current liabilities if they are payable within one year or less.

Trade and other payables are normally non-interest-bearing liabilities.

	Gro	oup	Company		
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Trade Creditors	3,027,229,925	2,477,353,532	1,939,521,691	1,522,907,476	
Other Tax Payable	62,896,722	16,533,371	-	-	
Accrued Expenses	515,574,545	470,458,194	348,884,517	218,267,340	
Mobilization Advance	2,851,469,349	1,950,623,331	2,502,189,206	1,676,100,986	
Advances Received	1,109,494,513	246,209,164	575,169,489	72,305,015	
Retention Payable	262,107,474	161,742,048	181,299,849	120,466,451	
Provision for warranty	-	20,722,989	-	-	
Security Deposit	23,262,256	24,110,583	-	_	
	7,852,034,784	5,367,753,212	5,547,064,752	3,610,047,268	

28. RELATED PARTY DISCLOSURE

28.1 TERMS AND CONDITIONS OF TRANSACTIONS WITH RELATED PARTIES

The sales to and purchases from related parties are made on terms equivalent to those that prevail in arm's length transactions. Outstanding balances at the year-end are unsecured and interest-free and settlement occurs in cash. There have been no guarantees provided or received for any related party receivables or payables. For the year ended 31st March 2017, the Group has not recorded any impairment of receivables relating to amounts owed by related parties (2015/16: Nil). This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

Disclosure as Per the requirement of Colombo Stock Exchange Listing Rule Section 9.3.2 and Code of Best Practices on Related Party Transactions, under the Security Exchange Commission Directive issued under Section 13 (c) of the Security Exchange Commission Act. is on page 140 Related Party Transactions Review Committee Report.

The following tables provide the amount receivable from/to and summary of the transactions entered with related parties for the relevant financial years:

28.2 AMOUNTS DUE FROM RELATED PARTIES

	Gro	Group		pany
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Access International (Private) Limited	24,667,131	6,377,854	19,042,053	880,484
Access Civimech (Private) Limited	12,230,599	6,645,856	12,114,725	6,550,827
Access International Projects (Private) Limited	22,337,946	1,548,663	22,251,430	1,548,663
Access Industrial Systems (Private) Limited	9,826,639	-	9,826,639	-
Blue Star Realties (Private) Limited	35,584,998	_	35,584,998	_
Access Projects (Private) Limited	_	_	170,798,284	14,388,937
SML Frontier Automotive (Private) Limited	_	_	1,822,128	1,428,000
Access Realties 2 (Private) Limited	_	-	1,092,808,880	443,524,725
Harbour Village (Private) Limited	-	_	2,899,161	-
Access International (Private) Limited – Networking	75,951	82,012	_	_
Access Real Estate (Private) Limited	69,610	65,730	_	_
Foresight Engineering (Private) Limited	_	5,200,000	_	_
Access Lifestyle (Private) Limited	26,411	_	_	_
ATSL International (Private) Limited	_	576,849	_	76,849
Frontier Automotive (Private) Limited	_	5,021,681	_	_
Mr. Sheran Fernando (Director)	3,804,752	380,046	_	_
Mr. D D S Ferdinando (Director)	_	30,805	_	_
	108,624,037	25,929,496	1,367,148,298	468,398,485

28.3 AMOUNTS DUE TO RELATED PARTIES

	Grou	Group		pany
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Access International (Private) Limited	4,116,104	23,905,988	3,156,804	22,927,836
Access Natural Water (Private) Limited	601,985	266,928	431,713	156,846
Access International Projects (Private) Limited	34,384,162	9,551,602	17,407,495	5,235,471
Reprographics (Private) Limited	984,170	206,457	974,050	206,457
SML Frontier Automotive (Private) Limited	-	-	129,180	-
Access Projects (Private) Limited	-	-	46,323,720	255,519
Sathosa Motors PLC	-	_	89,961	-
Access Realties (Private) Limited	-	-	2,067,250	1,877,475
Access Civimech (Private) Limited	389,168	443,673	-	-
Access Energy Solution (Private) Limited	26,745,558	7,941,009	-	-
Access Industrial Systems (Private) Limited	80,500	-	-	-
Eurometallic (Private) Limited	-	34,000	-	-
Mr. Darshana Munasinghe (Director)	5,765	_	-	_
	67,307,412	42,349,657	70,580,173	30,659,604

28.4 TRANSACTIONS WITH RELATED PARTIES

	Gro	up	Comp	pany
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Subsidiaries				
Sales of Goods/Rendering of Services	-	-	1,887,132,473	802,434,436
Purchases of Goods/Receiving of Services	-	-	(533,129,432)	(48,524,991)
Dividend Received	-	-	311,038,117	85,107,911
Interest Paid	_	_	17,869,032	6,560,062
Contribution to Debenture Issued	_	_	-	174,330,000
Investment in Shares/Acquisition of MI	(49,990,000)		(1,249,990,000)	(300,000,000)
Equity Accounted Investees				
Sales of Goods/Rendering of Services	56,409,644	-	55,165,244	_
Purchases of Goods/Receiving of Services	(245,015)	(181,384)	-	_
Dividend Received	7,887,183	1,048,296	7,887,183	1,048,296
Investment in Shares	(50,000,000)	-	(50,000,000)	_
Affiliate Companies				
Sales of Goods/Rendering of Services	110,191,330	64,497,931	59,718,116	34,741,460
Purchases of Goods/Receiving of Services	(438,294,697)	(266,142,300)	(358,329,179)	(178,652,094)

28.5 DIRECTORSHIP HELD BY DIRECTORS IN OTHER GROUP OF COMPANIES

Company Name	Relationship				Compar	ıy (AEL)		
		S J S Perera	J C Joshua	R J S Gomez	S D Perera	D A R Fernando	S H S Mendis	S D Munasinghe
Access Realties (Private) Limited	Subsidiary	✓	✓	✓	✓	✓	✓	✓
Access Realties 2 (Private) Limited	Subsidiary	✓	✓	✓		✓	✓	✓
Sathosa Motors PLC	Subsidiary	✓	✓	✓		✓	✓	✓
SML Frontier Automotive (Private) Limited	Subsidiary	✓					✓	✓
Access Projects (Private) Limited	Subsidiary	✓			✓			
Horizon Knowledge City Limited	Subsidiary	✓	✓			✓		
Harbour Village (Private) Limited	Subsidiary	✓	✓			✓		
ZPMC Lanka Company (Private) Limited	Associate		✓					✓
Blue Star Realties (Private) Limited	Joint Venture	✓					✓	
Access International (Private) Limited	Affiliate	✓	✓	✓	✓	✓	✓	✓
Access Natural Water (Private) Limited	Affiliate	✓	✓	✓	✓			
Access Civimech (Private) Limited	Affiliate	✓			✓			
Access Energy Solutions (Private) Limited	Affiliate	✓	✓	✓				
Access Industrial Systems (Private) Limited	Affiliate	✓			✓			
Access Solar (Private) Limited	Affiliate	✓			✓			
Access International Projects (Private) Limited	Affiliate	✓			✓			
Access Real Estate (Private) Limited	Affiliate	✓			✓			
ATSL International (Private) Limited	Affiliate	✓	✓	✓				
CRDS Development (Private) Limited	Affiliate		✓					
Reprographics (Private) Limited	Affiliate				✓			
Access Lifestyle (Private) Limited	Affiliate	✓			✓			

28.6 TRANSACTIONS, ARRANGEMENTS AND AGREEMENTS INVOLVING KEY MANAGEMENT PERSONAL (KMP) AND THEIR CLOSE FAMILY MEMBERS (CFM)

According to LKAS 24 – 'Related Party Disclosures', Key Management Personnel are those having authority and responsibility for planning, directing and controlling the activities of the entity. Accordingly, Board of Directors (including Executive and Non-Executive Directors) have been classified as Key Management Personnel of the Group.

Close Family Members (CFM) of the KMP are those family members who may be expected to influence or be influenced, by that KMPs in their dealing with the entity. They may include:

- (a) the individual's domestic partner and children;
- (b) children of the individual's domestic partner; and
- (c) dependents of the individual or the individual's domestic partner.

CFM are related parties to the entity. There were no transactions with CFM during the year.

A. Directors' Loan

No loans have been given to the Directors of the Company.

B. Compensation Paid to the Key Management Personnel of the Group

	Group			Company		
	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Short Term Employee Benefits	8	74,474,000	51,745,060	34,780,000	25,666,500	
Total Compensation Paid to Key Management Personnel		74,474,000	51,745,060	34,780,000	25,666,500	

The amounts disclosed in the table are the amounts recognized as an expense during the Reporting Period related to Key Management Personnel.

29. PROVISIONS, COMMITMENTS AND CONTINGENCIES ACCOUNTING POLICY

Provisions are recognized when the Group/Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Group expects some or all of a provision to be reimbursed the reimbursement is recognized as a separate asset when the reimbursement is virtually certain. The expense relating to the provision is presented in Profit or Loss net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

Provisions are calculated based on the historical experience and the specific terms in the individual cases. The Group arrives at an estimate on the basis of an evaluation of the most likely outcome.

All known provisions have been accounted for in preparing the Financial Statements.

Contingent Liabilities are possible obligations whose existence will be confirmed only by uncertain future events or present obligations where the transfer of economic benefit is not probable or cannot be readily measured. Further, contingent liabilities are not recognized in Statement of Financial Position but are disclosed unless its occurrence is remote.

Currently, the Group/Company is involved in pending litigations and claims arising out of the normal conduct of the business.

The Group/Company does not expect the pending litigations and claims, individually and in aggregate, to have a material impact on Group's financial position, operating profit or cash flow in addition to amounts accrued as provision for legal disputes.

29.1 DISCLOSURE - COMPANY

29.1.1 Legal Cases Filed Against the Company

Case No. CHC706/10/MR

The case of money recovery by GTB Colombo Corporation (Private) Limited Vs. Three defendants, namely, 1st defendant: Asia Pacific Golf Course Limited, 2nd defendant: Access Engineering PLC and 3rd defendant: Urban Development Authority. The claim is made against the three defendants jointly and/or severally in the High Court of Western Province for non-payment of material supplied and invoiced by the plaintiff to the 1st defendant.

Access Engineering PLC is contesting the case, since the material purportedly supplied by the plaintiff was not received by the 2nd defendant and not invoiced to the 2nd defendant. This matter is fixed for further trial on 21st, 23rd and 27th November 2017.

Case No. 370/13

The claim of money recovery by Hamsarathani widow of Sinnarasa Sivarasa and Janarthai, Priyangan, Divyapriya, Thanalakshan, Loshan who are minors appearing through Murukananthavel Sivarani against five defendants namely, 1st defendant: Aviva NDB Insurance, 2nd defendant: G G Athukorala, 3rd defendant: Dasanayake Ariyadasa, 4th defendant: Access Engineering PLC and 5th defendant: Central Engineering Consultancy Bureau. The claim is made against five defendants in the District Court of Malakkam claiming compensation for Sinnarasa Sivdasa who died in the accident occurred at Street AB 16 known as Kankesanthurai Street with a Water Bowzer. Plaintiffs claim compensation of Rs. 7,000,000/- from the 4th defendant. 4th defendant's position is that the plaint of the plaintiff should be dismissed *in limine* as the plaintiff is contrary to provisions of Sections 40 (d) and/or 46 (2) of the CPC the plaint of the plaintiff's discloses a mis-joinder of parties and the Plaint of the Plaintiffs does not disclose any cause of action against the 4th defendant. This matter was settled and terminated on 2nd February 2017. A sum of Rs. 800,000/- was paid to the plaintiff by Access Engineering PLC as a full and final settlement.

Case No. 2361/15/M

The case of money recovery by B G Ajith Prasanna against defendant namely Access Engineering PLC. The claim is made amounting Rs. 5,000,000/- to recover damages for the Plaintiff by an accident which took place in Katubedda. The defendant is contesting the case since there is no negligence and/or any fault whatever on the part of the defendant. Further trial is on 19th September 2017.

29.1.2 Legal Cases Filed by the Company

Case No. 456/13/MR

The case of money recovery by Access Engineering PLC against five defendants namely, 1st defendant: V V K Karunaratne, 2nd defendant: Udaya Karunaratne, 3rd defendant: Susil Karunaratne, 4th defendant: Mohan Karunarathna and 5th defendant: T V T R Karunaratne. The claim is made against five defendants jointly and/or severally for the non-payment of money for the works undertaken by the Plaintiff under the Sub-Contract to complete 0.00 to 6.77 Kilometers stretch of the Velanai-Kyres Road. Access Engineering PLC is proceeding with the case since the Plaintiff has completed the designated work allocated to the Plaintiff under the Sub-Contract to the entire satisfaction of the defendants and the defendants have failed and neglected to pay the Plaintiff the sum of Rs. 30,829,466.51 though obliged to do so. This matter was settled and terminated on 31st October 2016. Terms of settlement have been summarized below:

Time Period	Settlement	Total
1st January 2017 to 30th December 2017	Rs. 500,000.00 * 12	Rs. 6 Mn
1st January 2018 to 30th December 2018	Rs. 1,000,000.00 * 12	Rs. 12 Mn
1st January 2019 to 30th November 2019	Rs. 1,000,000.00 * 11	Rs. 11 Mn
Before 31st December 2019	-	Rs. 2 Mn

Case No. B506/14

The Accused has been charged for fraudulently en-cashing a cheque for Rs. 3,600,000/- of Access Engineering PLC and Company has filed a case against Bank of Ceylon, Union Place branch. This matter was fixed to be called on 9th August 2017 for further report by Police.

Case No. DMR/02437/15

The case of money recovery by Access Engineering PLC against defendant namely Bank of Ceylon. The claim is made to recover damages for honouring the Cheque which had not been duly signed and authorized by the Plaintiff. Written Terms of Settlement were filed in Court on 22nd July 2016 and the matter was terminated on 2nd September 2016. BOC paid Rs. 3.6 Mn.

Case No. HC228/14

The case of money recovery by Access Engineering PLC against defendant namely Allianz Insurance Lanka Limited. The claim Rs. 48,000,000/- is made against the defendant for the rejection of claims made under Contractors' All risk insurance policy number CAR/12658. Further trial is on 25th October 2017.

29.1.3 Guarantees

Bank guarantees issued by the banks on behalf of the Company are as follows:

Bank	Amount Rs.
Nations Trust Bank PLC	928,616,961
Hatton National Bank PLC	746,240,937
DFCC Bank PLC	140,777,771
Sampath Bank PLC	506,422,641
Bank of Ceylon	1,152,170,000
People's Bank	1,193,617,090
Union Bank of Colombo PLC	38,820,265
National Development Bank PLC	998,732,710
Commercial Bank of Ceylon PLC	72,955,750
	5,778,354,125

Corporate guarantees issued by the Company on behalf of Access Projects (Private) Limited for banking facilities is Rs. 250 Mn.

29.1.4 Tax Assessments

PAYE Tax Assessment Received for the Year of Assessment 2011/12

The Department of Inland Revenue has raised PAYE Tax Assessment to the Company for the year of assessment 2011/12, assessing shares gifted by three share holders of the Company at that time to the employees of the Company and to external parties, to pay PAYE tax of Rs. 634.6 Mn plus penalty of Rs. 317.3 Mn. The Company has filed valid appeal against this assessment.

The appeal was determined in favor of the Department of Inland Revenue by CGIR and Company has filed valid appeal to Tax Appeal Commission (TAC) against the CGIR determination.

Income Tax Assessment Received for the Year of Assessment 2012/13

The Department of Inland Revenue has raised an assessment on Income Tax for the year of assessment 2012/13, assessing the tax exemption claimed under Section 17 A (2) (c) and qualifying payment claimed under Section 34 (2) (s) of Inland Revenue Act No. 10 of 2006 for same investment, to pay income tax Rs. 152,394,432/- plus penalty of Rs. 76,197,216/-. The Company has filed valid appeal against this assessment.

Income Tax Assessment Received for the Year of Assessment 2013/14

The Department of Inland Revenue has raised an assessment on Income Tax for the year of assessment 2013/14, assessing the tax exemption claimed under Section 17 A (2) (c) and qualifying payment claimed under Section 34 (2) (s) of Inland Revenue Act No. 10 of 2006 for same investment, to pay income tax Rs. 218,211,187/- plus penalty of Rs. 109,105,593/-. The Company has filed valid appeal against this assessment.

Income Tax Assessment Received for the Year of Assessment 2014/15

The Department of Inland Revenue has raised an assessment of Income Tax for the year of assessment 2014/15, assessing the tax exemption claimed under Section 17 A (2) (c) and qualifying payment claimed under Section 34 (2) (s) of Inland Revenue Act No. 10 of 2006 for same investment, to pay income tax Rs. 155,973,209/- plus penalty of Rs. 74,867,140/-. The Company has filed a valid appeal against this assessment.

29.2 DISCLOSURE - GROUP

Sathosa Motors PLC

Labour Tribunal Cases against the Sathosa Motors PLC

W A Siriwardane vs Sathosa Motors PLC {Ref. - Ct. 78 (25)}

The above application was filed in the Labour Tribunal by an ex-employee W A Siriwardane who was a driver of the Company for terminating his services. He sought reinstatement in service, monthly salary inclusive of the relevant allowances pending reinstatement in service. The Company filed an answer on 25th June 2009. The Company is vehemently restricted the claim. After the trial and upon filing written submissions the Order was delivered on 25th August 2013 and the application of W A Siriwardane was dismissed. We have not been notified of any appeal. As regards any gratuity dues, these would be payable accordingly to law. The Applicant has now appealed to the High Court of Colombo against the said Order and the matter was called before the High Court on 29th September 2014. Parties were directed to file written submissions on 27th November 2014. On 27th November 2014 the matter re-fixed again for written submissions on 13th February 2015. On 13th February 2015 parties filed written submissions and the matter was fixed for argument on 6th May 2015. On 6th May 2015 the matter was re-fixed for argument on 27th July 2015 and again for 16th November 2015. On 16th November 2015 the matter was taken up for argument and Counsel of both parties submitted the salient points of the matter before Hon. Manilal Waidyathilleke High Court Judge. Thereafter the matter was fixed for judgment on 25th February 2016, 1st April 2016 and 14th June 2016. On 13th July 2016 the judgement was delivered in favour of our client by dismissing the action without costs. We are not aware of any appeal having been preferred. There are no outstandings to us as at date as called for.

Tax Assessments

NBT Assessments 2009/10 and 2010/11

Revenue authorities are of the view 2/3rd disallowance is applicable for NBT paid on imports. However, the Company is claiming the position that 2/3rd disallowance is applicable for NBT paid quarterly only. Liability assessed by the revenue for the year of assessment 2009/10 is Rs. 7,350,762 and the penalty calculated Rs. 3,675,381/-. Liability assessed by the revenue for the year of assessment 2010/11 is Rs. 7,790,377 and the penalty calculated Rs. 3,895,189/-.

The Company appeal to the Court of Appeal on 16th April 2017 regarding the assessment of 2009/10 and assessment 2010/11 is being evaluated by the Tax Appeal Commission.

Having sought professional advice, the management is confident that the said 2/3rd disallowance is applicable for NBT paid quarterly only and as such no liabilities would arise. Accordingly, no provision has been made in the Financial Statements.

Corporate Guarantee

Corporate Guarantees issued by Sathosa Motors PLC on behalf of SML Frontier Automotive (Private) Limited is Rs. 1,000 Mn as at Reporting Date.

30. EVENTS AFTER THE REPORTING PERIOD

There have been no material events after the Reporting Period except for the following that would require adjustments to or disclosure in the Financial Statements:

30.1 COMPANY

Investment in Subsidiary

The Company invested in the share capital in Access Realties (Private) Limited a fully-owned subsidiary, for a cash consideration of Rs. 900 Mn (17th May 2017 – Rs. 450 Mn, 30th June 2017 – Rs. 450 Mn).

30.2 GROUP

Sathosa Motors PLC

Pursuant to a resolution adopted on 22nd June 2017, the Board of Directors of the Company approved the payment of a final dividend of Rs. 5/- per share for the year ended 31st March 2017 (2016 Rs. 15/- per share).

Towards the end of the financial year 2016/17 Company took a strategic decision to invest, Rs. 576 Mn during the next financial year on acquiring a land in Vauxhall Street to construct a state-of-the-art building to house the Sathosa Motors PLC head office, the main vehicle showroom and a spare parts facility.

As required by Section 56 (2) of the Companies Act No. 07 of 2007, the Board of Directors has confirmed that the Company satisfies the solvency test in accordance with Section 57 of the Companies Act No. 07 of 2007, and has obtained concurrence from Auditors, prior to declaration of dividends.

In accordance with LKAS 10 – 'Events after the Reporting Period', this proposed dividend has not been recognized as a liability in the Financial Statements.

31. BUSINESS COMBINATIONS

BUSINESS COMBINATIONS AND GOODWILL

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, which is measured at acquisition date fair value and the amount of any non-controlling interests in the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition-related costs are expensed as incurred and included in administrative expenses.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

Contingent consideration, resulting from business combinations, is valued at fair value at the acquisition date as part of the business combination. Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of LKAS 39 – 'Financial Instruments: Recognition and Measurement', is measured at fair value with the changes in fair value recognized in the Statement of Profit or Loss.

Goodwill is initially measured at cost (being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interests and any previous interest held over the net identifiable assets acquired and liabilities assumed). If the fair value of the net assets acquired is in excess of the aggregate consideration transferred, the Group reassesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and reviews the procedures used to measure the amounts to be recognized at the acquisition date. If the reassessment still results in an excess of the fair value of net assets acquired over the aggregate consideration transferred, then the gain is recognized in profit or loss.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units. Goodwill is tested for impairment annually (as at 31st March) and when circumstances indicate that carrying value is greater than recoverable amount.

Where goodwill has been allocated to a cash-generating unit (CGU) and part of the operation within that unit is disposed of, the goodwill associated with the disposed operation is included in the carrying amount of the operation when determining the gain or loss on disposal. Goodwill disposed in these circumstances is measured based on the relative values of the disposed operation and the portion of the cash-generating unit retained.

A contingent liability recognized in a business combination is initially measured at its fair value. Subsequently, it is measured at the higher of the amount that would be recognized in accordance with the requirements for provisions in LKAS 37 – 'Provisions, Contingent Liabilities and Contingent Assets' or the amount initially recognized less (when appropriate) cumulative amortization recognized in accordance with the requirements for revenue recognition.

31.1 INVESTMENT IN SUBSIDIARY - 2016/17

Access Realties (Private) Limited

Access Engineering PLC further invested Rs. 1,200 Mn in Access Realties (Private) Limited. a fully-owned subsidiary of AEL involving the Commercial property development for lease and rental.

31.2 ACQUISITIONS IN 2016/17

Acquisition of Harbour Village (Private) Limited

On 10th January 2017, the Group acquired 51% of the voting shares of Harbour Village (Private) Limited, an unlisted company engaged to carry on a business of residential and Commercial property development.

Assets Acquired and Liabilities Assumed

Assets and liabilities of Harbour Village (Private) Limited as at the date of acquisition were:

	Value Rs.
Assets	
Property, Plant and Equipment	2,418,026,487
Cash and Cash Equivalents	1,877,669,002
Trade Receivables	27,062,248
Total Identifiable Net Assets	4,322,757,736
Non-Controlling Interest	(2,118,151,290)
Goodwill Arising on Acquisition (Note 13)	90,394,715
Purchase Consideration Transferred	2,295,001,160
Cash and Cash Equivalent Acquired (Net)	(1,877,669,002)
Net Cash Outflow on Acquisition of Subsidiary	417,332,158

There is no contingent consideration of the acquisition of Harbour Village (Private) Limited.

31.3 INVESTMENTS IN SUBSIDIARIES - 2015/16

On 30th June 2015, Access Engineering PLC invested 100% of equity stake of Horizon Holdings Ventures (Private) Limited amounting to Rs. 290 Mn is primarily involved in the business of property development.

On 17th November 2015, Access Engineering PLC invested 92% of equity stake of Horizon Knowledge City Limited amounting to Rs. 575 Mn, is primarily for the business of property development.

32. NON-CONTROLLING INTEREST

Non-controlling interest is measured at their proportionate share of the acquirees identifiable net assets at the date of acquisition.

The total profit and loss for the year of the Company and its subsidiaries included in consolidation are shown in the Statement of Profit or Loss and Comprehensive Income with the proportion of profit and loss after taxation pertaining to non-controlling shareholders of subsidiaries being deducted as 'non-controlling interest'. All assets and liabilities of the Company and of its subsidiaries included in consolidation are shown in the Consolidated Statement of Financial Position. The interest of non-controlling shareholders of subsidiaries in the fair value of net assets of the Group is indicated separately in the consolidated statement of financial position under the heading 'non-controlling interest'. Changes in the Group's interest in a subsidiary that do not result in a loss of control are accounted for as transactions with owners in their capacity as owners. Adjustments to non-controlling interests are based on a proportionate amount of the net assets of the subsidiary. No adjustments are made to goodwill and no gain or loss is recognized in profit or loss.

OWNERSHIP INTEREST HELD BY NON-CONTROLLING INTEREST (NCI)

	Principal Place of Business	Operating Segment	2017	2016
Access Projects (Private) Limited	Sri Lanka	Construction	20%	20%
Sathosa Motors PLC	Sri Lanka	Automobile	15.58%	15.58%
Horizon Knowledge City Limited	Sri Lanka	Property Development	0.002%	8%
Harbour Village (Private) Limited	Sri Lanka	Property Development	49%	0%

The following table summaries the information relating to each of the Group's subsidiaries that has non-controlling interest, before any intra-group elimination:

For the Period/Year Ended 31st March 2017	Access Projects (Private) Limited Rs.	Sathosa Motors PLC Rs.	Horizon Knowledge City Limited Rs.	Harbour Village (Private) Limited Rs.	Total Rs.
Non-Current Assets	281,780,269	1,249,510,931	588,855,180	367,001,872	2,487,148,252
Current Assets	1,963,214,720	2,650,631,101	37,655,310	3,976,828,652	8,628,329,781
Non-Current Liability	(105,233,618)	(183,258,729)	-	-	(288,492,347)
Current Liability	(1,315,923,099)	(2,057,735,876)	(514,904)	(14,493,773)	(3,388,667,652)
Net Asset	823,838,272	1,659,147,425	625,995,586	4,329,336,751	7,438,318,033
Net Asset Attributable to Non-Controlling Investment	164,767,654	425,346,962	12,520	2,121,375,008	2,711,502,144
Revenue	2,596,363,917	5,230,376,607	-	-	7,826,740,524
Profit for the Year	115,370,278	233,567,250	1,233,584	6,579,013	356,750,126
Other Comprehensive Income	17,570,341	1,028,645	_	_	18,598,986
Total Comprehensive Income	132,940,620	234,595,895	1,233,584	6,579,013	375,349,113
Profit Attributable to Non-Controlling Investment	23,074,056	11,881,677	25	3,223,717	38,179,474
OCI Allocated to Non-Controlling Investment	3,514,068	160,234	_	_	3,674,303
Cash Flows from/(used in) Operating Activities	379,420,518	69,297,736	(1,150,855)	(44,022,924)	403,544,475
Cash Flows from/(used in) Investment Activities	(44,182,861)	126,086,093	8,413,718	(1,499,695,595)	(1,409,378,645)
Cash Flows from/(used in) Financing Activities	(370,747,659)	15,384,546	_	1,876,625,002	1,521,261,889
Net Increase/(Decrease) in Cash and Cash Equivalents	(35,510,002)	210,768,375	7,262,863	332,906,484	515,427,720
Dividend Paid to Non-Controlling Investment During the Year	2,500,000	28,196,310	-	+	30,696,310

For the Period/Year Ended 31st March 2016	Access Projects (Private) Limited Rs.	Sathosa Motors PLC Rs.	Horizon Knowledge City Limited Rs.	Total Rs.
Non-Current Assets	188,198,054	1,318,267,427	571,651,802	2,078,117,283
Current Assets	2,029,550,356	1,879,023,035	53,665,499	3,962,238,890
Non-Current Liabilities	(40,761,236)	(224,894,081)	-	(265,655,318)
Current Liabilities	(1,473,589,519)	(1,466,806,221)	(555,299)	(2,940,951,039)
Net Assets	703,397,654	1,505,590,160	624,762,002	2,833,749,816
Net Assets Attributable to Non-Controlling Investment	140,679,531	341,531,329	49,980,960	532,191,820
Revenue	2,647,806,459	4,048,462,953	-	6,696,269,412
Profit	149,445,712	327,111,196	(238,018)	476,318,890
OCI	3,929,090	(897,233)	-	3,031,857
Total Comprehensive Income	153,374,803	326,213,963	(238,018)	479,350,746
Profit Allocated to Non-Controlling Investment	29,889,142	55,699,129	(19,041)	85,569,230
Other Comprehensive Income Allocated to Non-Controlling Investment	785,818	(71,599)	-	714,219
Cash Flows from/(used in) Operating Activities	(251,128,846)	459,743,367	(820,658)	207,793,863
Cash Flows from/(used in) Investment Activities	(14,601,360)	(787,846,024)	(621,651,802)	(1,424,099,186)
Cash Flows from/(used in) Financing Activities	319,408,019	53,695,641	625,000,020	998,103,680
Net Increase/(Decrease) in Cash and				
Cash Equivalents	53,677,814	(274,407,016)	2,527,560	(218,201,642)
Dividend Paid to NCI during the Year	4,600,000	12,029,704	-	16,629,704

32.1 ACQUISITION OF NCI

In February 2017, the Group acquired an additional 7.99% interest in Horizon Knowledge City Limited for Rs. 49.99 Mn in cash, increasing its ownership from 92% to 99.99%. The carrying amount of Horizon Knowledge City Limited's net assets in the Group's Consolidated Financial Statements on the date of the acquisition were Rs. 624.76 Mn. The Group recognized a decrease in NCI of Rs. 49.97 Mn, a decrease in retained earnings of Rs. 0.3 Mn and decrease equity attributable to owners of the Company by Rs. 0.02 Mn.

	Rs.
Carrying Amount of Non-Controlling Investment Acquired (624,762,002 * 7.998%)	49,968,465
Consideration Paid to Non-Controlling Investment	49,990,000
A Decrease in Equity Attributable to Owners of the Company	(21,535)

33. FINANCIAL ASSETS AND FINANCIAL LIABILITIES

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Initial Recognition and Measurement

Financial assets are classified, at initial recognition, as financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments, AFS financial assets or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Purchase or sale of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Subsequent Measurement

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

- Financial assets at fair value through profit or loss
- · Loans and receivables
- Held-to-maturity investments
- Available-for-sale (AFS) financial assets

Financial Assets at Fair Value through Profit or Loss

Financial assets at fair value through profit or loss include financial assets held-for-trading and financial assets designated upon initial recognition at fair value through profit or loss. Financial assets are classified as held-for-trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives are also classified as held-for-trading unless they are designated as effective hedging instruments. Financial assets at fair value through profit and loss are carried in the Statement of Financial Position at fair value with changes in fair value recognized in the Statement of Profit or Loss.

Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

Short Term investment has been classified as financial assets at fair value through profit or loss.

Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method, less impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance income in the Statement of Profit or Loss. The losses arising from impairment are recognized in the Statement of Profit or Loss.

It has been classified the trade receivables, investment in unit trust and investment in fixed deposits as loans and receivable financial assets.

Held-to-Maturity Investments

Non-derivative financial assets with fixed or determinable payments and fixed maturities are classified as held-to-maturity when the Group has the positive intention and ability to hold them to maturity. After initial measurement, held-to-maturity investments are measured at amortized cost using the effective interest method, less impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance income in the Statement of Profit or Loss. The losses arising from impairment are recognized in the Statement of Profit or Loss.

It has been classified the investment in Debenture as held-to-maturity financial assets.

AFS Financial Assets

AFS financial assets include equity investments and debt securities. Equity investments classified as available-for-sale are those, which are neither classified as held-for-trading nor designated at fair value through profit or loss. Debt securities in this category are those that are intended to be held for an indefinite period of time and that may be sold in response to needs for liquidity or in response to changes in market conditions.

After initial measurement, AFS financial assets are subsequently measured at fair value with unrealized gains or losses recognized in Other Comprehensive Income and credited in the AFS reserve until the investment is derecognized, at which time, the cumulative gain or loss is recognized in other operating income or the investment is determined to be impaired, when the cumulative loss is reclassified from the AFS reserve to the Statement of Profit or Loss in finance costs. Interest earned whilst holding AFS financial assets is reported as interest income using the EIR method.

The Group evaluates whether the ability and intention to sell its AFS financial assets in the near term is still appropriate. When, in rare circumstances, the Group is unable to trade these financial assets due to inactive markets, the Group may elect to reclassify these financial assets if the management has the ability and intention to hold the assets for foreseeable future or until maturity.

For a financial asset reclassified from the AFS category, the fair value carrying amount at the date of reclassification becomes its new amortized cost and any previous gain or loss on the asset that has been recognized in equity is amortized to profit or loss over the remaining life of the investment using the EIR. Any difference between the new amortized cost and the maturity amount is also amortized over the remaining life of the asset using the EIR. If the asset is subsequently determined to be impaired, then the amount recorded in equity is reclassified to the Statement of Profit or Loss.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's Consolidated Statement of Financial Position) when:

- The rights to receive cash flows from the asset have expired or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement and either (a) the Group has transferred substantially all the risks and rewards of the asset or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of Financial Assets

The Group assesses, at each Reporting Date whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that have occurred since the initial recognition of the asset (an incurred 'loss event'), has an impact on the estimated future cash flows of the financial asset or the Group of financial assets that can be reliably estimated.

Evidence of impairment may include indications that the debtors or a group of debtors are experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and observable data indicate that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Financial Assets Carried at Amortized Cost

For financial assets carried at amortized cost, the Group first assesses whether impairment exists individually for financial assets that are individually significant or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be, recognized are not included in a collective assessment of impairment.

The amount of any impairment loss identified is measured as the difference between the assets carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original EIR.

The carrying amount of the asset is reduced through the use of an allowance account and loss is recognized in the Statement of Profit or Loss. Interest income (recorded as finance income in the Statement of Profit or Loss) continues to be accrued on the reduced carrying amount using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans, together with the associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realized or has been transferred to the Group. If, in a subsequent year, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account. If a write-off is later recovered, the recovery is credited to finance cost in Statement of Profit or Loss.

AFS Financial Assets

For AFS financial assets, the Group assesses at each Reporting Date whether there is objective evidence that an investment or a group of investments is impaired.

In the case of equity investments classified as AFS, objective evidence would include a significant or prolonged decline in the fair value of the investment below its cost. When there is evidence of impairment, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that investment previously recognized in the Statement of Profit or Loss – is removed from Other Comprehensive Income and recognized in the Statement of Profit or Loss. Impairment losses on equity investments are not reversed through profit or loss; increases in their fair value after impairment are recognized in Other Comprehensive Income.

In the case of debt instruments classified as AFS, the impairment is assessed based on the same criteria as financial assets carried at amortized cost. However, the amount recorded for impairment is the cumulative loss measured as the difference between the amortized cost and the current fair value, less any impairment loss on that investment previously recognized in the Statement of Profit or Loss.

Future interest income continues to be accrued based on the reduced carrying amount of the asset, using the rate of interest used to discount future cash flows for the purpose of measuring the impairment loss. The interest income is recorded as part of finance income. If, in a subsequent year, the fair value of a debt instrument increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in the Statement of Profit or Loss, the impairment loss is reversed through the Statement of Profit or Loss.

Financial Liabilities

Initial Recognition and Measurement

Financial liabilities are classified, at initial recognition as financial liabilities at fair value through profit or loss, loans and borrowings, payables or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group financial liabilities include trade and other payables, loans and borrowings including bank overdraft and financial guarantee contracts.

Subsequent Measurement

The measurement of financial liabilities depends on their classification, as described below:

Financial Liabilities at Fair Value through Profit or Loss

Financial liabilities at fair value through profit or loss incurred financial liabilities held-for-trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held-for-trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by LKAS 39. Separated embedded derivatives are also classified as held-for-trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held-for-trading are recognized in the Statement of Profit or Loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition and only if the criteria in LKAS 39 are satisfied. The Group has not designated any financial liability as at fair value through profit or loss.

Loans and Borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in the profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are integral parts of the EIR. The EIR amortization is included in finance costs in the Statement of Profit or Loss.

Financial Guarantee Contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. Financial guarantee contracts are recognized initially as a liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the best estimate of the expenditure required to settle the present obligation at the Reporting Date and the amount recognized less cumulative amortization.

Derecognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the Statement of Profit or Loss.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is Reported in the Consolidated Statement of Financial Position only if there is a current enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

Fair Value of Financial Instruments

The fair value of financial instruments that are traded in active markets at each Reporting Date is determined by reference to quoted market prices or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs.

For financial instruments not traded in an active market, the fair value is determined using appropriate valuation techniques. Such techniques may include:

- Using recent arm's length market transactions.
- Reference to the current fair value of another instrument that is substantially the same.
- A discounted cash flow analysis or other valuation models.

An analysis of fair values of financial instruments are summarized table below:

33.1 ACCOUNTING CLASSIFICATION - GROUP

	Loans and Re	ceivables (L&R)	Fair Value Through I	Profit or Loss (FVTPL)
As at 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Financial Assets Measured at Fair Value				
Equity Securities	_		36,051,028	40,387,475
Unit Trust	_		-	100,976,031
Financial Assets/Liabilities Not Measured at Fair Value				
Trade and Other Receivables	8,696,291,318	6,503,767,501	-	-
Amounts due from Related Parties	108,624,037	25,929,496	-	-
Other Current Financial Assets	1,821,906,293	1,671,305,926	-	-
Short Term Deposits	2,922,306,646	6,691,265,553	-	-
Cash and Cash Equivalent	949,395,427	503,790,212	-	-
Corporate Debt Securities	_		-	-
Unsecured Bond Issue	-		-	-
Bank Overdraft	_	_	-	-
Interest Bearing Borrowings	_	_	-	-
Trade Payable	_	_	-	-
Amount due to Related Parties	_	_	-	_
Total	14,498,523,721	15,396,058,688	36,051,028	141,363,506

33.2 ACCOUNTING CLASSIFICATION - COMPANY

	Loans and Re	ceivables (L&R)	Fair Value Through F	Profit or Loss (FVTPL)
As at 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Financial Assets Measured at Fair Value				
Equity Securities	_	-	36,051,028	40,387,475
Unit Trust	-	_	-	100,976,031
Financial Assets/Liabilities Not Measured at Fair Value				
Trade and Other Receivables	6,709,315,764	4,528,227,334	-	_
Amounts due from Related Parties	1,367,148,298	468,398,485	-	_
Other Current Financial Assets	1,602,976,153	1,353,134,714	-	_
Short Term Deposits	1,042,530,082	6,553,907,509	-	_
Cash and Cash Equivalent	780,178,393	476,383,407	-	-
Corporate Debt Securities	-	_	-	-
Unsecured Bond Issue	_	-	-	-
Trade Payable	-	_	-	-
Amount due to Related Parties	_	_	_	_
Total	11,502,148,690	13,380,051,449	36,051,028	141,363,506

Held-to-	Maturity	То	tal	Other Financ	ial Liabilities
2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
-	-	36,051,028	40,387,475	_	-
-	_	-	100,976,031	-	_
-	-	8,696,291,318	6,503,767,501	_	_
-	_	108,624,037	25,929,496	-	
 -	_	1,821,906,293	1,671,305,926	_	
 _	_	2,922,306,646	6,691,265,553	_	_
 -	_	949,395,427	503,790,212	_	_
 1,425,831,563	1,358,785,866	1,425,831,563	1,358,785,866	-	_
 -	_	-	_	5,007,311,766	5,008,666,927
_	_	_	_	278,198,636	412,594,547
_	_	_	_	729,922,894	837,095,172
_	_	_	_	5,000,565,435	3,417,129,881
_	_	_	_	67,307,412	42,349,657
1,425,831,563	1,358,785,866	15,960,406,312	16,896,208,060	11,083,306,143	9,717,836,184

Held-to-	Maturity	То	tal	Other Financ	ial Liabilities
2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
_	-	36,051,028	40,387,475	_	
-	_	-	100,976,031	-	_
-	-	6,709,315,764	4,528,227,334	-	-
_	_	1,367,148,298	468,398,485	_	-
-	_	1,602,976,153	1,353,134,714	-	_
-	_	1,042,530,082	6,553,907,509	-	_
-	_	780,178,393	476,383,407	-	_
973,295,205	863,166,986	973,295,205	863,166,986	-	_
-	_	-	_	5,188,152,872	5,189,556,989
-	_	-	_	3,044,875,547	1,933,946,283
-	-	-	_	70,580,173	30,659,604
973,295,205	863,166,986	12,511,494,923	14,384,581,941	8,303,608,592	7,154,162,876

34. FAIR VALUE MEASUREMENT AND RELATED FAIR VALUE DISCLOSURES

34.1 FAIR VALUE MEASUREMENT

The Group measures financial instruments such as derivatives and non-financial assets such as investment properties, at fair value at each Balance Sheet date. Fair-value related disclosures for financial instruments and non-financial assets that are measured at fair value or where fair values are only disclosed in this Note.

ACCOUNTING POLICY

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

In the principal market for the asset or liability;

Or

In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the Financial Statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Inputs that are quoted market prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the Financial Statements at fair value on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each Reporting Period.

Involvement of external valuers is decided upon annually by the management. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. The management decides, after discussions with the Group's external valuers, which valuation techniques and inputs to use for each case.

At each Reporting Date, the management analyses the movements in the values of assets and liabilities which are required to be remeasured or reassessed as per the Group's accounting policies. For this analysis, the management verifies the major inputs applied in the latest valuation by agreeing the information in the valuation computation to contracts and other relevant documents.

The management, in conjunction with the Group's external valuers, also compares the change in the fair value of each asset and liability with relevant external sources to determine whether the change is reasonable.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above.

34.2 FAIR VALUE HIERARCHY

The following table shows fair value measurement hierarchy of the Group's assets, liabilities. It does not includes fair value information for financial assets and financial liabilities not measured at fair value if carrying amount is a reasonable approximation of fair value.

34.2.1 Fair Value Hierarchy - Group

Fair Value Hierarchy									
		Lev	vel 1	Level 2		Level 3		Total	
As at 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.
Financial Assets									
Fair Value through Profit and Loss	33.1	36,051,028	141,363,506	_	-	_	-	36,051,028	141,363,506
Non-Financial Assets									
Land and Building	11.1	-	-	-	-	2,111,195,909	1,841,789,538	2,111,195,909	1,841,789,538
Investment Property	12.1	-	_	_	-	3,288,619,125	3,328,874,433	3,288,619,125	3,328,874,433

34.2.2 Fair Value Hierarchy - Company

Fair Value Hierarchy										
		Lev	el 1	Leve	el 2	Lev	Level 3		Total	
As at 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Financial Assets										
Fair Value through										
Profit and Loss	33.2	36,051,028	141,363,506	-	_	-	-	36,051,028	141,363,506	
Non-Financial Assets										
Land and Building	11.2	-	-	-	-	443,800,000	366,000,000	443,800,000	366,000,000	
Investment Property	12.1	-	-	-	-	220,000,000	174,392,599	220,000,000	174,392,599	

35. FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES

Financial Risk Management is the practice of economic value in a firm by using financial instrument, manage exposure to risk face by the Group. The Group's principal financial assets include loans, trade and other receivables and cash and Short Term deposits that derive directly from its operations. The major financial liabilities used by a group including debt securities, interest bearing borrowings and trade and other payables. The main purpose of these financial investments is to finance the Group's operations and to provide guarantees to support its operations. The Board of Directors has established Group's risk management policies to identify analyze the risk face by the Group and set appropriate risk limits and controls. Risk management policies and systems are reviewed regularly and aim to develop a disciplinary constructive control environment, in which all employees understand their roles and obligations through training, management standards and procedures.

The Group Audit Committee oversees how management monitors compliance with the Group's risk management policies and procedures and reviews the risk management framework in relation to the risk face by the Group. The Group Audit Committee is assisted in its oversight role by Internal Audit. Internal Audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the result of which are reported to the Audit Committee. The Committee reports regularly to the Board of Directors on its activities.

The group is exposed to key financial risks include Credit Risk, Liquidity Risk, Market Risk.

The Board of Directors revives, verifies, agree the policies for managing each type of risk which are summarized below:

35.1 CREDIT RISK

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and financial institutions, foreign exchange transactions and other financial instruments.

35.1.1 Trade Receivables

Customer credit risk is managed by each business units subject to Group's established polices procedures and controls relating to customer credit risk management.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Each business units monitor the customers' financial standing (financial insolvency). An impairment analysis is performed at each Reporting Date on an individual basis for major clients. The calculation is based on actual incurred historical data. The minimum exposure to credit risk at the Reporting Date is the carrying value of the each class of financial assets disclosed in Note 33.

The Group evaluates the concentration of risk with respect to trade receivables as low, as its customers are located in several industries and operate in largely independent markets and material payments being backed by guarantees and enters contractual agreements with clients before starting the operations.

As at 31st March, the aging analysis of trade receivables that were not impaired was as follows:

	Gro	pup	Company		
As at 31st March	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Neither Past Due Nor Impaired	4,138,045,157	3,619,807,536	3,193,337,133	2,584,108,649	
Past Due But Not Impaired					
< 30 Days	759,159,587	623,738,757	452,648,678	434,644,790	
30-60 Days	998,065,088	833,856,956	634,942,691	507,885,416	
61–90 Days	133,897,691	234,658,898	123,717,871	155,586,421	
91–120 Days	120,826,800	154,091,570	106,636,234	148,573,714	
> 120 Days	1,371,698,132	526,255,143	1,261,117,769	466,219,223	
	7,521,692,454	5,992,408,860	5,772,400,376	4,297,018,213	

Management believes that the unimpaired amounts that are past due are still collectible in full, based on historical payment behavior and extensive analysis of customer credit risk, including underlying customers' credit ratings if they are available.

As at 31st March 2017, trade receivables with an initial carrying value of Rs. 83,696,141/- (2016 – Rs. 46,039,609/-) for the Group and Rs. 81,053,746/- (2016 – Rs. 42,296,638/-) for the Company were impaired and fully provided for. See below for the movements in the provision for impairment of receivables:

	Group	Company
	Rs.	Rs.
At 1st April 2015	35,968,866	32,559,693
Charge for the Year	14,324,124	13,990,326
Reversal Due to Subsequent Receipt	(4,253,381)	(4,253,381)
At 31st March 2016	46,039,609	42,296,638
Charge for the Year	41,168,260	40,841,458
Reversal Due to Subsequent Receipt	(3,511,727)	(2,084,350)
At 31st March 2017	83,696,141	81,053,746

35.1.2 Short Term Deposits and Cash and Cash Equivalents

Credit risk from balances with banks and financial institutions is managed by the Group's Treasury management in accordance with the Group's policy.

Treasury management established 'investment policies' in place, funds invest with high liquidity and high level of safety. The funds may invest in investments grade assets with a rating award by rating agencies or awarded internally by the fund management company. The Group held Short Term deposits and cash and cash equivalent as at 31st March 2017 which represents its maximum credit exposure on these assets.

As at 31st March 2017, 99% (2016 – 99%) of the favorable balances of bank and financial institution were rated 'A' or better for the Group,

	20	2016		
Fitch Rating – Group	Rs.	%	Rs.	%
AA+	1,196,077,823	37	1,563,728,555	22
AA	3,921,271	0	939,115	0
AA-	1,932,629,244	60	5,307,781,965	76
A+	44,817,241	1	20,369,405	0
A	69,495,586	2	71,401,974	2
BB+	29,052	0	418,697	0
Total	3,246,970,217	100	6,964,639,711	100

As at 31st March 2017, 99% (2016 - 99%) of the favorable balances of bank and financial institution were rated 'A' or better for the Company:

	20	017	2016	
Fitch Rating – Company	Rs.	%	Rs.	%
AA+	1,067,639,266	88	1,409,219,714	21
AA	3,787,628	0	507,002	0
AA-	55,094,310	5	5,305,537,699	78
A+	16,664,794	1	18,746,264	0
A	67,369,488	6	71,401,973	1
BB+	29,052	0	418,697	0
Total	1,210,584,538	100	6,805,831,350	100

The Group's maximum exposure to credit risk for the components of the Statement of Financial Position at 31st March 2017 and 2016 is the carrying amounts as illustrated in Note 33.

35.1.3 Corporate Debt Securities

As at 31st March 2017, 100% (2016 – 100%) were guaranteed by a banking institution with a rating of 'A' or better for the Group.

	20	017	2016		
Fitch Rating – Company	Rs.	%	Rs.	%	
AA-	2,620,756	0	546,099,155	40	
A+	500,462,329	35	812,686,711	60	
A	922,748,478	65	_	0	
	1,425,831,563	100	1,358,785,866	100	

As at 31 March 2017, 100% (2016 - 100%) guaranteed by a banking institution with a rating of 'A' or better for the Company.

	20	017	20	16
Fitch Rating – Company	Rs.	%	Rs.	%
AA-	_	0	300,277,397	35
A+	300,277,397	31	562,889,589	65
A	673,017,808	69	_	0
	973,295,205	100	863,166,986	100

35.2 LIQUIDITY RISK

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group monitors its risk of a shortage of funds using a liquidity planning tools. The Group's approach to managing liquidity risk is to ensure as far as possible that it will always have sufficient liquidity meets its liability when due and maintaining the balance between financial assets and liabilities and forecasting cash flows from operating activities, without incurring unacceptable losses or risking damages to the Group's reputation.

The Group aims to maintain the level of its cash and cash equivalents and other highly marketable debt instruments at an amount in excess of expected cash flows on financial liabilities. To measure and mitigate liquidity risk, the Company closely monitors its net operating cash flow, forecasting and maintaining a level of cash and cash equivalents and secured committed funding facilities from financial institutions.

Excessive Risk Concentration

Concentrations arise when a number of counterparties are engaged in similar business activities or activities in the same geographical region or have economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations indicate the relative sensitivity of the Group's performance to developments affecting a particular industry.

In order to avoid excessive concentrations of risk, the Group's policies and procedures include specific guidelines to focus on the maintenance of a diversified portfolio. Identified concentrations of credit risks are controlled and managed accordingly.

Maturity Analysis

The table below summarize, the maturity profile of Group's/Company's financial liabilities at 31st March 2017 based on contractual undiscounted payments:

	Carrying Amount Rs.	Contractual Cash Flows Rs.	6 Months or Less Rs.	6 - 12 Months Rs.	More than 1 Year Rs.
Non-Derivative Financial Liabilities – Group					
Trade and Other Payables	7,852,034,784	-	4,897,309,978	2,776,271,867	178,452,939
Amounts due to Related Parties	67,307,412	-	53,810,623	13,496,789	_
Loans and Borrowings	5,737,234,660	-	325,088,287	206,002,133	5,206,144,240
Income Tax Payables	59,996,915	59,996,914	-	-	-
Unclaimed Dividend	26,815,401	26,815,401	-	-	-

	Carrying Amount Rs.	Contractual Cash Flows Rs.	6 Months or Less Rs.	6 - 12 Months Rs.	More than 1 Year Rs.
Non-Derivative Financial Liabilities – Company					
Trade and Other Payables	5,547,064,752	-	3,044,875,546	2,502,189,206	_
Amounts due to Related Parties	70,580,173	-	70,580,173	-	_
Loans and Borrowings	5,188,152,872	-	-	-	5,188,152,872
Income Tax Payables	11,502,620	11,502,620	-	-	-
Unclaimed Dividend	6,497,222	6,497,222	_	_	_

35.3 MARKET RISK

Market risk is the risk that fair value of future cash flows of financial instruments will fluctuate because of changes in market price. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return. All such transactions are carried out within the guidelines set by the Risk Management Committee.

Market risk comprises of the following types of risk:

- I. Interest rate risk
- II. Currency risk
- III. Commodity price risk
- IV. Equity price risk

Financial instruments affected by market risk include loans and borrowings, deposits, AFS investments and derivative financial instruments.

Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the market interest rates. The exposure to the risk of changes market interest rate relates primarily to the Group long-term debt obligation with floating rate.

The Group has its investment portfolio, range of financial instruments both fixed rate and variable rate. The Group Treasury designed capital structure guidelines for each project at the planning stage and thereby maintains optimized level of gearing in the Group. The Group manages its interest rate risk by monitoring and managing cash flows negotiating favorable rates on borrowings and deposits including and maintaining an appropriate combination of fixed and floating rate risk.

		Gro	oup	Company		
Capital Structure as at 31st March	Note	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Loans and Borrowings	25	5,737,234,660	5,845,762,099	5,188,152,872	5,189,556,989	
Bank Overdraft	22	278,198,636	412,594,547	-	_	
Total Borrowings		6,015,433,296	6,258,356,646	5,188,152,872	5,189,556,989	
Equity		21,551,219,039	17,994,691,308	17,221,476,543	15,936,055,794	
Debt/Equity		27.91%	34.78%	30.13%	32.56%	

At the Reporting Date, the interest rate profile of the Group's/Company's interest-bearing financial instruments were:

	Gro	oup	Company		
	2017 Rs.	2016 Rs.	2017 Rs.	2016 Rs.	
Fixed Rate Instruments					
Financial Assets	4,935,206,436	8,250,116,706	2,595,825,287	7,617,074,495	
Financial Liabilities	5,021,138,526	5,845,762,100	5,188,152,872	5,189,556,989	
Variable Rate Instruments					
Financial Liabilities	994,294,770	412,594,547	-	_	

Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group exposes to the foreign currency risk on purchases, foreign operations that are denominated in a foreign currencies. These currencies primarily are the Euro, US Dollars (USD), Pound (GBP) and Djiboutian Franc.

The Group hedges its exposure to fluctuations on the translation of its foreign operations by forward contracts and matching sales and purchases to same currency. The Group's Treasury Management closely monitors the exchange rate fluctuations and advices management regular basis.

Equity Price Risk

The Group's listed and unlisted equity securities are susceptible to market price arising from uncertainties about future values of the investment securities. The Treasury Management monitors the mix of debt and equity securities in investment portfolio based on market indicators and manages risk through diversification of portfolio. Reports on the equity portfolio are submitted to the Group's senior management on a regular basis. The Group's Board of Directors reviews and approves all equity investment decisions.

35.4 CAPITAL MANAGEMENT

Capital management is financial strategy aimed ensuring maximum efficiency in a company's cash flow. The Group's objective of capital management is to maintain strong financial position and healthy capital ratios in order to safeguard the Company's ability to continue as a going concern in order to maximize shareholder value. Capital consists of share capital, reserves, retained earnings and non-controlling interests of the Group. The Group's management and Board of Directors monitor the return on capital and dividends to ordinary shareholders

The Group manages its capital structure and makes adjustments to it, in the light of changes in economic conditions.

In order to achieve this overall objective, the Group's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call loans and borrowings. There have been no breaches of the financial covenants of any interest-bearing loans and borrowing in the current period.

No changes were made in the objectives, policies or processes for managing capital during the years ended 31st March 2017 and 2016.

35.5 DISTRIBUTION MADE AND PROPOSED

The Company recognizes a liability to make cash or non-cash distributions to equity holders of the parent when the distribution is authorized and the distribution is no longer at the discretion of the Company. A corresponding amount is recognized directly in equity.

Non-cash distributions are measured at the fair value of the assets to be distributed with fair value remeasurement recognized directly in equity. Upon distribution of non-cash assets, any difference between the carrying amount of the liability and the carrying amount of the assets distributed is recognized in the Statement of Profit or Loss.

Distribution made and proposed are disclosed in Note 23.3.

SEVEN YEAR SUMMARY / 243

		2010/11	2011/12	2012/13	2013/14	2014/15	2015/16	2016/17
Statement of Profit or Loss and Other Comprehensive Income Highlights								
Revenue	Rs. Mn	3,651	7,320	13,900	16,373	16,514	17,625	20,448
Gross Profit	Rs. Mn	1,296	2,121	3,061	4,186	3,815	3,977	4,732
EBITDA	Rs. Mn	1,498	2,159	2,883	3,771	3,322	3,748	4,300
EBIT	Rs. Mn	1,359	1,931	2,433	3,180	2,653	3,275	3,857
Net Finance Income	Rs. Mn	22	102	239	136	110	95	150
Profit After Tax	Rs. Mn	1,167	1,737	2,412	2,902	2,424	2,551	2,746
Profit Attributable to Equity Holders	Rs. Mn	962	1,733	2,376	2,833	2,346	2,465	2,708
Statement of Financial Position Highlights	110.1111				2,033			2,700
Property, Plant and Equipment	Rs. Mn	1,229	2,672	3,741	3,787	4,222	4,791	5,428
Total Non-Current Assets	Rs. Mn	4,029	6,641	7,579	7,349	9,155	12,357	16,074
Cash and Cash Equivalent		225	1,641	7,377	1,521	1,918	504	949
Short Term Deposits	Rs. Mn		883	1,371	1,140	1,918	6,792	2,922
Total Assets	Rs. Mn		······		······································			
	Rs. Mn	5,767	14,284	16,642	20,204	22,328	30,343	36,046
Stated Capital	Rs. Mn	3,000	9,000	9,000	9,000	9,000	9,000	9,000
Retained Earnings	Rs. Mn	1,144	1,670	3,486	5,815	7,169	8,362	9,590
Equity Attributable to Equity Holders	Rs. Mn	4,344	10,670	12,486	14,916	16,269	17,462	18,840
Loans and Borrowings	Rs. Mn	625	13	8	65	350	5,846	5,737
Total Non-Current Liabilities	Rs. Mn	525	174	259	359	514	5,603	5,680
Statement of Cash Flow Highlights								
Cash Flows from Operating Activities	Rs. Mn	745	638	1,301	1,608	3,218	3,168	1,995
Cash Flows from Investing Activities	Rs. Mn	(1,329)	(3,332)	(1,721)	(341)	(2,337)	(9,251)	(1,327)
Cash Flows from/(used in) Financing Activities	Rs. Mn	309	4,116	(513)	(459)	(737)	4,532	(88)
Key Financial Ratios								
EPS	Rs.	1.20	1.83	2.38	2.83	2.35	2.47	2.71
DPS	Rs.	2.00	0.27	0.50	0.50	1.00	0.75	1.50
Net Assets Per Share	Rs.	7.24	10.67	12.49	14.92	16.27	17.46	18.84
Dividend Payout	%	167	15	21	18	43	30.36	55.39
ROE	%	22.1	16.2	19	19	14.4	14.1	12.7
ROCE	%	27.9	17.5	18.9	20.5	15.4	12.3	12.3
Gearing	%	14.4	0.1	0.1	0.4	2.1	34.8	30.5
Current Ratio	Times	1.9	2.3	2.4	2.8	2.6	2.7	2.3
Quick Ratio	Times	1.6	1.8	1.9	2.3	2.1	2.3	1.7
Price Per Share	Rs.	N/A	26.7	19.7	22.5	19.2	20.8	23.8
Investor Highlights								
Total Number of Shareholders	No.	N/A	1,838	2,153	2,196	4,610	5,757	6,119
% of Public Holding	%	N/A	36.52	36.52	35.53	37.92	37.92	39.59
Value of Shares Traded	Rs. Mn	N/A	45	1,265	2,148	14,900	4,570	3,625
value of office fladed	113. 14111	IN/A	45	1,200	2,140	17,500	+,5/0	3,023

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REPORT STRUCTURE

The Company embarked on integrated reporting in 2013/14 making this the Fourth Integrated Annual Report. This Report has drawn on the concepts, principles and guidelines described in the following sources:

- Global Reporting Initiative Sustainability Reporting Guidelines GRI G4 core criteria (www.globalreporting.org)
- International Integrated Reporting Framework (www.theiirc.org)
- Smart Integrated Reporting Methodology™

In addition, we also referenced 'A Preparer's Guide to Integrated Corporate Reporting' issued by The Institute of Chartered Accountants of Sri Lanka. While drawing on these sources AEL has chosen a form that best suits the needs of the Company.

The Report is available in both print and HTML versions. The latter may be downloaded from the Company's website www.accessengsl.com

CONCEPTS

Value creation in the Company is a two-way process of value creation and value delivery. We both deliver value to and derive value from our stakeholders. Value is derived through both internal and external capitals. AEL's internal capital comprises financial and institutional capital. The latter includes intangibles such as brand image, reputation, systems and processes, specialized knowledge, ethics and integrity. External capitals are essentially the stakeholder capitals such as Employee, Customer, Business Partner and Social and Environmental.

REPORT BOUNDARY

The overall boundary of this Report includes both Access Engineering PLC and its Group companies. Financial aspects cover the entire Group while non-financial aspects cover only Access Engineering PLC.

COMPLIANCE

This Report presents a broad view of the Company's performance and impact on its stakeholders during the period 1st April 2016 to 31st March 2017. We have endeavored to present not only the financial aspect but have also included the wider social and environmental impact of our activities. There have been no restatements of any information given in any previous reports, in this Report. There have also been no changes in the scope and boundary compared with the previous report.

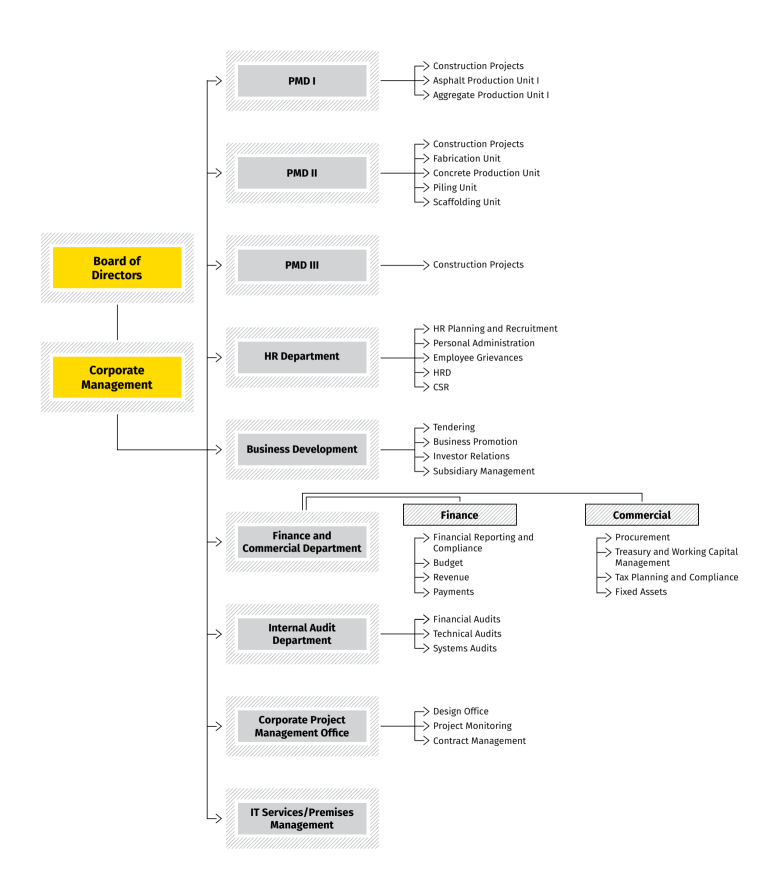
The Company's Corporate Governance structure and processes, are in compliance with the Code of Best Practice on Corporate Governance issued by The Institute of Chartered Accountants of Sri Lanka and the Security and Exchange Commission of Sri Lanka. The Company's Financial Statements are prepared in accordance with the Sri Lanka Accounting Standards (SLFRS and LKAS) and International Financial Reporting Standards (IFRS).

The Company has not obtained any external assurance on data reported in this Integrated Report.

QUERIES

Further queries regarding the Report or its contents should be addressed to the Chief Operating Officer, Access Engineering PLC at rohana@accessengsl.com

OPERATING STRUCTURE / 245



246 / AWARDS AND ACCOLADES



Best Corporate Citizen Sustainability Award – 2016 (Less than Rs. 15 Bn Turnover – Winner) Awarded by The Ceylon Chamber of Commerce



Best Corporate Citizen Sustainability Award – 2016 (Sector Winner – Construction) Awarded by The Ceylon Chamber of Commerce



Business Today Top 30 – 2015/16 (24th Place – Access Engineering PLC)



for the Year 2016
(For the Construction of Housing for Relocation of Under Served
Settlements in the City of Colombo)
Awarded by The Construction Industry Development Authority

National Award for Construction Excellence



National Award for Construction Performance for the Year 2016

(Design, Supply and Construction of Polduwa Bridge)
Awarded by The Construction Industry Development Authority



National Award for Construction Performance for the Year 2016

(For Rehabilitation and Improvements of Galagedara – Rambukkana Road)

Awarded by The Construction Industry Development Authority

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National Award for Construction Performance for the Year 2016

(For Rehabilitation and Improvements of Bangadeniya – Andigama – Anamaduwa [B45] Road)

Awarded by The Construction Industry Development Authority



Service Excellence Award 2016

(Best Overall Performance – Contractor – 1st Runner-up) Awarded by Sri Lanka Telecom PLC



National Award for Construction Performance for the Year 2016

(For Construction of Kandana Water Treatment Plant Extension) Awarded by The Construction Industry Development Authority



Annual Report Awards 2016

(Construction Companies – Silver)
Awarded by The Institute of Chartered Accountants of Sri Lanka



National Occupational Safety and Health Excellence Awards 2016

Merit Award for Occupational Safety and Health (Project – Colombo District Water Supply Project)

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252 / GLOSSARY

Short Form	Definition
ABC	Aggregate Base Course
ADB	Asian Development Bank
ACA	Associate Member of Chartered Accountants
AEL	Access Engineering PLC
AFS	Available-for-Sale
AGM	Annual General Meeting
APL	Access Project (Private) Limited
ARL	Access Realities (Private) Limited
ASPI	All Share Price Index
AWPLR	Average Weighted Prime Lending Rate
BIA	Bandaranaike International Airport
BOC	Bank of Ceylon
BOD	Board of Directors
BOI	Board of Investment
CA SRI LANKA	Institute of Chartered Accountants of Sri Lanka
CBSL	Central Bank of Sri Lanka
CD	Compact Disc
CEA	Central Environmental Authority
CEO	Chief Executive Officer
CFL	Compast Fluorescent Lamp
CFM	Close Family Members
CG	Corporate Governance
CGIR	Commissioner General Inland Revenue
CGU	Cash Generating Unit
CHEC	China Harbour Engineering Company
CIDA	Construction Industry Development Authority
CIMA	Chartered Institute of Management Accountants
CMA	Institute of Certified Management Accountants of Sri Lanka
COO	Chief Operating Officer
CPC	Code of Civil Procedure
CSE	Colombo Stock Exchange
CSR	Corporate Social Responsibility
CVCD	Committee of Vice-Chancellors and Directors
DGM	Deputy General Manager
DI	Ductile Iron
DLP	Defect Liability Period
DPS	Dividend per Share
E WASTE	Electronic Waste

Short Form	Definition
EBIT	Earnings Before Interest and Taxes
EBITDA	Earning Before Interest Tax Depreciation & Amortization
EBT	Earnings Before Tax
EMP	Environmental Management Plan
EMS	Environment Management System
EPD	Environmental Product Declarations
EPF	Employees' Provident Fund
EPL	Environmental Protection License
EPS	Earning Per Share
ERI	Effective Interest Rate
ERP	Enterprise Recourse Planning
ETF	Employee Trust Fund
FRICS	Fellow – Royal Institution of Chartered Surveyors
FTTH	Fiber to the Home
FVTPL	Fair Value Through Profit or Loss
FY	Financial Year
GM	General Manager
GoSL	Government of Sri Lanka
GRI	Global Reporting Initiative
Н	High
HDD	Horizontal Directional Drilling
HDPE	High Density Polyethylene
HR	Human Resources
HRIS	Human Recourse Information System
IAS	International Accounting Standards
ICASL	Institute of Charted Accounts Sri Lanka
ICRA	Indian Credit Rating Agency
ICT	Information and Communication Technology
IESL	Institution of Engineers Sri Lanka
IFAD	International Fund for Agricultural Development
IFRIC	International Financial Reporting Interpretations
	Committee
IFRS	International Financial Reporting Standards
IOC	Lanka Indian Oil Company
IPOs	Initial Public Offerings
ISO	International Organization for Standardization
IT	Information Technology
IROCGS	Interest Rate of Comparable Government Securities

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Short Form	Definition
ITC	Indian Tobacco Company
JV	Joint Venture
KMP	Key Management Personnel
KPI	Key Performance Indicator
LC	Letter of Credit
LED	Light Emitting Diodes
LKAS	Sri Lanka Accounting Standards
LTIFR	Lost Time Injury Frequency Rate
М	Moderate
MBA	Master of Business Administration
MD	Managing Director
MD & A	Management Discussion & Analysis
MLT	Maintain Load Test
MSAN	Multi Service Access Node
NBFI	Non-Bank Financial Institution
NBT	Nation Building Tax
NCASL	National Construction Association of Sri Lanka
NCI	Non-Controlling Interest
NED	Non-Executive Director
No.	Number
NP	Net Profit
NWSDB	National Water Supply and Drainage Board
OCI	Other Comprehensive Income
OHSAS	Occupational Health and Safety Assessment Series
OSP	Out Side Plant
OTDR	Optical Time Domain Reflectometer
PAT	Profit After Tax
PAYE	Pay As You Earn
PDA	Pile Driving Analyzer
PIM	Postgraduate Institute of Management
PLC	Public Liability Company
PLR	Public Lending Right
PMB	Polymer Modified Bitumen
PMD	Project Management Division
PMP	Project Management Professional
PPE	Personnel Protective Equipment
PPP	Public-Private Partnership
PUC	Projected Unit Credit
QMS	Quality Management System

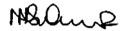
Short Form	Definition	
R&D	Research and Development	
RDA	Road Development Authority	
ROCE	Return on Capital Employed	
ROE	Return on Equity	
ROI	Return on Investment	
S & P SL 20	Standard and Poors Sri Lanka 20	
SCADA	Supervisory Control and Data Acquisition	
SCB	Soil-Cement Bentonite	
SEC	Securities and Exchange Commission	
SGT	Super Gain Tax	
SIC	Standard Interpretations Committee	
SID	Senior Independent Director	
SL	Sri Lanka	
SLAAS	Sri Lanka Association for the Advancement of Science	
SLFRS	Sri Lanka Financial Reporting Standard	
SML	Sathosa Motors PLC	
TAC	Tax Appeal Commission	
UDA	Urban Development Authority	
UK	United Kingdom	
UN	United Nations	
UNGC	United Nations Global Compact	
UPS	Uninterruptible Power Systems	
US	United States	
USA	United State of America	
USD	US Dollar	
USSR	Union of Soviet Socialist Republics	
VH	Very High	
WTP	Water Treatment Plant	
YOY	Year on Year	
ZPMC	Zhenhua Heavy Industries Company Limited	

254 / NOTICE OF MEETING

NOTICE IS HEREBY GIVEN that the Sixth Annual General Meeting of Access Engineering PLC will be held at the National Chamber of Commerce of Sri Lanka, No. 450, D R Wijewardena Mawatha, Colombo 10, on Wednesday, 30th August 2017 at 3.00 p.m. and the business to be brought before the Meeting will be:

- 1. To receive and consider the Annual Report of the Board of Directors on the affairs of the Company and the Financial Statements for the year ended 31st March 2017 and the Report of the Auditors' thereon.
- 2. To re-elect as a Director Mr. N D Gunaratne who retires by rotation in terms of Article 88 (i) of the Articles of Association of the Company.
- 3. To authorize the Directors to determine donations for the ensuing year.
- 4. To reappoint Messrs KPMG, Chartered Accountants as Auditors of the Company and to authorize the Directors to determine their remuneration.

By Order of the Board, Access Engineering PLC



P W CORPORATE SECRETARIAL (PRIVATE) LIMITED

Director/Secretaries

30th June 2017 Colombo

Notes:

- 1. A member entitled to attend and vote at the Meeting is entitled to appoint a Proxy to attend and vote instead of him/her.
- 2. A Proxy need not be a member of the Company.
- 3. A Form of Proxy is enclosed for this purpose.
- 4. The completed Form of Proxy should be deposited at the Registered Office of the Company, No. 278, Union Place, Colombo 2, not less than thirty-six (36) hours before the time fixed for the commencement of the Meeting.

FORM OF PROXY

I/We the undersigned		
NIC No of		
being a member/s* of Access Engineering PLC hereby appoi	nt:	of
C	or failing him/her.	
Mr. Sumal Joseph Sanjiva Perera Mr. Ranjan John Suriyakumar Gomez	of Colombo or failing him* of Colombo or failing him*	
Mr. Joseph Christopher Joshua Mr. Shevantha Harindra Sudhakara Mendis	of Colombo or failing him* of Colombo or failing him*	
Mr. Dalpadoruge Anton Rohana Fernando Mr. Saumaya Darshana Munasinghe Prof. Kulatilleke Arthanayake Malik Kumar Ranasinghe	of Colombo or failing him* of Colombo or failing him* of Colombo or failing him*	
Mr. Niroshan Dakshina Gunaratne Mr. Suresh Dilhan Perera	of Colombo or failing him* of Colombo or failing him*	
Mr. Dinesh Stephan Weerakkody	of Colombo	
as my/our* Proxy to vote as indicated hereunder for me/us* held on 30th August 2017 and at every poll which may be taken		
		For Against
Resolution 1		
To re-elect Mr. N D Gunaratne who retires in terms of Articl of the Company, as a Director		
Resolution 2		
To authorize the Directors to determine donations for the		
Resolution 3		
To reappoint Messrs KPMG, Chartered Accountants as Audithe Directors to determine their remuneration	tors of the Company and authorize	
In witness my/our* hands this day	of	Two Thousand and Seventeen.
Signature of Shareholder/s		
* Please delete the inappropriate words.		

Instructions as to completion appear on the reverse.

FORM OF PROXY

INSTRUCTIONS AS TO COMPLETION

- 1. This Form of Proxy must be deposited at No. 278, Union Place, Colombo 2, not less than thirty-six (36) hours before the time fixed for the Meeting.
- 2. In perfecting the Form of Proxy please ensure that all details are legible.
- 3. If you wish to appoint a person other than a Director of the Company as your proxy, please insert the relevant details in the space provided.
- 4. Please indicate with an 'X' in the space provided, how your Proxy is to vote on the resolution. If no indication is given, the Proxy in his discretion will vote as he thinks fit.
- 5. In the case of a Company/Corporation, the Proxy must be under its Common Seal, which should be affixed and attested in the manner prescribed by its Articles of Association.
- 6. In the case of a Proxy signed by an Attorney, the Power of Attorney must be deposited at The Secretaries' Office [i.e. P W Corporate Secretarial (Private) Limited, No. 3/17, Kynsey Road, Colombo 08] for registration.
- 7. In the case of joint holders the Form of Proxy must be signed by the first holder.

CORPORATE INFORMATION

Name of Company

Access Engineering PLC

Registered Office

Access Engineering PLC Access Towers, 278, Union Place, Colombo 02. Sri Lanka.

Tel: +94 11 7606606 Fax: +94 11 7606605 Web: www.accessengsl.com

E-mail: investor.relations@accessengsl.com

Legal Form

A public limited liability company incorporated in Sri Lanka on 31st July 2001 under the Companies Act No. 17 of 1982 and Re-registered under the Companies Act No. 07 of 2007 on 6th February 2008.

Ordinary Voting Shares are listed on the Main Board of the Colombo Stock Exchange.

Rated Senior Unsecured Redeemable Debentures are listed on the Colombo Stock Exchange.

Company Registration Number

PB 200 PQ

Board of Directors

S J S Perera I C Ioshua

D A R Fernando

DARTEINANG

S H S Mendis

S D Munasinghe

R J S Gomez

Prof. K A M K Ranasinghe

N D Gunaratne

S D Perera

D S Weerakkody

Audit Committee

N D Gunaratne – Chairman Prof. K A M K Ranasinghe D S Weerakkody S D Perera

Remuneration Committee

D S Weerakkody – Chairman Prof. K A M K Ranasinghe N D Gunaratne S D Perera

Related Party Transactions Review Committee

N D Gunaratne – Chairman Prof. K A M K Ranasinghe D S Weerakkody D A R Fernando

Strategic Planning Committee

S J S Perera – Chairman J C Joshua D A R Fernando Prof. K A M K Ranasinghe

Bankers

Bank of Ceylon
Nations Trust Bank PLC
Sampath Bank PLC
Hatton National Bank PLC
Commercial Bank of Ceylon PLC
People's Bank
DFCC Bank PLC
National Development Bank PLC
Union Bank of Colombo PLC
Cargills Bank Limited
CAC International Bank
International Commercial Bank

Secretaries

P W Corporate Secretarial (Private) Limited 3/17, Kynsey Road, Colombo 08, Sri Lanka.

Tel: +94 11 4640360 Fax: +94 11 4740588

Auditors

Messrs KPMG Chartered Accountants 32 A, Sir Mohamed Macan Markar Mawatha, Colombo 03, Sri Lanka.

Tel: +94 11 2426426 Fax: +94 11 2445872



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This is an Integrated Annual Report

This Access Engineering PLC annual report has been prepared using the Smart Integrated Reporting Methodology™ of Smart Media The Annual Report Company.





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ACCESS ENGINEERING PLC

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