

MANIPALCIGNA HEALTH INSURANCE COMPANY LIMITED

ANNUAL REPORT

FINANCIAL YEAR 2021-22



DIRECTORS' REPORT

The Directors of your Company have pleasure in presenting the Tenth Annual Report on the business and operations of your Company and the Revenue Account, the Profit and Loss Account (Shareholders' Account), the Statement of Receipts and Payments Account (Cash Flow Statement) for the financial year ended 31st March 2022, the Balance Sheet as at 31st March, 2022 along with the Report of the Auditors thereon and the Management Report for the Financial Year 2021-22 to the Members of ManipalCigna Health Insurance Company Limited.

BRIEF OVERVIEW

Your Company, ManipalCigna Health Insurance Company Limited, was incorporated on 12th March 2012. Your Company has obtained the Certificate of Registration bearing No. 151 from the Insurance Regulatory and Development Authority of India (IRDAI), Hyderabad on 13th November, 2013 to carry on business of General (Health) Insurance in India.

KEY FINANCIAL RESULTS

The Highlights of the performance of the Company are as below:

	The state of the s	Figures in '000
Particulars	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021
Income:		
Premium earned (Net)	82,49,845	63,13,667
Profit/Loss on sale/redemption of Investments	42,124	(74,852)
Other Income	10,692	
Interest, Dividend & Rent	5,16,094	4,51,492
Expenses:		
Claims incurred (Net)	(62,83,835)	(38,59,547)
Commission	(10,06,352)	(8,21,188)
Operating expenses	(40,88,164)	(31,83,662)
Premium Deficiency		
Funds for future appropriation		
Profit / (Loss) for the year	(25,59,596)	(11,74,090)

INVESTMENT AND INVESTMENT INCOME

The investment funds of the Company are managed in accordance with the IRDAI regulations and the Investment Policy of the Company. The investment portfolio increased by 18.39 % from 849.41 Crores as at 31st March, 2021 to Rs.1005.63 Crores as at 31st March, 2022. The investment income for the year under review was Rs.55.82 Crores as against Rs.37.66 Crores generated in the previous year, an increase of 48.22%. The Return on Investments for the year ended 31st March, 2022 was at 6.30% (excluding unrealized gains/losses from debt securities).

As on 31st March, 2022, your Company held investments of Rs.453.25 Crores (45.07%) in government securities & approved securities, Rs.311.04 Crores (30.93%) in AAA rated PSU bonds and Rs.152.59 Crores (15.17%) in the select AAA rated corporate bonds. Further, the Company also held Rs.88.75 Crores (8.83%) in bank fixed deposits and liquid / overnight mutual funds.

Your Company held 100% of its debt assets in Sovereign and AAA / A1+ or equivalent rated assets, reflecting high degree of safety.



DIVIDEND

Since your Company is in initial stages of its business and there is an overall deficit for the year under review, the Directors do not recommend any Dividend for the Financial Year 2021-22.

TRANSFER TO RESERVES

The Company has not transferred any amount to Reserves out of amount available for appropriations.

RESOURCES AND LIQUIDITY

The Authorised Share Capital of the Company is Rs.15,000,000,000. During the year under review, the paid-up share capital of your Company increased by Rs.1,757,163,930 to finance further expansion of business taking the paid-up share capital to Rs.11,176,185,660 as on 31st March, 2022. The share premium as on 31st March, 2022 stood at Rs.3,541,464,030.

PUBLIC DEPOSITS

During the year under review, the Company did not accept any deposits within the meaning of the provisions of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

LOANS, GUARANTEES OR INVESTMENTS

In line with the clarification given by the Ministry of Corporate Affairs under the Companies (Removal of Difficulties) Order, 2015 dated 13th February, 2015, the provisions of Section 186 of the Companies Act, 2013 relating to Loans, Guarantees and Investments does not apply to the Company.

COST AUDIT

The Company is not required to undertake the cost audit as required under Section 148 of the Companies Act. 2013.

DIRECTORS / KEY MANAGERIAL PERSONAL (KMP)

In accordance with the provisions of the Companies Act, 2013, Dr. Ranjan Pai, retires by rotation at the ensuing Annual General Meeting and being eligible, offers himself for re-appointment. Your Directors recommend his re-appointment.

Sr. No.	Name	Particulars	Effective date
1.	Ms. Meena Ganesh	Resigned from the office of the Director	5.05.2021
2.	Mr. Jagannathan Thattai Thiruvallur	Resigned from the office of the Director	3.06.2021



3.	Ms. Revathy Ashok	Appointed as Independent and Non- Executive Director	27.07.2021
4.	Dr. Narottam Puri	Retired from the office of the Director	27.03.2022
5.	Mr. Mitul Palankar	Resigned as Company Secretary	3.07.2021
6.	Ms. Gauri Takale	Appointed as Company Secretary	5.08.2021

CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Provisions of the Section 135 of the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014 read with the Corporate Governance Guidelines issued by IRDAI are not applicable to your Company during the financial year 2021-22, hence it is not mandatory for your Company to undertake initiatives under "Corporate Social Responsibility".

BOARD EVALUATION

In accordance with the provisions of Section 178 of the Companies Act, 2013 as amended by Companies (Amendment) Act, 2017, the Nomination and Remuneration Committee shall specify the manner for effective evaluation of performance of Board, its Committees and individual Directors and review its implementation and compliance.

In view of the above, the Board evaluated the performance of Board, its Committees and individual Directors.

Also, the performance evaluation of the Chairman and the Non-Independent Directors was carried out by the Independent Directors.

REMUNERATION POLICY

Your Company has revised the Nomination and Remuneration/Compensation Policy (NRC Policy) in accordance with the provisions of the Guidelines on 'Remuneration of Non-executive Directors and Managing Director / Chief Executive Officer / Whole-time Directors of Insurers' dated 5th August, 2016 issued by IRDAI.

The Policy, interalia pertaining to the remuneration of Directors, Key managerial personnel and other employees, ensures that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors; the relationship of remuneration to performance is clear, and meets appropriate performance benchmarks; the remuneration to Directors, Key managerial personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals. The policy is annexed to the Directors' Report. The copy of the policy of the Company is available on www.manipalcigna.com.

SALIENT FEATURES OF THE POLICY

- To ensure that the remuneration payable shall be reasonable and sufficient to attract, retain
 and motivate the working potential of the Director(s), Key managerial Personnel (KMP) and
 other employees of the Company;
- To ascertain that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks;



- To ensure that the remuneration to the Director(s), Key managerial Personnel (KMP) and other
 employees of the Company involves a balance between fixed and incentive pay reflecting short
 and long-term performance objectives appropriate to the working of the Company and its goals;
- To lay down criteria with regard to identifying persons who are qualified to become Directors and persons who may be appointed in Senior Management, Key Managerial positions and to determine their remuneration;
- To determine remuneration based on the Company's size and financial position and trends and practices on remuneration prevailing in peer companies, in the industry;
- To carry out evaluation of the performance of Director(s), Key Managerial Personnel and other employees to provide for reward(s) linked directly to their effort, performance, dedication and achievement relating to the Company's operations; and
- To lay down criteria for appointment, removal of Directors, Key Managerial Personnel and Senior Management Personnel and evaluation of their performance.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY AND INTERNAL AUDIT

Your Company has an Internal Control System, commensurate with the size, scale and complexity of its operations. The internal audit function is guided by Internal Audit Policy, as approved by the Audit Committee. Further, the day to day operations are guided by Internal Audit manual. To maintain its objectivity and independence, the Internal Audit function reports to Audit Committee of the Board. The internal audit function formulates an annual risk based audit plan and presents it to the Audit Committee for approval. The Internal Audit Department monitors and evaluates the efficacy and adequacy of Internal Control System in the Company and adherence with established policies and laid down procedures. Based on the internal audit report, process owners undertake corrective action in their respective areas and thereby strengthen the controls. Findings of various audits carried out during the financial year are monitored and periodically presented to the Senior Leadership Team for timely resolution. Significant audit observations thereon are presented to the Audit Committee of the Board. The internal audit function adopts a risk based audit approach and covers core areas such as compliance, operations, financial, technology etc. The Internal Audit team comprises of personnel with professional qualifications, experience and certifications in audit. Internal audits are conducted by inhouse Internal Audit team and co-sourced auditors.

STRATEGY FOR INDIAN ACCOUNTING STANDARD (IND AS) IMPLEMENTATION:

Ministry of Corporate Affairs (MCA) has outlined roadmap for implementation of International Financial Reporting Standards (IFRS) converged Indian Accounting Standards (Ind AS) vide its press release No. 11/10/2009 CI-V dated 18th January, 2016. The Insurance Regulatory and Development Authority of India (IRDAI) vide circular no. IRDA/F&A/CIR/ACTS/146/06/2017 dated 28th June, 2017 deferred the implementation of IND AS in the Insurance sector in India for a period of two years.

Further, Regulator issued Circular (IRDAI/F&A/CIR/ACTS/023/01/2020) on 21st January, 2020 on Implementation of Ind AS in the Insurance Sector. It has been decided to implement Ind AS 109 and Ind AS equivalent to IFRS 17 simultaneously, along with all other applicable Ind AS. The effective date of implementation shall be decided after finalization of IFRS 17 by IASB.

Accordingly, the circular dated 28th June 2017 stands withdrawn and no more submission on Proforma Ind AS Financials on quarterly basis is required with the regulator.

VIGIL MECHANISM / WHISTLE BLOWER POLICY

As the provisions of the Section 177(10) of the Companies Act, 2013 are not applicable to your Company; it is not required to establish a vigil mechanism for Directors and employees to report genuine concerns. However, in accordance with the Guidelines on 'Corporate Governance for insurance Sector' dated 18th May, 2016 issued by the Insurance Regulatory and Development Authority of India. the



Company has a Whistle Blower Policy to deal with the instances of concerns raised about possible irregularities, governance weaknesses, financial reporting issues or other such matters.

It ensures protection to the person raising concerns about any serious irregularities within the Company.

PREVENTION OF SEXUAL HARASSMENT POLICY

The Company has in place a Prevention of Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

During the year 2021-2022, 2 complaints were received by the Company related to sexual harassment.

DIRECTORS' RESPONSIBILITY STATEMENT

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statements in terms of Section 134(3)(c) of the Companies Act, 2013:

- that in the preparation of the annual financial statements for the year ended 31st March 2022, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- that such accounting policies have been selected and applied consistently and judgment and estimates have been made that are reasonable and prudent so as to give a true & fair view of the state of affairs of the Company as at 31st March, 2022 and of the Profit & Loss of your Company for the Year ended on that date;
- that proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- 4. that the annual financial statements have been prepared on a going concern basis; and
- 5. that proper internal financial controls were in place and that the financial controls were adequate and were operating effectively.
- that systems to ensure compliance with the provisions of all applicable laws were in place and were adequate and operating effectively.

RELATED PARTY TRANSACTIONS

All Related Party Transactions that were entered into during the year under review were on an arm's length basis and were in the ordinary course of business. There are no materially significant related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons which may have a potential conflict with the interest of the Company at large. All Related Party Transactions are approved by the Audit Committee and Board. The particulars of contracts or arrangements with related parties referred to in sub-section (1) of Section 188 is Annexed in the Form AOC-2 as Annexure I.



MANAGEMENT REPORT

The Management Report as stipulated under Regulation 3 of the IRDAI (Preparation of Financial Statements and Auditors' Report of Insurance Companies) Regulations, 2002, forms part of the financial statements which forms part of Annual Report.

SOLVENCY MARGIN

Your Directors are pleased to report that the value of the assets of your Company are higher than the liabilities and are also sufficient to meet the minimum solvency margin as specified in Section 64 VA of the Insurance Act, 1938 at all times.

PRODUCTS

The health insurance segment has witnessed consistent growth in the last few years with the advent of various government and regulatory initiatives and increased awareness in the urban and semi-urban Indian population. Ever since the outbreak of the COVID-19 pandemic in the month of March 2020 and subsequently 2nd and 3rd waves in the year 2021, health insurance business in India has grown significantly. Since then, customers have been investing in health insurance in elevated numbers across various parts of the country.

ManipalCigna's foray into the health space in this interesting and growing phase of the industry witnessed the company creating its own place in the market and become a brand name, the customers could relate to, for all their health insurance needs.

Year 2021 has been the year of strengthening ManipalCigna's product portfolio with multi-product strategy by adding Lifetime Health product to the suite.

These array of products have strengthened MCHI's position in the market and have opened new avenues in the multiple customer segments whether Employer Employee or Affinity on the group side or Middle-class to HNI and Super HNI on the retail side. Below is the list of Products launched and active till 31st March, 2022:

- ManipalCigna ProHealth Insurance (Version 6): Product with a range of inbuilt, optional and addon covers for a one stop health solution for hospitalization underwent a premium revision @14%. The product offers a guaranteed bonus of up to 200% of the Sum Insured and unlimited restorations in a policy year, for unrelated claims.
- 2. ManipalCigna Super Top Up: It is a specially designed health insurance plan to offer adequate cover at an affordable premium to hedge against the rising health care costs and constantly evolving family needs. It allows customers to supplement their existing medical insurance cover provided by their company or personal medical coverage like a health insurance policy or health savings, at an economical premium.
- 3. ManipalCigna Lifetime Health: Lifetime Health which is value based high sum insured product, comes in two plan variants namely India Plan and Global Plan with flexible optional packages to make the product customizable and comprehensive. While India Plan provides domestic coverage, the Global Plan provides comprehensive domestic coverage for any kind of illness or injury and global coverage for 27 major illnesses. Features such as separate sum insured for domestic and global coverage under the global plan, Loyalty Discount, Premium Waiver Benefit, coverage continuity under portability for sum insured of Rs.10 lacs and above, are some of the unique features making the product one of its kind in the market. The product further offers optional packages such as Health+ and Women+ available under both India Plan and Global Plan and additionally, Global+ available with Global Plan to help customers make the coverage comprehensive and need based



- 4. ManipalCigna ProHealth Prime: ProHealth Prime is a comprehensive health insurance package that gives complete cover on OPD, Non-Medical items and beyond hospitalization expenses as well. It is a customizable product and protects health as well as finances. It allows us to foray into 2 large key segments to cater to the largely untapped market at the same time compete in the existing customer segments too such as mass market and HNI segments:
 - Disease Management Segment for selective diseases such as Diabetes, Hypertension, Dyslipidemia, Obesity and Asthma
 - 2. Primary Care Segment offering cashless OPD cover

The product offers some of the industry first features such as Switch off cover, Premium Waiver benefit, Restore benefit for related illnesses as well, Guaranteed bonus upto 200% of sum insured, coverage towards non-medical items providing assurance of 100% of claim payment and choice of any room category at the time of hospitalization truly making it a highly customizable product. The product has another plan called ProHealth Prime Active which is a specialized healthcare plan for the customers suffering from Diabetes, Hypertension, Dyslipidemia, Obesity and Asthma, covering them from 91st day onwards, setting them free from long pre-existing waiting periods.

- Arogya Sanjeevani Policy, ManipalCigna: A standard health insurance indemnity product offering coverage primarily to the customers in need of basic health insurance.
- 6. ManipalCigna ProHealth Select: A protection solution with a unique combination of essential and value added covers. The plan comes with two versions:

Select A, designed for Affinity partners to create packaged insurance solutions catering to the health needs of their existing customer base.

Select B, offers a base protection plan with multiple options for prospect to design own insurance coverage as per life stage and premium paying capacity.

With this product, the company had introduced one of its kind option of Re-assurance benefit for automatic extension of policy for 2 Years on diagnosis of a Critical Illness or Permanent Total Disability. Also it offers 4 different Cumulative Bonus Booster options including inflation protection guaranteed bonus accumulation up to 200%.

- Corona Kavach Policy, ManipalCigna: A standard indemnity product offering short term coverage to cater to COVID related hospitalization and home care expenses.
- Corona Rakshak Policy, ManipalCigna: A standard benefit product offering short term coverage to cater to COVID related hospitalization events.
- ManipalCigna ProHealth Cash: A Daily Cash plan with fixed benefit for each day of hospitalization with a host of other features.
- 10. ManipalCigna Lifestyle Protection Critical Care: The plan offers payment of the entire Sum Insured on first diagnosis of any of the covered Critical Illnesses and procedures.
- 11. ManipalCigna Lifestyle Protection Accident Care: Provides a comprehensive financial coverage towards accidental death or disablement including loss of employment, education fund benefit and multiple optional extensions.
- 12. Saral Suraksha Bima, ManipalCigna: A standard personal accident insurance product offering comprehensive financial coverage towards accidental death or disablement with option to include education fund benefit and accident related hospitalization cover.
- 13. ManipalCigna ProHealth Group Insurance Policy: One stop insurance solution to Employer-Employee and Affinity groups with a comprehensive suite of healthcare offerings including Base covers for essential benefits and a range of Optional Covers.



With this domestic group mediclaim product, Company has been able to successfully enter the Group mediclaim segment and formed partnerships with Lakshmi Vilas Bank, Saraswat Cooperative Bank, Bajaj Finserv, and many more. The product solutions offered include a combination of base and optional covers under the ProHealth Group plan basis partner's requirements.

- 14. ManipalCigna Global Health Group Policy: Designed to cater to the health needs of today's mobile workforce that travels overseas regularly. It offers comprehensive health cover to the HNI groups and global workforce to avail worldclass healthcare facilities across the globe.
- 15. ManipalCigna FlexiCare Group Insurance Policy: Highly flexible group product catering to all risk coverages, from illness, injury, surgery, domestic travel to wellness and capable to offer pocket size insurance coverages to cater to the requirements of the new age digital channels and partners.
- 16. ManipalCigna Lifestyle Protection Group Policy: Group coverage for Personal Accident & Critical Illness with host of optional covers that will allow creation of customized solutions based on the needs of various groups.
- 17. ManipalCigna Group Overseas Travel Insurance Policy: Group overseas travel insurance offers all round coverages for business trips, vacations and trip cancellation, travel interruptions and delays, emergency medical and health expenses, lost baggage and many more optional benefits.

For the recently closed Financial Year (2021-22), Company's focus was on increasing new business premium and renewal premium through the retail products as well as to establish a strong base for the group business. Company, through the retail products, was able to achieve Gross Written Premium (GWP) of Rs.157.93 Crores and collected renewal premium with GWP of 312.16 Crores. In the Group space including new business and renewals, the Global Health Group Plan contributed Rs.62.35 Crores as GWP. With ProHealth Group Insurance plan, company has collected a GWP of Rs.310.53 Crores. The Lifestyle Protection Group Policy - Personal Accident and Critical Illness plans contributed a GWP of Rs.37.63 Crores. FlexiCare Group Insurance contributed a GWP of Rs.102.98 Crores. Group Overseas Travel Policy contributed a GWP of Rs.2.6 Crores.

Product wise New Business & Renewal Business premiums (in Rs. Crores) are indicated below:

	Financial Year 2021-	22	
Product Name	New Business Base Premium (Crores)	Renewal Business Base Premium (Crores)	Total
Prohealth Insurance	110.36	293	403.36
Lifetime Protect Plan	28.20	1.54	29.74
Arogya Sanjeevani Policy	0.09	0.06	0.15
Saral Suraksha Bima	1.97		1.97
Lifestyle Protection – Accident Care	3.21	1.25	4.46
Lifestyle Protection – Critical Care	0.44	1.52	1.96
ProHealth Cash	0.05	0.33	0.38
ProHealth Select	4.36	7.37	11.73
Corona Kavach Policy	0.05	NA	0.05
Corona Rakshak Policy	0.08	NA	0.08
Super Top	9.12	7.09	16.21
Retail Total (A)	157.93	312.16	470.09
Global Health Group Policy	7.08	55.27	62.35
Lifestyle Protection Group Policy	36.63	1.00	37.63



ProHealth Group Insurance Policy	162.25	148.28	310.53
Group Overseas Travel Insurance	1.48	1,12	2.60
FlexiCare Group Insurance	102.69	0.29	102.98
Group Total (EE+Affinity) (B)	310.13	205.96	516.09
Grand Total (A+B)	468.06	518.12	986.18

(All premium excluding taxes)

With the focus on multi product strategy, ManipalCigna has been able to build a comprehensive and sustainable product portfolio, diversified further with the Super Top Up, to leverage on existing customers of ManipalCigna and also target new customers with any existing health Insurance from any other insurer, opening a wide market opportunity including urban and semi-urban population in the retail segment. The growing contribution from Lifetime Health has further strengthened the Company's position in the industry and has opened up new avenues in the Upper Middle Class, HNI and Super HNI segments with value for money propositions. These products are high margin products and will help the organization to maintain a balanced growth and stability in the future years.

ManipalCigna shall further continue to develop innovative protection solutions in line with the product philosophy and evolving market needs. Addressing the change in the market dynamics and customer behavior, the company is also focusing to introduce niche product lines like Senior Citizen plan, Disease Specific plan, etc. to cater to the specific segment of the population in the coming years.

The focus in the next financial year will be to continue leveraging on the strong portfolio mix of retail and group products leading to a healthy and balanced mix of indemnity and fixed benefit portfolio which will help the Company to build and maintain a healthy balance sheet.

UNDERWRITING AND OPERATIONS

Your Company continued to adhere to the underwriting principles of being fair and customer centric by assessing risks on merits, using a scientific approach of underwriting with the help of advanced automated underwriting tools. During the year under review, your Company ensured continuous enhancement of the underwriting tool by building frameworks to identify substandard risk and create rules that ensure a balanced portfolio. Your Company has been abreast with market practices and has been able to keep pace with the same without losing focus on creating a good pool of risk.

The emphasis has also been to simplify processes and achieve cost effectiveness. Your Company has ensured that the risk management and underwriting process is managed with minimal manual intervention and everyday experience becomes easy and reliable. The focus has been to achieve consistency in underwriting decisions in the long term by standardizing risk acceptance criteria.

Efficient governance mechanisms have been put in place including quarterly underwriting audits to ensure effective governance of processes & risk selection mechanisms. During the year under review, your Company effectively monitored the volatility of the portfolio by quarterly reviews to identify risks in advance and built measures to mitigate any erosion of portfolio.

Your Company is also continuously engaging segments of population in various wellness initiatives to monitor behavior and its impact on the overall health of the portfolio. Over a period of time this will ensure that the larger population will live a healthier lifestyle, positively impacting the portfolio performance in the long run.

The underwriting principles are bifurcated for different product lines i.e. Indemnity as well as Benefit based products. Wherever required underwriting rules are amended to ensure that the overall risk is balanced from an organizational viewpoint and an individual channel viewpoint to achieve desired underwriting profitability in the long term.



CLAIMS

Your Company believes in efficient and timely processing of claims and benefit payments to ensure ultimate customer satisfaction. Your Company has ensured faster claims settlement process and turn-around time as prescribed during the financial year 2021-22. During the year under review, your Company processed 3,50,802 claims amounting to Rs.11,51,02,28,504 by settling 3,10,894 cases amounting to Rs.6,29,98,87,493 (i.e.89% of the total cases) and repudiating 35,260 cases amounting to Rs.4,94,64,43,163 (i.e.10% of the cases). All claims were repudiated on the basis of policy terms and conditions, sufficient evidence of non-disclosure of material facts and evidence of fraud / misrepresentation.

HUMAN RESOURCES

The Company continues to maintain a diverse and inclusive work-force based on the four building blocks- Learning for Success, Supporting Growth, Inspiring Culture and Diverse & Engaging Workplace. The Company has been able to attract 'Best in Class' talent and retention of high performers has been excellent through continual employee engagement and development. The total number of employees of your Company stands at 2406 as on 31st March 2022.

The details of the Key Managerial Personnel of the Company is annexed as Annexure III.

MANAGING DIRECTORS' REMUNERATION:

Qualitative disclosure:

- Information relating to the design and structure of remuneration processes and the key features and objective of remuneration policy are included in the Nomination and Remuneration / Compensation policy.
- Description of the ways in which current and future risks are taken into account in the remuneration processes are included in the Nomination and Remuneration / Compensation policy.
- Description of the ways in which the insurer seeks to link performance, included in the Nomination remuneration policy. This is included in the Nomination and Remuneration / Compensation policy.

Quantitative disclosure:

- Number of MD/ CEO/ WTDs having received a variable remuneration award during the financial year: One
- · Number and total amount of sign on awards made during the financial year: No
- Details of guaranteed bonus, if any, paid as joining / signing bonus: INR 0
- Total amount of outstanding deferred remuneration, split into cash, shares and share linked instruments and other forms. As per IRDAI Approval dated 22nd June 2020:
- Mr. Prasun Sikdar was granted 1,20,00,000 Stock Options under Stock Option Plan 2019 on 22nd June 2020.
- Total amount of deferred remuneration paid out in the financial year: Nil

Breakup of amount of remuneration awarded for the financial year to show fixed and variable, deferred and non-deferred.



SI No	Name of MD & CEO	For the Period	Fixed Remuneration in INR	Variable Remuneration in INR	Total Remuneration in INR
1	Prasun Kumar Sikdar	1-04-2021 to 31-03-2022	3,20,65,000	1,16,60,000	4,37,25,000

Remarks:

- 1. Fixed remuneration included Employer PF Contribution and NPS Employer contribution.
- Total Remuneration mentioned herewith doesn't include any value of perquisites additionally added over and above to the total income of the employee for tax purposes.
- Total Remuneration in Financial Statement as part of the Company's Annual Report is mentioned as INR 4,23,65,727 which includes bonus provision (variable remuneration) as on 31st March 2022, Club membership fees and PF administration charges. The variable remuneration mentioned in the table is the final amount paid during FY 2021-22.

CUSTOMER CARE

"Customer Delight" is paramount to company's vision of being the preferred health insurance service provider. We at ManipalCigna Health Insurance, focus on keeping the Customers at the centre of everything we do, by offering superior and seamless experience.

Digitally enabled sales and services, higher productivity, better quality, are the key cornerstones for sustainable & scalable service model. Towards this initiative, we have strengthen our digital capabilities to make it easier, faster & convenient for our Customers and Partners via Effective Customer Servicing, Ease in Customer Purchase Journey and at the time of Renewal and, Regular Customer engagement, & effective Partner/ Distribution Servicing.

Considering the above, it has been our constant endeavour to leverage technology to provide enhanced customer experience and transparency to our policyholders. Need based Product recommendation, Product comparison calculator, Website personalization etc. is extended to offer Customers convenience. In addition, QR code based self-servicing, Real time Claim tracker etc. also aids to provide customers accessibility to information anytime & anywhere. Customers have access to flexible product Combination on website with automated underwriting rules, Application trackers for better tracking and faster issuance. We have built differentiated value proposition through multi-product mix strategy and provided better experience for our customers by implementing various Customer Centric initiatives.

We have built claims experience based on quality and trust. It is our constant endeavour to expeditiously settle genuine claims with an objective to provide seamless experience and stand by our customers at this hour of need.

It our constant endeavour to provide customers accessibility to reach us anytime & anywhere. Our digital service tools provides customers & partners provide access to policy information. Our wellness program - Proactive living with continued focus has gained momentum with higher number of customers enrolling in this program.

While the customer base is significantly growing we have seen controlled YoY Policy Grievance Ratio and Claim Grievance Ratio there by reassuring us of quality of business. Ongoing process of obtaining feedback from the customers through Net Promoters Score (NPS) has enabled us to measure customer satisfaction, proactively identify improvement opportunities and focus on creating best in class customer experience.

We aim to focus on providing omni-channel customer service experience, enabling customers to independently perform transactions and find immediate response to their queries.



RISK MANAGEMENT

During the Financial year 2021-22, your Company has made headway in the area of Risk Management. During the last two years, the businesses across the world have experienced unprecedented pandemic risks. Your Company has shown resilience and has emerged stronger in the process. There are sound risk mitigation practices in place to ensure interests of all the stakeholders are safeguarded.

The overall Risk Management is monitored by Risk Management Committee of the Board and managed by the Chief Risk Officer. ARisk Management update is shared with the Committee every quarter to ensure that the Company is in line with its governance framework.

Your Company has a "Three layers of Defence" structure comprising of;

- a. Head of Departments (HOD) of respective functions
- b. Risk Management and Compliance
- c. Internal Audit

Together, these three layers in their respective capacities provide a comprehensive package for risk mitigation.

Your Company has a well differentiated structure to have focused approach on Enterprise Risk Management, Operational Risk Management, Information Security, Fraud Mitigation and Business Continuity.

At an Enterprise level, your Company monitors top risks on regular basis and tracks the movement of these risks on a Quarterly basis. A Board approved Risk Management policy is in place which acts as a guiding force while carrying out related activities. In the pandemic situation, your Company has been closely monitoring the emerging risks due to pandemic and has been taking mitigating steps keeping in mind the interest of all stakeholders. There have been no cases of employee transmission at work. Your Company has ensured seamless movement for both Work-from-Home and Return-to-Work with no interruption. A hybrid model is in place and has been working well.

With an objective to have risk mitigation in place at a Departmental level, your Company has compiled a repository of risks and controls in the form of Risk Control Self-Assessment (RCSA). A process of periodic review of risks and testing of controls has been put in place.

Your Company also has a mechanism in place to monitor Operational Losses / Near Miss events at a Departmental level. Such events are reported and tracked on regular basis with a clear focus to avoid repeat instances of similar nature.

Your Company has a robust Information Security system in place to ensure the confidentiality, integrity and availability of personal and health information of the customer. During the year, your Company has no instances of any data leakage or cyber-attack. A strong information security framework and Policy is in place which is in line with the Industry standards and is also approved by the Board. Your Company has been undertaking Information Security awareness activities throughout the year. Activities like Phish-me, regular educational e-mailers, trainings are also undertaken during the year.

Your Company has ZERO tolerance for any frauds. However, if there are any frauds which come to light; a strong governance framework is in place to deal with such instances. There is an Ethics Committee to look into employee matters and Whistle blower complaints. There is also a Market Conduct Committee for Intermediary / market conduct related matters. This helps in focused reviews.

During the year, your Company has taken several initiatives for creating Risk Awareness including observing the Risk Awareness Week. This year marked the fourth season of the program. Educational mailers are being sent on a regular basis.

Your Company also has in place a Board approved Business Continuity Policy and a Plan, the same is being diligently followed. The Plan is also reviewed on a periodic basis.



Overall, it has been an eventful year with notable achievements to maintain business continuity and achieve sustainable business growth calibrated to Risk, Cost and Quality based on multi-channel / product strategy.

MATERIAL CHANGES AFFECTING FINANCIAL POSITION OF THE COMPANY

No material changes and commitments affecting the financial position of the Company have occurred between the financial year ended 31st March, 2022 and the date of this report.

CHANGE IN THE NATURE OF BUSINESS

There has been no change in the nature of business of the Company during the year under review.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS/COURTS/TRIBUNAL IMPACTING GOING CONCERN STATUS AND COMPANY'S OPERATION IN FUTURE

There were no significant and material orders passed by regulators, courts or tribunal impacting the going concern status and company's future operations, during the year under review.

DETAILS OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARY/JOINT VENTURES/ASSOCIATES COMPANIES DURING THE YEAR

No company has become or ceased to be a subsidiary, joint venture or associate company(ies) of the Company, during the year under review.

AUDITORS' REPORT

There is no qualification, reservation, adverse remark or disclaimer made by the statutory auditor in his report or by the Company Secretary in practice in his secretarial audit report, during the year under review.

CORPORATE GOVERNANCE

Your Company has implemented the Corporate Governance Guidelines issued by the IRDAI setting out the systems, process and policies. Your Company has consciously endeavoured to follow the policy of transparency, accountability in the interest of all its stakeholders and has taken the same to be of paramount importance.

BOARD OF DIRECTORS

Your Company has Eight Directors on its Board with Three Independent Directors, Four Non-Executive Directors, and one Managing Director and CEO as mentioned below:

Name	Position
Mr. Luis Miranda	Chairman & Independent Director
Mr. Rajeev Chitrabhanu	Independent Director
	Mr. Luis Miranda



Ms. Revathy Ashok*	Independent Director
Dr. Ranjan Pai	Non-Executive Director
Mr. Jason Sadler	Non-Executive Director
Mr. S. Vaitheeswaran	Non-Executive Director
Mr. Jerome Droesch	Non-Executive Director
Mr. Prasun Sikdar	Managing Director & CEO
	Mr. Jason Sadler Mr. S. Vaitheeswaran Mr. Jerome Droesch

^{*}Ms. Revathy Ashok has been appointed as an Independent Director w.e.f. 27th July, 2021

BOARD MEETINGS

The Board held eight meetings during the financial year on 5th May, 2021, 21st May, 2021, 18th June, 2021, 22nd July, 2021, 5th August, 2021, 30th August, 2021, 3rd November, 2021 and 3rd February, 2022.

BOARD COMMITTEES

There are 5 Board level committees which are as follows:

- (I) Audit Committee
- (II) Investment Committee
- (III) Risk Management Committee
- (IV) Policyholders' Protection Committee
- (V) Nomination and Remuneration Committee

The Constitution and functioning of these committees is governed wherever applicable by the relevant provisions of the Companies Act, 2013 as well as the IRDAI regulations. A brief on each committee, its scope, composition, meetings for the year are given below:

Name of Committee	Scope	Members	Number of times met during the year and meeting dates
Audit Committee	Responsible for oversight of financial reporting and internal control systems, review of financial statement, review of findings of internal and statutory auditors, review of external auditor's independence, objectivity and effectiveness and recommendation for appointment of statutory auditors and fixing their remuneration.	 Dr. Narottam Puri - ceased to be a member w.e.f 27th March, 2022 Ms. Revathy Ashok - appointed as member w.e.f 5th April, 2022 Mr. Rajeev Chitrabhanu 	Four times on the following dates: 1) 4 th May, 2021 2) 4 th August, 2021 3) 2 nd November, 2021 4) 2 nd February, 2022



Investment Committee	Recommend and review investment policy and changes thereto, review investments and submit Investment Performance Report, provide an analysis of investment portfolio and on the future outlook to enable the Board to look out possible changes and strategies.	1. Mr. Rajeev Chitrabhanu (Chairman) 2. Mr. Jagannathan Thattai Thiruvallur - ceased to be a member w.e.f 3 rd June, 2021 3. Dr. Ranjan Pai 4. Mr. Jason Sadler 5. Mr. Prasun Sikdar 6. Appointed Actuary 7. Chief Financial Officer 8. Chief Risk Officer 9. Chief Investment Officer	Four times on the following dates: 1) 5th May, 2021 2) 5th August, 2021 3) 3rd November, 2021 4) 3rd February, 2022
Risk Management Committee	Responsible to lay down Company's Risk Management Strategy, to maintain a group-wide and aggregated view on the risk profile of the insurer, advise the Board with regard to risk management decisions in relation to strategic and operational matters such as corporate strategy, mergers and acquisitions and related matters.	1. Mr. Luis Miranda (Chairman) 2. Mr. Jagannathan Thattai Thiruvallur - ceased to be a member w.e.f 3 rd June, 2021 3. Mr. S. Vaitheeswaran 4. Mr. Jerome Droesch 5. Mr. Prasun Sikdar 6. Mr. Sameer Bhatnagar	Four times on the following dates: 1) 4 th May, 2021 2) 4 th August, 2021 3) 2 nd November, 2021 4) 2 nd February, 2022
Policyholders' Protection Committee	Responsible for putting in place proper procedures and effective mechanism to address Complaints and grievances of policyholders and review the status of complaints at periodic intervals, ensure compliance with the statutory requirements, ensure adequacy of disclosure of 'material information' to the policyholders.	 Mr. Luis Miranda (Chairman) Ms. Meena Ganesh - ceased to be a member w.e.f 5th May, 2021 Mr. Jagannathan Thattai Thiruvallur ceased to be a member w.e.f 3rd June, 2021 Ms. Revathy Ashok appointed as Member and designated as Customer representative w.e.f. 14th October, 2021 Mr. S. Vaitheeswaran Mr. Jerome Droesch Mr. Prasun Sikdar 	Four times on the following dates: 1) 5 th May, 2021 2) 4 th August, 2021 3) 2 nd November, 2021 4) 2 nd February, 2022
Nomination and Remuneration Committee	Recommend to the Board appointment and removal of Directors and person appointed in senior management, carry out evaluation of every director's performance, formulate the criteria for determining qualifications, positive attributes and independence of a director, recommend to the Board a policy, relating to the remuneration for the	1. Ms. Revathy Ashok (Chairperson) - appointed as member w.e.f. 14th October, 2021 and designated as Chairperson w.e.f. 5th April, 2022 2. Dr. Narottam Puri - ceased to be a member w.e.f 27th March, 2022 3. Ms. Meena Ganesh - ceased to be a member w.e.f 5th May, 2021 4. Mr. Luis Miranda -	Two times on the following dates: 1) 3 rd November, 2022 2) 3 rd February, 2022



	directors, Key Managerial personnel and other employees.	appointed as member w.e.f. 2 nd July, 2021 5. Dr. Ranjan Pai 6. Mr. Jason Sadler	
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Company Secretary of the Company functions as the Secretary to all the Board Committees.

Details of the composition of the Board of Directors and Committees mandated, setting out name, qualification, field of specialization, status of directorship for the meeting held during the year are given below:

	Details of Boa	rd of Directors		
Name	Qualification	Field of Specialization	Status of Directorship / Membership	No. of Meetings attended
Mr. Luis Miranda	M.Com, MBA, ACA	Finance Services	Chairman & Independent Director	Eight
Dr. Narottam Puri^	MBBS, MS, FICS, FIAMS ADHA	Health Care	Independent Director	Four
Mr. Rajeev Chitrabhanu	M.Com	Financial Services	Independent Director	Six
Ms. Meena Ganesh*	Master of Business Administration (MBA)	Health Care, E- commerce	Independent Director	One
Ms. Revathy Ashok**	Bachelor in Science: PGDM, IIM Bangalore	Business Development	Independent Director	Four
Dr. Ranjan Pai	MBBS	Hospital and Education	Non-Executive Director	Seven
Mr. Jagannathan Thattai Thiruvallur***	Mechanical Engineer and M.S. (Operations Research)	Manufacture and Marketing	Non-Executive Director	Two
Mr. Jason Sadler	Chartered Institute of Management Accountants (ACMA) and BA Business Studies	Insurance	Non-Executive Director	Six
Mr. S. Vaitheeswaran	BE (Hons), Graduate Dp in Material Management	Sales, Marketing, Operation	Non-Executive Director	Seven
Mr. Jerome Droesch	Engineering	Health and Wellness, Insurance Services	Non-Executive Director	Eight
Mr. Prasun Sikdar	Post Graduate, Masters in Economics	Insurance	Managing Director and CEO	Eight

[^]Dr. Narottam Puri has retired from the Office of Director w.e.f 27th March, 2022

^{***}Mr. Jagannathan Thattai Thiruvallur has resigned from the Office of Director w.e.f 3rd June, 2021

Details of Audit Committee									
Name	Qualification	Field of Specialization	Status of Directorship / Membership	No. of Meetings attended					
Mr. Luis Miranda	M.Com, MBA, ACA	Finance Services	Chairman & Independent Director	Four					
Dr. Narottam Puri^	MBBS, MS, FICS, FIAMS ADHA	Health Care	Independent Director	Four					

^{*}Ms. Revathy Ashok has been appointed as an Independent Director w.e.f. 27th July, 2021

^{**}Ms. Meena Ganesh has resigned from the Office of Director w.e.f 5th May, 2021



Ms. Revathy Ashok*	Bachelor in Science: PGDM, IIM Bangalore	Business Development	Independent Director	-
Mr. Rajeev Chitrabhanu	M.Com	Financial Services	Independent Director	Four
Mr. S. Vaitheeswaran	BE (Hons), Graduate Dp. in Material Management	Sales, Marketing, Operation	Non-Executive Director	Three
Mr. Jerome Droesch	Engineering	Health and Wellness, Insurance Services	Non-Executive Director	Four

[^]Dr. Narottam Puri has ceased to be a member w.e.f 27th March, 2022 *Ms. Revathy Ashok has been appointed as a member w.e.f. 5th April, 2022

	Details of Investr	nent Committee		
Name	Qualification	Field of Specialization	Status of Directorship/ Membership	No. of Meetings attended
Mr. Rajeev Chitrabhanu	M.Com	Financial Services	Chairman & Independent Director	Four
Dr. Ranjan Pai	MBBS	Hospital and Education	Non-Executive Director	Four
Mr. Jagannathan Thattai Thiruvallur*	Mechanical Engineer and M.S. (Operations Research)	Manufacture and Marketing	Non-Executive Director	One
Mr. Jason Sadler	Chartered Institute of Management Accountants (ACMA) and BA Business Studies	Insurance	Non-Executive Director	Four
Mr. Prasun Sikdar	Post Graduate, Masters in Economics	Insurance	Managing Director and CEO	Four
Mr. Srikanth Kandikonda	B. Com, Fellow Member of Institute of Cost & Accountants of India and Fellow Member of Institute of Company Secretaries of India	Finance	Chief Financial Officer and Member	Four
Mr. Joydeep Saha	Fellow of Institute of Actuaries of India	Actuarial	Appointed Actuary and Member	Four
Mr. Sameer Bhatnagar	B. Sc (Statistics), LLB, MBA (Finance), LLM, Fellow Insurance Institute of India (F.I.I.I.), Post Graduate Diploma in International Business (PGDIB), DLL, DHR	Legal, Compliance, Secretarial and Risk	Chief Risk Officer and Member	Four
Mr. Mahesh Darak	B.Com and M.M.S (Finance)	Investment	Chief Investment Officer and Member	Four

^{*}Mr. Jagannathan Thattai Thiruvallur has ceased to be a member w.e.f 3rd June, 2021



	Details of Risk Mana	gement Committee		
Name	Qualification	Field of Specialization	Status of Directorship/ Membership	No. of Meetings attended
Mr. Luis Miranda	M.Com, MBA, ACA	Finance Services	Chairman & Independent Director	Four
Mr. S. Vaitheeswaran	BE (Hons), Graduate Dp. in Material Management	Sales, Marketing, Operation	Non-Executive Director	Three
Mr. Jagannathan Thattai Thiruvallur*	Mechanical Engineer and M.S. (Operations Research).	Manufacture and Marketing	Non-Executive Director	One
Mr. Prasun Sikdar	Post Graduate, Masters in Economics	Insurance	Managing Director and CEO	Four
Mr. Jerome Droesch	Engineering	Health and Wellness, Insurance Services	Non-Executive Director	Four
Mr. Sameer Bhatnagar	B. Sc (Statistics), LLB, MBA(Finance), LLM, Fellow Insurance Institute of India (F.I.I.I.), Post Graduate Diploma in International Business (PGDIB), DLL, DHR	Insurance	Chief Risk Officer	Four

^{*}Mr. Jagannathan Thattai Thiruvallur has ceased to be a member w.e.f 3rd June, 2021

Name	Qualification	Field of Specialization	Status of Directorship/ Membership	No. of Meetings attended
Mr. Luis Miranda	M.Com, MBA, ACA	Finance Services	Chairman and Independent Director	Four
Ms. Meena Ganesh*	Master of Business Administration (MBA)	Health Care, E- commerce	Independent Director	One
Ms. Revathy Ashok**	Bachelor in Science: PGDM, IIM Bangalore	Business Development	Independent Director (Customer Representative)	Two
Mr. Jagannathan Thattai Thiruvallur***	Mechanical Engineer and M.S. (Operations Research)	Manufacture and Marketing	Non-Executive Director	One
Mr. S. Vaitheeswaran	BE (Hons), Graduate Dp. in Material Management	Sales, Marketing, Operation	Non-Executive Director	Three
Mr. Prasun Sikdar	Post Graduate, Masters in Economics	Insurance	Managing Director and CEO	Four
Mr. Jerome Droesch	Engineering	Health and Wellness Insurance Services	Non-Executive Director	Four



Mr. Rajesh Moorti	B.com,	Chartered	Finance	Expert / Customer	Two
Annal Carlotte	Accountant			Representative	

^{*}Ms. Meena Ganesh has ceased to be a member w.e.f 5th May, 2021

^{***}Mr. Jagannathan Thattai Thiruvallur has ceased to be a member w.e.f 3rd June, 2021

		r at the second		130
Name	Qualification	ralification Field of Status of Specialization Directorship/		No. of Meetings attended
Ms. Revathy Ashok**	Bachelor in Science: PGDM, IIM Bangalore	Business Development	Chairperson and Tw Independent Director	
Dr. Narottam Puri^	MBBS, MS, FICS, FIAMS ADHA	Health Care	Independent Director	Two
Ms. Meena Ganesh*	Master of Business Administration (MBA)	Health Care, E- commerce	Independent Director	2
Mr. Luis Miranda***	M.Com, MBA, ACA	Finance Services	Independent Director	Two
Dr. Ranjan Pai	MBBS	Hospital and Education	Non-Executive Director	Two
Mr. Jason Sadler	Chartered Institute of Management Accountants (ACMA) and BA Business Studies	Insurance	Non-Executive Director	Two

^{**}Ms. Revathy Ashok has been appointed as a member w.e.f. October 14, 2021 and designated as Chairperson w.e.f. 5th April, 2022

The details of the attendance of Directors / members at the Board meetings and Committee meetings held during FY 2021-22 are given below:

Details	s of Board of Dir	ectors	K 4			Date of M	eetings			
Name of Director	Nature of Directorship	Designation in Board	5.05.21	21.05.21	18.06.21	22.07.21	5.08.21	30.08.21	3.11.21	3.02.22
Mr. Luis Miranda	Independent Director	Chairman	Present	Present	Present	Present	Present	Present	Present	Present
Dr. Narottam Puri^	Independent Director	Director	Present	Absent	Absent	Absent	Present	Absent	Present	Present
Mr. Rajeev Chitrabhanu	Independent Director	Director	Present	Present	Absent	Present	Present	Absent	Present	Present
Ms. Meena Ganesh*	Independent Director	Director	Present	1	1.421	-13.	FAT	± 1	-	191
Ms. Revathy Ashok**	Independent Director	Director	3-1	-	142.0	-	Present	Present	Present	Present
Dr. Ranjan Pai	Non- Executive Director	Director	Present	Absent	Present	Present	Present	Present	Present	Present
Mr. Jagannathan Thattai Thiruvallur***	Non- Executive Director	Director	Present	Present	٦			-		17.3
Mr. Jason Sadler	Non- Executive Director	Director	Present	Present	Absent	Present	Present	Absent	Present	Present

^{**}Ms. Revathy Ashok has been appointed as a member w.e.f. 14th October, 2021

[^]Dr. Narottam Puri has ceased to be member w.e.f. 27th March, 2022

^{*}Ms. Meena Ganesh has ceased to be member w.e.f. 5th May, 2021
***Mr. Luis Miranda has been appointed as a member w.e.f. 2nd July, 2021



| Mr. S.
Vaitheeswaran | Non-
Executive
Director | Director | Present | Absent |
|-------------------------|---------------------------------|----------|---------|---------|---------|---------|---------|---------|---------|---------|
| Mr. Jerome
Droesch | Non-
Executive
Director | Director | Present |
| Mr. Prasun
Sikdar | Managing
Director and
CEO | Director | Present |

^{***}Mr. Jagannathan Thattai Thiruvallur has resigned from the Office of Director w.e.f 3rd June, 2021

Detail	s of Audit Comm	nittee		Date o	f Meetings	
Name of Director	Nature of Directorship	Designation in Audit Committee	4.05.21	4.08.21	2.11.21	2.02.22
Mr. Luis Miranda	Independent Director	Chairman	Present	Present	Present	Present
Dr. Narottam Puri^	Independent Director	Member	Present	Present	Present	Present
Ms. Revathy Ashok*	Independent Director	Member	/5	13-61	- 18X	
Mr. Rajeev Chitrabhanu	Independent Director	Member	Present	Present	Present	Present
Mr. S. Vaitheeswaran	Non-Executive Director	Member	Present	Present	Present	Absent
Mr. Jerome Droesch	Non-Executive Director	Member	Present	Present	Present	Present

[^]Dr. Narottam Puri has ceased to be a member w.e.f 27th March, 2022 *Ms. Revathy Ashok has been appointed as a member w.e.f. 5th April, 2022

Details	s of Investment Com	mittee		Date o	f Meetings	
Name of Director	Nature of Directorship	Designation in Investment Committee	5.05.21	5.08.21	3.11.21	3.02.22
Mr. Rajeev Chitrabhanu	Independent Director	Chairman	Present	Present	Present	Present
Dr. Ranjan Pai	Non-Executive Director	Member	Present	Present	Present	Present
Mr. Jagannathan Thattai Thiruvallur*	Non-Executive Director	Member	Present		8	- 6
Mr. Jason Sadler	Non-Executive Director	Member	Present	Present	Present	Present
Mr. Prasun Sikdar	Managing Director and CEO	Member	Present	Present	Present	Present
Mr. Srikanth Kandikonda	Chief Financial Officer	Member	Present	Present	Present	Present
Mr. Joydeep Saha	Appointed Actuary	Member	Present	Present	Present	Present
Mr. Sameer Bhatnagar	Chief Risk Officer	Member	Present	Present	Present	Present
Mr. Mahesh Darak	Chief Investment Officer	Member	Present	Present	Present	Present

^{*}Mr. Jagannathan Thattai Thiruvallur has ceased to be a member w.e.f 3rd June, 2021

[^]Dr. Narottam Puri has retired from the Office of Director w.e.f 27th March, 2022
*Ms. Revathy Ashok has been appointed as an Independent Director w.e.f. 27th July, 2021
**Ms. Meena Ganesh has resigned from the Office of Director w.e.f 5th May, 2021



Details of	Risk Management	t Committee		Date o	f Meetings	
Name of Director	Nature of Directorship	Designation in Risk Management Committee	4.05.21	4.08.21	2.11.21	2.02.22
Mr. Luis Miranda	Independent Director	Chairman	Present	Present	Present	Present
Mr. S. Vaitheeswaran	Non-Executive Director	Member	Present	Present	Present	Absent
Mr. Jagannathan Thattai Thiruvallur*	Non-Executive Director	Member	Present	-	- 1	
Mr. Prasun Sikdar	Managing Director and CEO	Member	Present	Present	Present	Present
Mr. Jerome Droesch	Non-Executive Director	Member	Present	Present	Present	Present
Mr. Sameer Bhatnagar	Chief Risk Officer	Member	Present	Present	Present	Present

^{*}Mr. Jagannathan Thattai Thiruvallur has ceased to be a member w.e.f 3rd June, 2021

Details of Policyholders' Protection Committee			Date of Meetings			
Name of Director	Nature of Directorship	Designation in Policyholders' Protection Committee	5.05.21	4.08.21	2.11.21	2.02.22
Mr. Luis Miranda	Independent Director	Chairman	Present	Present	Present	Present
Ms. Meena Ganesh*	Independent Director	Member	Present			-
Ms. Revathy Ashok**	Independent Director	Member & Customer Representative	- 4		Present	Present
Mr. Jagannathan Thattai Thiruvallur***	Non-Executive Director	Member	Present			
Mr. S. Vaitheeswaran	Non-Executive Director	Member	Present	Present	Present	Absent
Mr. Prasun Sikdar	Managing Director and CEO	Member	Present	Present	Present	Present
Mr. Jerome Droesch	Non-Executive Director	Member	Present	Present	Present	Present
Mr. Rajesh Moorti	Expert / Customer Representative	Customer Representative	Present	Present		-

^{*}Ms. Meena Ganesh has ceased to be a member w.e.f 5th May, 2021

^{**}Ms. Revathy Ashok has been appointed as a member w.e.f. 14th October, 2021 ***Mr. Jagannathan Thattai Thiruvallur has ceased to be a member w.e.f 3rd June, 2021



Details of Nomination and Remuneration Committee			Date of Meetings	
Name of Director	Nature of Directorship	Designation in Nomination and Remuneration Committee	3.11.21	3.02.22
Ms. Revathy Ashok**	Independent Director	Chairperson	Present	Present
Dr. Narottam Puri^	Independent Director	Member	Present	Present
Ms. Meena Ganesh*	Independent Director	Member	*	
Mr. Luis Miranda***	Independent Director	Member	Present	Present
Dr. Ranjan Pai	Non-Executive Director	Member	Present	Present
Mr. Jason Sadler	Non-Executive Director	Member	Present	Present

^{**}Ms. Revathy Ashok has been appointed as a member w.e.f. October 14, 2021 and designated as Chairperson w.e.f. 5th April. 2022

INDEPENDENT DIRECTORS' MEETING

During the year under review, the Independent Directors met to discuss:

- Evaluation of the performance of Non Independent Directors and the Board of Directors as a whole:
- Evaluation of the performance of the Chairman of the Company, taking into account the views
 of the Executive and Non-Executive Directors; and
- Evaluation of the quality, content and timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

All the Independent Directors were present at the Meeting.

STATUTORY AUDITORS

In accordance with the provisions of Section 139(1) of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 and in accordance with the provisions of 'Guidelines for Corporate Governance for insurers in India' issued by Insurance Regulatory & Development Authority of India bearing reference No. IRDA/F&A/GDL/CG/100/05/2016 dated 18th May 2016, M/s. CNK & Associates LLP, Chartered Accountants (Firm Registration No. 108296W) were re-appointed as Joint Statutory Auditors of the Company at the 10th AGM to hold office till the conclusion of the 13th AGM.

M/s V.P.Thacker & Company, Chartered account, bearing firm registration no.118696W, were appointed as Joint Statutory Auditors of the Company at the 6th AGM till the conclusion of 11th AGM.

SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company had appointed M/s. GMJ & Associates, a firm of Company Secretaries in practice to undertake the Secretarial Audit of the Company for the Financial Year 2021-22. The Secretarial Audit Report is annexed as **Annexure II**.

[^]Dr. Narottam Puri has ceased to be member w.e.f. 27th March, 2022

^{*}Ms. Meena Ganesh has ceased to be member w.e.f. 5th May, 2021

^{***}Mr. Luis Miranda has been appointed as a member w.e.f. 2nd July, 2021



STATUTORY INFORMATION

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

Conservation of energy:

Particulars	Management's Response	
Steps taken/ impact on conservation of energy	None	
Steps taken by the Company for utilizing alternate sources of energy	None	
Capital investment on energy conservation equipment	None	

Technology absorption:

Particulars	Management Response		
1. Efforts made towards technology absorption 2. Benefits derived like product improvement, cost reduction, product development or import substitution 1. Efforts made towards technology absorption 2. Benefits derived like product improvement, cost reduction, product development or import substitution	 Your Company has ensured successfully provisioned adequate infrastructure and IT support for 100% Work from Home as per government guidelines during the lockdown period Your Company has ensured that Information security and data protection controls are in place and strengthened for Remote Working as per IRDAl guidelines Your Company has launched a new aged Data Lake which now enables a single source of Customer and Partner data for modelling and analytical purposes. Your Company has launched a Centralized Communication Management Platform which ensures all communications to our customers and partners are in a standardized and controlled manner. This has also enabled your company to save cost spent on external partners. Your Company has launched a Digital platform for Procurement to Payment process. The platform now enables a paperless expense operating model. Your company has launched an Automated Bank Reconciliation model thereby removing manual work and Optimizing manpower. 		



	 Your company has upgraded the Investment Management Platform to support our growing AUM.
	 Your company has integrated on the Government Of India – Digi Locker platform which enables our customer to download their Policy Kit, Endorsement Letter and Renewal Notice on a Real time basis.
	 Your company upgraded the frameworks for the Retail policy admin system and the Underwriting management system for better user interface and scalability.
3. In case of imported technology (imported du of the financial year) -	uring the last three years reckoned from the beginning
a) details of technology imported	Nil
b) year of import	NA
c) whether the technology been fully absorbed	NA
d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof; and	NA
4. expenditure incurred on Research and Development	Nil

Foreign exchange earnings and outgo:

(Figures in Lakhs)				
Particulars	For the Year Ended 31 st March 2022	For the Year Ended 31 st March 2021		
Foreign Exchange earnings	13.84	24.24		
Foreign exchange outgo	4,418.41	3,741.89		

DETAILS OF EMPLOYEE STOCK OPTIONS

The disclosure shall include the following details of all the Employee Stock Options Scheme(s) implemented from time to time:

- (a) options granted: 38,25,805
- (b) options vested: Nil
- (c) options exercised: Nil
- (d) the total number of shares arising as a result of exercise of option: Nil
- (e) options lapsed: 6,88,000 (because of exit before vesting)
- (f) the exercise price: Nil
- (g) variation in terms of options: Nil
- (h) money realised by exercise of options: Nil
- (i) total number of options in force: 3,94,24,462
- (j) employee wise details of options granted to:



(i) Key Managerial Personnel: No fresh options granted during FY 2021-22.

(ii) any other employee who receives a grant of options in any one year of options amounting to five percent or more of total options granted during that year: 13

(iii) identified employees who were granted options, during any one year, equal to or exceeding one percent of the issued capital, excluding outstanding warrants and conversions, of the company at the time of grant: Nil

ANNUAL RETURN

As per the provisions of the Section 92 of the Companies Act, 2013, the Annual Return of the Company can be accessed on the website of the Company at https://www.manipalcigna.com/disclosures/public-disclosures.

DETAILS IN RESPECT OF FRAUDS REPORTED BY THE AUDITORS UNDER SECTION 143(12) OF COMPANIES ACT, 2013

There are no frauds reported by the Auditor, which are required to be disclosed under Section 143(12) of Companies Act, 2013.

STATEMENT ON DECLARATION GIVEN BY THE INDEPENDENT DIRECTORS UNDER SECTION 149 (6) OF THE COMPANIES ACT, 2013:

As per the provisions of Section 149 of the Companies Act, 2013 read with the Companies (Appointment and Qualifications of Directors) Rules, 2014 all the Independent Directors have submitted declaration to the effect that they meet with the criteria of 'independence' as required under Section 149(7) of the Companies Act, 2013.

TRANSFER OF SHARES TO MANIPAL GROUP

During the year under review, pursuant to IRDAI approval dated 15th March, 2021, TTK Partners LLP has transferred 8,16,40,108 shares of the Company to MEMG Fund Advisors, LLP on 4th June, 2021.

COMPLIANCE WITH THE APPLICABLE SECRETARIAL STANDARDS

The Company has complied with the applicable secretarial standards for the Financial year 2021-22.

ACKNOWLEDGMENTS

The Board of Directors sincerely thank the Chairman, the members and other officials of the IRDAI for their advice, counsel and guidance from time to time.

Your Directors also place on record their appreciation for the excellent assistance and co-operation received from the Governing Body Insurance Council, Registrar of Companies (ROC) and the Bankers of the Company.

The Board also thank the shareholders and its policyholders for the support given and the confidence reposed in the operations of the Company.



Your Directors record their appreciation of the dedicated efforts and contribution of the employees at all levels for the growth of the Company achieved during the year.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

CHAIRMAN

DIN: 01055493 Place: Mumbai

Date: 11th May, 2022



ANNEXURE - I

Form No. AOC-2

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

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

- 1. Details of contracts or arrangements or transactions not at arm's length basis: Nil
- 2. Details of material contracts or arrangement or transactions at arm's length basis: Nil

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

CHAIRMAN

DIN: 01055493 Place: Mumbai

Date: 11th May, 2022



Tel. No.: 6191 9293 Email: cs@gmj.co.in

Form No.MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022

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

To,
The Members,
MANIPALCIGNA HEALTH INSURANCE COMPANY LIMITED
401/402, 4th Floor, Raheja Titanium,
Western Express Highway,
Goregaon (East), Mumbai - 400 063.

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by MANIPALCIGNA HEALTH INSURANCE COMPANY LIMITED (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minutes, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on <u>March 31, 2022</u> complied with the statutory provisions of the applicable Acts listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minutes, forms and returns filed and other records maintained by MANIPALCIGNA HEALTH INSURANCE COMPANY LIMITED for the financial year ended on March 31, 2022 according to the provisions of:

Cont.2....





Tel. No.: 6191 9293 Email : cs@gmj.co.in

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- i. The Companies Act, 2013 ("the Act") and the rules made thereunder;
- ii. Foreign Exchange Management Act, 1999 ('FEMA') and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv. The Company, being a health insurance company, has complied with following acts:
 - a) The Insurance Act, 1938 including amendments and part thereof;
 - b) The Insurance Regulatory and Development Authority Act, 1999 and rules and regulations made thereunder;
 - c) The Rules, regulations, guidelines, circulars and notifications issued by the Insurance Regulatory and Development Authority of India (IRDAI) as are applicable to a Health Insurance Company.
- v. The Company has its own robust compliance system and the Company is also subject to monitoring by and reporting of compliances to IRDAI.
- vi. We have also examined compliance with the applicable clauses of the Secretarial Standards 1 and 2 issued by The Institute of Company Secretaries of India.

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

We report that during the conduct of the audit, in our opinion, adequate systems exist in the Company to monitor and ensure compliance with general laws.

We report that the Compliance by the Company of applicable financial laws, like direct, indirect tax laws and Goods and Service Tax has not been reviewed in this Audit since the same has been subject to review by statutory financial auditor and other designated professionals.

Cont.3....





Tel. No.: 6191 9293 Email : cs@gmj.co.in

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We further report that:

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

We further report that during the audit period, the Company had the following specific events:

- 1. The Company has adopted new set of Articles of Association as per Companies Act, 2013 at their Extra Ordinary General Meeting held on April 8, 2021 and complied with the provisions of the Act.
- 2. The Company has increased its Authorised Share Capital from Rs. 10,00,00,00,000/- to Rs. 15,00,00,000/- at the Extra Ordinary General Meeting held on May 22, 2021. The Company has altered its Memorandum and Articles of Association in this respect and complied with the provisions of the Act.

Cont.4....





Tel. No.: 6191 9293 Email: cs@gmj.co.in

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- 3. The Members of the Company have approved the issue of 45,00,000 Equity Shares of Rs.10/- each at par and 43,23,521 Equity shares of Rs.10/- each at a premium of Rs.0.408 on Preferential Basis at their Extra Ordinary General Meeting held on May 22, 2021. The shares were allotted by passing a Circular Resolution on May 28, 2021.
- 4. The Members of the Company have approved the issue of 2,30,00,000 Equity Shares of Rs.10/- each at par and 2,20,98,030 Equity shares of Rs.10/- each at a premium of Rs.0.408 on Preferential Basis at their Extra Ordinary General Meeting held on June 19, 2021. The shares were allotted by passing a Circular Resolution on June 25, 2021.
- 5. The Members of the Company have approved the issue of 50,00,000 Equity Shares of Rs.10/- each at par and 48,03,913 Equity shares of Rs.10/- each at a premium of Rs.0.408 on Preferential Basis at their Extra Ordinary General Meeting held on July 23, 2021. The shares were allotted by passing a Circular Resolution on July 29, 2021.
- 6. The Members of the Company have approved the issue of 900, redeemable, non-convertible, unsecured debentures having face value of Rs. 10,00,000/- at their meeting held on July 23, 2021. However, Company received an approval Letter dated September 17, 2021 from IRDAI to issue 680, redeemable, non-convertible, unsecured debentures of face value of Rs. 10,00,000/-. The shares were allotted by passing a Circular Resolution on September 27, 2021.
- 7. The Members of the Company had approved the issue of 2,25,00,000 Equity Shares of Rs.10/- each at par and 2,16,17,638 Equity Shares of Rs.10/- each at a premium of Rs.0.408 on Preferential Basis at their Extra Ordinary General Meeting held on August 30, 2021. The shares were allotted by passing a Circular Resolution on August 31, 2021.

Cont.5....





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- 8. The Members at their Extra Ordinary General Meeting held on November 17, 2021 have approved withdrawal of issue of remaining 1,47,05,881 Equity Shares on private placement basis which was approved earlier by the Board in dated November 03, 2021.
- 9. The Members of the Company at their Extra Ordinary General Meeting held on November 17, 2021 have approved Employee Stock Option Plan 2021 (ESOP 2021) to create, grant, offer, issue and allot at any time, to the present and/or future eligible employees as defined in ESOP 2021. As on March 31 2022, the company has not issued any equity shares pursuant to the ESOP 2021.
- 10. The Members of the Company had approved the issue of 1,61,53,846 Equity Shares of Rs.10/- each at a premium of Rs.3/- and 1,55,20,360 Equity Shares of Rs.10/- each at a premium of Rs.3.5306/- on Preferential Basis at their Extra Ordinary General Meeting held on November 17, 2021. The shares were allotted by passing a Circular Resolution on November 24, 2021.
- 11. The Board of Directors of the Company vide Circular Resolution dated January 25, 2022 has allotted 1,84,61,538 Equity Shares of Rs. 10/- each at premium of Rs. 3/- and 1,77,37,547 Equity Shares of Rs. 10/- each at a premium of Rs. 3.5306/- to the existing shareholders of the Company.
- 12. The Board had approved the issue of 1,92,30,769 Equity Shares of Rs. 10/-each at a premium of Rs.3/- and 1,84,76,620 Equity Shares of Rs.10/- each at a premium of Rs.3.5306/- on Preferential Basis at their meeting held on February 03, 2022. Further, approval from the members of the Company is in process.

Cont.6....





Tel. No.: 6191 9293 Email: cs@gmj.co.in

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As informed, the Company has responded appropriately to notices/emails received from the statutory/regulatory authorities including by taking corrective measures wherever found necessary.

For GMJ & ASSOCIATES **Company Secretaries**

MAHESH KUMAR Digitally signed by MAHESH KUMAR SONI SONI

Date: 2022.05.11 14:26:05 +05'30'

[MAHESH SONI] **PARTNER**

FCS: 3706 COP: 2324 UDIN: F003706D000306250

PLACE: MUMBAI DATE: MAY 11, 2022

Note: This report is to be read with our letter of even date which is annexed as 'ANNEXURE A' and forms an integral part of this report.





Tel. No.: 6191 9293 Email: cs@gmj.co.in

ANNEXURE A

To,
The Members,
MANIPALCIGNA HEALTH INSURANCE COMPANY LIMITED
401/402, 4th Floor, Raheja Titanium,
Western Express Highway,
Goregaon (East), Mumbai – 400 063.

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

- 1. Maintenance of secretarial records is the responsibility of management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and books of accounts of the Company.
- 4. Wherever required, we have obtained the Management Representation about the compliance of laws, rules and regulations and happening of events, etc.
- 5. The compliance of the provisions of corporate and other applicable laws, rules and regulations, standards is the responsibility of the management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit Report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For GMJ & ASSOCIATES

Company Secretaries

MAHESH KUMAR
Digitally signed by MAHESH
KUMAR SONI
Date: 2022.05.11 14:26:40 +05'30'

[MAHESH SONI] PARTNER

FCS: 3706 COP: 2324 UDIN: F003706D000306250

PLACE: MUMBAI DATE: MAY 11, 2022



C N K & Associates LLP, Chartered Accountants 501-502, Narain Chambers, M.G. Road, Vile Parle Eask Mumbai - 400057 V P Thacker & Co. Chartered Accountants 402, Embassy Centre, 207, Nariman Point Mumbai - 400021

INDEPENDENT AUDITORS' REPORT

The Members

ManipalCigna Health Insurance Company Limited

Report on audit of the Financial Statements

Opinion

We have audited the accompanying Financial Statements of ManipalCigna Health Insurance Company Limited ("the Company") which comprise the Balance Sheet as at March 31, 2022, the related Revenue Account (also called the "Policyholders' Account", or the "Technical Account"), the Profit and Loss Account (also called the "Shareholders' Account", or "Non-Technical Account"), and the Receipts and Payments Account each for the year ended March 31, 2022 and summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Insurance Act, 1938, as amended by Insurance Laws (Amendment) Act, 2015 (the "Insurance Act"), the Insurance Regulatory and Development Authority Act, 1999 (the "IRDA Act"), Insurance Regulatory and Development Authority (Preparation of Financials Statements and Auditor's Report of Insurance Companies) Regulations, 2002 ("the Regulations"), Companies Act 2013("the Act") to the extent applicable and in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, as applicable to Insurance Companies:

- (a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2022;
- (b) in the case of the Revenue Account, of the net deficit for the year ended on that date;
- (c) in the case of the Profit and Loss Account, of the loss for the year ended on that date; and
- (d) in the case of the Receipts and Payments Account, of the receipts and payments for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report.

We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Insurance Act, 1938, the IRDA Act and the Regulations thereunder, the Act and the Rules thereunder and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

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

Other Matter

The actuarial valuation of liabilities in respect of claims Incurred But Not Reported (IBNR), including claims Incurred But Not Enough Reported (IBNER) and provisioning for Premium Deficiency and Free Look Reserve as at March 31, 2022 is the responsibility of the Company's Appointed Actuary ("Actuary") and has been duly certified by the Actuary. The Actuary has also certified that in his opinion, the assumptions for such valuation are





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in accordance with the guidelines and norms, if any, issued by the IRDAI and the Actuarial Society of India in concurrence with the Authority. We have relied upon the Actuary's certificate in this regard for forming our opinion on the financial statements of the Company.

Our opinion is not modified in respect of this matter.

Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Director's report, Management Report but does not include the financial statements and our auditors' report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed on the other information obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

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

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Financial Statements to give a true and fair view of the financial position, financial performance and Receipts and Payments of the Company in accordance with the requirements of the Insurance Act read with IRDA, Regulations / orders / directions / circulars / guidelines issued by the Authority in this regard and in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014, further amended by Companies (Accounting Standards) Amendment Rules, 2016 to the extent applicable and in the manner so required.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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





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Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to the financial statements, in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Report on Other Legal and Regulatory Requirements

As required by the Regulations, we have issued a separate certificate dated May 11, 2022, as "Annexure
A", certifying the matters specified in paragraphs 3 and 4 of Schedule C to these Regulations.





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- 2. As required by paragraph 2 of schedule C to the IRDA Financial Statement Regulation and Section 143 (3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (b) In our opinion and to the best of our information and according to the explanations given to us, proper books of account as required by law have been maintained by the Company, so far as it appears from our examination of those books;
 - (c) As the Company's financial accounting system is centralized, no returns for the purposes of our audit are prepared at the branches of the Company;
 - (d) The Balance Sheet, the Revenue Account, the Profit and Loss Account and the Receipts and Payments Account dealt with by this report are in agreement with the books of account;
 - (e) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014, further amended by Companies (Accounting Standards) Amendment Rules, 2016 to the extent they are not inconsistent with the accounting principles prescribed in the Regulations and orders/directions issued by the IRDA in this regard;
 - (f) In our opinion and to the best of our information and according to the explanations given to us, investments have been valued in accordance with the provisions of the Insurance Act, the Regulations and/or orders/directions issued by the IRDA in this regard;
 - (g) In our opinion, the accounting policies selected by the Company are appropriate and are in compliance with the applicable Accounting Standards notified under the Act which continue to be applicable in respect of Section 133 of the Companies Act, 2013, and the Rules framed thereunder and with the accounting principles as prescribed in the IRDA Financial Statements Regulations and orders/directions issued by the IRDA in this regard;
 - (h) On the basis of the written representations received from the Directors, as on March 31, 2022 taken on record by the Board of Directors, none of the Directors is disqualified as on March 31, 2022, from being appointed as a director in terms of Section 164(2) of the Act;
 - (i) Our report with respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, is provided in **Annexure B** hereto;
 - With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, we report that managerial remuneration is governed u/s 34A of the Insurance Act, 1938 and requires IRDAI approval. Accordingly, the provisions of Section 197 read with schedule V to the Act are not applicable, and hence reporting under Section 197(16) is not required. However, sitting fees paid to directors is in compliance with Section 197(5) of the Act.



V P Thacker & Co. Chartered Accountants 402, Embassy Centre, 207, Nariman Point Mumbai - 400021

- (k) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our knowledge and belief and according to the information and explanations given to us:
- (i) The Company has disclosed the impact of pending litigations as at March 31, 2022 on its financial position in its financial statements Refer Note No. 3.1 in the Notes to Accounts forming part of financial statements.
- (ii) The Company did not have any long-term contracts including derivative contracts.
- (iii) There are no amounts which are required to be transferred, to the Investor Education and Protection Fund by the Company for the year ended March 31, 2022.

(iv)

- i. The Management has represented that, to the best of it's knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- ii. The Management has represented, that, to the best of it's knowledge and belief, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
- iii. Based on such audit procedures that we have considered reasonable and appropriate in the circumstances; nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) contain any material mis-statement.
- iv. The Company has not declared or paid any dividend during the year, hence Section 123 of the Companies Act, 2013 is not applicable.

For C N K & Associates LLP Chartered Accountants

Firm Registration No.: 101961W/W-100036

HIREN by HIREN
CHINUBHAI SHAH
AI SHAH
Date: 2022.05.11
21:35:17+05:30

Partner

Membership No: 100052 Date: 11 May 2022

Date: 11 May 202 Place: Mumbai

UDIN: 22100052AIUTUI5279

For V P Thacker & Co.
Chartered Accountants

Firm Registration No. 118696W

Kalpana Sagar Street (Sagar Sagar Sa

Kalpana Rajpurkar **Partner**

Membership No: 114928

Date: 11 May 2022 Place: Mumbai

UDIN: 22114928AIUWXJ7931



V P Thacker & Co. Chartered Accountants 402, Embassy Centre, 207, Nariman Point Mumbai - 400021

Annexure - A

Auditors' Certificate

(Referred to in paragraph 1 of our Report on Other Legal and Regulatory Requirements forming part of the Independent Auditors' Report of even date)

This certificate is issued to comply with the provisions of paragraphs 3 and 4 of Schedule C of the Insurance Regulatory and Development Authority (Preparation of Financial Statements and Auditor's Report of Insurance Companies) Regulations, 2002 (the "IRDA Financial Statements Regulations") read with Regulation 3 of the IRDA Financial Statements Regulations.

Management Responsibility

ManipalCigna Health Insurance Company Limited (the 'Company') Management is responsible for complying with the provisions of the Insurance Act, 1938 as amended by the Insurance Laws (Amendment) Act, 2015 read with Insurance Regulatory and Development Authority of India circular IRDAI/F&A/CIR/FA/059/03/2015 dated March 31, 2015 (the "Insurance Act"), the Insurance Regulatory and Development Authority Act, 1999 (the "IRDA Act"), the IRDA Financial Statements Regulations, orders/directions issued by the Insurance Regulatory and Development Authority of India (the "IRDA"), which includes the preparation of the Management Report. This includes collecting, collating and validating data and designing, implementing and monitoring of internal controls suitable for ensuring compliance as aforesaid.

Auditors' Responsibility

Our responsibility, for the purpose of this certificate, is limited to certifying matters contained in paragraphs 3 and 4 of Schedule C of the IRDA Financial Statements Regulations. We conducted our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes issued by the Institute of Chartered Accountants of India (the "ICAI"), which include the concepts of test checks and materiality.

We conducted our examination in accordance with Guidance Note on Reports or certificates for special purposes (Revised 2016) and Standards on Auditing issued by the Institute of Chartered Accountants of India (ICAI) in so far as applicable for the purpose of this Certificate issued by ICAI. The guidance note requires that we comply with ethical requirements of code of ethics issued by ICAI. For the purpose of this certificate, we have not performed an audit, the objective of which would be the expression of an opinion on financial statements, specified elements, accounts or items thereof.

We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, "Quality Control for Firms that perform audits and review of historical financial information and other assurance and service related engagements issued by the ICAI".

Opinion

Based on our audit of financial statements for the year ended March 31, 2022 and in accordance with the information and explanations and representations given to us and to the best of our knowledge and belief and based on our examination, of the books of account and other records maintained by the Company for the year ended March 31, 2022, we certify that:

1. We have reviewed the Management Report attached to the financial statements for the year ended March 31, 2022, and on the basis of our review, there are no apparent mistakes in or material inconsistencies with the financial statements;



V P Thacker & Co. **Chartered Accountants** 402, Embassy Centre, 207, Nariman Point Mumbai - 400021

- 2. Based on the management representation and compliance certificates submitted to the Board of Directors by the officers of the Company charged with compliance, and the same being noted by the Board, we certify that the Company has complied with the terms and conditions of registration stipulated by IRDA;
- We have verified the cash balances, to the extent considered necessary, and securities relating to the Company's investments as at March 31, 2022, by actual inspection or on the basis of certificates / confirmations received from the Custodian and /or Depository Participants appointed by the Company, as the case may be;
- The Company is not a trustee of any trust; and
- 5. No part of the assets of the Policyholders' Funds has been directly or indirectly applied in contravention to the provisions of the Insurance Act, 1938, relating to the application and investments of the Policyholders' Funds.

Restriction on Use

This certificate has been issued solely in compliance with the requirements of Schedule C of the Insurance Regulatory and Development Authority (Presentation of Financial Statements and Auditors' Report of Insurance Companies) Regulations 2002, ("the Accounting Regulations"), read with Regulation 3 of the Accounting Regulations and may not be suitable for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care of for any other purpose or to any other party to whom it is shown or into whose hand it may come without our prior consent in writing.

For CNK & Associates LLP **Chartered Accountants** Firm Registration No.: 101961W/W-100036

Digitally signed HIREN by HIREN CHINUB HAI Date SHAH

CHINUBHAI 2022.05.11 21:36:06 +05'30'

Hiren Shah Partner

Membership No: 100052 Date: 11 May 2022 Place: Mumbai

UDIN: 22100052AIUTUI5279

For V P Thacker & Co. **Chartered Accountants** Firm Registration No. 118696W

Kalpana Sagai Rajpurkar

Kalpana Rajpurkar

Partner

Membership No: 114928 Date: 11 May 2022

Place: Mumbai

UDIN: 22114928AIUWXJ7931



V P Thacker & Co. Chartered Accountants 402, Embassy Centre, 207, Nariman Point Mumbai - 400021

Annexure - B

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

(Referred to in paragraph 2(i) of our Report on Other Legal and Regulatory Requirements forming part of the Independent Auditors' Report of even date)

We have audited the internal financial controls over financial reporting of ManipalCigna Health Insurance Company Limited ("the Company") as of March 31, 2022, in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system with reference to Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to Financial Statements included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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



V P Thacker & Co. **Chartered Accountants** 402, Embassy Centre, 207, Nariman Point Mumbai - 400021

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes, in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

- (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- (2) provide reasonable assurance that transactions are recorded, as necessary, to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition. use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company, considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting, issued by the ICAI.

For CNK & Associates LLP **Chartered Accountants** Firm Registration No.: 101961W/W-100036

Digitally signed by HIREN CHINUBH CHINUBHAI AI SHAH Date: 2022.05.11 21:36:38 +05'30'

Hiren Shah Partner

Membership No: 100052 Date: 11 May 2022 Place: Mumbai

UDIN: 22100052AIUTUI5279

For V P Thacker & Co. **Chartered Accountants** Firm Registration No. 118696W

Kalpana Sagai

Rajpurkar

Kalpana Rajpurkar Partner

Membership No: 114928 Date: 11 May 2022 Place: Mumbai

UDIN: 22114928AIUWXJ7931





REVENUE ACCOUNT FOR THE YEAR ENDED 31st MARCH 2022 (AUDITED) (Miscellaneous Business)

				Rs '000
S.No	Particulars	Schedule	For the Year Ended 31st March 2022	For the Year Ended 31: March 2021
1	Premiums earned (Net)	1	82,49,845	63,13,66
2	Profit/ (Loss) on sale/redemption of Investments			
	Profit on sale of investments		26,589	1,03,70
	Less: Loss on sale of investments			(1,96,40
3	Others			
	(a) Interest Income			
	(b) Excess provision written back		1	
	(c) Contribution from Shareholders Funds towards Excess EoM		17,43,433	15,28,82
4	Interest, Dividend & Rent – Gross		3,53,423	2,74,55
	TOTAL (A)		1,03,73,290	80,24,34
1	Claims Incurred (Net)	2	62,83,835	38,59,54
2	Commission	3	10,06,352	8,21,18
3	Operating Expenses related to Insurance Business	4	39,78,074	32,91,64
4	Premium Deficiency			
	TOTAL (B)		1,12,68,261	79,72,37
	Operating Profit/(Loss) from Miscellaneous Business C= (A - B)		(8,94,971)	51,96
	APPROPRIATIONS			
	Transfer to Shareholders' Account		(8,94,971)	51,96
	Transfer to Catastrophe Reserve		-	
	Transfer to Other Reserves			
	TOTAL (C)		(8,94,971)	51,96

Significant accounting policies & Notes to Financial Statements.

The Schedules referred to above form an integral part of the Financial Statements.

KRS

As per our report of even date attached.

For CNK & Associates LLP Chartered Accountants Firm Regn No. 101961W/W-100036

HIREN Digitally signed by HIREN CHINUB CHINUBHAI SHAH Date: 2022.05.11
SHAH 21:37:26+05'30'

Hiren Shah Partner Membership No. 100052 For V.P. Thacker & Co Chartered Accountants Firm Regn No. 118696W

Kalpana Sagar Rajpurkar

Kalpana Rajpurkar Membership No. 114928



For and on behalf of the Board of Directors.

Digitally signed by LUIS MIRANDA LUIS MIRANDA Date: 2022.05.11

16

Luis Miranda Chairman DIN: 01055493

SEETHARA Digitally signed

by SEETHARAMAN MAN VAITHEESWARAN Date: 2022.05.11 20:08:32 +05'30' VAITHEES WARAN

S Vaitheeswaran Director DIN:01814726

SRIKANTH Digitally signed by SRIKANTH KANDIKO KANDIKONDA Date: 2022.05.11 NDA 19:30:21 +05'30'

Srikanth Kandikonda Chief Financial Officer

JEROME Digitally signed by JEROME DROESC DROESCH Date: 2022.05.11 19:24:39 +05'30'

Jerome Droesch Director DIN 08414153

Prasun Digitally signed by Prasun Kumar Sikdar Sikdar 2022 05.11 19:28:00 +05'30'

Prasun Sikdar Managing Director & CEO DIN: 08107956

TAKALE

GAURI Digitally signed by GAURI ANIRUDH ANIRUDH TAKALE Date: 2022.05.11 19:40:38 +05'30'

Gauri Takale Company Secretary Membership No. A26324

Place : Mumbai Date: May 11, 2022





	(Miscellaneous Business)			
				Rs '000
5.No	Particulars	Schedule	For the Year Ended 31st March 2022	For the Year Ended 31s March 2021
1	Operating Profit/(Loss)			
	(a) Fire Insurance			
	(b) Marine Insurance		4	
	(c) Miscellaneous Insurance		(8,94,971)	51
2	Income From Investments			
	(a) Interest, Dividend & Rent - Gross		1,62,671	1,76
	(b) Profit on sale of investments		15,535	53
	Less: Loss on sale of investments		-	(36,
3	Other Income		10,692	
3	Other income		10,692	
	TOTAL (A)	ALC: NO.	(7,06,073)	2,46,
4	Provisions (Other Than Taxation)			
	(a) For diminution in the value of Investments (refer note 3,21 of Sch 16)		1.0	(1,89,6
	(b) For doubtful debts		2,159	3
	(c) Others		1.0	
5	Other Expenses			
	(a) Expenses other than those related to Insurance Business			
	Personnel Cost		30,146	31,
	Legal & professional charges		2,696	1,
	Interest & Bank Charges		314	
	Share Issue Expenses (Stamp Duty & Franking)		160	
	Expenses related to issuance of Debentures		37	
	Interest on Non-convertible Debentures		69,887	38
	Miscellaneous Expenses		1,239	3,
	Contribution to policyholders Funds towards Excess EOM		17,43,433	15,28,
	(b) Bad debts written off		3,452	3,
	(c) Others		3	
	TOTAL (B)		18,53,523	14,20,
	Profit / (Loss) Before Tax		(25,59,596)	(11,74,0
	Provision for Taxation		1	
	Profit / (Loss) After Tax		(25,59,596)	(11,74,0
	APPROPRIATIONS			
	(a) Interim dividends paid during the year			
	(b) Proposed final dividend		-	
	(c) Dividend distribution tax (d) Transfer to any Reserves or Other Accounts			
	(a) Hans et to diff reserves of other Accounts			
	Balance of profit/ (loss) brought forward from previous year		(1,00,51,508)	(88,77,4
ata res	Balance carried forward to Balance Sheet		(1,26,11,104)	(1,00,51,5
	Earnings Per Share (Refer note 3.25 of Sch 16)		(2.48)	(1.4

Significant accounting policies & Notes to Financial Statements.

The Schedules referred to above form an integral part of the Financial Statements.

16

As per our report of even date attached.

For CNK & Associates LLP Chartered Accountants Firm Regn No. 101961W/W-100036

HIREN Digitally signed by HIREN CHINUBH SHAH
ALSHAH Date: 2022.05.11 21:38:22 +05'30'

Hiren Shah Partner Membership No. 100052



For V.P. Thacker & Co Chartered Accountants Firm Regn No. 118696W

Kalpana Digitally Japond by Nolman S Malpana Sagar Distribution of the cond possible of the Condition of the

Kalpana Rajpurkar Partner Membership No. 114928



For and on behalf of the Board of Directors.

LUIS button
MIRANDA Date: 2022.05.11
19:22:15 -05'30'
Luis Miranda
Chairman
DIN: 01055493

SEETHARA Digitally signed by SEETHARAMAN VAITHEESW Date: 2022.05.11

S Vaitheeswaran Director DIN:01814726

SRIKANTH Digitally signed by SRIKANTH KANDIKO KANDIKONDA Date: 2022.05.11 19:30:51 +05'30'

Srikanth Kandikonda Chief Financial Officer JEROME Systems DROESCH OME 302103.11 19:2509+65301 Jerome Droesch

Director DIN 08414153

Prasun Digitally signed by Prasun Kumar Sikdar Date: 2022.05.11 19:28:26+05'30'

Prasun Sikdar Managing Director & CEO DIN: 08107956

GAURI Digitally signed by GAURI ANIRUDH TAKALE Date: 2022.05.11 19:42:19 +05'30'

Gauri Takale Company Secretary Membership No. A26324

Place : Mumbai Date : May 11, 2022





BALANCE SHEET AS AT 31st MARCH 2022 (AUDITED)

Rs '000

				K2 000
S.No	Particulars	Schedule	As at 31st March 2022	As at 31st March 2021
	Sources of Funds			
1	Share Capital	5	1,11,76,186	94,19,022
2	Reserves and Surplus	6	35,41,464	32,98,637
3	Fair Value Change Account			
	Fair Value Change Account - Shareholder		152	34
	Fair Value Change Account - Policyholder		118	390
4	Borrowings	7	11,10,000	4,30,000
	TOTAL		1,58,27,920	1,31,48,083
	Application of Funds			
1	Shareholder's Investments	8	27,97,190	27,16,039
2	Policyholder's investments	8A	65,04,269	53,05,386
3	Loans	9	-	
4	Fixed Assets	10	2,36,395	2,84,388
5	Current Assets			
	Cash and Bank Balances	11	10,99,041	6,63,693
	Advances and Other Assets	12	4,44,437	3,33,928
	Sub-Total (A)		15,43,478	9,97,621
6	Current Liabilities	13	31,04,654	25,38,713
7	Provisions	14	47,59,862	36,68,146
	Sub-Total (B)		78,64,516	62,06,859
	Net Current Assets (C) = (A - B)		(63,21,038)	(52,09,238)
8	Miscellaneous Expenditure (To the extent not written off or adjusted)	15		
9	Debit Balance In Profit and Loss Account		1,26,11,104	1,00,51,508
	TOTAL		1,58,27,920	1,31,48,083

Significant accounting policies & Notes to Financial Statements.

The Schedules referred to above form an integral part of the Financial Statements.

16

As per our report of even date attached.

HIREN Digitally signed by HIREN CHINUBHAI SHAH SHAH SHAH 21-39:35 +05'30'

For CNK & Associates LLP Chartered Accountants Firm Regn No. 101961W/W-100036



Kalpana Sagar Rajpurkar

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For V.P. Thacker & Co Chartered Accountants Firm Regn No. 118696W



For and on behalf of the Board of Directors.

LUIS Digitally signed by LUIS MIRANDA Date: 2022.05.11 19:22:38 +05'30'

Chairman DIN: 01055493

SEETHAR Digitally signed by SEETHARAMAN VAITHEES NARAN Date: 2022.05.11 WARAN

S Vaitheeswaran Director DIN:01814726

> Digitally signed by SRIKANTH KANDIKONDA Date: 2022.05.11 19:31:28 +05'30

Srikanth Kandikonda Chief Financial Officer by JEROME
JEROME DROESCH
Date: 2022 05

Jerome Droesch Director DIN 08414153

Prasun Digitally signed by Prasun Kumar Sikdar Date: 2022.05.11 19:28:44.405'30'

Prasun Sikdar Managing Director & CEO

DIN: 08107956

GAURI Digitally signed by GAURI
ANIRUDH ANIRUDH
TAKALE
TAKALE
Date: 2022.05.11
19:43:48 +05'30'

Gauri Takale Company Secretary Membership No. A26324

Place : Mumbai Date : May 11, 2022





S.na.	Particulars	For the Year Ended 31st March	(Rs. '000) For the Year Ended 31st March
25.0		2022	2021
1	Cash flows from operating activities		
1	Premium received from policyholders, including advance receipts	1,00,54,029	77,39,662
2	Payments to the re-insurers, net of commission and claims	(74,211)	(1,03,970)
3	Payments to co-insurers, net of claims recovery	(7-5211)	(1,03,570)
4	Payments of claims	(64,46,513)	(37,05,631)
5	Payments of commission and brokerage	(10,74,231)	(8,81,091)
6	Payments of other operating expenses	(38,02,256)	(32,45,017)
7	Deposits, advances and staff loans	(34,769)	31,804
8	Income taxes paid (Net)	10 171-001	
-9	Goods & Service Tax	(23,660)	78,393
	Cash flow before extraordinary items	(14,01,610)	(85,850)
	Cash flow from extraordinary items	4	
	Net cash flow from operating activities (A)	(14,01,610)	(85,850)
II	Cash flows from investing activities		
1	Purchase of fixed assets	(47,090)	(1,29,498)
2	Proceeds from sale of fixed assets	356	637
3	Purchase of investments	(43,65,977)	(56,37,465)
4	Loans disbursed		+
5	Sale of investments	25,64,224	38,53,670
6	Repayments received		
7	Rents / Interests / Dividends received	5,14,468	4,88,115
8	Investment in money market instruments and in liquid mutual funds (net)	4,91,183	(1,20,128)
10	Investment in Fixed Deposit(Net)	(3,17,100)	(1,78,400)
	Net cash flow from investing activities (B)	(11,59,936)	(17,23,069)
III	Cash flows from financing activities		
	Account to the control of the Contro	10.00.000	21,30,000
1	Proceeds from issuance of share capital / share premium	19,99,990	(107)
2	Share Issue Expenses	(160) 6,80,000	(107)
3	Proceeds from issuance of debentures	6,80,000	
4	Repayments of borrowing		
5	Interest / Dividend paid	(37)	
6	Debenture Issue Expenses	1577	
	Net cash flow from financing activities (C)	26,79,794	21,29,893
	Effect of foreign exchange rates on cash and cash equivalents, net (D)		
	Net increase / (decrease) in cash and cash equivalents (A+B+C+D)	1,18,248	3,20,974
	Cash and cash equivalents at the beginning of the year	4,77,793	1,56,819
	Cash and cash equivalents at the end of the year*	5,96,041	4,77,793

* Reconciliation of cash and cash equivalents with the Balance Sheet:

Cash and Bank balances

Less: Deposit Accounts not considered as cash and cash equivalents as defined in AS-3 "Cash Flow Statements" and

therefore included in purchase of investments

Cash and cash equivalents at the end of the year

As per our report of even date attached.

For CNK & Associates LLP **Chartered Accountants** Firm Regn No. 101961W/W-100036

HIREN Digitally signed by HIREN CHINUB HAI SHAH Date: 2022.05.11
SHAH 21:41:30+05:30* HIREN SHAH

Hiren Shah Partner Membership No. 100052



For V.P. Thacker & Co **Chartered Accountants** Firm Regn No. 118696W

Kalpana Sagar Rajpurkar

> Kalpana Rajpurkar Partner Membership No. 114928



10.99.041

(5,03,000) 5,96,041 4,77,793

For and on behalf of the Board of Directors.

LUIS MIRANDA Date. 2022,05.1 Luis Miranda Chairman DIN: 01055493

SEETHARA Digitally signed MAN SEETHARAMAN VAITHEESWARAN Date: 2022,05,11 **VAITHEES**

WARAN 20:11:47 +05'30' S Vaitheeswaran Director

DIN:01814726

SRIKANTH Digitally signed by SRIKANTH KANDIKO KANDIKONDA Date: 2022.05.11 NDA 19:32:13 +05'30'

Srikanth Kandikonda Chief Financial Officer 6.63.693

JEROME DROESC

Jerome Droesch Director DIN 08414153

Prasun Kumar Sikdar

Prasun Sikdar Managing Director & CEI DIN: 08107956

GAURI Digitally signed by GAURI
ANIRUDH ANIRUDH TAKALE
Date: 2022,05 11
19:44:55 +05'30'

Gauri Takale Company Secretary Membership No. A26



Place : Mumbai

Date: May 11, 2022



SCHEDULES FORMING PART OF FINANCIAL STATEMENTS

							Rs '000
		Health Insurance		Personal	Accident	Consolidated Total	
S.No	Particulars	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021
		Audited	Audited	Audited	Audited	Audited	Audited
		Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous
1	Premium from direct business written (Net of GST)	97,15,959	74,57,982	1,45,814	96,930	98,61,773	75,54,912
2	Add: Premium on reinsurance accepted		-	-			
3	Less : Premium on reinsurance ceded	5,01,023	3,84,499	18,736	8,469	5,19,759	3,92,968
4	Net Premium	92,14,936	70,73,483	1,27,078	88,461	93,42,014	71,61,944
5	Adjustment for change in reserve for unexpired risks	10,72,091	8,42,026	20,078	6,251	10,92,169	8,48,277
	Total Premium Earned (Net)	81,42,845	62,31,457	1,07,000	82,210	82,49,845	63,13,667
	Premium Income from business effected :						
	In India	81,42,845	62,31,457	1,07,000	82,210	82,49,845	63,13,667
	Outside India		-			02.40.045	77.47.00
	Total Premium Earned (Net)	81,42,845	62,31,457	1,07,000	82,210	82,49,845	63,13,667









							Rs '000	
		Health In	Health Insurance		Personal Accident		ted Total	
S.Na	Particulars		For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021		
		Audited	Audited	Audited	Audited	Audited	Audited	
		Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	
	Claims paid		\$					
1	Direct claims	64,99,016	37,30,245	17,758	22,865	65,16,774	37,53,110	
2	Add : Re-insurance accepted		- Accepting					
3	Less : Re-insurance Ceded	3,24,849	1,86,612	990	1,218	3,25,839	1,87,830	
	Net Claims Pald	61,74,167	35,43,633	16,768	21,647	61,90,935	35,65,280	
4	Add : Claims Outstanding at the end of the year	10.14,766	9,23,866	47,784	45,785	10,62,550	9,69,651	
5	Less: Claims Outstanding at the beginning of the year	9,23,866	6,10,988	45,784	64,396	9,69,650	6,75,384	
	Total Claims Insurred	62.65.067	38.56.511	18.768	3,036	62.83.835	38,59,547	









							Rs '000	
		Health I	nsurance	Personal	Accident	Consolidated Total		
5.No	Particulars	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	
		Audited	Audited	Audited	Audited	Audited	Audited	
		Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	
	Commission paid							
1	Direct Commission*	10,81,652	8,86,043	18,247	13,370	10,99,899	8,99,413	
2	Add: Re-insurance Accepted	*	77 S-4070 ATU			1,0	-	
3	Less: Commission on Re-insurance Ceded	89,401	74,365	4,146	3,860	93,547	78,225	
	Net Commission	9,92,251	8,11,678	14,101	9,510	10,06,352	8,21,188	
	Break-up of the expenses (Gross) incurred to procure business to be furnished as per details indicated below:							
	Agents	3,82,813	3,08,347	6,876	5,041	3,89,689	3,13,388	
	Brokers	3,72,077	2,85,012	(1,879)	5,401	3,70,198	2,90,413	
	Corporate Agency	3,19,568	2,36,995	13,212	2,922	3,32,780	2,39,917	
	Referral							
	Others	7,194	55,689	38	6	7,232	55,695	
	TOTAL (B)	10,81,652	8,86,043	18,247	13,370	10,99,899	8,99,413	

^{*}Includes an amount of Rs 119,109 thousand during the period ended 31st March 2022 (previous period ended 31st March 2021 Rs 124,817 thousand) towards Reward or Remuneration to Agents

& Intermediaries









							Rs '000	
		Health Ir	surance	Personal	Accident	Consolida	Consolidated Total	
5.No	Particulars	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	For the Year Ended 31st March 2022	For the Year Ended 31st March 2021	
		Audited	Audited	Audited	Audited	Audited	Audited	
		Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	Miscellaneous	
1	Employees' remuneration & welfare benefits	16,68,628	16,49,372	25,042	21,437	16,93,670	16,70,80	
2	Travel, conveyance and vehicle running expenses	14,908	3,589	224	47	15,132	3,63	
3	Training expenses	64,535	(837)	969	(11)	65,504	(848	
4	Rents, rates & taxes	89,517	84.800	1.343	1,102	90,860	85,90	
.5	Repairs	1,839	(1,049)	28	(14)	1,867	(1,063	
6	Printing & stationery	11,927	15,694	179	204	12,106	15,89	
7	Communication	38,062	43,824	571	570	38,633	44,39	
8	Legal & professional charges	2.25.619	2,25,888	3,386	2,936	2,29,005	2,28,82	
9	Auditors' fees, expenses etc							
	(a) as auditor (Statutory Auditor)	2,167	1.974	33	26	2,200	2,00	
	(b) as adviser or in any other capacity, in respect of	1-						
	(i) Taxation matters (Tax Audit)	99	99	1	1	100	10	
	(ii) Insurance matters	-			,			
	(iii) Management services; and							
	(c) in any other capacity - Others	198	197	2	3	200	20	
	(d) out of pocket expenses	45	20	1		46	2	
10	Advertisement and publicity	12,09,267	8,29,146	18,148	10,776	12,27,415	8,39,92	
11	Interest & Bank Charges	28,372	32,405	426	421	28,798	32,82	
12	Others							
	Membership and Subscription Fees	5,112	5,230	77	68	5,189	5,29	
	Information Technology Related Expenses	1,62,102	1.43.529	2,433	1,865	1,64,535	1,45,39	
	Equipments, Software and amenities - Usage Cost	44,479	54,643	668	710	45,147	55,35	
	Business Promotion	1,88,510	18,318	2,829	238	1,91,339	18,55	
	Office Expenses	28,449	23,613	427	307	28,876	23,92	
	Policy Related Expenses	36,444	19,903	547	259	36,991	20,16	
	Directors Sitting Fees	4,433	4,294	67	56	4,500	4,35	
	Miscellaneous Expenses	257	3,865	4	50	261	3,91	
	Foreign Exchange Gain/Loss	822	238	12	3	835	24	
13	Depreciation	93,462	90,653	1,403	1,178	94,865	91,83	
	TOTAL	39,19,253	32,49,408	58,820	42,232	39,78,074	32,91,64	









ManipalCigna Health Insurance Company Limited

(Formerly known as CignaTTK Health Insurance Company Limited) IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 5 - SHARE CAPITAL

S.No	Particulars	As at 31st March 2022 Audited	As at 31st March 2021 Audited	
		1.50.00.000	4.00.00.00	
1	Authorised Capital	1,50,00,000	1,00,00,00	
	150,00,00,000 (Previous Year: 1,000,000,000) Equity Shares of Rs. 10 each			
2	Issued Capital	1,11,76,186	94,19,02	
	1,117,618,566 (Previous Year: 941,902,173) Equity Shares of Rs. 10 each			
3	Subscribed Capital	1,11,76,186	94,19,02	
	1,117,618,566 (Previous Year: 941,902,173) Equity Shares of Rs. 10 each			
4	Called-up Capital	1,11,76,186	94,19,02	
	1,117,618,566 (Previous Year: 941,902,173) Equity Shares of Rs. 10 each			
	Less : Calls unpaid	4		
	Add : Equity Shares forfeited (amount originally paid up)			
	Less: Par Value of Equity Shares bought back	-		
	Less : Preliminary Expenses			
	Less: Expenses including commission or brokerage on underwriting or subscription of	:=		
THE V	shares TOTAL	1,11,76,186	94,19,0	









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SCHEDULE 5A - PATTERN OF SHAREHOLDING SCHEDULE (As certified by the management)

Shareholder	As at 31st March	h 2022	As at 31st March 2021		
	Number of Shares	% of Holding	Number of Shares	% of Holding	
Promoters					
- Indian	56,99,85,492	51%	48,03,70,108	51%	
- Foreign	54,76,33,074	49%	46,15,32,065	49%	
Others					
TOTAL	1,11,76,18,566	100%	94,19,02,173	100%	









ManipalCigna Health Insurance Company Limited

(Formerly known as CignaTTK Health Insurance Company Limited) IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 6 - RESERVES AND SURPLUS

S.No	Particulars	As at 31st March 2022	As at 31st March 2021	
Ш.		Audited	Audited	
1	Capital Reserve			
2	Capital Redemption Reserve		is a second	
3	Share Premium	35,41,464	32,98,637	
4	General Reserves	-		
	Less: Debit balance in Profit and Loss Account	-	9	
	Less: Amount utilized for Buy-back) a	
5	Catastrophe Reserve	-	- 3	
6	Other Reserves	-	E 3	
7	Balance of Profit in Profit & Loss Account	-		
	TOTAL	35,41,464	32,98,637	









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(Formerly known as CignaTTK Health Insurance Company Limited) IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 7 - BORROWINGS

S.No	Particulars	As at 31st March 2022	As at 31st March 2021 Audited	
		Audited		
1	9% Non-Convertible Debentures	11,10,000	4,30,000	
2	Banks	4	772	
3	Financial Institutions		-	
4	Others	**		
	TOTAL	11,10,000	4,30,000	









SCHEDULE 8 - INVESTMENTS - SHAREHOLDERS

		Rs '000		
S.No	Particulars	As at 31st March 2022	As at 31st March 2021	
		Audited	Audited	
	In India			
	LONG TERM INVESTMENTS			
1	Government securities and Government guaranteed bonds including Treasury Bills (Refer Note 1)	7,34,670	5,35,18	
2	Other Approved Securities	7,93,459	5,18,70	
3	Other Investments			
	(a) Shares	5.	0	
	(aa) Equity			
	(bb) Preference			
	(b) Mutual Funds	*		
	(c) Derivative Instruments			
	(d) Debentures/ Bonds	2,61,468	1,51,32	
	(e) Other Securities	-		
	(f) Subsidiaries			
	(g) Investment Properties-Real Estate	=		
4	Investments in Infrastructure and Social Sector	7,84,692	6,93,67	
5	Other than Approved Investments	-		
	Less : Provisions for doubtful debts	-		
	Sub-total			
	TOTAL OF LONG TERM INVESTMENTS	25,74,289	18,98,88	
	SHORT TERM INVESTMENTS		- 10	
1	Government securities and Government guaranteed bonds including Treasury Bills	98,286	2,00,71	
2	Other Approved Securities			
3	Other Investments	2		
	(a) Shares	-		
	(aa) Equity	-		
	(bb) Preference			
	(b) Mutual Funds	18,697	11,77	
	(c) Derivative Instruments	-		
	(d) Debentures/ Bonds	1,00,325	3,03,04	
	(e) Other Securities - Certificate of Deposit/Commercial Paper			
	(f) Subsidiaries	-		
	(g) Investment Properties-Real Estate			
4	Investments in Infrastructure and Social Sector		3,00,30	
5	Other than Approved Investments	5,593	1,30	
<u> </u>	Less : Provisions for doubtful debts	-	-/-	
	Sub-total	5,593	1,30	
	TOTAL OF SHORT TERM INVESTMENTS	2,22,901	8,17,15	
	TOTAL	27,97,190	27,16,03	

Notes:

- Aggregate historical cost of investments other than listed equity securities and derivative instruments is Rs.2,791,282 Thousand (Previous Year Rs.2,720,756 Thousand). Aggregate market value of such investments as at 31.03.2022 is Rs. 2,743,776 Thousand (Previous Year Rs. 2,718,986 Thousand)
- 2 IRDA vide circular no: IRDAI/F&A/CIR/CPM/056/03/2016, dated 04th April 2016, the Company has segregated the Policyholders and Shareholders funds.









SCHEDULE BA - INVESTMENTS - POLICYHOLDERS

Rs '000

_			RS 000
S.No	Particulars	As at 31st March 2022	As at 31st March 202
		Audited	Audited
	In India		
	LONG TERM INVESTMENTS		
1	Government securities and Government guaranteed bonds including Treasury Bills (Refer Note 1)	12,47,842	8,46,57
2	Other Approved Securities	14,07,608	6,78,80
3	Other Investments	-	
	(a) Shares	- 1	
	(aa) Equity		
	(bb) Preference		
	(b) Mutual Funds		
	(c) Derivative Instruments	-	
	(d) Debentures/ Bonds	14,56,824	12,58,650
	(e) Other Securities	-	
	(f) Subsidiaries		
	(g) Investment Properties-Real Estate	+	
4	Investments in Infrastructure and Social Sector	12,76,220	11,19,00
5	Other than Approved Investments		
	Less : Provisions for doubtful debts	-	
	Sub-total		
	TOTAL OF LONG TERM INVESTMENTS	53,88,494	39,03,043
	SHORT TERM INVESTMENTS	-	1
1	Government securities and Government guaranteed bonds including Treasury Bills	2,50,640	2,97,517
2	Other Approved Securities	- Academie	2,54,559
3	Other Investments		
	(a) Shares	A A	5
	(aa) Equity		
	(bb) Preference	-	
	(b) Mutual Funds	1,00,668	5,85,750
	(c) Derivative Instruments		
	(d) Debentures/ Bonds	5,54,137	1,00,10
	(e) Other Securities - Certificate of Deposit/Commercial Paper		
	(f) Subsidiaries	-	
	(g) Investment Properties-Real Estate		
4	Investments in Infrastructure and Social Sector	2,02,538	1,50,000
5	Other than Approved Investments	7,792	14.403
_	Less : Provisions for doubtful debts	1,752	2,7,00
	Sub-total	7,792	14,403
	TOTAL OF SHORT TERM INVESTMENTS	11,15,775	14,02,343
	TOTAL	65,04,269	53,05,386

Notes:

- Aggregate historical cost of investments other than listed equity securities and derivative instruments is Rs.6,463,630 Thousand (Previous Year Rs.4,733,762 Thousand). Aggregate market value of such investments as at 31.03.2022 is Rs. 6,353,738 Thousand (Previous Year Rs. 4,726,733 Thousand)
- 2 IRDA vide circular no: IRDAI/F&A/CIR/CPM/056/03/2016, dated 04th April 2016, the Company has segregated the Policyholders and Shareholders funds.









SCHEDULE 9 - LOANS

TOTAL

(aa) In India (bb) Outside India

(a) Short Term (b) Long Term TOTAL

MATURITY-WISE CLASSIFICATION

S.No

1

3

4

		Rs '000
Particulars	As at 31st March 2022	As at 31st March 2021
	Audited	Audited
CECURITY VALCE OF ACCIDICATION		
SECURITY-WISE CLASSIFICATION		
Secured (a) On more and a report of		
(a) On mortgage of property (aa) In India	÷	-
(bb) Outside India		:-
(b) On Shares, Bonds, Govt. Securities		
(c) Others	-	-
Unsecured	<u> </u>	-
TOTAL		
BORROWER-WISE CLASSIFICATION		
(a) Central and State Governments	=	
(b) Banks and Financial Institutions	•	=
(c) Subsidiaries	¥	
(d) Industrial Undertakings	=	=======================================
(e) Others	-	
TOTAL		
PERFORMANCE-WISE CLASSIFICATION		
(a) Loans classified as standard		:-
(aa) In India	-	
(bb) Outside India		-
(b) Non-performing loans less provisions	<u> </u>	









										Rs '000
Particulars		Cost / Gress	Block	k Depreciation			Net Block			
	As at 1st April 2021	Additions during the year	Deductions/ adjustments during the year	As at 31st March 2022	As at 1st April 2021	For the year ended	Deductions/ adjustments during the year	As at 31st March 2022	As at 31st March 2022	As at 31st March 2021
	Audited	Audited	Audited	Audited	Audited	Audited:	Audited	Audited	Audited	Audited
Goodwill	+	-	×				2.5	-	39	
Intangibles (Software)	1,45,941	1,19,621		2,65,562	92,434	58,805		1,51,239	1,14,323	53,507
Land-Freehold			-				0.5	-		
Leasehold Improvements	38,799	712		38,799	31,900	2,211	- 4	34,111	4,688	6,899
Buildings	1	12	-	-	- 4					
Furniture & Fittings	11,985	791	(115)	12,661	9,070	1,033	(115)	9,988	2,673	2,915
IT Equipments	1,42,987	13,507	(555)	1,55,939	66,097	30,680	(501)	96,276	59,663	76,889
Vehicles										
Office Equipment	16,215	1,439	(75)	17,579	10,709	2,137	(75)	12,771	4,808	5,506
Others		24		2		2		+	4	
TOTAL	3,55,927	1,35,358	(745)	4,90,540	2,10,210	94,866	(691)	3,04,385	1,86,155	1,45,716
Capital Work in progress (including intangible under development)	1,38,672	42,302	(1,30,735)	50,240	-	-		-	50,240	1,38,672
Grand Total	4,94,599	1,77,660	(1,31,480)	5,40,780	2,10,210	94,866	(691)	3,04,385	2,36,395	2,84,388
Previous Year	3,71,377	1,40,082	(16,860)	4,94,599	1,23,390	91,831	(5,011)	2,10,210	2,84,388	2,47,987









ManipalCigna Health Insurance Company Limited (Formerly known as CignaTTK Health Insurance Company Limited)

IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 11 - CASH AND BANK BALANCE

S.No	Particulars	As at 31st March 2022	As at 31st March 2021	
		Audited	Audited	
1	Cash (including cheques, drafts and stamps)	18,977	19,443	
2	Bank Balances			
	(a) Deposit Accounts			
	(aa) Short-term (due within 12 months)	7,54,800	4,72,700	
	(bb) Others *	2,500	2,500	
	(b) Current Accounts	3,22,764	1,69,050	
	(c) Others			
3	Money at Call and Short Notice			
	(a) With Banks			
	(b) With other Institutions			
4	Others			
	TOTAL	10,99,041	6,63,693	
	Balance with non-scheduled banks included in 2 above			

^{*} Deposit of Rs 2,500 thousand has been lien marked with bank









Cigna ManipalCigna Health Insurance Company Limited (Formerly known as CignaTTK Health Insurance Company Limited)

IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 12 - ADVANCES AND OTHER ASSETS

			Rs '000	
S.No	Particulars	As at 31st March 2022	As at 31st March 2021	
CALL SEC.		Audited	Audited	
		Tr.		
	ADVANCES			
1	Reserve deposits with ceding companies	= =====================================		
2	Application money for investments			
3	Prepayments	29,987	29,59	
4	Advances to Directors/Officers	=		
5	Advance tax paid and taxes deducted at source (Net of provision for taxation)	3,996	3,40	
6	Others			
	Security Deposits	41,373	38,8	
	Advance to Employees against expenses	10,312	3,84	
	Less : Provisions for doubtful debts	(4,015)	(2,70	
	Sub-total Sub-total	6,297	1,1	
	Advance to others	60,591	28,60	
	TOTAL (A)	1,42,244	1,01,5	
	OTHER ASSETS			
1	Income accrued on investments	2,52,979	1,79,64	
2	Outstanding Premiums	8,484	3,74	
3	Receivable from Agents	4,773	7,1	
	Less : Provisions for doubtful debts	(4,773)	(5,48	
	Sub-total	:-	1,69	
4	Recoverable unallocated premium	4,320	2,68	
	Less : Provisions for doubtful debts	(2,944)	(1,75	
	Sub-total	1,376	9:	
5	Excess refund recoverable from policyholders	2,336	1,5	
	Less : Provisions for doubtful debts	(1,915)	(75	
	Sub-total	421	79	
6	Excess Claim recoverable	1,568	2,85	
	Less : Provisions for doubtful debts	(1,276)	(7	
	Sub-total	292	2,7	
7	Foreign Agencies Balances	:-		
8	Due from other entities carrying on insurance business (including reinsurers)	-		
9	Due from subsidiaries/ holding	-		
10	Deposit with Reserve Bank of India	-		
11	Others			
	Cenvat/ Input Tax Credit	22,907	30,4	
	Less : Provisions for doubtful debts		(2,60	
	Sub-total	22,907	27,80	
	Investment For Unclaimed Amount*	13,861	13,4	
	Income on Investment for Unclaimed Amount	1,873	1,5	
	Sundry Receivable			
- 31	TOTAL (B)	3,02,193	2,32,3	
	TOTAL (A+R)	4,44,437	3,33,9	

^{*} Investment for Unclaimed Amount includes reinvestment of Income on Investment for Unclaimed Amount









(Formerly known as CignaTTK Health Insurance Company Limited) IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 13 - CURRENT LIABILITIES

S.No	Particulars	As at 31st March 2022	As at 31st March 2021	
		Audited	Audited	
1	Agents' Balances	91,359	82,666	
2	Balances due to other insurance companies	37,911	11,745	
3	Deposits held on re-insurance ceded	5 2	04	
4	Premiums received in advance	82,655	1,84,209	
5	Unallocated Premium	6,33,364	3,31,033	
6	Unclaimed Amount of Policyholders (Refer note 3.16 of Sch 16)	12,218	9,413	
7	Income on Unclaimed Amount of Policyholders	1,873	1,875	
8	Sundry creditors	59,697	37,529	
9	Due to subsidiaries/ holding company			
10	Claims Outstanding*	10,62,551	9,69,651	
11	Due to Officers/ Directors	=======================================). 	
12	Others -			
	Statutory Dues	2,26,900	2,07,203	
	Refund Payable - Premium	13,901	20,210	
	Provision for expenses	7,33,734	6,06,377	
	Contracts for Investments		1.5	
	Stale Cheque	2	117	
	Employee Related Liability	5,257	1,377	
	Claims Payable	4,492	2,013	
	Interest accrued and due on Borrowings	1,38,742	73,295	
	TOTAL	31,04,654	25,38,713	

^{*}Claims Outstanding are shown net of reinsurance









ManipalCigna Health Insurance Company Limited

(Formerly known as CignaTTK Health Insurance Company Limited) IRDA Registration No. 151 Dated November 13, 2013

SCHEDULE 14 - PROVISIONS

			11.3 000	
S.No	Particulars	As at 31st March 2022	As at 31st March 2021	
		Audited	Audited	
1	Reserve for Unexpired Risk	46,71,005	35,80,972	
2	For taxation (less advance tax paid and taxes deducted at source)	28	X	
3	For proposed dividends			
4	For dividend distribution tax	14	7	
5	Others			
	Provision for Gratuity	55,891	48,954	
	Provision for Leave Encashment	26,599	33,777	
	Deferred Tax Liability	17	-	
	Freelook Reserve	6,367	4,443	
6	Reserve for Premium Deficiency) 4	2	
	TOTAL	47,59,862	36,68,146	









ManipalCigna Health Insurance Company Limited

(Formerly known as CignaTTK Health Insurance Company Limited) IRDA Registration No. 151 Dated November 13, 2013

Section 1997 The Section 1997 The Section 1997			
COMEDINE	5 - MISCELLAI	MECHIC EV	IDENINITI IDE
THE THE PARTY OF T	3 - MISCEFFAI	TEUUS EA	TENDITURE

the ex	the extent not written off or adjusted)				
S.No	Particulars	As at 31st March 2022	As at 31st March 2021		
		Audited	Audited		
1	Discount Allowed in issue of shares/ debentures	*	*		
2	Others	; e:			
No.	Total				







16 - Significant accounting policies and Notes to Financial Statements

1. Background

ManipalCigna Health Insurance Company Limited (erstwhile known as CignaTTK Health Insurance Company Limited) was incorporated on 12th March 2012, as a company under The Companies Act, 1956. The Company received the license to commence business from the Insurance Regulatory and Development Authority of India (IRDAI) on 13th November 2013, to transact and underwrite health Insurance business under the miscellaneous segment in India.

The Company is a joint venture between Manipal Education and Medical Group India Private Limited (11.07%), MEMG Fund Advisors LLP (39.93%), and Cigna Holdings Overseas, Inc. (49%).

2. Significant Accounting Policies

2.1. Basis of preparation of financial statements

The financial statements have been prepared and presented under the historical cost convention, unless otherwise specifically stated, on the accrual basis of accounting, in accordance with accounting principles generally accepted in India (Indian GAAP) and comply with the applicable accounting standards referred to in section 133 of the Companies Act, 2013, and in accordance with the provisions of the Insurance Act, 1938, Insurance Laws (Amendment) Act, 2015 (to the extent notified), Insurance Regulatory and Development Authority Act, 1999, the Insurance Regulatory and Development Authority of India (Preparation of Financial Statements and Auditor's Report of Insurance Companies Regulations), 2002 ('the Regulations') and orders / directions prescribed by the IRDAI in this behalf, the provisions of the Companies Act, 2013 (to the extent applicable), in the manner so required and current practices prevailing within the insurance industry in India. Accounting policies applied have been consistent with the previous year, except where differential treatment is required as per new pronouncements made by the regulatory authorities.

2.2. Use of Estimates

The preparation of financial statements in conformity with the generally accepted accounting principles (GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, revenue and expenses and disclosure of contingent liabilities in the financial Statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as on the date of the financial statements. Actual results may differ from the estimates and assumptions used in preparing the accompanying financial statements. Differences between actual and estimates are recognised in the year in which the actual materialises, or are known. Any revision to accounting estimates is recognised prospectively in the year in which such revision is made.





2.3. Revenue recognition

(i) Premium

Premium (net of goods and service tax) is recognised as income over the contract period or the period of risk, whichever is appropriate, on a gross basis. Any subsequent revisions to or cancellations of premiums are recognised in the year in which they occur. Premium received in advance represents premium received prior to commencement of the risk.

(ii) Interest / dividend income

Interest income is recognised on accrual basis and dividend income is recognised when the right to receive the dividend is established.

(iii) Premium / discount on purchase of investments

Premium or discount on acquisition, as the case may be, in respect of Debt securities, is amortized /accreted on yield to maturity (YTM) basis over the period of maturity / holding.

(iv) Profit / loss on sale of securities

Profit or loss on sale / redemption of securities is recognised on trade date basis and includes effects of accumulated fair value changes, previously recognised and debited / credited to Fair Value Change, for specific investments sold / redeemed during the year.

(v) Commission on Reinsurance Ceded

Commission received on reinsurance ceded is recognised as income in the year in which reinsurance premium is ceded. Profit commission under reinsurance treaties recognised in the year of determination of the profits as per the terms of the treaties.

2.4. Reinsurance Ceded

Premium ceded on reinsurance is recognised as and when incurred and due and in accordance with the Reinsurance treaties with the Reinsurer. Any subsequent revision to, refunds or cancellations of premiums are recognised in the year in which they occur.





2.5. Acquisition costs

Acquisition costs, defined as costs that vary with, and are primarily related to, the acquisition of insurance contracts viz., commission, rewards and recognition, policy issue expenses etc., are expensed in the year in which they are incurred.

2.6. Reserve for unexpired risk

Represents that part of the net premium (i.e., premium, net of reinsurance ceded) which is attributable to, and set aside for subsequent risks to be borne by the Company under contractual obligations on contract period basis or risk period basis. Effective financial year 2016-17, such reserves are recognised at 50% of Net Written Premium of preceding 12 months basis.

2.7. Premium deficiency

Premium deficiency is recognised for the Company as a whole on an annual basis. Premium deficiency is recognised if the sum of the expected claim costs, related expenses and maintenance cost (related to claims handling) exceeds related reserve for unexpired risk. The expected claim costs are calculated and duly certified by the Appointed Actuary.

2.8.Claims

Claims incurred comprises of claims paid (net of recoveries), change in estimated liability for outstanding claims made following a loss occurrence reported, change in estimated liability for claims incurred but not reported ('IBNR') and claims incurred but not enough reported ('IBNER'). Further, claims incurred also include claim related and specific claim settlement costs.

2.9. Claims Incurred but not reported (IBNR) and claims incurred but not enough reported (IBNER)

IBNR represents that amount of all claims that may have been incurred prior to the end of the current accounting period but have not been reported or claimed. The IBNR provision also includes provision, if any, required for claims incurred but not enough reported (IBNER). The said liability is determined based on actuarial principles by the Appointed Actuary. The methodology and assumptions on the basis of which the liability has been determined has also been certified by the Actuary to be appropriate, in accordance with guidelines and norms issued by the Institute of Actuaries of India in concurrence with the IRDAI and, accordingly, the liability determined is certified as adequate by the Actuary.





2.10. Property Plant and Equipment and Depreciation / Amortisation

(i) Tangible assets

Tangible assets are stated at cost less accumulated depreciation. Depreciation is provided on the straight-line method, on pro-rata basis from the month in which the asset is ready for use, in accordance with the provisions of Schedule II of the Companies Act, 2013. All assets individually costing up to Rs. 5,000 are fully depreciated / mortised in the year in which they are acquired. Assets not ready for their intended use and other capital work-in-progress are carried at cost, comprising direct cost and related incidental expenses.

(ii) Intangible assets

Intangible assets comprising software are stated at cost less amortisation. Significant improvements to software are capitalised and amortised over the remaining useful life of original software. All assets individually costing up to Rs. 5,000 are fully depreciated / amortised in the year in which they are acquired. Assets not ready for their intended use and other capital work-in-progress are carried at cost, comprising direct cost and related incidental expenses.

(iii) Depreciation

Asset Class	Estimated Useful Life	Useful Life as per Companies Act, 2013
Information Technology Equipment – Servers and Network	6 years	6 years
Information Technology Equipment – End-user devises	3 years	3 years
Computer Software	3 years	3 years
Office Equipment	5 years	5 years
Furniture and Fixtures*	5 years	10 years

The Estimated useful life of leasehold Improvements is 5 Years or remaining lease period which is shorter. Software, other than perpetual software, are amortized over their respective useful lives.

* In respect of furniture & fixtures life of the asset has been assessed as five years, considering the nature of the asset, the estimated usage, operating conditions of the asset and past replacement history.





2.11. Investments

Investments are recorded on trade date at cost. Cost includes brokerage, transaction taxes as applicable, etc. and excludes pre-acquisition interest, if any.

(i) Classification:

Investments maturing within twelve months from the balance sheet date and investments made with the specific intention to dispose of within twelve months from the balance sheet date, are classified as short-term investments. Investments other than short term investments are classified as long-term investments.

(ii) Valuation:

Debt Securities

All debt securities are considered as 'held to maturity' and, accordingly, stated at historical cost and are adjusted for amortization of premium or accretion of discount on yield to maturity (YTM) basis in the revenue accounts and profit and loss account over the period held to maturity /holding. The realized gain or loss on the securities is the difference between the sale consideration and the amortized cost in the books of the Company as on the date of sale.

Mutual Funds

All mutual fund investments are valued at net asset value as at the Balance Sheet date. In accordance with the Regulations, any unrealised gains / losses arising due to change in fair value of mutual fund investments are accounted in "Fair Value Change Account".

The investments have been segregated into Policyholder's and Shareholder's fund at the security level, as per the IRDAI circular no. IRDAI/F&A/CIR/056/03/2016 dated April 4, 2016 and, accordingly, investment income has also stands segregated between Policyholder's and Shareholder's fund.

The Company assesses, whether any diminution other than temporary has occurred on its investments in debt securities or units of mutual fund, at each Balance Sheet date. If any such indication exists, then carrying value of such investment is reduced to its recoverable amount/market value on the Balance Sheet date and the impairment loss is recognised in the Profit and Loss Account. If at the Balance Sheet date there is any indication that a previously assessed impairment loss no longer exists then impairment loss, earlier recognised in Profit and loss Account, is reversed in Profit and loss account and the investment is restated to that extent.

2.12. Employee Retirement Benefits

Short term employee benefits

All employee benefits payable within twelve months of rendering the service are classified as short term employee benefits. Benefits such as salaries, bonuses, short term compensated absences and other non-monetary benefits are recognised in the year in which the employee renders the related service.

Long term employee benefits

Defined Contribution Plans:

Provident Fund

Provident Fund is a defined contribution scheme and contributions payable by the Company Regional Provident Fund Authority are provided on the basis of prescribed percentage of salar are expensed in the year when the contributions are made.



b) Defined Benefit Plans:

Gratuity

Gratuity benefit, a defined benefit scheme, is provided on the basis of actuarial valuation, including actuarial gains / losses at the balance sheet date and the incremental liability for the year is charged as an expense.

c) Other Long Term Employee Benefits

Compensated Absences

Compensated absences are provided for based on actuarial valuation including actuarial gains / losses at balance sheet date and are charged as expense in the relevant period of valuation.

d) Employee Stock Option Plan (ESOP)

The Company follows the intrinsic method for computing the compensation cost, for options granted under the Plan in accordance with the Accounting Standard and Guidance note issued ICAI. The difference if any, between the fair value of the share and the grant price, being the compensation cost is amortised over the vesting period of the options.

2.13. Leases

Lease arrangements, wherein the risks and rewards incidental to ownership of an asset substantially vest with the lessor, are recognised as operating leases. Lease Rent under operating leases is recognised in the revenue account or profit and loss account, as appropriate on a straight line basis, over the period of the lease.

2.14. Foreign Currency Transactions

Transactions denominated in foreign currencies are recorded at the exchange rate prevailing on the date of the transaction. Foreign exchange denominated monetary assets and liabilities are restated at the rates prevalent at the date of the balance sheet. Exchange difference either on settlement or on translation is recognised in the Revenue Accounts or Profit and Loss Account, as applicable.

2.15. Income Taxes

Tax expense comprises current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the provisions of the Income Tax Act, 1961. Deferred income taxes reflect the impact of current year timing differences between taxable income and accounting income for the year and reversal of timing differences of earlier years. Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted as at the Balance Sheet date. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. If the Company has unabsorbed depreciation or carry forward tax losses, deferred tax assets are recognised only if there is virtual certainty supported by convincing evidence that such deferred tax assets can be realized against future taxable profits. At each Balance Sheet date, the Company re-assesses unrecognised deferred tax assets. It recognizes unrecognised deferred tax assets to the extent that it has become reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which such deferred tax assets can be realised.

2.16. Impairment of assets

The carrying values of assets forming part of any cash generating units at Balance Sheet date are reviewed for impairment at each balance sheet date. If any indication for such impairment exists, the recoverable amounts of those assets are estimated and impairment loss is recognised, if the carrying amount of those assets exceeds their recoverable amount. The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the estimated future cash flows to their present value based on appropriate discount factor. If at the Balance Sheet date there is any indication that a previously assessed impairment loss no longer exists, then such loss is reversed and the asset is restated to that extent.

2.17. Goods and Services Tax

Goods and Services Tax (GST) collected is considered as a liability against which GST paid for eligible input services, to the extent claimable, is adjusted and the net liability is remitted to the appropriate authority as stipulated. Unutilized credits, if any, are carried forward under "Advances and other Assets" in Schedule 12, for adjustment in subsequent years.

2.18. Provisions and Contingencies

A provision is recognised when an enterprise has a present obligation as a result of a past event; it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to their present value and are determined based on best estimates required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made. Contingent assets are not recognised or disclosed in the balance sheet.

2.19. Earnings per share

The basic earnings per share is computed by dividing the net profit / loss in the Profit and Loss Account attributable to the equity shareholders, by the weighted average number of equity shares outstanding during the reporting year. The number of shares used in computing diluted EPS comprises of weighted average number of shares considered for deriving basic EPS and also the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares. Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share from continuing ordinary operations.

2.20. Segment Reporting

In the case of Health Insurance business, based on the primary segments identified under the Insurance Regulatory and Development Authority (Preparation of Financial Statements and Auditor's Report of Insurance Companies) Regulations, 2002, read with AS 17 on "Segment Reporting" issued by Institute of Chartered Accountants of India, the Company has classified and disclosed segment information for Health Insurance and Personal Accident Insurance.

There are no reportable geographical segments, since all business is written in India.

The allocation of revenue and expenses to specific segments is done in the following manner, which is applied on a consistent basis.

Income and expenses which are directly identifiable to the business segments are allocated on actual surprises.

Income and expenditure (including depreciation) which are not directly identifiable to the segments are apportioned on either of the following, as may be appropriate:





- Gross written premium; and
- Number of policies
- Commission

The method of apportionment is decided by the management, based on the nature of the expenses and their logical correlation with various business segments, wherever possible.

2.21. Receipts and Payments Account

a) Receipts and Payments Account is prepared and reported using the Direct Method, in conformity with para 2.2 of the Master Circular on Preparation of Financial Statements - General Insurance Business dated October 5, 2012, issued by the IRDAI.

b) Cash (including cheques, drafts and stamps)

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

2.22. Unclaimed amount of policyholders

Assets held for unclaimed amount of policyholders is created and maintained in accordance with the requirement of IRDAI Master Circular on "Unclaimed Amounts of Policyholders" dated July 25, 2017 and Investment Regulations, 2016 as amended from time to time:

Unclaimed amount of policyholders is invested in money market instruments and / or fixed deposits of scheduled banks which is valued at historical cost or market value whichever is lower.

Income on unclaimed amount of policyholders (net of fund management charges) is credited to the respective unclaimed account and is accounted for on an accrual basis.

2.23. Share & debenture issue expenses

The share and debenture issue expenses shall be written off to the Profit and Loss Account in the same financial year in which they are incurred.





3. Notes to Accounts forming part of Financial Statements

3.1 Contingent Liabilities

Rs' 000

Particulars	As at March 31st 2022	As at March 31st 2021
Partly paid-up investments	Nil	Nil
Claims, other than those under policies, not acknowledged as debts	Nil	Nil
Underwriting commitments outstanding	Nil	Nil
Guarantees given by or on behalf of the Company	Nil	Nil
Statutory demands / liabilities in dispute, not provided for	9,081	9,081
Reinsurance obligations to the extent not provided for in accounts	Nil	Nil
Insurance related claims / mis-selling disputed by the Company, to		
the extent not provided / reserved	40,040	15,560

3.2 All assets of the Company are free from encumbrances, other than those disclosed in Schedule 11 of the financial statements.

3.3 Capital Commitments:

Commitments made and outstanding for acquisition of fixed assets amount to Rs. 72,356 thousand (Previous Year Rs. 58,253 thousand).

3.4 Premium less reinsurance written during the year:

Rs' 000

Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
In India	9,342,014	7,161,944
Outside India	=	
Total	9,342,014	7,161,944

No premium income is recognized on "varying risk pattern" basis.

3.5 Provision for Free Look period

The Provision for Free Look period is Rs. 6,367 thousand (previous year Rs. 4,443 thousand), as certified by the Appointed Actuary.

3.6 Claims:

3.6.1 The company has received intimation and paid claims (net of reinsurance and excluding TPA fees and Claim investigation fees) amounting to Rs. 6,039,320 thousand during the year ended March 31st 2022 (Previous year Rs. 3,447,237 thousand).

3.6.2 The amount of claims outstanding (net of reinsurance) to be settled for the year ended March 31st 2022 is Rs. 1,062,551 thousand (Previous year Rs. 969,651 thousand).



3.6.3 Claims paid to claimants in / outside India are as under (net of reinsurance and excluding TPA fees and Claim investigation fees):

Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
In India	5,730,853	3,173,613
Outside India	308,467	273,624
Total	6,039,320	3,447,237

3.6.4 Ageing of claims outstanding is set out in the table below:

Rs' 000

Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
More than six months	15,067	4,289
Others	1,047,484	965,362
Total	1,062,551	969,651

3.7 Percentage of Business Sector – Wise

Rs'000

		As at Marc	h 31st 2022			As at Mare	ch 31st 2021	
Sector	Gross Written Premium	No. of Policies	No. of Lives	% of Gross Written Premium	Gross Written Premium	No. of Policies	No. of Lives	% of Gross Written Premium
Rural	2,403,331	83,236	3,664,802	24.37%	1,734,441	70,787	2,142,785	22.96%
Social *	32,055	-	216,144	0.33%	23,295	1	157,076	0.31%
Urban	7,426,387	249,702	4,987,419	75.30%	5,797,176	234,194	2,934,152	76.73%
Total	9,861,773	332,938	8,868,365	100%	7,554,912	304,982	5,234,013	100%

^{*} The percentage of social sector lives is 4.13% of total lives in the preceding financial year.

3.8 Extent of Risk Retained and Reinsured

Particulars	As at March 31st 2022	As at March 31st 2021
Risk Retained (%)	95%	95%
Risk Reinsured (%)	5%	5%

3.9 Value of unsettled Contracts in relation to Investments

Rs'000

Particulars	As at March 31st 2022	As at March 31st 2021
Purchase where deliveries are pending	Nil	Nil
Sales where payments are overdue	Nil	Nil

All Investments are made in accordance with Insurance Act, 1938 and Insurance Regulatory and Development Authority of India (Investment) Regulations, 2016 and are performing assets.



3.10 Employee Benefit Plans

3.10.1 Defined Contribution Plan

The Company has recognized following amounts towards defined contribution plans as expenses in the Revenue Account:

Rs'000

Particulars	As at March 31st 2022	As at March 31st 2021
Provident Fund	73,107	66,260

3.10.2 Defined Benefit Plan

3.10.2.1 Gratuity Plan

Gratuity liability arises on retirement, withdrawal, resignation and death of an employee. The aforesaid liability is calculated on the basis of actuarial valuation as per the projected unit credit method. Disclosure as per AS-15 (Revised) on 'Employee Benefits' is as under:

i. Assumptions Used:

Rs'000

Particulars	As at March 31st 2022	As at March 31st 2021
N. d. o. d. o. l. d. o.	Indian Assured Lives	Indian Assured Lives
Mortality	Mortality (2012-14)	Mortality (2012-14)
Discount Rate	5.65%	5.30%
Rate of increase in compensation	7.00%	7.00%
Mich during lands	Between 46.61% & 13%	Between 46.61% & 13%
Withdrawal rate	depending on age band	depending on age band

ii. Changes in benefit obligations:

Rs'000

Particulars	As at March 31st 2022	As at March 31st 2021
Present value of obligations at the		
beginning of year	48,954	42,674
Interest cost	2,334	2,957
Current Service Costs	12,430	17,363
Past Service Cost	Nil	Nil
Benefits Paid	(8,257)	(6,732)
Actuarial (gain)/loss on obligation	430	(7,308)
Transfer In /(Out) Obligation	Nil	Nil
Present value of obligations at end		
of year	55,891	48,954







iii. Amounts recognized in Profit & Loss Account:

Rs.'000

Particulars	As at March 31st 2022	As at March 31st 2021
Current Service Cost	12,430	17,363
Interest Cost	2,334	2,957
Past Service Cost	Nil	Nil
Unrecognized Past Service Cost – Non-vested benefits	Nil	Nil
Expected Return on Plan Assets	Nil	Nil
Net Actuarial (Gain)/loss recognized for the year	430	(7,308)
Transfer In / (Out) Obligation	Nil	Nil
Amount recognized in Profit & loss Account	15,193	13,012

iv. Amounts recognized in Balance Sheet:

Rs.000'

		1101000
Particulars	As at March 31st 2022	As at March 31st 2021
Present value of obligations at end of the year	(55,891)	(48,954)
Fair Value of Plan Assets at end of year	Nil	Nil
Funded Status	Nil	Nil
Unrecognized Past Service Cost – Non-vested benefits	Nil	Nil
Net Asset/(Liability) recognized in the balance sheet	(55,891)	(48,954)

v. Balance Sheet Reconciliation:

Rs.000'

Particulars	As at March 31st 2022	As at March 31st 2021
Opening Net Liability/(Asset)	48,954	42,674
Current Service Cost	12,430	17,363
Interest Cost	2,334	2,957
Net Actuarial (Gain)/loss recognized for the year	430	(7,308)
Contribution Paid	Nil	Nil
Transfer In / (Out) Obligation	Nil	Nil
Benefits Paid	(8,257)	(6,732)
Past service cost	Nil	Nil
Closing Net Liability/(Asset)	55,891	48,954







3.10.2.2 Leave Encashment

Leave Encashment liability is determined on the basis of Actuarial valuation carried as on 31st March 2022.

Rs.'000

Particulars	As at March 31st 2022				
Opening Balance	33,777	60,150			
Add : Provision made during the year	4,058	(17,530)			
Less : Benefits paid	(11,236)	(8,843)			
Closing Balance	26,599	33,777			

Breakup of provision for Leave encashment

Rs.'000

Particulars	culars As at March 31st 2022			
Current Liability*	10,034	12,664		
Non-Current Liability	16,565	21,113		
Net Liability	26,599	33,777		

^{*}Current Liability is calculated as expected benefits for next 12 months

3.11 Managerial Remuneration

In terms of the disclosure requirements of Para 9 of IRDAI Corporate Governance Guidelines for Insurers in India, 2016, the elements of remuneration paid to Managing Director and Chief Executive Officer (MD & CEO), all other directors and Key Management Persons are as follows:-

(a) The Managing Director and Chief Executive Officer (MD & CEO) is remunerated in terms of the approval granted by IRDAI. Details of the MD & CEO's remuneration included in employee remuneration and welfare benefits are as follows:

Rs' 000

Rs'000

Particulars	As at March 31st 2022	As at March 31st 2021
Salaries and Allowances	40,519	42,161
Contribution to Provident Fund	1,604	1,458
Perquisites*	243	216
Total	42,366	43,835

^{*}Perquisites to the extent paid / incurred by the company are according to the books of accounts.

- (b) During the year, the Company has paid an amount of Rs. 4500 thousand (previous year Rs. 4350 thousand) has been paid as fees to Non-executive Directors for attending board/Committee meetings.
- (c) Details of the elements of remuneration paid to Key Management Persons (KMPs) excluding whole time director as defined under Corporate Governance Guidelines for Insurers in India, 2016, are as follows:-

Particulars	As at March 31st 2022	As at March 31st 2021
Salaries and Allowances	121,462	124,776
Contribution to Provident Fund	4,493	4,602
Perquisites	1,730	1,262
Total	127,685	130,640

In addition to the above, Managing Directors and KMPs are entitled to ESOPs under the Companisher.



Expenses towards gratuity funding and leave encashment provision are determined actuarially on an overall company basis annually and accordingly have not been considered in the above information.

3.12 Outsourcing, business development and marketing support expenses

Expenses relating to outsourcing, business development and marketing support are:

Rs '000

Particulars	As at March 31st 2022	As at March 31st 2021		
Outsourcing Expenses*	1,881,113	1,422,517		
Marketing Support	1,598	12,903		

^{*} Also includes activities which was suggested by IRDAI to consider as outsourcing.

3.13 Details of penal actions taken by various Govt. authorities during year ended March 31st 2022

Rs' 000

Sr. No.	Authority	Non-	Penalty	Penalty	Penalty
	,	Compliance / Violation	Awarded	Paid	Waived/ Reduced
1.	Insurance Regulatory and Development Authority	Nil	Nil	Nil	Nil
2.	Service Tax/GST Authority	Nil	Nil	Nil	Nil
3.	Income Tax Authority	Nil	Nil	Nil	Nil ,
4.	Any Other Tax Authority	Nil	Nil	Nil	Nil
5.	Enforcement Directorate/ Adjudicating Authority/Tribunal or any Authority under FEMA	Nil	Nil	Nil	Nil
6.	Registrar of Companies/ NCLT/CLB/ Department of Corporate Affairs or any Authority under Companies				
	Act, 1956	Nil	Nil	Nil	Nil
7.	Penalty awarded by any Court/ Tribunal for any matter including claim settlement but excluding Compensation	Nil	Nil	Nil	Nil
8.	Securities and Exchange Board of India	Nil	Nil	Nil	Nil
9.	Competition Commission of India	Nil	Nil	Nil	Nil
10.	Any other Central/State/Local Govt. / Statutory Authority (Tariff Advisory Committee)	Nil	Nil	Nil	Nil







3.14 Leases

The Company's operating leasing arrangements are for office and residential premises and other related amenities. In respect of premises taken on operating lease, the agreements are generally mutually renewable or cancellable by the lessor/lessee.

An amount of Rs. 77,282 thousand (previous year: Rs. 90,483 thousand) towards said lease payments has been recognized in the statement of revenue account.

The details of future rentals under Non-cancellable operating Leases are as under:

Rs '000

Particulars	As at March 31st 2022	As at March 31st 2021		
Not Later than 1 Year	9,569	48,289		
Later than 1 year and not later than 5 years	Nil	11,399		
Later than 5 years	Nil	Nil		

3.15 Micro & Small Scale Business Entities

The Company has a process of identification of suppliers registered under the "The Micro, Small and Medium Enterprises Development ('MSMED') Act, 2006" by obtaining confirmations from suppliers. Details are given below:

Rs '000

Particulars	31st March 2022	31st March 2021
Principal amount due to suppliers registered under	9,781	268
the MSMED Act and remaining unpaid as at year end		
Interest due to suppliers registered under the	•	â
MSMED Act and remaining unpaid as at year end		1:
Principal amounts paid to suppliers registered under	2,341	731
the MSMED Act, beyond the appointed day during		
the year		
Interest paid, other than under Section 16 of MSMED	(#)	2
Act, to suppliers registered under the MSMED Act,		
beyond the appointed day during the year		
Interest paid, under Section 16 of MSMED Act, to	;#;	ā
suppliers registered under the MSMED Act, beyond		
the appointed day during the year		
Interest due and payable towards suppliers	(2)	2
registered under MSMED Act, for payments already		
made		
Further <i>interest remaining due and payable</i> for	(4)	-
earlier years		







3.16 Details of age-wise analysis of the unclaimed amount of the policyholders for the year ended March 31st 2022

Disclosure required by IRDA circular no IRDA/F&A/CIR/Misc/282 /11/2020 dated November 17^{th} 2020 is tabulated below:

Rs.'000

								<u></u>	Rs.′000
Particulars	Total Amount	0-6 Months	7-12 months	13-18 months	19-24 months	25-30 months	31-36 Months	37-120 months	More than 120 months
Claims settled but not paid to the policyholders/benefic iaries due to any reasons except under litigation from the policyholders/beneficiaries	963	P.	456	78	12	53	197	165	2
Sum due to the policyholders/ beneficiaries on maturity or otherwise	N.A	N.A	N.A	N.A	N.A	N.A	N.A	N.A	N.A
Any excess collection of the premium/tax or any other charges which is refundable to the policyholders/beneficiaries eitheras terms of conditions of the policy or as per law or as may be directed by the Authority but not refunded so far	8,609	3,415	1,328	583	558	292	296	2,137	
Cheques issued but not encashed by the policyholder/benefici aries	2,648			146	107	173	199	2023	3 .
Accured Investment Income (ITD)	1,873								
Total	14,091	3,415	1,784	807	677	518	692	4325	2







	As at 31st	Mar 2022	As at 31st	Mar 2021	
Particulars	Policy Dues	Income Accrued	Policy Dues	Income Accrued	
Opening Balance	9,413	1,875	8,496	1,451	
Add : Amount transferred to Unclaimed Fund	9,065	N	6,893	R	
Add: Cheques Issued out of the Unclaimed amount but not encashed by the Policyholders (To be included only when the cheques are stale)		•		~	
Add : Investment Income to Unclaimed Fund	•	351	Ŧ	424	
Less: Amount of Claims Paid during the year	6,259	353	5,976	9	
Less: Amount transferred to SCWF (net of Claims paid in respect of amounts transferred earlier)	-		-		
Closing Balance Unclaimed Amount Fund	12,218	1,873	9,413	1,875	

3.17 Details of age-wise analysis of the unclaimed amount of the policyholders for the year ended March 31st 2021

Disclosure required by IRDA circular no IRDA/F&I/CIR/CMP/174/11/2010 dated November 4^{th} 2010 is tabulated below:

Particulars	Total Amount	0-6 Months	7-12 months	13-18 months	19-24 months	25-30 months	31-36 Months	37-120 months	More than 120 months
Claims settled but not paid to the policyholders / insured's due to any reasons except under litigation from the insured / policyholders	1,224		195	95	330	385	90	129	
Sum due to the insured /Policyholders on maturity or otherwise	N.A	N.A	N.A	N.A	N.A	N.A	N.A	N.A	N.A
Any excess collection of the premium / tax or any other charges which is refundable to the policyholders either as terms of conditions of the policy or as per law or as may be directed by the Authority but not refunded so far	5,268	514	960	661	550	322	897	1,364	MACKER OCOMMEN
Cheques issued but not enchased by the policyholder/insured	2,921	244	159	215	204	187	1,265	647	Mumbai
TOTAL /	9,413	758	1,314	971	1,084	894	2,252	2,140	11004

3.18 Segment Information

The operating expenses and investment and other income have been allocated to various segments as per accounting policies and notes to the financials disclosed above. Segment revenue and segment results have been incorporated in the financial statements. However, due to the nature of the business, segment assets and liabilities have been allocated to the various segments to the extent possible. There are no reportable geographical segments during the year. Financial information about the business segment is given below:

Rs. '000

	Year Ended 31st March 2022			Year Ended 31st March 2021		
Particulars	Health	Personal Accident	Total	Health	Personal Accident	Total
Segmental						
Revenue	10,234,895	138,395	10,373,290	79,20,182	1,04,157	80,24,339
Segmental Result *	(941,681)	46,708	(894,971)	2,585	49,380	51,965
Segmental Liabilities						
Net Claims	1					
Outstanding	1,014,767	47,784	1,062,551	9,23,866	45,785	9,69,651
Unexpired Risk Reserve	4,606,725	64,283	4,671,005	35,36,743	44,229	35,80,972
Premium received						
in Advance	82,375	280	82,655	1,84,134	75	1,84,209
Segmental Assets:- Outstanding	0.404		0.404	2.740		2.740
Premiums	8,484	•	8,484	3,748		3,748

^{*}Segmental result is in line with Revenue Account (Form B-RA)

3.19 Expenses of Management

The company has allocated expenses of management as per the policy approved by the Board of Directors. Expenses such as Commission payable to Agents, Brokerage, etc. which are based on premium procurement for different segments are directly allocated to each segment on actual incurred basis. All Other Operating expenses which cannot be directly attributed and allocated to any segment are apportioned on the basis of Gross Premium written for each segment.

The Company had filed an application with IRDA dated 12th May 2021 and 22nd April 2022, for forbearance of the Expenses of Management (EOM) exceeding the allowable limit for FY 21-22 to FY 27-28, and is awaiting approval. As required under EOM regulation to be read with IRDAI Circular Ref. No.: IRDA/F&A/CIR/MISC/081 /05/2019 dated May 20, 2019, on preparation of financial statements for FY 2019-20 and onwards, in the current year a sum of Rs.1,743,433 thousand (Previous year Rs.1,528,823 thousand) which is in the excess of expenses of management over the allowable limit has been transferred from Revenue Account to Profit and Loss account (Shareholder Account).

3.20 Deferred Taxes

In accordance with paragraph 18 of AS 22 Accounting for Taxes, stipulates that, in the case of unabsorbed depreciation or carry forward of losses under tax laws, an enterprise recognizes deferred tax assets to the extent that it has timing differences, the reversal of which will result in sufficient income, i.e. to the extent of deferred tax liability, without considering any other evidence regarding future taxable income. In conformity with the said Paragraph, the Company has recognized Nil deferred tax asset & liability in the books. Deferred tax asset & liability represents timing difference on account of Fixed Assets, employee benefits and carry forward business losses as per the above guidance.

3.21 The Company is not required to create an impairment provision during financial year 21-22. In the previous financial year 20-21, an impairment provision of Rs. 189,695 thousand created against investment in Profit and Loss Account under the head "provisions –diminution in value of investment".

3.22 Related Party Disclosures

As per Accounting Standard-18 Related Party Disclosures, the related parties with whom the Company has transacted during the year and the related amounts have been provided below.

(a) Names of the related parties and description of relationship as per Companies Act, 2013:

- 1. Cigna Holding Overseas Inc.
- 2. Manipal Education and Medical Group India Private Limited.
- 3. MEMG Fund Advisors LLP
- 4. Prasun Sikdar MD & CEO
- 5. Chandrima Sikdar- Relative of MD & CEO
- 6. Parthiv Sikdar Relative of MD & CEO
- 7. Pritha Sikdar Relative of MD & CEO
- 8. Other entities in which directors have interest or concern
- 8.1 Health Vista India Pvt. Ltd.
- 8.2 Quess Corp Limited.
- 8.3 Manipal Health Enterprises Private Limited
- 8.4 Stempeutics Research Pvt. Ltd.
- 8.5 Manipal Global Education Services Pvt. Ltd.
- 8.6 MEMG International India Private Limited
- 8.7 Merittrac Services Private Limited.
- 8.8 UNEXT Learning Private Limited

Rs'000

			Rs'000			
Relationship	Related Party	Nature of Transactions	Year Ended March 22	Year Ended March 2021	As at 31st March 2022	As at 31st March 2021
Shareholder	- TTK Partners LLP	Capital Contribution	140	-	-	816,401
Shareholder	- Cigna Holdings Overseas, Inc.	Capital Contribution (incl Premium)	999,990	4	8,913,948	7,913,959
Shareholder	- Manipal Education and Medical Group India Private Limited	Capital Contribution (incl Premium)	-	_	1,237,300	1,237,000
Shareholder	- MEMG Fund Advisors,	Capital Contribution (incl Premium)	1,000,000	2,130,000	4,566,401	2,750,000
Shareholder	 Manipal Education and Medical Group India Private Limited 	Issue of Debentures	340,000	ā.	340,000	
Shareholder	- Manipal Education and Medical Group India Private Limited	Interest on Debentures	15,593	2-	15,593	1,42
MD&CEO	Dungara Cilador	Remuneration	42,366	43,835		
	- Prasun Sikdar	Premium	42	21	2	
Relative of MD&CEO	- Mrs. Chandrima Sikdar	Premium	42	23	7	
Relative of MD&CEO	- Parthiv Sikdar	Premium	20	-		*
Relative of MD&CEO	- Pritha Sikdar	Premium	10		- ACKE	in Insura
Other – entities in which directors have	Dut Ita	Gross Written Premium	68,851	25,270	MUMBAI) *	Mumbi 11009

interest or concern	 Manipal Health Enterprises Pvt Ltd MEMG International India Private Limited Merittrac Services Private Limited Stempeutics Research Pvt Ltd UNEXT LEARNING PRIVATE LIMITED 					
Other – entities in which directors have interest or concern	 Manipal Health Enterprises Private Limited. 	Claims Expenses	132,661	97,357		
Other – entities in which directors have interest or concern	- Manipal Health Enterprises Pvt Ltd MEMG INTERNATIONAL INDIA PRIVATE LIMITED - Stempeutics Research Pvt Ltd - Merittrac Services Private Limited - Manipal Global Education Services Pvt Ltd	Advance Premium				62,518
Other – entities in which directors have interest or concern	 Stempeutics Research Pvt Ltd Manipal Global Education Services Pvt. Ltd MEMG International India Private Limited Merittrac Services Private Limited UNEXT LEARNING PRIVATE LIMITED 	Unallocated Premium		•	1,534	6,972
Other – entities in which directors have interest or concern	- Manipal Health Enterprises Pvt Ltd.	Claims Outstanding			6,892	5742
Other – entities in which directors have interest or concern	- Manipal Health Enterprises Private Limited	Claims Payable	is.	4	-	623
Other – entities in which directors have interest or concern	- Quess Corp. Limited	Office Expenses	4,695	***	*	*
Other – entities in which directors have nterest or concern	- Health Vista India Private Limited	Office Expenses		1,275	MUMBAI *	Mumba 11001

(b) Transactions with the Entities

In addition to transactions with related parties disclosed under (a) above, transactions with Manipal and Cigna entities are disclosed below for better corporate governance.

List of entities:-

- 1. Cigna European Services (CESL)
- 2. Cigna HLA Technology Services Company Limited (CHALTS)
- 3. Cigna APAC Holdings Ltd.
- 4. Cigna International Corporation (CIC)
- 5. TA Pai Management Institute
- 6. Dr TMA PAI Hospital
- 7. Sikkim Manipal University
- 8. Jigsaw Academy Education Private Limited
- 9. Srishti Manipal Institute of Art Design and Technology
- 10. Manipal University Jaipur
- 11. Manipal Health Map
- 12. Human Care Medical Chari Trust
- 13. Manipal Hospitals (Jaipur) Private Limited
- 14. Manipal Hospitals (Dwarka) Private LTD
- 15. Manipal Academy of Higher Education.
- 16. Manipal Tata Medical College
- 17. M/s Columbia Asia Hospital Private Limited
- 18. Manipal Hospitals Bengaluru Pvt Ltd
- 19. Manipal Hospitals Pvt. Ltd.

Particulars		Group entities (Rs '000)				
Description	Year Ended March 22	Year Ended March 21	As at Mar 31st 2022	As at Mar 31st 2021		
INCOME: - Premium from direct business - Other Income	2,24,188	1,82,962	191	-		
EXPENSES: - Claims Expenses	2,86,877	1,59,504		-		
- Interest on debentures	54,293	38,700				
 Information Technology & Professional Consultancy Expenses 	70,143	81,944		-		
Assets: Transactions during the year						
- Other Receivable	209	358	209	358		
LIABILITIES: Account Balances:-						
- Issue of Debentures	340,000		770,000	430,000		
- Advance Premium	- C		- 3	97,849		
- Interest Payable on debentures	16	2	1,24,708	73,295		
- Outstanding Expense Payable	4	L .	8,870	17,097		
- Unallocated Premium	100	-	117,812	18,418		
- Claims Outstanding		÷	16,596	14,557		
- Claims Payable	*		21			







3.23 Summary of Financial Statements

Rs '000

	As at 31st				
Particulars	Mar 2022	Mar 2021	Mar 2020	Mar 2019	Mar 2018
OPERATING RESULTS		10.00.	13141 2020	Ividi 2023	Widi 2018
Gross Written Premium	9,861,773	75,54,912	57,61,942	48,48,222	34,64,049
Net Premium Income#	9,342,014	71,61,944	54,68,772	45,91,477	32,53,648
Income from Investment @	380,012	1,81,850	3,33,242	2,48,467	1,51,746
Other Income	-	100	=	=,,	_,02,, .0
TOTAL INCOME	9,722,026	73,43,794	58,02,015	48,39,944	34,05,394
Commission	1,006,352	8,21,188	6,30,251	5,93,975	3,75,990
Operating Expenses	3,978,074	32,91,640	28,81,132	28,38,814	22,90,794
Net Incurred Claims	6,283,835	38,59,547	31,03,170	24,31,392	12,32,679
Change in Unexpired Risk Reserve	1,092,169	8,48,277	4,34,415	6,66,304	5,92,257
Operating Profit/Loss	(894,971)	51,965	2,36,274	(16,90,541)	
operating Fronty 2003	(054,571)	31,903	2,30,274	(10,90,541)	(10,86,325)
NON-OPERATING RESULT					
Total income under shareholders	(16,64,626)	(12,26,055)	(15,73,417)	36,512	36,848
account				,	
Profit/(Loss) before Tax	(2,559,596)	(11,74,090)	(13,37,143)	(16,54,030)	(10,49,476)
Provision for Taxation	129	8			
Profit/(Loss) after Tax	(2,559,596)	(11,74,090)	(13,37,143)	(16,54,030)	(10,49,476)
MISCELLANEOUS					
POLICYHOLDER'S ACCOUNT:					
Total Funds	6,504,269	53,05,386	38,68,095	34,51,423	23,65,822
Totalinvestments	6,504,269	53,05,386	38,68,095	34,51,423	23,65,822
Yield on Investments		-	390	æ	-
SHAREHOLDER'S ACCOUNT:		ļ			
Total Funds	2,797,190	27,16,039	21,85,023	19,08,653	9,89,668
Total investments	2,797,190	27,16,039	21,85,023	19,08,653	9,89,668
Yield on Investments				, ,	
Paid up equity capital	11,176,186	94,19,022	72,89,022	59,08,630	36,47,258
Net Worth	2,106,546	26,66,150	17,10,241	16,39,397	9,86,826
Total Assets	1,10,81,332	93,03,435	68,63,571	60,98,289	42,57,715
Yield on Total Investments	6.30%	5.04%	9.38%	7.77%	8.43%
(Annualized)					
Earnings Per Share	(2.48)	(1.40)	(2.17)	(3.42)	(3.41)
Book Value Per Share	1.88	2.83	2.35	2.77	2.71
Total Dividend	**	7.	-	-	-
Dividend Per Share	125	111		-	-

Net of reinsurance @ Net of Losses







3.24 Analytical Ratios

	An	alytical Ratios			
Sr.No.	Performance Ratios	As at 31st N	/larch 2022	As at 31st N	1arch 2021
31.110.	Performance Katios	Health	PA	Health	PA
1	Gross Direct Premium Growth Rate	30%	50%	31%	20%
2	Gross Direct Premium to Net Worth Ratio	4.61	0.07	2.80	0.04
3	Growth Rate of Net Worth	-21	.%	569	%
4	Net Retention Ratio	95%	87%	95%	91%
5	Net Commission Ratio	11%	11%	11%	11%
6	Expenses of Management to Gross Direct Premium Ratio	51%		55%	
7	Expenses of Management to Net Written Premium Ratio	54%		59%	
8	Net Incurred Claims to Net Earned Premium	76%		61%	
9	Combined Ratio	130	1%	119%	
10	Technical Reserves to Net Premium Ratio	0.6	1	0.6	4
11	Underwriting Balance Ratio	-0.3	37	-0.26	
12	Operating Profit Ratio	-32	%	-23%	
13	Liquid Assets to Liability Ratio	0.3	7	0.63	
14	Net Earnings Ratio	-27%		-16%	
15	Return on Net Worth Ratio	-121	1%	-449	%
16	Available Solvency Margin (ASM) to Required Solvency Margin (RSM) ratio	1.6	8	2.1	2
17	NPA Ratio	- 4			

- i. As required by circular reference no IRDA/F&A/CIR/MISC/081/05/2019 on "Preparation of Financial Statements for FY 2019-20 and Onwards" dated May 20, 2019, travel insurance has been clubbed with health insurance.
- ii. Operation loss ratio has been calculated as per master circular IRDA/F&I/CIR/F&A/231/10/2012 dated 05th October 2012 and IRDA/F&A/CIR/FA/126/07/2013

3.25 Earnings per share

Particulars	As at 31st March 2022	As at 31st March 2021
Net profit/ (loss) as per Profit & Loss account (Rs '000)	(2,559,596)	(1,174,090)
Weighted Average number of Equity Shares used for		
calculating EPS	1,034,048,884	839,195,324
Basic Earnings Per Share	(2.48)	(1.40)
Diluted Earnings Per Share *	(2.48)	(1.40)

^{*} Diluted EPS is restricted to basic EPS.







3.26 Borrowings

The Company, in line with IRDAI Regulations, issued Unsecured Non-Convertible Debentures, by way of Subordinated Debt. The debentures are redeemable after a period of 10 years from the date of issue and interest being payable subject to solvency ratio maintained as per IRDAI (Other Forms of Capital) Regulations, 2015.

	Amount in Rs.'000							
Period	Subscriber	Debentures	Annual Interest %	Tenure	Interest Accrued as on 31st March, 2022			
FY 2016-17	Cigna APAC Holdings Ltd	430,000	9%	10 Years	109,942			
FY 2021-22	Cigna APAC Holdings Ltd	340,000	9%	10 Years	14,766			
FY 2021-22	Manipal Education & Medical Group India Private Limited	340,000	9%	10 Years	14,034			
Total		1,111,000			138,742			

Since there are accumulated losses, no Debenture Redemption Reserve has been created. For the Debentures issued in FY21-22, the Company is in the process of seeking approval from the Authority for accrual/payment.

3.27 Employee Stock Option Plan (ESOP)

In FY 2019-20, the Company had had instituted an Employee Stock Option Plan 2019 ("ESOP 2019) to enable employees of the company to participate in future growth. The eligible employees are granted options to acquire equity shares of the company.

Under ESOP 2019, during the year 3,825,805 additional options were granted at an exercise price of Rs. 13 per option. The option will vest over a period of 4 years from the date of grant as given below and are exercisable over a period of 3 years from the respective dates of vesting. During the year, 6,88,000 options were lapsed/forfeited. Accordingly, during the year, Nil (Previous year Rs. Nil) options were vested out.

The company has adopted intrinsic value method for computing the compensation cost for the option granted. Since the exercise price is not less than the intrinsic value of shares on the date of grant, value of option is Nil and accordingly, no compensation cost is recognized in the books. The fair value of options has been estimated using Black-Scholes model.

Had the company followed the fair value method for valuing its options for the year, the charge to the Revenue accounts and Profit and Loss account would have been higher by Rs. 36,184 thousand (Previous year Rs. 32,923 thousand) and losses after tax would have been increased by Rs. 36,184 thousand (Previous year Rs. 32,923 thousand).

Consequently, the Company's basic and diluted earnings per share would have been Rs. (2.51) and Rs. (2.51) respectively.

Movement in the options under ESOP 2019

As At March 31, 2022	As At March 31, 2021
36,286,657	31,786,657
3,825,805	4,500,000
4	
688,000	
39,424,462	36,286,657
	- /
- 1/2	Bus
Rs. 3.76	Rs 3.59
	36,286,657 3,825,805 - 688,000 39,424,462 -

Fair Value Methodology: -

The fair value of options has been estimated using Black-Scholes model. The Key assumptions used in Black-Scholes model for calculation fair value under ESOP 2019 are as follows:

Particulars	Risk Free Interest Rate	Expected Life	Expected Volatility	Expected dividend yield
ESOP 2019	5.35% to 5.92% (Continuously compounded)	4.6 Years to 5.5 Years	30% to 33%	0%

Information in respect of Options outstanding

Particulars	Exercise Price (Rs.)	No. of Options	Weighted Average remaining life
ESOP 2019	10	35,598,657	4.6 Years to 5.5 Years
ESOP 2019	13	3,825,805	4.6 Years to 5.5 Years

3.28 Impact of COVID 19

Situation arising from second wave of COVID-19 pandemic towards the beginning of the year has thrown many unexpected challenges. However, Company believes that robust business model built over the years and also implemented business continuity plan to ensure the smooth processing of all important business operations.

The Company has assessed its business risks and plans, valuation of policy related liabilities, solvency position and created adequate buffer to take care of any spurt in the claims. The management continues to closely monitor the implications of pandemic on its operations and financial statements. However, given the nature of uncertainties arising from the pandemic, possibility of significant impact on the business cannot be ruled out. The Shareholders have infused Rs. 200 crores during the current financial year, and are committed to meet any funding exigencies that may arise from such presently unforeseen uncertainties.

3.29 Code on Social Security

The Indian Parliament has approved the Code on Social Security, 2020 which would impact the contributions by the company towards Provident Fund and Gratuity. The Ministry of Labour and Employment has released draft rules for the Code on Social Security, 2020 on November 13, 2020. The final rules and the effective date of the code is awaited. The Company will assess the impact and its evaluation once the subject rules are notified and will give appropriate impact in its financial statements in the period when the code becomes effective.





3.30 Previous year figures have been regrouped for better disclosure purpose, wherever required to conform to the current year classification:-

Rs.'000

Sr No	Regrouped from	Regrouped to	Period ended	Amount
	Sch 4 – Operating Expenses	Sch 4 – Operating Expenses	31st of March	Rs.4,752
1	related to Insurance business	related to Insurance business	2021	
	under the category "Business	under the category "Legal &		
	Promotion"	Professional Charges"		
	Sch 4 – Operating Expenses	Sch 4 – Operating Expenses	31st of March	Rs.18,360
2.	related to Insurance business	related to Insurance business	2021	
	under the category "Business	under the category		
	Promotion"	"Employees' remuneration &		
		welfare benefits"		

As per our report of even date attached.

For and on behalf of the Board of Directors.

For CNK & Associates LLP **Chartered Accountants** Firm Regn No. 101961W/W-

100036

HIREN Digitally signed by HIREN CHINUBHAI SHAH CHINU Date: 2022 05 11 BHAI SHAH 21:44:14 +05'30'

Hiren Shah

Partner Membership No. 100052 For V.P. Thacker & Co Chartered Accountants

Firm Regn No. 118696W

Kalpana Sagar Rajpurkar

Kalpana Rajpurkar

Partner

Membership No. 114928

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LUIS

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Luis Miranda Chairman

DIN: 01055493

SEETHAR Digitally signed bv SEETHARAMAN AMAN VAITHEESWARA

VAITHEE N SWARAN Date: 2022.05.11 20:13:22 +05'30'

S Vaitheeswaran

Director

DIN: 01814726

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Director

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DIN 08414153

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Prasun Sikdar

Managing Director &

CEO

DIN: 08107956



Place: Mumbai Date: May 11, 2022



Digitally signed SRIKANTH by SRIKANTH KÁNDIKONDA KANDIKO Date: 2022.05.11 NDA 19:33:03 +05'30'

Srikanth Kandikonda Chief Financial Officer **GAURI** ANIRUDH ANIRUDH TAKALE

Digitally signed by GAURI Date: 2022-05-11 19:46:45 +05'30"

Gauri Takale Company Secretary Membership No. A26324



Management Report

In accordance with the provisions of the Insurance Regulatory & Development Authority (IRDA) (Preparation of Financial Statements and Auditors' Report of Insurance Companies) Regulations, 2002 ('Regulation') the following Management Report is submitted:

- 1. The Certificate of Registration under Section 3 of the Insurance Act, 1938 was granted by IRDA on 13th November 2013. The Company has paid annual fee for the financial year 2021-22 as required under Section 3A read with Section 3 of the Insurance Act, 1938.
- 2. All the dues payable to the statutory authorities will be duly paid within the due date.
- 3. The Company's Share holding pattern during the year is in accordance with the requirements of the Insurance Act, 1938 and the Insurance Regulatory and Development Authority (Registration of Indian Insurance Companies) Regulations, 2000 and during the year there is no transfer of shares
- 4. The management has not invested any funds of holders of policies in India, directly or indirectly as required by IRDA, outside India.
- 5. The required solvency margin has been maintained at all times.
- 6. The values of all the assets have been reviewed on the date of Balance Sheet and in management's belief, the assets set forth in the Balance Sheet are shown in the aggregate at amounts not exceeding their realizable or market value.
- 7. During the financial year 2021-22, ManipalCigna Health Insurance Company Ltd (the Company) has made progress in the area of Risk Management. There are sound mitigation practices in place to ensure interests of the stakeholders are safeguarded.

The overall Risk Management is monitored by Risk Management Committee of the Board and managed by the Chief Risk Officer. The Risk Management Report is shared with the Committee for ensuring that the Company is in line with its governance framework.

The Company has a solid "Three layers of Defence" structure comprising of;

- a. Head of Departments (HOD) of respective functions
- b. Risk Management and Compliance
- c. Internal Audit

Together, these three layers in their respective capacities provide a comprehensive package for risk mitigation.

At an Enterprise level, the Company monitors top risks on regular basis and tracks / reports the movement of these risks on a Quarterly basis. A Board approved Risk Management policy is in place which acts as a guiding force while carrying out related activities.

With an objective to have risk mitigation in place at a Departmental level, the Company has compiled a repository of risks and controls; in the form of Risk Control Self-Assessment (RCSA). The Company has been put in place a process of periodic review of risks and testing of controls.

The Company also has a mechanism in place to monitor Operational Losses / Near Miss events at a Departmental level. Such events are reported and tracked on regular basis with a clear focus to avoid repeat instances of similar nature.

The Company has absolutely ZERO tolerance for any frauds. However, if there are any frauds which come to light; a strong governance framework is in place to deal with such instances. The Company has an Ethics Committee to look into employee matters and a Market Conduct Committee for Intermediary related matters. This helps in focused reviews.

During the year, the Company has taken several initiatives for creating Risk Awareness including observing Risk Awareness Week, training programs for employees and education mailers on regular basis.

The Company also has in place a Board approved Business Continuity Plan & same is being followed.

- 8. The Company does not have insurance operations in any other country.
- 9. During the current year the company has received intimation for claims and settled claims amounting to INR 6,039,320 thousand (net of reinsurance and excluding TPA fees and Claim investigation fees). The amount of claims outstanding including IBNR (net of reinsurance) to be settled for the year ended March 31st 2022 is INR 1,062,551 thousand.

Ageing analysis of claims outstanding and average claims settlement time is given below:

Ageing of Claims Outstanding on Gross basis (other than IBNR and Preauthorizations claims)

Total mount (Amount in 000s)	As at 31 Mar, 2022		As at 31 Mar, 2021		As at 31 Mar, 2020		As at 31 Mar, 2019		As at 31 Mar, 2018	
Days	No of claims	Amount	No of claims	Amount	No of claims	Amount	No of claims	Amount	No of claims	Amount
30 days	3816	1,77,311	3657	1,79,248	1655	76,021	1526	62,907	666	25,928
31days-6 months	803	83,333	965	96,617	664	49,647	117	17,217	203	50,770
6 months - 1 year	20	3,003	7	3,066	8	7,738	11	1,708	35	515
1 year - 5 years	5	250	1	200	1	58	1	9	-	-
5 Years & above	-	-	-	_	-	-	-	-	-	-
Total	4644	2,63,897	4630	279,131	2328	133,464	1655	81,841	904	77,213

Trend in Claims Settlement:

Particulars	2021-22	2020-21	2019-20	2018-19	2017-18
Overall Average claim settlement time (In working days)	6	6	5	5	7

- 10. We certify that the Investments made in debt securities have been valued at historical cost subject to amortization of premium / discount in accordance with the regulation. For the purpose of comparison, the fair value of debt securities has been arrived based on the Security Level Valuations (SLV) provided by CRISIL Limited (A SEBI Registered Rating Agency) in respect of Bonds and Government securities.
- 11. All Investments as on 31st March 2022 are performing assets. Investments are managed by competent personnel under the supervision of the investment committee appointed by the Board of Directors of the Company. The quality and performance of assets are subject to periodical review by such committee. The Company invests only in high credit quality instruments.

12. We also Confirm that: -

- i) In the preparation of financial statements, the applicable accounting standards, principles and policies have been followed along with proper explanations relating to material departures, if any;
- ii) the management has adopted accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company for the year ended 31st March 2022 and of the operating loss and of the cumulative loss of the Company for the year ended;

- iii) the management has taken proper and sufficient care for the maintenance of adequate accounts records in accordance with the applicable provisions of the Insurance Act, 1938 (4 of 1938) / Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) the management has prepared the financial statements on a going concern basis;
- The management has ensured that an internal audit system commensurate with V) the size and nature of the business exists and is operating effectively.

13. Payment made to entities in which Directors are interested

Entity in which Director is interested	Name of the Director	Interested as	Amount (Rs'000)
Manipal Health Enterprise Pvt Ltd	Dr.RanjanPai & S Vaitheeswaran	Director	1,32,661
Quess Corp	Revathy Ashok	Director	4,695

For and on behalf of the Board of Directors.

LUIS

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> Luis Miranda Chairman DIN: 01055493

SEETHARAMA Digitally signed by SEETHARAMAN VAITHEESWAR Date: 2022.05.11 AN 20:16:30 +05'30'

S Vaitheeswaran

Director

DIN: 01814726

SRIKANTH KANDIKONDA Date: 2022.05.11 19:38:13 +05'30'

Srikanth Kandikonda

Chief Financial Officer

Place: Mumbai

Date: May 11, 2022

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Jerome Droesch

Director

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DIN: 08414153

Digitally signed by Prasun Prasun Kumar Sikdar Kumar Sikdar Date: 2022.05.11

Prasun Sikdar Managing Director & CEO

DIN: 08107956

GAURI ANIRUDH Digitally signed by GAURI ANIRUDH TAKALE TAKALE Date: 2022.05.11 19:35:59 +05'30'

Gauri Takale Company Secretary Membership No. A26324