EXTRACT OF STANDALONE RESULTS FOR THE	QUARTER AND 1	<b>WELVE MONTH</b>	15 ENDED MARCH	31, 2017	(Rs. in Lakhs)
Particulars	Current 3 months ended (31/03/2017)	Preceeding 3 months ended (31/12/2016)	Corresponding 3 months ended in the previous period (31/03/2016)	ended (12 Months)	for previous perior
	(Refer Note-6)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1 Total income from operations	36,022	40,336	31,586	162,710	185,931
2 Net Profit for the period (before tax, exceptional and/or extraordinary items)	2,809	5,116	2,490	19,561	18,427
3 Net Profit for the period before tax (after exceptional and/or extraordinary items)	2,809	5,116	2,490	19,561	18,427
4 Net Profit for the period after tax (after exceptional and/or extraordinary items)	1,810	3,324	1,598	12,737	11,976
5 Total Comprehensive Income for the period Comprising Profit for the period (after tax) and Other Comprehensive Income (loss) (after tax)]	1,835	3,325	1,602	12,628	11,966
6 Paid-up equity share capital (Face Value of Rs.10/- per share)	2,307	2,307	2,307	2,307	2,307
7 Reserve (excluding revaluation reserve) as shown in the audited balance sheet of the previous year.				59,105	49,929
8 Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) (not annualised):					
a) Basic (Rs.)	7.85	14.41	6.93	55.22	51.92
b) Diluted (Rs.)	7.85	14.41	6.93	55.22	51.92
The Company for the current viser index March 31, 2017 are for a period of twelve months, from April 1.2016 to period of them months, from January 1, 2016 to March 31, 2017 are for a period of twelve months, from April 1.2016 to appear to the Register of members on August 2, 2017. The dividend would amount to Rs 2.853 lakhs and Rs 5 2017 to August 9, 2017 (both dups) industrive). 5 The Haryama Government introduced the Haryama Local Area Development Tax Act, 2000 ("HLADT.Act"). Th and Haryama High Court held the HLADT.Act was 'unconstitutional for the reason that the legistation uses n HLADT.Act was later repeated by the State without creation of any further lability. 2008, the State of Hary Haryama High Court declared as unconstitutional. The State during the states of which the State entry tax is up and therapene to the state without creation of any further lability. 2008, the State of Hary Haryama High Court declared as unconstitutional. The State during the states entry tax is up to the states not been quarted to be head by the division beams of the states of which the State entry tax is up to the states of the state with the division beam of the states of which the State entry tax is thom outside to the aver reference to be head by the division beam of the State on the State on the state of the State on the state of the state on the state of the head by the division beam of the state of the stat	I Ind AS with a transition to an 'April-March' year March 31,2017 and ar each. The dividend, if d PT lakhs would be pays a liability of entry tax un ot compensatory in nat ana infroduced the "H sc" and no notice or de High Courts were nife gislations were bo be to rist. The division bench	n date of January 1, 2 ( in accordance with t therefore not comp eclared, at the ensuin biel as tax thereon. Th den the said HLADT / there as the State of H anyana Tax on Entry med vas received b med to the Hon'bie N state. The question in of Succeme Court o	115. In the provisions of the Comparable with those of the privation of	evicus period ended March 2 gwll be paid to those sharet d share transfer books will re odysar till December 2006. task for its intended use of it Act, 2008" ("HET Act"), wh T Act. Accordingly, the amon n bio Supremo Court. On N if he torm local area and the dt he matter to the Puniab	, the financial statements 51, 2016 as those were for colders whose names would amain closed from August 1 h 2007, the Honble Punga call area development. Th do the Honble Punga han nt of fability under the HE vember 11, 2016, the name leavy of entry tax on import and Harsman Hein Court fit
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