

INVESTMENT & PRECISION CASTINGS LTD



































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Please find our report online at



COMPANY INFORMATION

• BOARD OF DIRECTORS :

■ MR. PIYUSH I. TAMBOLI

Chairman & Managing Director

■ MR. AKSHAY R. SHAH

Independent Director

■ MR. J.M. MAPGAONKAR

Independent Director

■ MR. GIRISH C. SHAH

Independent Director

■ MR. VIMAL R. AMBANI

Independent Director

■ MR. B. PRATAPKUMAR

Whole Time Director

■ MRS. V.P. TAMBOLI

Non -Executive, Non-Independent Director

■ MR. R.K. MENON

Chairman Emeritus

• CHIEF FINANCIAL OFFICER:

Mr. Girish V.Shah

COMPANY SECRETARY

Ms. Hetal B. Kapadiya

BANKERS

Bank Of Baroda, Bhavnagar, Gujarat

AUDITORS

- PARK & Company, Chartered Accountant, Bhavnagar
- Alpesh Dhandhlya & Associates, Company Secretary, Ahmadabad

REGISTERED OFFICE & WORKS

Nari Road, Bhavnagar, Gujarat - 364006, India

Phone - +91-0278-2523300/304

E-mail - direct1@ipcl.in

Website – www.ipcl.in

COMPANY IDENTIFICATION NUMBER (CIN):

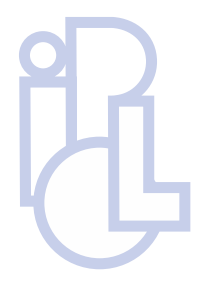
L27100GJ1975PLC002692

• ISIN:

INE155E01016

BSE SCRIP CODE :

504786



CHAIRMAN'S MESSAGE



MR. PIYUSH I. TAMBOLI Chairman & Managing Director

Dear valued Stakeholders,

At first, I would like to thank you all for placing consistent faith and trust in your company "Investment & Precision Castings Limited" (I&PCL) for over a period of more than four decades, and still counting.

In this period of four decades I&PCL, has grown as esteem brand within country and internationally, and touched lives of people in so many ways, helped build bonds with our employees, clients, distributors, end consumers, and with you all-our stakeholders.

Looking back at this journey of four decades, gives us immense valuable insights, of how I&PCL has grown so far,

and how it will achieve every milestones in future always with your consistent support and faith in us, and enlightened us in this journey to travel ahead in future.

As the ambiguity and uncertainty of general elections are now left behind, with clarity of new government, and with the new budget presented, there are quite developments in the field of automobile sector industries, as the government promote and emphasises focus on manufacture and use of electric vehicles in the country, and overall macro economical impact, which has effected automobiles industries a bit, leading a bit slowdown in the industry for the time being, but based on ACMA forecasts, India is expected to have twice as many vehicles on road by 2026. Though, I&PCL, along with its manufacturing ancillary parts to the automobile companies, also manufactures and supplies for Aerospace and Defense sectors too, and for which there are pipeline orders to mitigate the risk of temporary slowdown of the economy in automobile sectors, which make us spread our mark in domestic as well as export markets.

Considering this fact, Indian Government showcased its vision for cleaner vehicle which led to implementation of several new policies. The entire automobile supply chain is expected to reach BS-VI a new emission standard form April,2020 which would lead to cleaner combustion engines. This is expected in time to implement scrapping policies in order to reduce older vehicle with inferior emission standards.

The government has also introduced the offset clause, where international Aerospace & Defense suppliers must buy 30% of products values from India which would create domestic jobs.

I&PCL is focused on maintaining its presence as a leading supplier for both Automotive, Aerospace & Defense sectors. In order to meet the long term demand from the Automotive sector the company has expanded manufacturing capacity from 1500 to 1800 TPA this FY. We have also developed parts to comply with BS-VI standard whose supply would commence post the roll out of the new standard. We are also incrementally upgrading our infrastructure to meet Aerospace & Defense sector demand. We have also developed new customers in the Automobile, Aerospace & Defense sector who would provide new business opportunities in the near future and we also negotiating with various potential customers who would provide further business opportunities in the long term.

We have kept pace with technological nation. "Your Company is, in every sense, leading the change."

On behalf of board, i would like to sincerely thank our valued board member, Mr.J.M.Mapgaonkar, for his valuable guidance, and vision for the company since last 10 year.

I would like to conclude by thanking entire I&PCL team, all employees, working hard always for growth of the company as well as our customers, vendors and other stakeholders who have made it possible for your Company to maintain its trajectory of growth during a challenging phase of the Indian economy.

I also wish to thank my fellow Board members for their invaluable support.

Thank You,

MR. PIYUSH I. TAMBOLI





INVESTMENT & PRECISION CASTINGS LIMITED

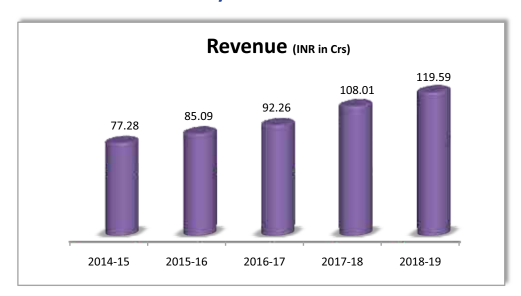
shall be professionally managed company devoted to, in making of high quality value products and services, complete customer satisfaction, and enhancing stakeholders value, while continue to meet growth expectations of employees and society.

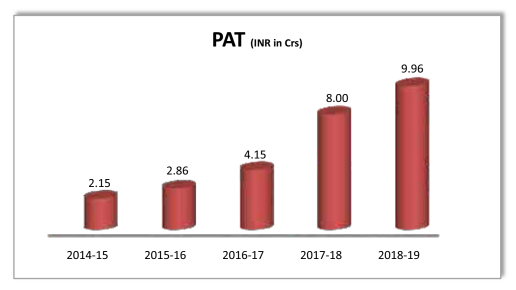
INVESTMENT & PRECISION CASTINGS LIMITED

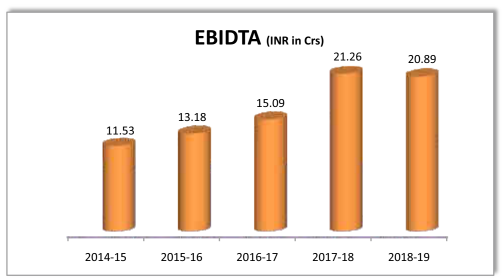
shall be innovative, empowered professional team constantly creating values and achieving higher benchmark across globe.

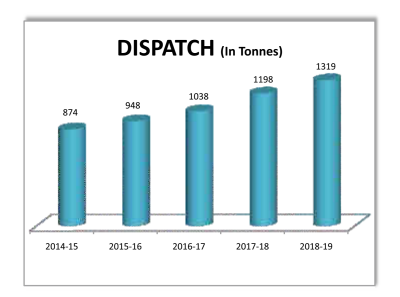
Through our vision,
we will be fast growing entrepreneur,
by redefining businesses and delivering high social impact,
enhancing brand by our quality services and
by leveraging Talent & Technology.

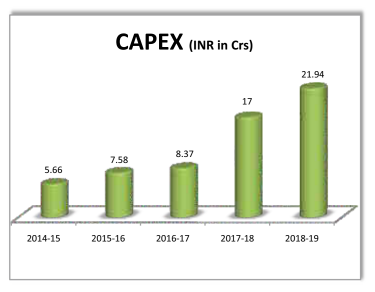
Key Performance Indicators

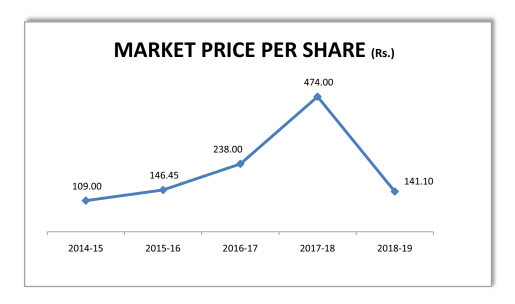


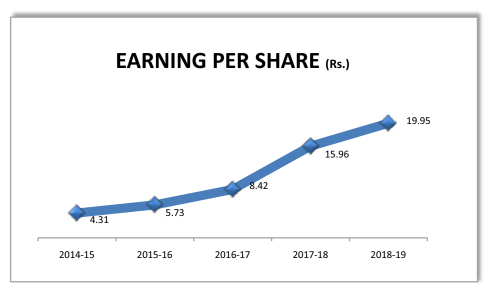


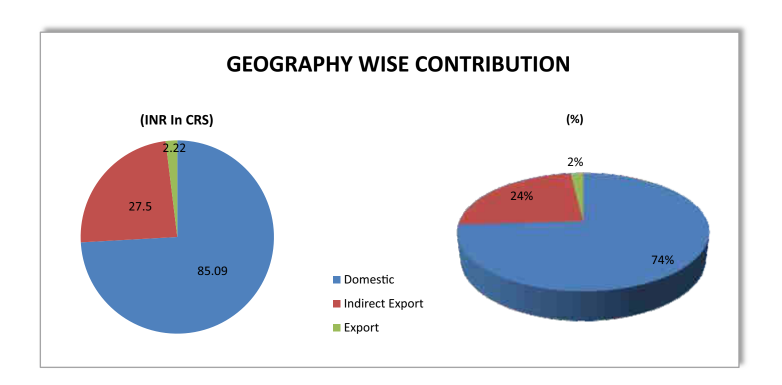


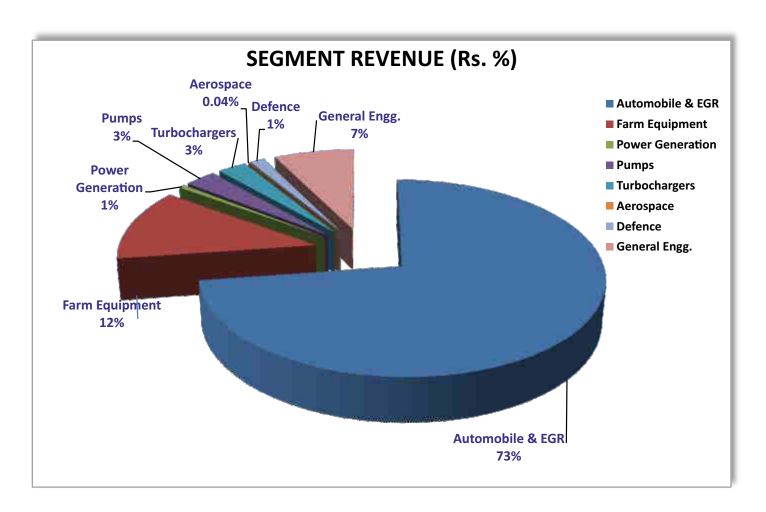




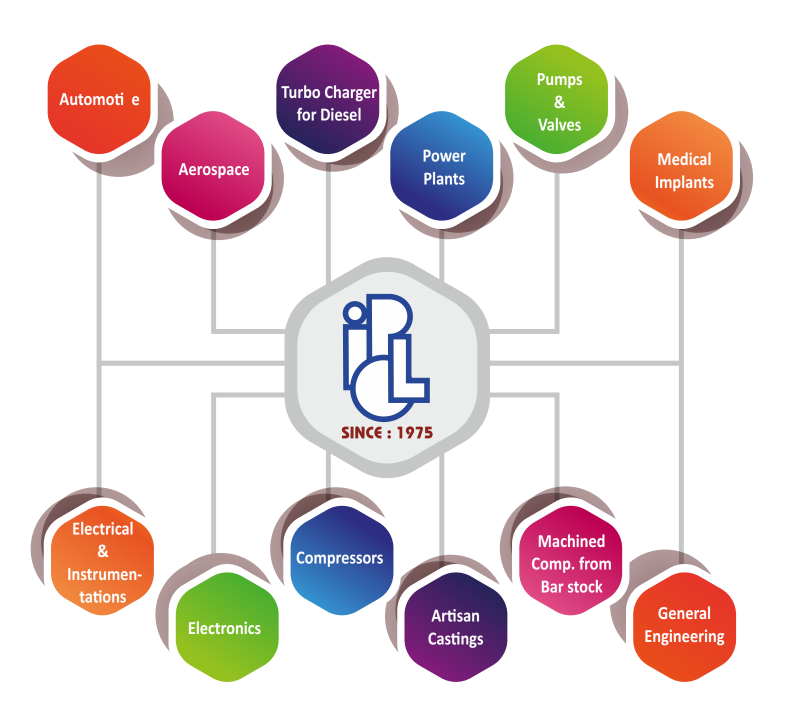








INVESTMENT CASTINGS FOR



INVESTMENT & PRECISION CASTINGS LIMITED

Registered office: Nari Road, Bhavnagar, Gujarat 364006

CIN: L27100GJ1975PLC002692

Email: direct1@ipcl.in; Website: www.ipcl.in; phone: 0278-2523300

NOTICE OF 44th ANNUAL GENERAL MEETING

Notic is hereby given that the **44**th (forty-fourth) Annual General Meetin g of Investment & Precision Casting Limited (CIN: 27100GJ1975PLC002692) will be held on Thursdy, 26th September,2019, at Efcee Sarovar Porti o Hotel, Iscon Mega City, Opp. Victoria Park, Bhavnagar, Gujarat 364002, at 16.30 Hours, to transact the following businesses:

ORDINARY BUSINESS:

 To receive, consider and adopt, The Audited Financial Statement of the Company for the financial year ended March 31, 2019, together with the Reports of the Board of Directors and the Auditors thereon,

To consider and if thought fit, to pass the following resolutions s an ORDINARY **RESOLUTION**;

"RESOLVED THAT the audited financial statement of the Company for the financial year ended March 31, 2019 and the reports of the Board of Directors and Auditors thereon laid b efore this meetin , be and are hereby received, considered and adopted."

 To consider, the Audited Consolidated Financial Statement of the Company for the financial year ended March 31, 2019, together with the Report of the Auditors thereon.

To consider and if thought fit, to pass the following resolutions s an **ORDINARY RESOLUTION**;

"RESOLVED THAT the audited consolidated financial statement of the Company for the financial year ended March 31, 2019 and the report of the Auditors thereon laid before this me eti g, be and are hereby received, considered and adopted."

- 3. To declare Dividend of Rs.2/ (Rupees Two Only) for every equity share of the Face Value of Rs. 10/ each for Financial year 2018-2019.
- 4. To appoint a Director in place of Mrs. Vishakha P. Tamboli (DIN 06600319) who reties by rottat n, and being eligible, offers herself for re-appointment.

To consider and, if thought fit, to pass the following resolution s an Ordinary Ressolutn:

"RESOLVED THAT pursuant to the provisions of sectio 152 of the Companies Act, 2013, Mrs. Vishakha P. Tamboli (DIN 06600319), who reties by rotation at this Meeetg and being eligible offers herself for re-appointment, be and is hereby appointed as a Director of the Company, liable to retie by rottati ."

 To appoint Cost Auditors to hold office from the conclusion of this meetingunntithe conclusion of the next Annual General Meeti g and to fix their remuneration.

To consider and if thought fit, to pass, with or without modificati (s) the following as an **ORDINARY RESOLUTION** the following;

"RESOLVED that pursuant to Section148 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, as amended from tme to me, the Company hereby appoint M/s. Parmaar Rajani & Associates, Cost Accountants (FRN 000414) Bhavnagar, as Cost Auditors to conduct the audit of cost records maintained by the Company for the Financial Year 2019 -2020, at a remuneratio of Rs. 35,000/- plus GST as applicable and actual out -of-pocket expenses payable to M/s. Parmaar Rajani & Associates, Cost Accountants (FRN 000414) Bhavnagar.

SPECIAL BUSINESS:

 Appointment of Mr. Vimal R. Ambani (DIN: 00053892), as an Independent Director

To consider and if thought fit, to pass with or without modificaatio the following resolution as an **ORDINARY RESOLUTION**:

"RESOLVED THAT pursuant to the provisions of secti ns 149, 150 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualificaatn of Directors) Rules, 2014 and the applicable provisions of the Securiti s and Exchange Board of India (Listi g Obligaati s and Disclosure Requirements) Regulatio s, 2015 (including any statutory modificaati (s) or re-enactment(s) thereof, for the ti e being in force), and upon the recommendaton of the Nominaaon Remuneratio Commmiee, Mr. Vimal R. Ambani, who was appointed as an additi nal director of the Company and who holds office upto the date of this Annual General Meetingand being e ligible, and in respect of whom the Company has received a notic in writ g under r Section 160 of the Act from members proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to and to hold office for a term of 5 (five) retie by rottati consecutve years on the Board of the Directors of the Company commencing from January 31, 2019 up to January 30, 2024."

BY ORDER OF BOARD OF DIRECTORS FOR INVESTMENT & PRECISION CASTING LIMITED

PIYUSH I. TAMBOLI

Chairman & Managing Director Registered Office: Nari Road, Bhavnagar, Gujarat 364006

Notes:

1. A Member entitledto aaend and vote at the Annual General Meeti g (the "Meeeti") is senled to appoint a proxy to atend and vote instead of himself/herself and a proxy need not be a member of the Company. The instrument of Proxy in order to be efffecve, should be deposited at the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeti g. Proxies submii ed on behalf of the companies/ bodies corporate etc., must be supported by an appropriate resolutionauthority, as applicable.

- 2. As per Secti n 105 of the Companies Act, 2013 and relevant rules made there under, a person can a ct as proxy on behalf of members not exceeding fi y (50) and holding in the aggregate not more than ten percent (10%) of the total share capital of the company carrying voting rights. Further, a member holding more than ten percent (10%) of the total share capital of the Company carrying voti g rights may appoint a single person as proxy and such person shall not act as proxy for any other person or shareholder.
- 3. During the period beginning 24 hours before the tim fixed for the commencement of the meetin g and ending with the conclusion of the meeti g, a member would be entited to inspect the proxies lodged at any tim during the business hours of the Company, provided that not less than three days of notice in writing is iven to the Company.
- 4. Copies of all documents referred to in the Notic are available for inspectionat the registered office of the Company during normal business hours on all working days upto and including the date of the meeting of the Company.
- 5. Pursuant to Sectio 101 of the Companies Act, 2013 and Rules made thereunder, the companies are allowed to send communicatio to the Members electronically. We, thus, request you to kindly register/update your email ids with your respective depository participa t and Company's Registrar and Share Transfer Agent (in case of physical shares) and make this initial ye a success.
- 6. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under sectio 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested under secti n 189 of the Companies Act, 2013, will be available for inspection at the meeting.
- 7. The Securites and Exchange Board of India has mandated submission of Permanent Account Number (PAN) by every participant in securites market. Members holding shares in demat form are, therefore, requested to submit PAN details to the Depository Participa ts with whom they have demat accounts. Members holding shares in physical form can submit their PAN details to M/S. MCS Shares Transfer Agent Ltd. RTA of the company.

- 8. The Members may note that due to strict security reasons mobile phones, brief cases, eatables and other belongings are not allowed inside the aforesaid venue of the meeting.
- 9. Voti g through electronic means:
 - i. In compliance with provisions of Secti n 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration Rules, 2014 as amended by the Companies (Management and Administratio) Amendment Rules, 2015 and Regulatio 44 of SEBI (Listing Obligatio s and Disclosure Requirements), Regulatio s, 2015, the Company is pleased to provide members facility to exercise their right to vote on resoluti ns proposed to be considered at the 44th Annual General Meetin (AGM) by electronic means and the business may be transacted through e-Voti g Services.
 - ii. The facility of casti g the votes by the members using an electronic voti g system from a place other than venue of the 44th Annual General Meetin (AGM) ("remote e-votin") will be provided by Natonal Securiti Depository Limited (NSDL). The facility for voting through ballot paper shall be made available at the 44th Annual General Meetin (AGM) and the members atending the mmeetg who have not cast their vote by remote e -votingshall be abl e to exercise their right at the meeting through ballot paper.
 - iii. The members who have cast their vote by remote e-voting prior to the 44th Annual General Meeti g (AGM) may also aatt d the 44th Annual General Meeti g (AGM) but shall not be entiled to cast t heir vote again.
 - iv. The remote e -votingperiod commences on 23th
 September 2019 (9:00 am) and ends on 25
 September 2019 (5:00 pm). During this period, members' of the Company, holding shares either in physical form or in dematerialized form, as on the cut -o ffdate of 19 th September 2019, may cast their vote by remote e-voting The remote e -voting module shall be disabled by NSDL for voting thereaaer. Once the vote on a resolutionis cast by the member, the member shall not be allowed to change it subsequently.
 - v. Members are requested to follow the instructions below to cast their vote through remote e-voting:
 The way to vote electronically on NSDL e -Voti g system consists of "Two Steps" which are mentioned elow:

Step 1 : Log -in to NSDL e -Voti g system at htps://www.evvotg.nsdl.com/
Step 2 : Cast your vote electronically on NSDL e -Voti g system.

Details on Step 1 is mention d below: How to Log-in to NSDL e-Votng website?

- Visit the e -Voti g website of NSDL. Open web browser by typing the following URL: htps://www.evvotg.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e -Voti g system is launched, click on the icon "Login" which is available under 'Shareholders' sectio .
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verificaati Code as shown on the screen. Alternatvely, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at htps://eservices.nsdl.com/ with your existin IDEAS login. Once you log -in to NSDL eservices afer using your log -in credential, click on e -Voti g and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12************ then your user ID is 12************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Your password details are given below:
 - a) If you are already registered for e-Voti g, then you can use your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voti g system for the first t e, you will need to retrieve

- the 'initial password' which was communicated to you. Once you retrieve your 'initialpasswo rd', you need to enter the 'initial password' and the system will force you to change your password.
- c) How to retrieve your 'initial assword'?
 - I. If your email ID is registered in your demat account or with the company, your 'initialpassword' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the atachment i.e. a .pdf file. Open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of c lient ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial passwod'.
 - II. If your email ID is not registered, your 'initial password' is communicated to you on your postal address.
- 6 If y ou are unable to retrieve or have not received the "Initia password" or have forgoten your password:
 - I. Click on "Forgot User Details/Password?" (If you a re holding shares in your demat account with NSDL or CDSL) opti n available on www.evoti g.nsdl.com.
 - II. <u>Physical User Reset Password</u>?" (If you are holding shares in physical mode) optio available on www.evoti g.nsdl.com.
 - III. If you are still unable to get the password by aforesaid two options, ou can send a request at evotin @nsdl.co.in mentio ing your demat account number/folio number, your PAN,your name and your registered address.
- 7 Afer entering your password, tic on Agree to "Terms and Conditions" by seleectg on the check box.
- 8 Now, you will have to click on "Login" butto .
- 9 Afer you click on the "Login" bbutn, Home page of e-Voti g will open.

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e - Voting ystem?

- 1 Afer successful login at S tep 1, you will be able to see the Home page of e -Voti g. Click on e -Voti g. Then, click on Actve VVoting cles.
- 2 Afer click on Act e V Vng Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose votingcycle i s in acti e status
- 3 Select "EVEN" of company for which you wish to cast your vote.
- 4 Now you are ready for e -Voti g as the VVong page opens.
- 5 Cast your vote by selectingappropriate opptions i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 6 Upon confirmaaon, the message "Vote cast successfully" will be displayed.
- 7 You can also take the printout of the votes cast by you by clicking on the print opti n on the confirmaaon page.
- 8 Once you confirm your vote on the resoluution, you will not be allowed to modify your vote

General Guidelines for shareholders:

- 1 Instit uti al shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JP G Format) of the relevant Board Resolutio / Authority leette etc. with atested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinier by e-mail to welcome2pcs@gmail.com with a copy marked to evoting@ sdl.co.in.
- It is strongly recommended not to share your password with any other person and take utmost care to keep your password confideentl. Login to the e -votin website will be disabled upon five unsuccessful aaempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" opti n available on www.evoti g.nsdl.com to reset the password. In case of any queries, you may refer the Frequently Asked Questons (FAQs) for Shareholders and e-votin user manual for Shareholders available at the download secti n of www.evoti g.nsdl.com or call on toll free no.: 1800-222-990 or send request evotin @nsdl.co.in

- 10. To ensure correct identity f the Members and for the smooth conduct of the AGM, each members and proxy holder atending the meeting is expected to bring with him/her Client ID and an appropriate photo ID document.
- 11. We request membe rs to update your email address with your Depository Partici ate to enable us to send communicati ns via mail, to help us conserve the environment and save and utlize natural resources in ecological and sustainable way
- 12. Members seeking any informatio 's pertaining any item of agenda, and/or having any questio s on accounts are requested to send their queries atleast 7 days in advance, at the Registered Office of the Company, to enable the company to collect the relevant information.
- 13. Members are requested to take note that copy of annual report will be sent to them as per their e -mail address registered with the R&TA of the Company.
- 14. Dividend, if sancti ned at the meeeti , will be payable to the members whose names appear on the Company's Register of Members on the Record Date 19th September 2019 and to those members who hold the shares in dematerialised form as per the record of Depositories, Natio al Secuurits Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL), as on the close of the 19th September 2019 (Thursday) before start of Book Closure date from 20th September'2019 to 26th September 2019 both days inclusive.
- 15. Members holding shares in dematerialised form may note that bank partic lars registered against their respecti e depository accounts will be used by the Company for payment of dividend. The Company or its Registrars and Transfer Agents cannot act on any request received directly from the members holding shares in dematerialised for m for any change of bank particulas or bank mandates. Such changes are to be advised only to the Depository Partici ant of the members.
- 16. The Securiti s and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participa t in securities market. Members holding shares in electronic form, are, therefore, requested to submit the PAN to their Depository Partcipant with whom they are maintaining their dematerialised accounts. Members

- holding shares in physical for m can submit their PAN details to the Company/Registrars and Transfer Agents, M/s. MCS Share Transfer Agent Ltd. 201, Shatdal Complex, 1st Floor, Opp. Bata Show Room, Ashram Road, Ahmedabad, Gujarat 380 009. TELEPHONES: 079 26580461 to 63, E-MAIL: mcsahmd@gmail.com
- 17. Payment of Dividend through Electronic Clearing Service (ECS) facility: Reserve Bank of India's Electronic Clearance Service (ECS) Facility provides investors an optionto collect dividend directly through their bank accounts rather than receiving the same through post. The Company has already started making payment of Dividend to the members through the said Electronic Clearing Service (ECS) facility since F. Y. 2006 -2007. Investors holding shares in phy sical form may send their ECS Mandate Form duly filled in, to the Company, R&TA. ECS Mandate Form is enclosed as annexure, for immediate use of investors. However, if shares are held in dematerialised form, ECS mandate has to be sent to the concerned Deposi tory Partici ant (DP) directly in the format prescribed by the DP.
- The Register of Members and the Share Transfer Book of the Company will remain closed from Friday, September 20, 2019 to Thursday, September 26, 2019 (both days inclusive).
- 19. Unpaid/unclaimed dividends and shares in respect of which dividend had remained unpaid/unclaimed:
 - Members are requested to note that, dividends if not encashed for a consecutive period of seven (7) years from the date of transfer to Unpaid Dividend Account of the Compan y, are liable to be transferred to the Investor Educatio and Prottectio Fund(IEPF). The shares in respect of which dividends are not encashed for the consecuti e period of seven (7) years also liable to be transferred to the demat account of the IEPF Auth ority. In view of this, Members are requested to claim their dividends from the Company, within the stip lated tim line.
 - The Company has transferred the unpaid or unclaimed dividends declared up to Financial Years 2010 -11, from tme to ti , to the IEPF established by the Central Government. The Company has uploaded the details of unpaid/unclaimed dividends lying with the Company as on September 11, 2018.

- Adhering to the various requirements set out in the Investor Educatio and Prottecti Fund Authority (Accountin, Audit, Transfer and Refund) Rules, 2016, as amended, the Company has, during Financial Year 2018 -19, transferred to IEPF Authority all shares in respect of which dividend had remained unpaid/unclaimed for seven (07) consecutiveyears or more. De tails of shares transferred to IEPF Authority are available on the website of the Company. The said details have also been uploaded on the website of IEPF Authority (www.iepf.gov.in)
- The Members, whose unclaimed dividends/shares have been transferred to IEPF, may claim the same by making an application to the IEPF Authority in Form No. IEPF -5 available on available on the weblink: htp://www.iepf.gov.in/IEPF/refund .html For more details, please refer to corporate governance report which is a part of Annual Report.
- 20. Atten ance slip, proxy form and the route map of the venue of the Meeting ae annexed hereto.

21. Annual Report for Financial Year 2018 -19 along with the Notic of AGM, aaendance slip and proxy form is being sent by electronic mode to all the members who have registered their email ids with the depository participa ts/RTA unless any Member has requested for the physical copy. Members who have not registere d their email ids, physical copies of the Annual Report 2018 -19 along with the Notic of AGM, aaendance slip and proxy form are being sent by the permited mode. Members may further note that the said documents will also be available on the Company's website www.ipcl.in and at www.cdslindia.com for download. Physical copies of Annual Report 2018 -19 along with the Notic of AGM, aaendance slip and proxy form can also be obtained from the Company's Registered Office. For any communicati n, the Members may also send requests to the email address of the Company viz. investor@ipcl.in

By order of board of directors For INVESTMENT & PRECISION CASTINGS LIMITED

Bhavnagar MR. PIYUSH I. TAMBOLI
April 29, 2019 Chairman & Managing Director

EXPLANATORY STATEMENT

(Pursuant to Secti n 102(2) of the Companies Act, 2013)

As required by Secti n 102 of the Companies Act, 2013, the following Explanatory Statement sets out material facts relating to the Special Business mmentied in the accompanying Notice.

Item No. 6:

Mr. Vima I R. Ambani (DIN: 00351512) was appointed as Additional Director of the Company and he hold the office as AdddditionDirector of the Company upto the date of this AGM.

The Nominatio and Remunerrati n Commie of the Board of Directors has recommended the appointment of the above mentio ed Addiiti al Director for a term of five (05) consecutive years on the Board of Directors of the Company.

The Board of Directors of the Company, as per the recommendation of the Nominaaon and Remunereran Commitee, considers that, given the background and experience and contributiens made by him during his tenure, the contined association of aforesaid diadinal Director would be beneficial to the Company and it is desirable to contine to avail his services as Independent Director. Accordingly, it is proposed to appoint Mr. Vimal R. Ambanias Independent Director of the Company, not liable to retie by rottaten, for a term of five (05) consecutive years on the Board of Directors of the Company.

The above mentionedDirector of the Company fulfill the conditions specified in the applicable provisions under the Companies Act, 2013 (Act) and Rules made thereunder for his appointment as Independent Director of the Company and he is independent of the Management.

The Company has received requests from the Members of the Company proposing his name for appointment as Independent Director at the ensuing Annual General Meeting (AGM) under seecon 160 of the Act. The Company has also received the declaratio to the effect

that the Independent Director meet the criteria of Independent Director as provided under the provisions of sectio 149 (6) of the Act.

The terms and conditions of the appointment of Independent Director shall be open for inspection by the members at the Registered Of fice of the Company during the business hours on any working day tilldate of AGM and the same will also be kept open at the venue of AGM.

Disclosure required under Regulatio 26 (4) & 36 (3) of SEBI (Listi g Obligaaons & Disclosure Requirements) Regulations, 2015 and SS -2 Secretarial Standards on General Meeting of Insstute of Company Secretaries of India is set out as the Annexure to this Notice.

Mr. Vimal R. Ambani is a Bachelor in Electrical Engineering with specialisati n in VLSIC & an MBA from USA. He holds Bachelor of Engineering and Master of Business Administratio Degrees. He has more than 32 years of experience in marketi g, produuctio finance, accounts and manpower management.

The Board recommends the Resoluti ns set forth in Item No.6 for ap proval by the Members of the Company by way of an Ordinary Resoluti n.

Mr. Vimal R. Ambani being interested and concerned in the above resolution as it relates to his appointment as an Independent Director of the Company, none of the Directors or Key Mana gerial Personnel of the Company or their relatves present is, in any way, concerned or interested, financially or otherwise, in these RResoluti s.

BY ORDER OF BOARD OF DIRECTORS FOR INVESTMENT & PRECISION CASTINGS LIMITED

Bhavnagar April 29, 2019

MR. PIYUSH I. TAMBOLI Chairman & Managing Director

Annexure to the Notice

DETAILS OF THE DIRECTORS SEEKING APPOINTMENT/RE-APPOINTMENT AT THE FORTHCOMING ANNUAL GENERAL MEETING

[Pursuant to Regulaton 36(3) of the SEBI(Liisting ligagons and Disclosure Requirements) Regulaulas, 2 015 and Secretarial Standard 2 on General Meeti gs]

NAME OF DIRECTOR	Mr. Vimal R. Ambani		
DATE OF BIRTH	26.10.1961		
DATE OF APPOINTMENT/RE -APPOINTMENT	31.1.2019		
QUALIFICATION	BE, MBA		
DESIGNATION	Independent Director		
CHAIRMAN/DIRECTOR OF OTHER COMPANIE S	14 Companies Directors, Partners, as noted below; BHAGWATI AUTOCAST LIMITED SANRHEA TECHNICAL TEXTILES LIMITED TOWER OVERSEAS LIMITED ANJALI FISCAL PVT LTD YASHRAJ INVESTMENTS AND LEASING COMPANY PRIVATE LIMITED FUNSIGN FINANCE PRIVATE LIMITED LIBERTY CONSULTANTS PRIVATE LIMITED INVESTMENT & PRECISION CASTINGS LIMITED ACTION EXPORTS LLP SYBIL IMPEX LLP SEVATI REAL ESTATES LLP VIMJAS MULTITRADE LLP KAMET TRADING LLP PENTASIA MULTITRADE LLP		
EXPERIENCE	32 years		
CHAIRMAN/MEMBER OF COMMITTEES OF BOARD OF COMPANY OF WHICH HE/SHE IS A DIRECTOR	4 Committ es		
NO. OF SHARES HELD	NIL		
COMPARATIVE REMUNERATION PROFILE WITH RESPECT TO INDUSTRIES, SIZE OF THE COMPANY, PROFILE OF THE PERSON AND POSITION	The remuneratio (i.e. ssi ng fees for ar a ding mee mes) of the appointee is fully justifi le and comparable to that prevailing in the industry, keeping in view the profile and the ppositionnd enriches knowledge and vast experience of the appointee.		

NAME OF DIRECTOR	Mrs. V.P. Tamboli				
DATE OF BIRTH	23.6.1968				
DATE OF APPOINTMENT/RE -APPOINTMENT	09.8.2018				
DATE OF APPOINTMENT/RE-APPOINTMENT	Re-appointment				
QUALIFICATION	Engineer (B.E. Civil)				
DESIGNATION	Non-Independent/Non-Executi e Director				
CHAIRMAN/DIRECTOR OF OTHER COMPANIES	Meche Pvt. Ltd.				
EXPERIENCE	Carrying on business of FASHION JEWELLERY.				
CHAIRMAN/MEMBER OF COMMITTEES OF	1 (member)				
BOARD OF COMPANY OF WHICH HE/SHE IS A					
DIRECTOR	1 (chairman)				
NO. OF SHARES HELD	3,13,200				
COMPARATIVE REMUNERATION PROFILE WITH	The remuneratio (i.e. ssi ng fees for ar a ding mee mes) of the re -				
RESPECT TO INDUSTRIES, SIZE OF THE	appointee is fully justifi le and comparable to that prevailing in the				
COMPANY, PROFILE OF THE PERSON AND	industry, keeping in view the profile and the ppositionnd enriches				
POSITION	knowledge and vast experience of the re-appointee.				

BY ORDER OF BOARD OF DIRECTORS FOR INVESTMENT & PRECISION CASTINGS LIMITED

Place : Bhavnagar

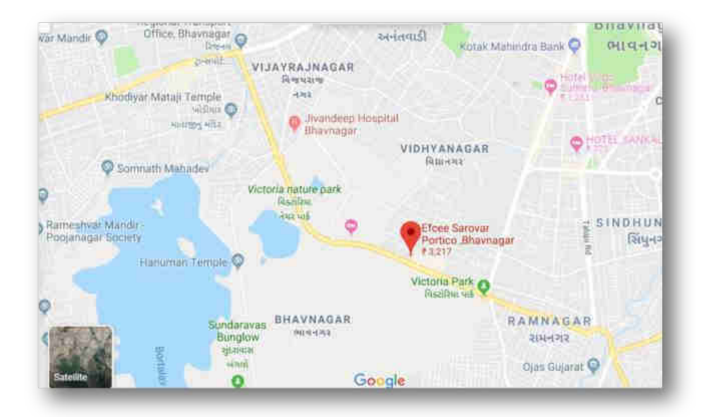
MR. PIYUSH I. TAMBOLI

Date : April 29, 2019

Chairman & Managing Director

ROUTE MAP TO THE VENUE OF THE ANNUAL GENERAL MEETING: Venue of AGM

Efcee Sarovar Porti o Hotel, Iscon Mega City, Opp. Victoria Park, Bhavnagar, Gujarat 364002 Land Mark: Opposite 'Victoria Garden'



Board's Report

2018-19

Dear Members,

The Directors have pleasure in presenti g their 44 th Annual Report and Audited Financial Statements for the year ended 31st March 2019.

1. FINANCIAL MATTERS:

(INR in Lakhs)

Sr.No.	PARTICULARS	2018-19	2017-18
1	Total Income	11,958.98	10,801.00
2	Profit Before Depreaciation& Tax (PBDT)	1,573.08	1,711.26
3	Less : Depreaciation	617.11	513.98
4	Less : Tax (All)	(37.04)	403.60
5	Profitt Aer Taxes (PAT)	993.02	793.68
6	Other Comprehensive income	(1.75)	1.89
7	Amount available for appropriation	991.27	795.57
8	Appropriatons :		
	(a) Proposed Dividend	100.00	125.00
	(b) Corporate Dividend Tax		25.69
	(c) Balance carried forward	870.72	644.88

2. STATE OF COMPANY'S AFFAIRS:

The total income for the financial year under review was Rs.11,962.86 Lakhs as against Rs.10,804.41 for the previous year, which is increase of 10.72% in revenue as compare to previous years. The profit before tax for the financial year under review is Rs. 960.57, as against Rs. 1,201.65 for the previous year. The profit aaer tax for the financial year review was Rs. 997.60 lakhs, as against Rs.7 98.05 Lakhs for the previous year, registering increasing in profit afer tax by 25% as compared to previous year, due to reversal of earlier years tax and deferred tax of previous year into current year.

There are no material changes and commitments which affect the financial posositi of the Company as on the date of this report since March 31, 2019. There was no change in the nature of the business during the year under review.

3. DIVIDENDS:

The Directors are pleased to recommend a Dividend for the period ended March 31, 2019 @ Rs. 2/- per share on 50,00,000 Equity Shares (i.e. 20%) amounting to Rs. 100.00 Lacs for financial year 2018 -2019, as against Rs. 2.50 per share, amountingto Rs. 125.00 Lacs for last financial year 2017 -2018, subject to approval of the members at this Annual General Meeting.

4. CONSERVATION OF ENERGY, RESEARCH AND DEVELOPMENT, TECHNOLOGY, UPGRADATION/ABSO RPTION, FOREIGN EARNINGS AND OUTGO:

The Company's principle product is "Unmachined and Machined, Ferrous and Non-ferrous alloys Investme nt Castin s". The Government has not classified the said category of product for giving informaton relaatinto the Conservaton of Energy, Research and Development, Technology Up gradatio /Absorpption, Foreign Earnings and Outgo.

Informatio as required to be given under Sectio 134(3)(m) read with Rule 8(3) of the Companies (Accounts) Rules, 2014 is provided in Annexure 'A' forming part of this Board Report.

5. RESEARCH & DEVELOPMENT:

Product Development and Process Improvements activ ly coontued during the year.

6. WIND POWER PROJECT:

The Company's two Wind Turbine Generators are operating saasfactorily.

7. DIRECTOR AND KEY MANAGERIAL PERSONNEL:

The Details of appointment/re -appointment of the Director:

- a) Mrs. Vishakha P. Tamboli (DIN 06600319) reties by rota tio as required by the Companies Act, 2013, and being eligible, offers herself for re electio .
- b) Mr. Vimal R . Ambani, has been appointed as Independent Director for a period of five years efffecve from 3 1.1.2019 subject to approval of the members in this 44th annual general Meeting.

Necessary resolutions relaatg to Directors who are seeking appointment/reappointment are included in the Noticeof Annual General MeeetingThe relevant details of the said Directors are given in the Notes/Annexure to the Notice of the Annual General Meeting.

8. DECLARATION FROM INDEPENDENT DIRECTORS:

The Company has received necessary declarati n from each Independent Director of the Company under section149(7) of the Companies Act, 2013 that the Independent Director of the Company meet with the criteria of their Independence laid down in Section 149(6), and also under the Listingegulalat s.

9. AUDIT COMMITTEE:

The Audit Commitee comprises of Independent Directors namely Mr. Akshay R. Shah (Chairman), Mr. J. M. Mapgaonkar, Mr. Girish C. Shah, Mr. Vimal R. Ambani and Mr. Piyush I. Tamboli as other Members. All the recommendatio s made by the Audit Commitee were accepted by the Board.

10. NOMINATION AND REMUNERATION POLICY OF DIRECTORS :

Policy laid down by the Nominatio and Remuneratio Coommiee for remunererat οf Directors, Key Managerial Persons (KMP) and other employees and the criteria formulated by the commitee are mmentied in Corporate Governance report as sectio 178 of the per Companies Act,2013 The information relaating to remuneration of the Directors as required under the provisions of Section 197(12) of the Act, is given in Annexure atached.

11. VIGIL MECHANISM / WHISTLEBLOWER POLICY:

The Company has established a Vigil Mechanism and Whistle Blower Policy for its Dir ectors and employees. The said Policy has been communicated to the Directors and employees of the Company and also posted on the website of the Company. For further details, please refer to the Corporate Governance sectio of this Annual Report.

12. BOARD COMMITTEE:

The Company has constituted the following Commitees of the Board of Directors:

- Audit Commitee;
- Stakeholders Relatio ship Coommiee;
- Corporate Social Responsibility Commitee;
- Nominaton and Remuneraaon Comommie;

The Corporate Governance Report contains the details of the compositio of each of the above Commitees, their reespecve role and respsponsibiles.

13. INFORMATION ABOUT THE FINANCIAL PERFORMANCE/FINANCIAL POSITION OF THE SUBSIDIARY:

The summary information on the balance sheet of the subsidiary company is given in this annual report.

14. EXTRACT OF ANNUAL RETURN:

Extract of Annual Return of the Company i s annexed herewith as annexure to this report.

15. DIRECTORS' RESPONSIBILITY STATEMENT:

Your Directors confirm that,

- In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanatio relaatg to material departures;
- II. The directors have selected such accounting policies and applied them consistently and made judgments and estmate s that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year ended

 31st March 2019 and of the profit of the Company for that period;
- III. The directors h ave taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the

provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and deteectg fraud and other irregulariti s;

- IV. The directors have prepared the annual accounts on a going concern basis;
- V. The Board has laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; d
- VI. The directors have devised proper sys tems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectely.

16. SECRETARIAL AUDIT REPORT:

Pursuant to the provisions of Secti n 204 of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, : The Board has appointed CS Alpesh Dhandhalya, practing company secretary, of M/s. CS Alpesh Dhandhalya & Associates, Companies Secretaries, Ahmedabad, to conduct Secretarial Audit for the financial year 2018 - 2019. The Secretarial Audit Report for the financial year ended March 31, 2019 contains observatio regarding shares to be transferred to IEPF and notice to be sent to the shareholders.

In this connecti n, this is to inform that the company had sent individual notice to all concern shareholders whose shares were being transferred to the IEPF and also transferred equity shares into IEPF.

17. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS:

During the year there were no orders passed by the regulators w hich affected the going concern of the Company's operation, present and future.

18. INTERNAL FINANCIAL CONTROLS:

The Company has in place adequate internal financial controls with reference to financial statements. During the year, such controls were tested and no reportable material weakness in the design or operation as observed.

19. PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARANTEES GIVEN AND SECURITIES PROVIDED:

Partic lars of loans given, investment made along with the purpose for which the loan is proposed to be utilised by recipient are provided in the standalone financial statement.

20. RISKS MANAGEMENT:

The Management identi es the key risks for the Company, develop and implement the risk miti aati plan, reviews and monitors the risks and corresponding miti aaon plans on a regular basis and prioritie the risks, if required depending upon the effect on the business/reputaation.

21. CORPORATE SOCIAL RESPONSILIBITY POLICY:

In pursuant to the provisions of section 135 and schedule VII of the Comp anies Act, 2013, CSR Committee of the Board of Directors was formed to recommend (a) the policy on Corporate Social Responsibility (CSR) and (b) implementatio of the CSR Projects or Programs to be undertaken by the Company as per CSR Policy for consi deratio and approval by the Board of Directors.

From financial year 2018 -2019 the Company is now falling under the defined criteria applicable to the company under the Companies Act, 2013 and therefore the Company will undergo spending under the CSR Provisions as applicable, as per the provisions of the act, company has to spent Rs.15.14 lac on CSR acti vies during year under review. Report on CSR activit s is annexed as annexure as part of this report.

22. INSIDER TRADING REGULATIONS:

In terms of the provi sions of the Securites and Exchange Board of India (Prohibitio of Insider Trading) Regulatons, 2015, the Company has formulated a "Code of Conduct for Preventi n of Insider Trading" and "Code of Practices and Procedures for Fair Disclosure of Unpublishe d Price Sensitve Informaati " for regulalat , monitoring and reportingof trading in shares of the Company by the Promoters, Designated Persons, Key Managerial Personnel, Directors, Employees, Connected Persons

and Insiders of the Company. The said codes are in accordance with the said Regulatio s and are also available on the website of the Company.

23. CREDIT RATING:

For the Financial Year 2018 -19 under review, the credit rating agency "Credit Analysis and Research Limited" has reaffirmed rr ng of CARE B BB (Triple B; Outlook Stable) assigned to the long term bank facilities and it has reaffirmed the CARE A3+ (A Three Plus) rating ssigned to short term faacilits.

24. RELATED PARTY TRANSACTIONS:

As per the related party transactio s pursuant to sectio 13 4(3)(h) of the Act read with Rule 8(2) of Companies(Accounts) Rules, 2014,

All contracts/arrangements/transactio s entered during the financial year with related parrti were in the ordinary course of the business and on arm's length basis. During the year, the company had not entered into any contract/arrangement/transactio with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactons.

25. COST AUDIT:

Your company carries out an audit of cost records relatingto the principle product of the Company viz. "Unmachined and Machined, Ferrous and Nonferrous alloys Investment Castings" according to the requirement of the Central Government and pursuant to Secti n 148 of the Companies Act, 2013 as amended. Your company has proposed to appoint M/s. Parmaar Rajani & Associates, Cost Accountants (FRN 000414) Bhavnagar, subject to approval of the members in this meetin , as the Cost Auditors to audit the cost accounts of the Company for th e Financial Year 2019 -2020. The Cost audit is presently applicable to the company according to the revised guideline for limit of turnover for cost audit under the Companies Act, 2013 as amended.

26. LISTING WITH STOCK EXCHANGES:

The Company is listed on The Bombay Stock Exchange Ltd. (BSE) since 1976. The company has paid listing ees to BSE for 2019 -2020.

27. CORPORATE GOVERNANCE:

The Company is committ d to good corporate governance practices. The Report on Corporate Governance, as sti ulated under List g Regulatons, forms an integral part of this Annual Report.

28. SEGMENT REPORTING:

The company has , in accordance with the Indian Accounting Standard (Ind AS) 108- Operating Segments, Identified Investment Actinity and Power Generation Actives as its segment s.

29. COMPLIANCE WITH SECRETARIAL STANDARDS:

The Company has complied with all the requisite standards, norms and regulatons as issued and noti ed from mme to to t by The Ine Inse of Companies Secretaries of India, and as prescribed by the Central Government.

30. ACCOUNTING FOR TAXES ON INCOME:

Deferred Tax Asset of Rs . 86.70 Lacs has been credited to the amount available for appropriation for the current Financial Year, 2018 -2019.

31. MANAGEMENT DISCUSSION & ANALYSIS:

Management Discussion and Analysis Report for the year under review, as required under Listing Regulatios, is enclosed, as part of this report.

32. QUALITY:

Your Company has a dedicated and efficient Quality Assurance ("QA") team is monitoring product quality. The teams also look afer all the au dit of various Quality System related certficates and adheres and implement the requirement of audit conducted by the auditors of various certicate.

33. INSURANCE:

All the assets of the Company, viz. Buildings, plant and machineries, Stocks, etc. are adeq uately insured and the insurance is renewed from timeto t e as per the due dates during the year.

34. HUMAN RESOURCES:

The year under review saw, progress in people practic s, as the Company counti ed on its journey of excellence in people management polici es and

processes, as your company considers its employees as most valuable assets of the company, and it is known that, without good employees, even the best of companies, ideas and growth will fail, hence for continues development of the same, company on frequent intervals organises various training program for learning latest developments and skills. Improving employees efficiency and performance has always been top priority for the company, as its the "human assets" are the prime facie assets of the company, results of which adds to the valuable goodwill of the company, as your company is made up of, all skilled and professionally devoted employees, who work hard always for the company. The Company also aims to align human resource practic s with its busi ness goals. The performance management system enables a holistc approach to the issue of managing performance and does not limit to only an appraisal. The total number of permanent employees on the rolls of the Company is 218 on March 31, 2019.

35. FORMAL ANNUAL EVALUATION:

The Board of Directors has carried out as annual evaluatio of its own performance, its commmiees and individual Directors pursuant to the requirements of the Act and the ListingRegulaaons. Further, the Independent Directors, at their exclusive meeti gs held on 24.5.2018 reviewed the performance of the Board, its Chairman and Non - Executi e Directors and other items as sti lated under the Listing Regulaatins.

36. SEXUAL HARASSMENT POLICY:

The Company has in place a Zero tolerance Anti-Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at Workplace (Preventi n, Proohibitn and Redressal) Act, 2013.

37. FAMILIARIZATION PROGRAM FOR INDEPENDENT DIRECTORS:

In compliance with the requirements of the Listin Regulatio s, the Independent Directors have been familiarized about the Company by the functiona heads of various departments of the Company which includes detailed presentations on the vision and mission of the Company, its operatio s, business plans, te chnologies and also future outlook of the entie industry.

38. GENERAL:

Your Directors state that no disclosure or reporting i required in respect of the following items as there were no transactio s on these items during the year under review:

- Details rel ati g to deposits covered under Chapter V of the Companies Act, 2013
- II. No significant or material orders were passed by the Regulatio s or Courts or Tribunals which impact the going concern status and Company's operatons in future
- III. Your Directors further state that during the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention Prohibitio and Redressal) Act, 2013.

39. ACKNOWLDGEMENT:

Your Directors wish to place on record their appreciatio of the contribution made by employees at all levels to the continued growth and prosperity of your Company. Your Directors also wish to place on record their appreciation to the shareholders, dealers, distributors, consumers, banks and other finanncial instituons for their continued support.

By order of the Board of Directors, For INVESTMENT PRECISION & CASTINGS LIMITED

Bhavnagar April 29, 2019

MR.PIYUSH I. TAMBOLI Chairman & Managing Director

ANNEXURE TO THE BOARD'S REPORT:

ANNEXURE A:

Informatio pertaining to Conservaati of Ene rgy, Technology Absorpti n and Foreign Exchange Earnings and Outgo as provided under secton 134 (3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014

1. ENERGY CONSERVATION:

- a) The steps taken or impact on conservatio of energy:
 - I. Reducing power consumptio by installing LEED lightg in the factory area.
 - II. Preventio of air leaks while using compressed air in the plant.
- b) The steps taken by company for utiliing alternate source of energy:
 - I. Steps taken as alternate source of energy to utilie LPG as alternate source of LDO.
- c) The Capital investment on energy conservatio equipment:
 - i. The Company has conti ued need based investments on the energy conservatio equipments during financial year 2018-2019.

2. TECHNOLOGY ABSORPTION:

- a) Research & Development: Vacuum Furnace installed for development of casti gs for AEROSPACE, Medical implants and Railway. Efforts have made for,
 - Development of 3D Print technology for making castin s.
 - Development of casting f single piece of 320 Kg.
 - Certificate obtained of NADCAP and NABL for Defense and Aerospace casstgs .
- b) The Company has in place well developed programme of :
 - I. Conti uous Improvement Plan (CIP)
 - II. Product Development
 - III. Process Development
 - IV. Materials Development

By order of the Board of Directors,

For INVESTMENT PRECISION & CASTINGS LIMITED

Place : Bhavnagar

MR.PIYUSH I. TAMBOLI

Date : April 29, 2019

Chairman & Managing Director

ANNEXURE B:

Form No. MGT-9

EXTRACT OF ANNUAL RETURN as on the financial year ended on 31.3.2019
[Pursuant to sectio 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration)Rules, 2014]

I. REGISTRATION AND OTHER DETAILS :

CIN	L27100GJ1975PLC002692		
REGISTRATION DATE	03.04.1975		
NAME OF THE COMPANY	INVESTMENT & PRECISION CASTINGS LTD		
CATEGORY / SUB-CATEGORY OF THE COMPANY	PUBLIC LIMITED COMPANY HAVING SHARE CAPITAL		
ADDRESS OF THE REGISTERED OFFICE AND CONTACT	NARI ROAD, BHAVNAGAR GUJARAT 364 006 INDIA		
DETAILS	INANI NOAD, BITAVINAGAN GUJANAI 304 000 INDIA		
WHETHER LISTED COMPANY (YES/NO)	Yes		
NAME, ADDRESS AND CONTACT DETAILS OF	MCS SHARE TRANSFER AGENT LIMITED		
REGISTRAR AND TRANSFER AGENT, IF ANY	201,SHATDAL COMPLEX,OPP:BATA SHOW ROOM,		
REGISTRAL AND TRANSIER AGENT, IF ANT	ASHRAM ROAD,AHMEDABAD -380009		

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

All the Business Activits contribibug 10% or more of the total turnover of the Company shall be stated:

SR NO.	NAME AND DESCRIPTION OF MAIN PRODUCTS / SERVICES	NIC CODE OF THE PRODUCT / SERVICE	% TO TOTAL TURNOVER OF THE COMPANY
1	Steel Casti gs	22.24310 FOR CASTINGS OF IRON AND STEEL 23.24320 FOR CASTING OF NON FERROUS METAL	100 %

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

SR. NO	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/ SUBSIDIARY/ ASSOCIATE	APPLICABLE SECTION
1	I&PCL Vacuum Cast limited	U27300GJ2010PLC062162	Wholly Owned Subsidiary	2 (87) (ii)

IV. SHAREHOLDING PATTERN (EQUITY SHARE CAPITAL BREAK UP AS PERCENTAGE OF TOTAL EQUITY):

(I). CATEGORY-WISE SHAREHOLDING:

	NO.	OF SHARES I	HELD AT TH	E	NO. OF SHARES HELD AT				0.4
	BEGINNII	NG OF THE Y	'EAR (01.04	.2018)	THE END OF THE YEAR (31.03.2019)			2019)	% CHANGE
CATEGORY OF SHARE HOLDER	DEMAT	PHYSICAL	TOTAL	% OF TOTAL SHARES	DEMAT	PHYSICAL	TOTAL	% OF TOTAL SHARES	DURING THE YEAR
A. PROMOTERS									
(1) INDIAN									
a) Individual/ HUF	1,690,529	0	1,690,529	33.81%	1,693,529	0	1,693,529	33.87%	+0.06
b) Central Govt.	0	0	0	0	0	0	0	0	0
c) State Govt(s)	0	0	0	0	0	0	0	0	0
d) Bodies Corporate	809,728	0	809,728	16.20%	809,728	0	809,728	16.20%	0
e) Banks/FI	0	0	0	0	0	0	0	0	0
f) Any Other	0	0	0	0	0	0	0	0	0
SUB TOTAL A(1)	2,500,257	0	2,500,257	50.00%	2,502,257	0	2,503,257	50.07%	+0.06
(2) FOREIGN									
a) NRI-individuals	0	0	0	0	0	0	0	0	0
b) Other	0	0	0	0	0	0	0	0	0
Individuals	0	0	0	0	0	0	0	0	0
c) Bodies	0	0	0	0	0	0	0	0	0
Corporate	0	0	0	0	0	0	0	0	0
d) Banks/FI	0	0	0	0	0	0	0	0	0
e) Any Other	0	0	0	0	0	0	0	0	0
SUB TOTAL A(2)	0	0	0	0	0	0	0	0	0
TOTAL SHAREHOLDING OF PROMOTER (A)=(A)(1)+ (A)(2)	2,500,257	0	2,500,257	50.00%	2,503,257	0	2,503,257	50.07%	+0.06
B) PUBLIC SHAREHOLDING									
1. INSTITUTIONS									
Mutual funds	0	0	0	0	0	0	0	0	0
Banks / FI	0	0	0	0	0	0	0	0	0
Central Govt.(IEPF)	9,265	0	9,265	0.19%	9,265	0	9,265	0.19%	0
State Govt.	0	0	0	0	0	0	0	0	0
Venture Capital Funds	0	0	0	0	0	0	0	0	0
Insurance Companies	0	0	0	0	0	0	0	0	0
FIIs	0	0	0	0	0	0	0	0	0
Foreign Venture Capital Funds	0	0	0	0	0	0	0	0	0
Others (Specify)	0	0	0	0	0	0	0	0	0
SUB TOTAL B(1)	0	0	0	0	0	0	0	0	0

(II). SHAREHOLDING OF PROMOTERS:

		SAHRE HOLDING AT THE BEGNING OF THE YEAR (01.04.2018)			SAHF END OF	%		
SR. NO.	NAME OF SHARE HOLDER	NO OF SHARES	% OF TOTAL SHARES OF THE COMPANY	%OF SHARES PLEDGED/ ENCUMBER ED TO TOTAL SHARES	NO OF SHARES	% OF TOTAL SHARES OF THE COMPAN Y	%OF SHARES PLEDGED/ ENCUMBE RED TO TOTAL SHARES	CHANGE DURING THE YEAR
1	Meche Pvt. Ltd.	809,728	16.195	0	809,728	16.195	0	0
2	P I Tamboli	1,060,379	21.208	0	1,062,779	21.256	0	+0.048
3	V P Tamboli	313,200	6.264	0	313,200	6.264	0	0
4	Jainam P Tamboli	296,000	5.920	0	296,000	5.920	0	0
5	Late I F Tamboli	3,550	0.071	0	3,550	0.071	0	0
6	Kavya P Tamboli	6,400	0.128	0	9,400	0.188	0	+0.060
7	Kasturi H. Kamdar	6,200	0.124	0	6,200	0.124	0	0
8	Sarla I Tamboli	2,400	0.048	0	0	0	0	-0.048
9	R K Menon	2,400	0.048	0	2,400	0.048	0	0
	TOTAL	2,500,257	50.005	0	2,503,257	50.065	0	+0.060

(III). CHANGE IN PROMOTER'S SHAREHOLDING:

		HRE HOLDING AT THE OF THE YEAR (01.04.2018)	CUMULATIVE SHAREHOLDING DURING THE YEAR (31.03.2019)		
	NO OF % OF TOTAL SHARES OF THE COMPANY		NO OF SHARES	% OF TOTAL SHARES OF THE COMPANY	
At the beginning of the year	2,500,257	50.01%	2,500,257	50.01%	
Increase/(Decrease)	+3,000	+0.06	2,503,257	50.07%	
At the End of the Year	2,503,257	50.07%	2,503,257	50.07%	

(IV). SHAREHOLDING PATTERN OF TOP TEN SHAREHOLDERS (OTHER THAN DIRE CTORS, PROMOTERS AND HOLDERS OF GDRS AND ADRS):

HOLDERS OF GDRS AND ADRS):						
		BEGINN	HOLDING AT THE IING OF THE YEAR	CUMULATIVE SHAREHOLDING DURING THE YEAR (01.04.2018		
SR.	TOP TEN SHAREHOLDERS	(01.04.2018)	TO	31.03.2019)	
NO.	TOT TEN SHAKEHOEDERS		% OF TOTAL SHARES OF THE COMPANY	NO. OF SHARES	% OF TOTAL SHARES OF THE COMPANY	
1	Zafar Ahmadullah					
	At the beginning of the year	82,607	1.65	82,607	1.65	
	Increase/Decrease in Shareholding during the year	0	0	13,352	0.27	
	At the end of the year			95,959	1.92	
2	Praful Gangji Vora					
	At the beginning of the year	48,500	0.97	48,500	0.97	
	Increase/Decrease in Shareholding during the year			1,500	0.03	
	At the end of the year			50,000	1	
3	One Up Financial Consultants Private Limited			,		
	At the beginning of the year	24,750	0.5	24,750	0.5	
	Increase/Decrease in Shareholding during the year	,		-6,500	-0.13	
	At the end of the year			18,250	0.37	
4	Nirav M. Sapani					
	At the beginning of the year	14,354	0.29	14,354	0.29	
	Increase/Decrease in Shareholding during the year	- 1,00		7,500	0.15	
	At the end of the year			21,854	0.44	
5	Mahesh Lachmandas Chugh				0	
	At the beginning of the year	21,056	0.42	21,056	0.42	
	Increase/Decrease in Shareholding during the year	21,000	0.12	-20	0.12	
	At the end of the year			21,036	0.42	
6	Rekha Nimesh Shah			21,000	0.12	
	At the beginning of the year	5,00,000	10.00	5,00,000	10.00	
	Increase/Decrease in Shareholding during the year	3,00,000	10.00	-	- 10:00	
	At the end of the year			5,00,000	10.00	
7	Kalpesh Vipul Dodia HUF			3,00,000		
<u> </u>	At the beginning of the year	18,980	0.38	18,980	0.38	
	Increase/Decrease in Shareholding during the year	10,500	0.50	320	0.01	
	At the end of the year			19,300	0.39	
8	Saurabh Jain			13,300	0.55	
<u> </u>	At the beginning of the year	75,000	1.5	75,000	1.5	
	Increase/Decrease in Shareholding during the year	7 3,000	1.5	73,000	1.5	
	At the end of the year			75,000	1.5	
9	Aksh Praful Vora			73,000	1.5	
<u> </u>	At the beginning of the year	26,025	0.52	26,025	0.52	
	Increase/Decrease in Shareholding during the year	20,023	0.32	20,023	0.52	
	At the end of the year			26,025	0.52	
10	Ranjan Praful Vora			20,023	0.32	
10	At the beginning of the year	19,069	0.38	10.060	0.38	
		19,009	0.38	19,069 0	0.38	
	Increase/Decrease in Shareholding during the year			_	0.20	
	At the end of the year			19,069	0.38	

(V). SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

FOR EACH OF THE		HRE HOLDING AT THE OF THE YEAR (01.04.2018)	CUMULATIVE SHAREHOLDING DURING THE YEAR (31.03.2019)		
DIRECTORS AND KMP	NO OF SHARES	% OF TOTAL SHARES OF THE COMPANY	NO OF SHARES	% OF TOTAL SHARES OF THE COMPANY	
At the beginning of the year	1,671,979	33.44%	1,671,979	33.44%	
Increase/(Decrease)	2,400	0.05%	1,674,379	33.49%	
At the End of the Year	1,674,379	33.49%	1,674,379	33.49%	

V. INDEBTEDNESS:

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

(INR Rs.)

PARTICULARS	SECURED LOANS EXCLUDING DEPOSITS	UNSECURED LOANS	DEPOSITS	TOTAL INDEBTEDNESS
INDEBTEDNESS AT THE BEGINNING OF THE FINANCIAL				
YEAR (01.04.2018)				
i) Principal Amount	400,705,427	0	0	400,705,427
ii) Interest Due but Not Paid	0	0	0	0
iii) Interest Accrued but not due	0	0	0	0
TOTAL (I + II + III)	400,705,427	0	0	400,705,427
Change in indebtedness during				
the financial year				
i) Addition	208,333,785	0	0	208,333,785
ii) Reduction	36,224,000	0	0	36,224,000
Net Change	172,109,785	0	0	172,109,785
INDEBTEDNESS AT THE END OF THE FINANCIAL YEAR (31.03.2019)				
i) Principal Amount		0	0	
ii) Interest Due but Not Paid	0	0	0	0
iii) Interest Accrued but not due	0	0	0	0
TOTAL (I + II + III)	572,815,212	0	0	572,815,212

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

A. REMUNERATION TO MANAGING DIRECTOR, WHOLE -TIME DIRECTORS AND/OR MANAGER:

(INR Rs.)

SR.NO.	PARTICULARS OF REMUNERATION	NAME OF MD/WTD/ MANAGER		TOTAL AMOUNT
		CMD	WTD	
	Gross salary	8,000,000	1,655,612	9,655,612
(a) Salary as per provisions contained in sectio 17(1) of the Income-tax Act, 1961		0	0	0
1	(b) Value of perquisites u/s 17(2) Income -tax Act, 1961	0	0	0
	(c) Profits in lieu of salary undder sectn 17(3) Income - tax Act, 1961	0	0	0
2	Stock Option	0	0	0
3	Sweat Equity	0	0	0
	Commission			
4	- as % of profit	0	0	0
	- others, specify	0	0	0
5	Others, please specify	0	0	0
	Total (A)	8,000,000	1,655,612	9,655,612
	Ceiling as per the Act	8,000,000	1,655,612	9,655,612

B. REMUNERATION TO OTHER DIRECTORS:

(INR Rs.)

SR.NO.	PARTICULARS OF REMUNERATION	NAME OF DIRECTORS			TOTAL	
		MR.A R SHAH	MR. J M MAPGAONKAR	MR.GIRISH C SHAH	MRS. VISHAKHA P. TAMBOLI	AMOUNT
	Independent Directors					
1	Fee for atte ding board commitee meet ings	182,000	144,000	187,000	0	513,000
1	Commission	0	0	0	0	0
	Others, please specify	0	0	0	0	0
	TOTAL (1)	182,000	144,000	187,000	0	513,000
	Other Non-Executi e Directors	0	0	0	0	0
2	Fee for atte ding board commitee meeetings	0	0	0	110,000	110,000
	Commission	0	0	0	0	0
	Others, please specify	0	0	0	0	0
	TOTAL (2)	0	0	0	0	0
	TOTAL (B)=(1+2)	182,000	144,000	187,000	110,000	623,000
	TOTAL MANAGERIAL REMUNERATION	182,000	144,000	187,000	110,000	623,000
	Overall Ceiling as per the Act	182,000	144,000	187,000	110,000	623,000

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

(INR Rs.)

SR.NO.	PARTICULARS OF REMUNERATION	KEY MANAGERIAL PERSONNEL		
		CS	CFO	TOTAL
	Gross salary	144,000	894,568	1,038,568
1	(a) Salary as per provisions contained in sectio 17(1) of the Income-tax Act, 1961		Nil	Nil
1	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	Nil	Nil	Nil
	(c) Profits in lieu of salary undder sectn 17(3) Income -tax Act, 1961	Nil	Nil	Nil
2	Stock Option		Nil	Nil
3	Sweat Equity		Nil	Nil
4	Commission		Nil	Nil
	(i) As % of profit	Nil	Nil	Nil
	(i) Other	Nil	Nil	Nil
5	Others, please specify	Nil	Nil	Nil
	Total	144,000	894,568	1,038,568

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

ТҮРЕ	SECTION OF THE COMPANIES ACT	BRIEF DESCRIPTION	DETAILS OF PENALTY / PUNISHMENT/ COMPOUNDING FEES IMPOSED	AUTHORITY [RD / NCLT/ COURT]	APPEAL MADE, IF ANY (GIVE DETAILS)		
A. COMPANY							
 Penalty 	Nil	Nil	Nil	Nil	Nil		
 Punishment 	Nil	Nil	Nil	Nil	Nil		
 Compounding 	Nil	Nil	Nil	Nil	Nil		
B. DIRECTORS	B. DIRECTORS						
 Penalty 	Nil	Nil	Nil	Nil	Nil		
 Punishment 	Nil	Nil	Nil	Nil	Nil		
 Compounding 	Nil	Nil	Nil	Nil	Nil		
C. OTHER OFFICERS IN DEFAULT							
 Penalty 	Nil	Nil	Nil	Nil	Nil		
 Punishment 	Nil	Nil	Nil	Nil	Nil		
 Compounding 	Nil	Nil	Nil	Nil	Nil		

FORM AOC-I

(Pursuant to first proviso to sub-sectio (3) of seecti 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Rs.)

1	Name of the subsidiary:	I&PCL VACUUM CAST LIMITED
2	Reporti g period for the subsidiary concerned, if	NA
	different from the holding Companny's reportg period:	
3	Reporti g currency and Exchange rate as on the last	NA
	date of the relevant Financial year in the case of foreign	
	subsidiaries.	
4	Share capital:	25,00,000
5	Reserves & surplus:	(2,24,300)
6	Total assets:	57,82,109
7	Total Liabilities:	57,82,109
8	Investments:	60,000
9	Turnover:	-
10	Profit before taxaati :	(4,58,556)
11	Provision for taxati n:	-
12	Profit afer taxaati :	(4,58,556)
13	Proposed Dividend:	-
14	Percentage of shareholding	100 %

BY ORDER OF BOARD OF DIRECTORS For, **INVESTMENT PRECISION CASTINGS LIMITED**

Place : Bhavnagar

PIYUSH I. TAMBOLI

Date : April 29, 2019

CHAIRMAN & MANAGING DIRECTOR

FORM NO. AOC - 2

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

Form for Disclosure of particulas of contracts/arrangements entered into by the company with related pparti referred to in sub sectio (1) of ssecti 188 of the Companies Act, 2013 including certain arms length transactio under third proviso thereto.

1. Details of contracts or arrangements or transactio s not at Arm's length basis:

SR. NO.	PARTICULARS	DETAILS
a)	Name (s) of the related party & nature of relatio ship	
b)	Nature of contracts/arrangements/transaction	All the contracts or
c)	Duration of the contracts/arrangements/transaction	arrangements or
d)	Salient terms of the contracts or arrangements or transacton including	transactons were at arm's
u)	the value, if any	length basis. Transacton
e)	Justi cacan for entering into such contracts or arrangements or	with related partie, as pe
Ε)	transactons'	requirements of Accountin
f)	Date of approval by the Board	Standard 18 are disclosed in
g)	Amount paid as advances, if any	the notes to accounts
h)	Date on which the special resolutio was passed in General meeetg as	
	required under first proviso to seectn 188	

2. Details of contracts or arrangements or transactio s at Arm's length basis.

SR. NO.	PARTICULARS	DETAILS
a)	Name (s) of the related party & nature of relatio ship	There were no material
b)	Nature of contracts/arrangements/transaction	contracts or arrangement
c)	Duration f the contracts/arrangements/trransaction	or transactons. Trransacti
d)	Salient terms of the contracts or arrangements or transacton including the value, if any	with related parti s, as per requirements of Accountin
e)	Date of approval by the Board	Standard 18 are disclosed in
f)	Amount paid as advances, if any	the notes to accounts annexed to the financial statements.

BY ORDER OF BOARD OF DIRECTORS For, INVESTMENT PRECISION CASTINGS LIMITED

Place : Bhavnagar

Date : April 29, 2019

CHAIRMAN & MANAGING DIRECTOR

ANNEXURE C TO BOARD'S REPORT

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2019

[Pursuant to section 2 4(1) of the Companies Act, 2013 and rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,
The Members,
INVESTMENT & PRECISION CASTINGS LIMITED
Nari Road, Bhavnagar,
Gujarat-364006
INDIA

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practic s by **M/s. Investment & Precision Castngs Limited** (hereinafer called 'the Company'). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluati g the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verificaati of the Company's books, papers, minute books, forms and returns filed and other rec ords maintained by the Company and also the informatio provided by the Company, its officers, agents and authorized representati es during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period cover ing the financial year ended on **31 March 2019** ('Audit Period') complied with the statutory provisions listed hereunder and also that the Company has proper Board -processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting ma e hereinaaer:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on **31 March 2019** according to the provisions of:

- I. The Companies Act, 2013 (the Act) and the rules made thereunder;
- II. The Securiti s Contracts (Regulaati) Act, 1956 ('SCRA') and the rules made thereunder;
- III. The Depositories Act, 1996 and the Regulatio s and Bye-laws framed thereunder;
- IV. Foreign Exchange Management Act, 1999 and the rules and reg ulatons made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- V. The following Regulatons and Guidelines prescribed under the Secuuries and Exchange Board of ('SEBI Act'):
 - (a) The Securiti s and Exchange Board of India (Substantl Acquisisit of Shares and Takeovers) Regulaulas, 2011;
 - (b) The Securities a d Exchange Board of India (Prohibbitionf Insider Trading) Regulalat s, 1992;
 - (c) The Securiti s and Exchange Board of India (Issu e of Capital and Disclosure Requirements) Regulatons, 2009 (Not applicable to the Company during the Audit Period);
 - (d) The Securities and Exchange Board of India (Employee Stock Oppti Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 (Not applicable to the Company during the Audit Period);
 - (e) The Securiti s and Exchange Board of India (Issue and Lisng of Debt Secucures) Regulauons, 2008 (Not applicable to the Company during the Audit Period);
 - (f) The Securites and Exchange Board of India (Registrar s to an Issue and Share Transfer Agents) Regulatio s, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securites and Exchange Board of India (Delisstg of Equity Shares) Regulalat s, 2009 (Not applicable to the Company during the Audit Period); and
 - (h) The Securiti s and Exchange Board of India (Buyback of SSecurits) Regulalat s, 1998 (Not applicable to the Company during the Audit Period).

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

- I. Secretarial Standards issued by The Institue of Company Secretaries of India ;
- II. The Uniform Listi g Agreement entered into by the Company with Stock Exchanges pursuant to the SEBI (Listi Obligatio s and Disclosure Requirements) Regulaaons, 2015 and other applicable regulalat s /guid elines/circulars as may be issued by SEBI from tme too t e.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulatio s, Guidelines, Standards, etc. mentioned bove subject to the following observaati s/qualificaation:

As per the requirement of Rule 6 of IEPF (Accountin , Audit, Transfer and Refund) Rules, 2016, the company has not published notic in the newspaper regarding transfer of concern equity shares into IEPF and also not transferred the concern equity shares of shareholders of the company to IEPF within statutory ti e limit.

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

- I. Factories Act, 1948 and Rules made thereunder;
- II. Payment of Bonus Act, 1965 and Rules made thereunder;
- III. Minimum Wages Act, 1948 and Rules made thereunder;
- IV. Contract Labour (Regulatio & Abboliti) Act, 1970 and Rules made thereunder;
- V. Employee State Insurance Act, 1948 and Rules made thereunder;
- VI. Provident Fund Act, 1952 and Rules made thereunder; and
- VII. Apprentic Act, 1961 and Rules made thereunder;

I further report that,

The Board of Directors of the Company is duly constituted with proper balance of Executiv Directors, Non -Executiv Directors and Independent Directors.

The changes in the compositon of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notic is given to all directors to schedule the Board Meeetgs, agenda and detailed notes on agenda were sent and a system exists for seeking and obtaining further inform atio and clarificacats on the agenda items before the meemeg and for meaningful partici aaon at the meeeeg.

All decisions at Board Meeti gs and Commmiee e Meet s are carried out unanimously as recorded in the minutes of the meeti gs of the Board of Directors or Commitee of the Board, as the case may be.

I further report that there are adequate systems and processes in the Company commensurate with the size and operati ns of the company to monitor and ensure compliance with applicable laws, rules, r egulatio s and guidelines.

FOR, ALPESH DHANDHLY A & ASSOCIATES

COMPANY SECRETARIES

CS Alpesh Dhandhlya

COP: 12119

Place : Ahmadabad Date : 29th April, 2019 To,
The Members,
INVESTMENT & PRECISION CASTINGS LIMITED
Nari Road, Bhavnagar,
Gujarat-364006
INDIA

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

- 1. Maintenance of Secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practic s and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verificati was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and prractes, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Company.
- 4. Wherever required, we have obtained the Management representati n 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, reg ulatons, standards is the responsibility of the management. Our examinaton was limited to the verificacat of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Place: Ahmedabad

Date: April 29, 2019

FOR, ALPESH DHANDHLY A & ASSOCIATES

COMPANY SECRETARIES

CS Alpesh Dhandhlya COP: 12119

SECRETARIAL COMPLIANCE REPORT OF INVESTMENT AND PRECISION CASTINGS LIMITED FOR THE YEAR ENDED 31st MARCH 2019

I have examined:

All the documents and records made available to us and expla naton provided by **M/s. Investment & Precision Casting Limited** (hereinafer called "the listed entity"),

- 1. The filings/ submissions made by the listted enty to the stock exchanges,
- 2. Website of the listed entity,
- 3. Any other document/ filing, as may be relevan t, which has been relied upon to make this certificacan, for the year ended **31**st **March, 2019** ("Review Period") in respect of compliance with the provisions of:
 - I. The Securites and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulaati s, circula rs, guidelines issued thereunder; and
 - II. The Securites Contracts (Regulaati) Act, 1956 ("SCRA"), rules made thereunder and the Regulalons, circulars, guidelines issued thereunder by the Securites and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/guidelines issued thereunder, have been examined, include:

- Securiti s and Exchange Board of India (Lisstg Obligagats and Disclosure Requirements) Regulaulas, 2015;
- Securiti s and Exchange Board of India (Issue o f Capital and Disclosure Requirements) Regulatio s, 2018; (Not applicable to the Company during the Reporting eriod);
- Securiti s and Exchange Board of India (Substantial Acquisitio f Shares and Takeovers) Regulaulas, 2011;
- Securiti s and Exchange Board of India (Buyback of Securites) Regulaati s, 2018; (Not applicable to the Company during the Reporting eriod);
- Securiti s and Exchange Board of India (Share Based Employee Benefits) Regulalat s, 2014; (Not applicable to the Company during the Reporting Period);
- Securiti s and Exchange Board of India (Issue and Listin of Debt SeSecuris) Regulaulat , 2008; (Not applicable to the Company during the Reporting eriod);
- Securiti s and Exchange Board of India (Issue and Listi g of Non-Converti le and Redeemab le Preference Shares) Regulatio s,2013; (Not applicable to the Company during the Reporting eriod);
- Securiti s and Exchange Board of India (Prohhibitionf Insider Trading) Regulalat s, 2015; and based on the above examinaton, I hereby report that, during the Review Period:
 - I. The listed entit has complied with the provisions of the above Regulaati s and circulars/ guidelines issued thereunder, except in respect of maters specified below:

SR.NO	COMPLIANCE REQUIREMENT (REGULATIONS/ CIRCULARS / GUIDELINES INCLUDING SPECIFIC CLAUSE)	DEVIATIONS	OBSERVATIONS/ REMARKS OF THE PRACTICING COMPANY SECRETARY
NIL	NIL	NIL	NIL

- II. The listed entity has maintained proper records under the provisions of the above Regulaaons and circulars/ guidelines issued thereunder in so far as it appears from my/our examinatio of those records.
- III. The following are the details of actons taken against the listed enntityits promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Opera ti g Procedures

issued by SEBI through various circulars under the aforesaid Acts/ Regulatio s and circulars/ guidelines issued thereunder:

SR.NO	ACTION TAKEN BY	DETAILS OF VIOLATION	DETAILS OF ACTION TAKEN E.G. FINES, WARNING LETTER, DEBARTMENT, ETC.	OBSERVATIONS/ REMARKS OF THE PRACTICING COMPANY SECRETARY, IF ANY
1.	NIL	NIL	NIL	NIL

IV. The listed entit has taken the following acti s to comply with the observavons made in previous reports:

SR.NO.	OBSERVATIONS OF PRACTICING COMPANY SECRETARY IN PREVIOUS REPORTS	OBSERVATIONS MADE IN THE SECRETARIAL COMPLIANCE REPORT FOR THE YEAR ENDED	ACTIONS TAKEN BY THE LISTED ENTITY, IF ANY	COMMENTS OF THE PRACTICING COMPANY SECRETARY ON THE ACTIONS TAKEN BY THE LISTED ENTITY
1.	NA	NA	NA	NA

Place: Ahmadabad Date: April 29, 2019 FOR, ALPESH DHANDHLY A & ASSOCIATES COMPANY SECRETARIES

CS ALPESH DHANDHLYA

COP: 12119

ANNEXURE D TO BORAD'S REPORT

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES

[Pursuant to Clause (o) of Sub-sectio (3) of SSection 134f the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014]

1. A brief outline of the company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs:

The Board of Directors (here in referred as the "Board") of the Company has adopted a CSR policy which lays down the guidelines and mechanism for undertaking various programs for the development of the Society. The Policy also indicates the activities to be undertaken by the Company within the broad framework of Schedule VII to the Act, as in force and as amended from time to time which includes promomon of education, providing preveneve attitude and the sanitation, creating livelihoods for community, supupporg the community in inequal to the deserving students etc.

The CSR policy is available on the Company's website at www.ipcl.in

- 2. The Composition f the CSR Commii ee:
 - CHAIRMAN: Mr. Girish C. Shah (Independent Director)
 - MEMBERS:
 - Mr. Piyush I. Tamboli (Chairman & Managing Director)
 - Mr. J.M. Mapgaonkar (Independent Director)
 - Mrs. Vishakha P. Tamboli (Non -Executi e/Non-Independent Director)
 - Mr. Vimal R. Ambani (Independent Director)
- 3. Prescribed CSR Expenditure:

2% of the average net profit of the company for last three financial years.

The Company is required to spend Rs.15,14,020 towards CSR activies.

- 4. Details of CSR spent during the financial year:
 - (a) Total amount to be spent for the financial year: Rs.15,14,020
 - (b) Amount spent: NIL
 - (c) Amount unspent if any: Rs.15,14,020
 - (d) Manner in which the amount spent during the financial year ,as below;

During the year, the Company has executed MOU with Shree Tamboli Foundatio , Bhavnagar, to undergo various acvivis as defined under the Companies Act, 2013, for the purpose of spending the above unspent amount, the company will directly donate to the Tamboli Foundaton.

CSR Committee confirms that the implement at and monitoring of CSR Policy, is in compliance with CSR SR objects and the Policy of the Company.

BY order of board of directors

For, INVESTMENT & PRECISION CASTINGS LIMITED

Place : Bhavnagar

MR.PIYUSH I. TAMBOLI

Date : April 29, 2019

Chairman & Managing Director

ANNEXURE E TO BOARD'S REPORT

REMUNERATION DETAILS

[Pursuant to Sectio 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

1. The ration of remunerration of each Director to the median remunereran of the employees of the Company for the financial year:

Name of the Director	Ratioof each Director to the median remuneraati	of the employee
Mr. Piyush I Tamboli	1:56.72	
Mr. B. Pratapkumar	1:12.14	

2. The percentage increase in remuneratio of each Director, Chief Financial Officer and Company Secretary in the financial year 2018-19:

Name of the Director, Chief Financial Officer and the Company Secretary	% increase in the remuneration in the financial year
Mr. Piyush I Tamboli	(8.93)%
Mr. B. Pratapkumar	12.00%
Mr. Girish V Shah	10.70%

- 3. The percentage increase in the median remuneration $\,$ f employees in the financial year: 8 to 10 %
- 4. The number of permanent employees on the rolls of Company: 218 as on 31st March, 2019
- 5. Affirmamatithat the remuneraera is as per the Remuneraner Policy of the Company : It is confirmed that the remuneration is s per the Remunerrati Policy of the Company.

By order of the Board of Directors,

For INVESTMENT PRECISION & CASTINGS LIMITED

Place : Bhavnagar

MR.PIYUSH I. TAMBOLI

Date : April 29, 2019

Chairman & Managing Director

MANAGEMENT DISCUSSION & ANALYSIS

INVESTMENT & PRECISION CASTING LIMITED, is well - known name since its establishment from 1975, within India, and making its presence in Global market by conti uous developments to provide valuable services to its clients.

Along with its current line of business in automobiles ancillary products, company is also focusing on Aerospace, Defense and Medical products and equipments, for which company has contiued to mark his presence within India and across Globe.

A. INDUSTRY STRUCTURE & DEVELOPMENT:

The Indian automoti e industry has shown a mix trend under different segment of vehicles during the year.

OPPORTUNITIES, THREATS, RISKS & CONCERNS:

I. OPPORTUNITIES:

The Company has been able to maintain market share from automobile sector customers with the help of development of new customers/automotve parts which has improved order possiti of the company. The Company is undergoing need based expansion for increase in productio during the financial year 2019-2020. The export business is also helping the company to some extent. The company has contined its focus on the development of new business in aero space, defense sector, with the help of adding vacuum melting furnace which will help increase volume of business of the company.

II. Threats:

In future, electric car will come in the market, which will affect company's market share in automobile sector. However, The Company has developed business with non -auto customers, Export, Aerospace, etc. which has improved the company's positio in the market of investment casting.

III. Risks & Concerns:

The prevailing sluggish market condition of automobile sector and uncertain volaati trend of increase/decrease in the cost of inputs, etc. has effect on the operrat nal manufacturing cost of the Company. Also, the frequent and uncontrolled increase in fuel cost has also affected autommoti sector largely. All these factors will affect the business and margins of the company.

B. OUTLOOK:

Due to the present economy situation, currently overall market is facing slowdown effect as compared to last couple of years for I &PCL. However, we also see good business potentialfrom the Export market in coming years, as we are targeting to mark our presence in export markets by ppartici png in various exhexhibitiin India as well as Internationally as well.

C. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Company has in place adequate systems of internal control and documented procedures covering all financial and operati g funnctionsThese have been designed to provide reasonable assurance wit h regard to maintaining proper accounting ontrols, monitoring economy and efficiency of operaerationrotprotecassets from unauthorised use or losses, and ensuring reliability of financial and operat nal informamat.

An Audit Commitee of the Board of D irectors comprising of Independent Directors and Whole Time Directors, which is functional from 2005 -06 Financial Year, has reviewed regularly the audit plans, significant audit findings, adequacy of internal controls as well as compliance with Accounting Standards.

D. FINANCIAL PERFORMANCE:

- Turnover (sales and other income from operatio s), increased by over 10 % from Rs. 10,804.41 Lacs in 2017-18 to Rs.11,962.86 Lacs in 2018-19.
- Expenditure increased by over 14 % from Rs.9 ,602.75 Lacs 2017-18 to Rs. 11,002.29 Lacs 2018-19. During the year finance costs and depreciation cost increased from Rs. 924.30 Lacs in 2017-18 to Rs.1,128.15 Lacs 2018-19.
- Profit before depreciaati , finance costs and tax decreased from Rs. 2 ,125.95 Lacs 2017-18 to Rs. 2,088.71 Lacs 2018-19.
- The Company's Profit before Tax (PBT) decreased from Rs. 1201.65 Lacs to Rs. 960.57 Lacs.

E. HUMAN RESOURCES:

In line with the company's philosophy and strategic focus on human resource (HR) development, the business has been placing much emphasis on p eople development, engagement and building leadership for the future. The business has been continuously focusing on the atrract n, retenentiand engagement of talent, the prime mover of success for the business. This helps to meet the evolving complexities and challenges which company faces.

F. CAUTIONARY STATEMENT:

Statement in the Management Discussion and Analysis describing the Company's objectves, prrojecti s, estmates, expecttati s may be "forward looking statements" within the meaning of applicable e securities laws and regulations. Actual results could differ materially from those expressed or implied important factors that could make a difference to the Company's operaties include, among others, economic conondins affeaffing demand/supply and price conditions in the domeestic discusses markets, change in the Government regulates s, tax laws and other statues and incidental factors.

CORPORATE GOVERNANCE

Corporate Governance is a set of principles, processes and systems which govern a company. The elements of Corporate Governance are independence, transparency, accountability, responsibility, compliance, ethics, values and trust. Corporate Governance enables an organization to perform efficiently and ethically generate long term wealth and create value for all its stakeholders. The Company believes that sound Corpo rate Governance is critical for enhancing and retaining investor trust and your Company always seeks to ensure that its performance goals are met accordingly. The Company has established systems and procedures to ensure that its Board of Directors is well informed and well equipped to fulfil its overall responsibilities and to provide management with the strategic directioneded to create long term shareholders value. The Company has always worked towards building trust with shareholders, employees, customers, suppliers and other stakeholders based on the principles of good corporate governance.

A. BOARD OF DIRECTORS:

The Board of Directors comprises Seven Directors out of which four are Non—Executi e Directors and one Woman Director as on the date of the accompanying Notice, April 29, 2019. The Company has an Exxecutivand Promo ter Director as the Chairman. Out of the total strength of seven directors, more than fijy percent directors are independent directors. The company has complied with amended clause of Listing Regulaating Sconcerning strength of independent directors on the Board as on the date of the accompanying Noticompanying Not

Informatio on appointment of Directors as required unnder Listingegulalat s is given below:

SR.	NAME	DATE OF	DATE OF	EXPERTISE IN SPECIFIC	NO. OF OTHER
NO.	INAIVIE	BIRTH	APPOINTMENT FUNCTIONAL AREAS		DIRECTORSHIP
1	Mr. Vimal R. Ambani	26.10.1961	31.1.2019	Marketin , Produuctio	12
				Finance, Accounts and	
				Manpower Management.	

During the year under review, F our Board Meetin s were held on dates 24.5.2018, 9.8.2018, 30.10.2018 and 31.1.2019.

B. AUDIT COMMITTEE:

At present, the compositio of the Audit Committe is as under;

- Chairman: Mr. Akshay R. Shah (Independent Director)
- Members :
 - Mr. J.M. Mapgaonkar (Inde pendent Director)
 - Mr. Girish C. Shah (Independent Director)
 - Mr. Piyush I. Tamboli (Chairman & Managing Director)
 - Mr. Vimal R. Ambani (Independent Director)

During the year under review, the Audit Committee met fouur times dates 24.5.2018, 9.8.2018, 30.10.2018 and 31.1.2019.

C. REMUNERATION COMMITTEE:

- I. Presently, the composition f the Remunerration mmmæ is as under:
 - Chairman: Mr. Girish C. Shah (Independent Director)
 - Members :
 - Mr. Akshay R. Shah (Independent Director)
 - Mr. Vimal R. Ambani (Independent Director)
 - Mr. J.M. Mapgaonkar (Independent Director)
- II. Scope of the Remunerati n CCommiee:

The Remuneration C mmmiee recommends/reviews remunererat of Whole Time Directors.

During the year under review, the Remuneration C mmmiee met onenemes on dates 24.5.2018.

D. INVESTOR'S GRIEVANCE COMMITTEE:

At present, the compositio of the Investors' Grievance Commmiee is as under:

- Chairman: Mr. J.M. Mapgaonkar (Independent Director)
- Members:
 - Mr. Akshay R. Shah (Independent Director)
 - Mr. Girish C. Shah (Ind ependent Director)
 - Mr. Piyush I. Tamboli (Chairman & Managing Director)
 - Mr. Vimal R. Ambani (Independent Director)

During the year under review, the Investor's Grievance Committee met four t es on dates 24.5.2018, 9.8.2018, 30.10.2018 and 31.1.2019.

The status on the total number of Complaints received during the year was as follows:

Complaints pending at the beginning of the year : Complaints received during the year : Complaints redressed and replied during the year : Complaints pending at the end of the year. : -

E. SEPARATE MEETING OF INDEPENDENT DIRECTORS OF THE COMPANY:

As per the provisions of Clause VII of the Schedule IV of the Companies Act, 2013 and the applicable Clause(s) of the ListingRegulaati s as amended, the Indepen dent Directors of the Company met on 24.5.2018. The independent directors in the meeting require intervalia;

- I. Review the performance of non-independent directors and the Board as a whole;
- II. Review the performance of the Chairperson of the company, taking into account the views of executve directors and non-executi e directors;
- III. Assess the quality, quantity and ti liness of flow of informaron between the company management and the Board that is necessary for the Board to effectely and reasonably perform the eir dutie.

F. CORPORATE SOCIAL RESPONSIBILITY (CSR) COMMITTEE:

Presently, the composition f the CSR Commmiee is as under:

- Chairman: Mr. Girish C. Shah (Independent Director)
- Members :
 - ➤ Mr. Piyush I. Tamboli (Chairman & Managing Director)
 - ➤ Mr. J.M. Mapgaonkar (Independent Director)
 - Mrs. Vishakha P. Tamboli (Non -Executi e, Non-Independent Director)
 - ➤ Mr. Vimal R. Ambani (Independent Director)

During the year under review, the Committeemet on 24.5.2018.

G. SEXUAL HARASSMENT COMMITTEE:

Presently, the compositi n of the commmiee is as under:

- Chairman: Mrs. Vishakha P. Tamboli (Non -Executve ,Non -Independent Director)
- Members :
 - Mr. Girish C. Shah (Member & Alternate Chairman, Independent Director)
 - Mr. Akshay R. Shah (Independent Director)

Your Directors further state that during the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Preventian, Prohibbitionnal Redressal) Act, 2013.

During the year under review, the Committeemet on 24.5.2018.

H. As per the provision of Secton 205 A read with Seectn 205 C of the Companies Act 1956, the Company has transferred unpaid dividends to the Investor Educatio and Prottection nd (IEPF).

I. MEANS OF COMMUNICATION:

Half-yearly reports sent to each household of shareholders	Yes	
	Published in The Indian	
Quarterly and Half Yearly Results	Express, Mumbai and	
Qualterly allu Hall feally Results	Financial Express,	
	Ahmedabad	
Any Website where displayed	www.ipcl.in	
Whether it displays official news releases and presentntans mad e to instituti al	No	
investors or to the analysts.	No	
Whether Management Discussion & Analysis is a part of the Annual Report	Yes	

DETAILS OF LAST THREE ANNUAL GENERAL MEETINGS:

Annual General Meeting or	2017-2018	2016-2017	2015-2016	
Financial Year				
Date	9.8.2018	11.7.2017	26.7.2016	
Time	4.30 P. M.	4.30 P. M.	4.30 P.M.	
Venue	Hotel Sarovar Porti o,		Hotel Nilambaug Palace	
veriue	Bhavnagar		Bhavnagar	

J. DISCLOSURES:

During the year under review, besides the transactons reported elsewhere in the Annual R eport, there were no other related party transactons with its promoters, directors, management and subsidiaries that had a potential conflict with the interest of the Company. The Company has complied with various rules and regulatio s prescribed by stock exchanges, SEBI or any other statutory authority relatingto the capital markets during the last three years. No penalti s or structures have been imposed by them on the Company.

K. GENERAL SHAREHOLDER INFORMATION:

• Annual General Meeting: Date - 26th September'2019

Time - 4.30 P.M.

Venue – Sarovar Porti o Hotel, Bhavnagar

• Registered Office: Nari Road, Bhavnagar, Gujarat - 364006

• Telephone Nos.: +91-0278-2523300 to 04

• E-mail : direct1@ipcl.in Investor@ipcl.in

• Financial Calendar:

QUARTER ENDING	REPORTING MONTH
30th June 2018	July 2018
30th September 2018	October 2018
31st December 2018	January 2019
31st March 2019	May 2019

• The Company has paid annual listin fees to the Bombay Stock Exchange Limited (BSE) in respect of the financial year 2019-2020.

• Market Price Data:

High, Low during each month in last financial year:

MONTHS	BSE HIGH	BSE LOW
April 18	455.00	395.10
May 18	430.90	366.00
June 18	440.00	351.25
July 18	404.95	337.00
Aug. 18	405.00	361.00
Sept. 18	421.00	348.00
Oct. 18	372.95	315.00
Nov. 18	349.90	295.10
Dec. 18	312.75	296.10
Jan. 19	329.00	275.55
Feb. 19	315.00	265.00
Mar. 19	305.55	272.05

Register and Transfer Agent: MCS SHARE TRANSFER AGENT LIMITED

201, Shatdal Complex, Opp. Bata Show Room, Ashram Road,

Ahmadabad, Gujarat 380 009. TELEPHONES: 079 26580461 to 63;

E-mail: mcsstaahmd@gmail.com, mcsahmd@gmail.com

L. DISTRIBUTION OF SHAREHOLDING AS AT END OF 31ST MARCH 2019:

CATEGORY	NO. OF SHARES HELD	PERCENTAGE (%) OF	
		SHAREHOLDING	
Promoters	25,03,257	50.07 %	
Natonalised Banks			
Financial Instit uti s			
Non Resident Indian	1,51,157	3.02 %	
Government Companies and State	9,265	0.19 %	
Corporatio s			
Others	23,36,321	46.73 %	
TOTAL	50,00,000	100.00 %	

M. DISTRIBUTION SCHEDULE AS ON 31ST MARCH, 2019:

NUMBER OF	NO. OF HOLDERS		SHARES H	ELD
SHARES HELD	NO.	%	NO.	%
Upto 500	3,417	83.69	3,81,129	7.62
501 to 1000	299	7.32	2,41,711	4.83
1001 to 2000	174	4.26	2,62,364	5.25
2001 to 3000	62	1.52	1,52,254	3.05
3001 to 4000	46	1.13	1,60,148	3.20
4001 to 5000	26	0.64	1,17,820	2.36
5001 to 10000	34	0.83	2,49,700	4.99
10001 and above	25	0.61	34,34,874	68.70
TOTAL	4,083	100.00	50,00,000	100.00

Plant Locatons: At the Registered Office, Nari Road, Bhavnagar, Gujarat 364 006.

Address for correspondence:

Stakeholders are requested to correspond with the Company at the following address investor@ipcl.in

Disclosures with respect to Demat Suspense Account / Unclaimed Suspense Account:

Pursuant to regulation 39 and provisions of Schedule VI of the Listin Regulations, during the financial year 2018 -19, unclaimed shares were transferred to "unclaimed suspense account". The informatio of unclaimed shares is hereby given:

PARTICULARS	NUMBER OF SHAREHOLDERS	NUMBER OF EQUITY SHARES
Aggregate number of shareholders and the outstanding shares at the beginning	37	9,265
of the year		
Number of shareholders who approached the Company during the year	-	-
Number of shareholders to whom shares were released during the year	-	-
Number of shares transferred to IEPF Authority during the year	-	-
Aggregate number of shareholders and the out standing shares at the end of	37	9,265
the year		

TRANSFER OF SHARES AND UNPAID/UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND:

Pursuant to the provisions of Sectio s 124 and 125 of the Act, read with the Investor Educaati and Prototecti Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (IEPF Rules), the unpaid/unclaimed dividends lying unpaid/ unclaimed for the period of the seven (7) years from the date of transfer to the unpaid/unclaimed dividend Account of the Company are liable to be transferred to the Investor Educaton Proteccti Fund (IEPF) established by the Central Government, afer compleet of seven (7) years.

During the F.Y. 2018 -19 the Company has transferred the unpaid/unclaimed dividend amounti g to Rs.96,105 (Ninety six thousand one hundred and five only) lying in the unpaid/unclaimed dividend account of F.Y. 2010 -11 for the period of seven years, to the IEPF.

Further pursuant to the aforesaid provisions the shares in respect of which dividend has not been paid/claimed for the consecutive period of seven (7) years or more are also required to be transferred to the demat account of the IEPF Authority. The said requirement does not apply to shares in respect of which there is a specific order of C ourt, Tribunal or Statutory Authority, restraining any transfer of shares.

During the F.Y 2018-19 the details of the shares transferred to IEPF by the Company is as below:

Financial Year	No. of Shares
-	NIL
Total	

The shareholders who have a claim o n above transferred unpaid/unclaimed dividend and/or shares may claim the same from IEPF Authority by submittin an online applicacan in the prescribed IEPF Form -5, available on the weblink: www.iepf.gov.in and sending the physical copy of the same duly signed, alongwith the requisite documents enumerated in the form IEPF Form-5, to the Company.

No claims shall lie against the Company in respect of the dividend/shares so transferred .

Following is the informatio relaatingo various unclaimed /unpaid divi dends and the dates by which they can be claimed by the shareholders:

FINANCIAL YEAR	DATE OF DECLARATION	AMOUNT OF UNPAID/ UNCLAIMED DIVIDEND 31.3.2019	LAST DATE FOR CLAIMING THE UNPAID/UNCLAIMED DIVIDEND
2011-2012	04.8.2012	60,127	03.8.2019
2012-2013	07.8.2013	28,070	06.8.2020
2013-2014	07.8.2014	28,654	06.8.2021
2014-2015	11.8.2015	36,200	10.8.2022
2015-2016	26.7.2016	52,928	25.7.2023
2016-2017	11.7.2017	88,138	10.7.2024
2017-2018	09.8.2018	1,67,730	08.8.2025

For INVESTMENT & PRECISION CASTINGS LTD,

Place: Bhavnagar MR.GIRISH V. SHAH MR.PIYUSH I. TAMBOLI
Dated: April 29, 2019 CHIEF FINANCIAL OFFICER CHAIRMAN & MANAGING DIRECTOR

PAN: AGBPS4678H DIN 00146033

ANNEXURE TO CORPORATE GOVERNANCE:

						F.Y. 2018 -19	8 -19			
		REMUNE	REMUNERATION PAID, RS. F.Y. 2018 -19	D, RS. F.Y. 2	1018 -19	ATTENDANCE AT	DANCE	AS O	AS ON 29.04.2019	0
NAME	CATEGORY	SALARY &	SITTING	COMMI	TOTAL	BM	LAST	NO. OF	COMI	COMMITTEE
		PERKS	FEES	- NOISS			AGM	DIRECTORSHIP *	POSI	POSITIONS
									MEMBER **	CHAIRMAN
Mr. Akshay R. Shah	Non-Executi e, Independent	1	182,000	1	182,000	4	No	9	3	1
	Director									
Mr. J. M. Mapgaonkar	Non-Executi e, Independent	ı	144,000	ı	144,000	3	No	2	2	2
	Director									
Mr. Girish C. Shah	Non-Executi e, Independent	•	187,000	1	187,000	4	Yes	3	4	1
	Director									
Mrs. V. P. Tamboli	Non-executve ,Non-Independent	1	110,000	ı	110,000	4	Yes	2	1	1
	Director									
Mr. Vimal R. Ambani	Non-Executi e, Independent	•	-	1	•		No	14	4	ı
	Director									
Mr. B. Pratpakumar	Whole tme Director	1,655,612	-	1	1,655,612	3	Yes	П	1	1
Mr. P. I. Tamboli	Chairman and Managing Director	8,000,000	•	ı	8,000,000	4	Yes	9	3	1
	Promoter									
Mr.Girish V. Shah	Chief Financial Officer	894,568	-	1	894,568	4	Yes	1	ı	1
Ms. Hetal Kapadiya	Company Secretary	144,000	-	1	144,000	4	Yes	1	ı	1
	Total	10,694,180	623,000	1	11,317,180			*including the Company	ompany	
								** Member does not include Chairman	not include	Chairman



st

MD, CFO & CEO CERTIFICATION

Τo,

The Board of Directors,

INVESTMENT & PRECISION CASTINGS LTD

- A. We have reviewed the atached financial statements and the cash flow statement for the year ended on 31 March 2019. To the best of our knowledge and belief, we certifythat,
 - I. These statements do not contain any materially un -true statement or omit any material fact or contain statements that might be misleading;
 - II. These statements together present a true and fair view of the Company's affairs and are in compliance with existing cccountg standards, applicable laws and regulatons.
- B. There are, to the best of our knowledge and belief, no transactio s entered into by the company during the year which are fraudulent, illegal or violatie of the company's code of conduct.
- C. We accept the responsibility for establishing and maintaining internal controls and we have evaluated the efffection effections of the internal control systems of the company. We cecertithat no deficiencies in the design or operation of internal control were found.
- D. We have indicated to the auditors about;
 - I. No significant changes in internal control during the year,
 - II. No significant changes in accounting olicies during the year,
 - III. No instances of any fraud during the year under review.

For INVESTMENT & PRECISION CASTINGS LTD,

Place: Bhavnagar MR.GIRISH V. SHAH MR.PIYUSH I. TAMBOLI

Dated: April 29, 2019 CHIEF FINANCIAL OFFICER CHAIRMAN & MANAGING DIRECTOR

PAN: AGBPS4678H DIN 00146033

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ANNUAL REPORT 2018-2019

INDEPENDENT AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

То

The Members of

INVESTMENT & PRECISION CASTINGS LIMITED

We have examined the compliance of conditions of Corporate Governance by **Investment & Precision Castings Limited** ("the Company") for the year ended 31st March, 2019, as stipulated inregulations 17 to 27 and clause (b) to (i) of regulation 46 (2) and para C and D of schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 ("Listing Regulations").

The compliance of conditions of Corporate Governance is the responsibility of the management of the Company. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in Listing Regulations.

Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company. We have carried out an examination of the relevant records of the Company for the purpose of providing reasonable assurance on the compliance with Corporate Governance requirement by the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered accountants of India.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the Listing Regulations for the year ended 31st March, 2019.

We further state that such compliance 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 PARK & COMPANY

Chartered Accountants

FRN: 116825W

Place: Bhavnagar Date: 29thApril, 2019 **ASHISH DAVE**

Partner

Membership No. 170275

INDEPENDENT AUDITORS' REPORT

To
The Members of,
INVESTMENT & PRECISION CASTINGS LIMITED

REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS:

Opinion

We have audited the accompanying standalone financial statements of Investment & Precision Casti gs Limited ("the Company") which comprise the Ba lance Sheet as at 31st March 2019, the statement of profit and loss (including other comprehensive income), the statement of changes in equity and the statement of cash flows for the year then ended and notes to the financial statements, including a summary of the significant accounting policies and other explanatory informaaon (hereinafer referred to as "the standalone financial statements").

In our opinion and to the best of our informatio and according to the explanatio s given to us, the aforesaid standalone financial statements give the informaaon required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under sectin 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ('Ind AS") and the other accounting principles generally accepted in India, of the state of affairs of the Company as at 31 st March 2019, of its profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditin (SAs) specified under Seectn 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements sectio 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 (ICAI) together with the ethical requirements that are relevant to our audit of the standalone financial statements under

the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibiliti s in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

Key Audit Maters

Key audit maters are those maatts that, in our professional judgment were of most significance in our audit of the standalone financial statements of the current period. These maters were addressed in the context of our audit of the standalone financial statements as a whole, and in our forming our opinion thereon, and we do not provide a separate opinion on these mattes. We have determined that there are no key audit maters to communicate in our report.

Information Other than the Standalone Fin ancial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparatio of the other informaati . The other informaton comprises the informaati included in the Board's Report including Annexures to Board's Report, Management Discussion and Analysis, Shareholder's Informatio , but does not include the standalone financial statements and auditor's report thereon.

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

In connectio with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is material misstatement of this other informatio; we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the mattes stated in Seectn 134(5) of the Act to the preparaton of these standalone financial statements that give a true and fair view of the financial positio, financial performance and cash flows of the Company in accordance with the Ind AS and accounti principles generally accepte d in India. 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 preventingand dettectin frauds and other irregugularis; selection and application of appropriate accounnting policies; making judgments and estim tes that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operation g effefevely for ensuring the accuracy and completeness of the accountig records, relevant to the preparatio and presenttati of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Company's ability to contin e as a going concern, disclosing, as applicable, maters related to going concerns and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realisstial ternance but to do so.

The Board of Directors is also responsible for overseeing the Company's financial reporting rocess.

Auditors' Responsibility for the Audit of the Standalone Financial Statements

Our objectivesare to obtain reasonable assurance about whether the standalone 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 high level of assurance, but is not a guarantee that 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 standalone financial statements.

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

- Identify and assess the risks of material misstatements of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those ri sks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting material misstatement resultingfrom fraud is higher than for one resulting from error, as fraud may involve collusion, forger y, intentio al omissions, misrepresentations, or the override of the internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under secti n 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating ffffeveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting essmates and related disclosures made by management.
- Conclude on the appropriateness management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncer tainty exists related to events or conditons that may cast significant doubt on the Company's ability to continueas going concern. If we conclude that a material uncertainty exists, we are required to draw attent n in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures inadequate, to modify our opinion. conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditionsmay cau se

- the Company to cease to contin e as a going concern.
- Evaluate the overall presentati n, structure and content of the standalone financial statements, including the disclosure, and whether the standalone financial statements represent the underlying transactons and events in a manner that achieves fair presentati n.

We communicate with those charged with governance regarding, among other maters, the planned scope and timing of the audit and significant audit findings, including any significant deficien cies in internal control that we identify uring 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 relatonships and other mattes 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 Companies (Auditor's Report)
 Order, 2016 ("the Order") issued by th e Central
 Government of India terms of sub -section (11) of
 sectio 143 of the Act, we give in the Annexure A,
 a statement on the mattes specified in clause 3 and
 4 of the Order, to the extent applicable.
- 2. As required by section143(3) of the Act, we rep ort that:
 - a) We have sought and obtained all the information and explanaati s which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examinatio of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - d) In our opinion, the aforesaid standalone financial statements comply with the

- Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
- e) On the basis of writen representaations received from the directors as on 31 st March 2019, and taken on record by the Board of Directors, none of the directors is disqualified as on 31 st March 2019, from being appointed as a director in terms section 1642) of the Act;
- f) With respect to the adequacy of internal financial controls over financial r repor g of the Company and operating effffectiv ss of such controls, our separate report in annexure B may be referred;
- g) In our opinion and to the best of our information and according to the explanaatio in significant given to us, remunerati in paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other mattes 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 informatio and according to the explanaton given to us:
 - The Company has disclosed the impact of pending liti aaons on its financial positio in its standalone Ind AS financial statements;
 - II. The Company did not have any long term contracts including derivatives contracts for which there were any material foreseeable losses;
 - III. There has been no delay in transferring the amounts, required to be transferred, to the Investor Education and Protection F nd by the Company.

For PARK & COMPANY

Chartered Accountants FRN: 116825W

MR. ASHISH DAVE

Place : Bhavnagar Partner
Date : 29th April,2019 Membership No. 170275

ANNEXURE - A

TO THE INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

On the basis of such checks as we considered appropriate and in terms of information and explanations given to us, we state that:

- 1. In respect of fixed assets:
 - a) The Compan y has maintained proper records showing full partic lars including quuantatat details and situatio of fixed assets.
 - b) The fixed assets were physically verified by the management at reasonable intervals in a phased manner in accordance with a programme of physical verificati . No material discrepancies were noticed on such verification.
 - c) The title deeds of immovable propertie are held in the name of the Company.
- The inventories were physically verified by the management at reasonable intervals during the year. No material discrepancies were noti ed on such physical verificaatn carried out by the Company.
- 3. The Comp any has granted unsecured loans to the wholly-owned subsidiary company covered in the register maintained under sectio 189 of the Companies Act, 2013. The terms and conditio s of grant of such loans are not prima-facie prejudicial to the interest of the Company. The repayment of such loans is not overdue.
- 4. The Company has complied with provisions of Secti n 185 and 186 of the Act in respect of loans, investments, guarantees and security, to the extent applicable.
- 5. The Company has not accepted any deposit s within the meaning of the provisions of sectio 73 to 76 or

- any other relevant provisions of the Act and the rules framed thereunder with regard to the deposits accepted from the public. No order has been passed by the Company Law Board or Natonal C ompany Law Tribunal or Reserve Bank of India or any court or any other tribunal.
- 6. We have broadly reviewed the cost records maintained by the Company pursuant to Secti n 148(1) of the Companies Act, 2013 and are of the opinion that, prima-facie, the prescribed cost records have been maintained. We, have, however, not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.
- 7. In respect of statutory and other dues:
 - a) The Compan y has generally been regula r in depositi g undisputed statutory dues, including Provident Fund, Employees State Insurance, Income Tax, Custom Duty, Cess, Goods & Service Tax and other statutory dues, to the extent applicable, with the appropriate authorities during the year. There a re no undisputed statutory dues outstanding for a period of more than six months from the date they became payable.
 - b) There are no statutory dues, which have not been deposited on account of dispute except for the followings:

Nature of	Rs. in	Financial	Forum where dispute	
Dues	lacs	Year	is pending	
Income Tax	3.12	2002-2003	Income Tax Appellate	
			Tribunal	
Value	8.95	2002-2003	The Commissioner of	
Added Tax			Gujarat Commercial	
			Tax	

- 8. The Company has not defaulted in repayment of loans or borrowing to banks . The Company has not obtained any borrowings from any financial instit utions ogovernment or by way of debentures.
- Terms loans obtained by the Company have been applied for the purpose for which they were obtained. The Company has not raised any money, during the year, by way of public offer (including debt instruments).
- 10. To the best of our knowledge and belief and according to the information and explanaaons given to us, no fraud on or by the Company or on the Company by its officers or employees was notic d or reported during the year.
- 11. Managerial remuneratio paid or provided by the Company during the year is in accordance with the requisite approvals mandated by the provisions of Secti n 197 read with Schedule V to the Act.
- 12. Since the Company is n ot a Nidhi Company, the provisions of clause 3 (xii) of the Order are not applicable to the Company.
- 13. All transactio s with the related pparts are in compliance with Sectio 177 and 188 of the Act and

- the details have been disclosed in the financial statements as required by the applicable accountin standards.
- 14. The Company has not made any preferentia allotment or private placement of equity shares or fully or partly converti le debentures during the year under the review.
- 15. The Company has not entered into any non -cash transactons during the year with directors or persons concerned with him.
- The Company is not required to be registered under Secti n 45 -IA of the Reserve Bank of India Act, 1934.

For PARK & COMPANY

Chartered Accountants FRN: 116825W

MR. ASHISH DAVE

Place : Bhavnagar Date : 29th April,2019 Memb

Membership No. 170275

Partner

Wiembership No. 170275

ANNEXURE - B

TO THE INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 2 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

We have aud ited the internal financial co ntrols over financial repportinof Investment & Precision Castings Limited ("the Company") as of 31 st March, 2019 in conjunction with our audit of the standalone Ind AS 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 interna | financial controls based on the internal control over financial rreport 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 Reporti g issued by the Institute of Chartered Accountants of India. These responsibilites include the design, implementation and maintenance of adequate internal financial controls that were op eratin efffecvely for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets , the preventio and detectio of frauds and errors , the accuracy and completeness of the accountneg records, and the tmely preparatio of reliable financial informamations required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporti g based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporti g (the "Guidance Note") and the Standards on Aud iting, issued by ICAI and prescribed under secti n 143(10) of the Companies Act, 2013, 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 whet her adequate internal financial controls over financial reporting was established and maintained and if such controls operated efffectely in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial rreport g and their operati g effe veness. Our audit of internal financial controls over financial report g included obtaining an understanding of internal financial controls over financial report g, a ssessing the risk that a material weakness exists, and testing and evaluaang the design and operati g effffeveness of internal control based on the assessed risk. The procedures selected depend on the auditors' 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 contro Is system over financial rreport g.

Meaning of Internal Financial Controls Over Financial Reporti g

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

- Pertain to the maintenance of records that , in reasonable detail , accurately and fairly reflect the transactio s and dispossions of the assets of the company;
- Provide reasonable assurance that transactons are recorded as necessary to permit preparat ion of financial statements in accordance with

- generally accepted accounti g principles, and that receipts and expenditures of the Company are being made only in accordance with authorisatio s of management and directors of the company; and
- 3. Provide reasonable assurance regarding preventio or mely deteteon of unauthorised acquisition, use, or dispositio of the company's assets that could have a material effect on the financial statements.

Inherent Limitatons of Internal Financial Controls Over Financial Reportn g

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

Opinion

Place: Bhavnagar

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial report ing and such internal financial controls over financial report ing were operating effect ively as at 31st March, 2019, based on the internal control over financial reports criterial established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For PARK & COMPANY

Chartered Accountants FRN: 116825W

MR. ASHISH DAVE

Partner

Date: 29th April'2019 Membership No. 170275

BALANCE SHEET AS AT 31 ST MARCH,2019

(INR in Lacs)

PARTICULARS	NOTE NO.	AS AT	AS AT
		31ST MARCH 2019	31ST MARCH 2018
ASSETS:			
NON-CURRENT ASSETS			
Property, plant and equipment	2	7,817.60	6,299.93
Capital work-in -progress	2	580.25	482.32
Investment properti s	3	48.78	-
Intangible asset under development		46.32	34.56
Financial assets			
Investments	4	25.00	25.00
Loans	5	111.26	42.31
Other financial assets	6	3.25	-
Other non-current assets	7	691.14	530.00
Total Non -Current Assets		9,323.60	7,414.12
CURRENT ASSETS			
Inventories	8	3,211.00	2,034.94
Financial assets			
Investments		-	-
Trade receivables	9	2,039.29	2,243.69
Cash and cash equivalents	10	18.29	67.24
Other bank balances	11	4.62	3.53
Loans	5	57.23	132.30
Other financial assets	6	13.32	28.00
Other current assets	7	1,035.94	1,095.26
Total Current Assets		6,379.69	5,604.96
TOTAL ASSETS		15,703.29	13,019.08

BALANCE SHEET AS AT 31ST MARCH,2019 (Contd.)

(INR in Lacs)

22274111422		AS AT	AS AT	
PARTICULARS	NOTE NO.	31ST MARCH 2019	31ST MARCH 2018	
EQUITY AND LIABILITIES:				
EQUITY				
Equity share capital	12	500.00	500.00	
Other equity	13	7,000.74	6,155.58	
Total Equity		7,500.74	6,655.58	
NON-CURRENT LIABILITIES				
Financial Liabilities				
Borrowings	14	1,675.36	1,163.34	
Other financial liabilities	15	-	=	
Provisions	16	37.65	33.24	
Deferred tax liabilities (net)	17	389.02	476.39	
Other non-current liabilities	18	-	1	
Total Non-Current Lianbilities		2,102.03	1,672.97	
CURRENT LIABILITIES				
Financial Liabilities				
Borrowings	14	3,616.95	2,562.67	
Trade payables	19			
(i) Total outstanding dues of Micro and Small Enterprises		631.43	289.97	
(ii)Total outstanding dues of creditors other than Micro				
and Small Enterprises		1,165.90	1,071.61	
Other financial liabilities	15	440.46	284.57	
Other current liabilities	18	209.27	423.15	
Provisions	16	36.51	58.56	
Total Current Liabilities		6,100.52	4,690.53	
TOTAL EQUITY AND LIABILITIES		15,703.29	13,019.08	

The accompanying notes are integral part of these financial statements.

As per our report of even date attached

For PARK & Company

Chartered Accountants

Mr. Ashish Dave

Partner

Hetal Kapadiya

Company Secretary

Place: Bhavnagar Date: 29th April,2019 For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs. Vishakha P. Tamboli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

STATEMENT OF PROFIT & LOSS for the year ended 31st March 2019

(INR in Lacs)

PARTICULARS	NOTE	AS AT	AS AT
TARTICOLARS	NO.	31ST MARCH 2019	31ST MARCH 2018
REVENUE:			
Revenue from operatio s (net)	20	11,868.48	10,757.21
Other income	21	94.38	47.20
Total Revenue		11,962.86	10,804.41
EXPENSES:			
Raw materials consumed	22	1,114.32	823.06
Purchases of traded goods		0.00	0.00
Changes in inventories	23	(923.81)	(74.55)
Employee benefits expenses	24	789.23	816.34
Finance costs	25	511.04	410.32
Depreciati n andd amortason expenses	26	617.11	513.98
Other expenses	27	8,894.40	7,113.61
Total Expenses		11,002.29	9,602.76
PROFIT BEFORE TAX		960.57	1,201.65
Tax expenses			
Current tax	7.1	200.00	270.00
Earlier years' tax		(150.34)	0.00
Deferred tax		(86.70)	133.60
Profit for the year		997.61	798.05
Other Comprehensive income			
Items that will not be reclassified to profit or loss			
a. Remeasurements of defined benefit plans		(2.42)	2.84
b. Tax impacts on above		0.67	(0.94)
Items that may be reclassified to profit or loss			
Other comprehensive income for the year		(1.75)	1.90
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		995.86	799.95
Basic and diluted earning per share	28	19.95	15.96
Face value per share		10.00	10.00

The accompanying notes are integral part of these financial statements.

As per our report of even date atached

For PARK & Company

Chartered Accountants

Mr. Ashish Dave

Partner

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Hetal Kapadiya

Company Secretary Place : Bhavnagar

Date: 29th April,2019

For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs.Vishakha P. Tam boli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

STATEMENT OF CASH FLOW for the year ended 31st March 2019

(INR in Lacs)

PARTICULARS	FOR THE YEAR MARCH		FOR THE YEAR ENDED 31ST MARCH 2018	
1. CASH FLOW FROM OPERATING ACTIVITIES:				
Net profit before tax		960.57		1,201.65
Adjustments for -				
Depreciati n andd amortization	617.11		513.98	
Provision for doudtful ebts	0.00		0.00	
Loss/(profit) on sale of property, plant & equipment	(19.12)		(6.23)	
Interest	410.23		347.35	
Operati g profit before working capital changes	1,008.22		855.10	
Adjustments for -				
Trade and other receivables	197.46		(513.12)	
Inventories	(1,176.06)		(317.78)	
Trade and other payables	359.02		589.33	
Cash generated from operati ns	(619.58)		(241.57)	
Direct taxes paid	(156.20)	232.44	(293.01)	320.52
NET CASH FROM OPERATING ACTIVITIES		1,193.01		1,522.17
2. CASH FLOW FROM INVESTING ACTIVITIES:				
Purchase of property, plant & equipment	(2,304.14)		(2,056.47)	
Sale of property, plant & equipment	30.02		8.07	
Interest received	33.79		20.04	
NET CASH FROM INVESTING ACTIVITIES		(2,240.33)		(2,028.36)
3. CASH FLOW FROM FINANCING ACTIVITIES:				
Proceeds from loans borrowed (net)	1,566.30		945.90	
Interest paid	(444.02)		(367.39)	
Dividend paid	(123.91)		(62.29)	
NET CASH FROM FINANCING ACTIVITIES	(===:==,	998.37	(====,	516.22
Net Increase in Cash and Cash Equivalents		(48.95)		10.03
Cook and each aguivalents as at harrishing of the very		C7.24		F7 24
Cash and cash equivalents as at beginning of the year		67.24		57.21
Cash and cash equivalents as at end of the year		18.29		67.2

The accompanying notes are integral part of these financial statement s.

As per our report of even date atached

For INVESTMENT & PRECISION CASTINGS LIMITED

For PARK & Company

Mr. Girish V. Shah

Chartered Accountants
Mr. Ashish Dave

Chief Financial Officer

Mrs.Vishakha P. Tam boli

Partner

For and on behalf of the Board of Directors

Hetal Kapadiya

Chairman & Managing Director Director

Company Secretary

DIN: 06600319

Place : Bhavnagar

Date: 29th April, 2019

DIN: 00146033

Mr. Piyush I. Tamboli

STATEMENT OF CHANGES IN EQUITY for the year ended 31st March, 2019

A. SHARE CAPITAL

(INR in Lakhs)

(INR in Lakhs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
At the beginning of the year	500.00	500.00
Changes in equity share capital during the year	-	-
At the end of the year	500.00	500.00

B. OTHER EQUITY

PARTICULARS	GENERAL RESERVE	RETAINED EARNINGS	SECURIRITIES PREMIUM ACCOUNT	OTHER COMPREHENSIVE INCOME- REMEASUREMENTS OF NET DEFINED BENEFIT PLANS	TOTAL
As at 1st April, 2017	4,867.48	541.81	25.20	(3.64)	5,430.85
Profit for the year	-	798.05	-	-	798.05
Other comprehensive income for the year (net of tax)	-	-	-	1.90	1.90
Transfer from retained earnings to general reserve	132.52	(132.52)	-	-	-
Final dividend , declared and paid during the year	-	(62.50)	-	-	(62.50)
Dividend distributio tax	-	(12.72)	-	-	(12.72)
As at 31st March, 2018	5,000.00	1,132.12	25.20	(1.74)	6,155.58
Profit for the year	-	997.61	-	-	997.61
Other comprehensive income for the year (net of tax)	-	-	-	(1.75)	(1.75)
Transfer from retained earnings to general reserve	877.05	(877.05)	-	-	-
Final dividend , declared and paid during the year	-	(125.00)	-	-	(125.00)
Dividend distributio tax	-	(25.70)	-	-	(25.70)
As at 31st March, 2019	5,877.05	1,101.98	25.20	(3.49)	7,000.74

The accompanying notes are integral part of these financial statements.

As per our report of even date atached

For PARK & Company

Chartered Accountants

Mr. Ashish Dave

Partner

Hetal Kapadiya

Company Secretary

Place : Bhavnagar Date : 29th April,2019 For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs.Vishakha P. Tam boli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

NOTES TO THE FINANCIAL STATEMENTS for the year ended 31st March' 2019

COMPANY INFORMATION

Investment & Precision Casti gs Limited (the 'Company') is a public limited Company domiciled in India and incorporated on 3 rd April 1975 under the provisions of the Companies Act applicable in India. The Company is engaged in the production of investment ccastings The registered office of the Company is loc ated at Nari Road, Bhavnagar – 364 006. The equity shares of the Company are listed on Bombay Stock Exchange (BSE).

The standalone Ind AS financial statements ('the financial statements") were authorized for issue in accordance with the resolutio of the Board of Directors on 29 thApril, 2019.

1. BASIS OF PREPARATION, MEASUREMENT AND SIGNIFICANT ACCOUNTING POLICIES

a) Basis of preparation a d measurement:

These financial statements are the separate financial statements of the Company (also called standalone financial statements) prepared in accordance with the Indian Accounti g Standards ('Ind AS') notifie under sesect 133 of the Companies Act, 2013, read together with the Companies (Indian Accounti g Standards) Rules, 2015, as applicable.

The financial statemen ts have been prepared on accrual and going concern basis. The accounting policies are applied consistently to all the periods presented in the financial statements. All assets and liabilitie have been classified as current or non current as per the Company's normal operating cycle and other criteria as set out in the Division II of Schedule III to the Companies Act, 2013. The Company adopts operating cycle based on the project period and accordingly, all project related assets and liabilities are classified into current and non-current. The Company considers 12 months as normal operating cicle.

The Company's financial statements are reported in Indian Rupees, which is also the Company's

functi nal currency, and all values are rounded to the nearest lacs except otherwise indicated.

b) Applicatio of New Accounting Pronouncements :

The Company has applied the following Ind AS preponements pursuant to issuance of the Companies (Indian Accounting Standards) Amendment Rules, 2018. The effect is described below:

- The Company has adopted Ind AS 115, Revenue from Contract with Customers with effect from 1st April, 2018.
- II. The Company has elected to recognize cumulatve effect of f initia applying Ind AS 115 retrospectvely as an adjustment to opening balance sheet as at 1 st April, 2018 on the contracts that are not completed contract as at that date. There was no impact of above on the opening balance sheet as at 1st April, 2018 and on the Statement of Profit and Loss for the year ended 31st March, 2019.
- III. The Company has ad opted Appendix B to Ind AS 21, Foreign currency transactons and advance considerrat n with effect from 1st April, 2018 retrospecti ely to all assets, expenses and income initially recognised on or afer 1 st April, 2018 and the impact on implementati n of Appendix is immaterial.

c) Significant accouunting licies:

I. System of accounting:

The Company follows mercantie system of accounti g and recognises income and expenditure on an accrual basis except in case of significant uncertaintie.

These financial statements are prepared under the historical cost convention unless otherwise indicated.

II. Key accounting es mates:

The preparation of the financial statements, in conformity with the recognition and measurement principles of Ind AS, requires the management to make estim tes and assumptio s in the application of accououng policies that affect the reported amounts of assets, liabilities, income, expenses and disclosure of continent liabilities as at the date of financial statements and the results of operation during the reported period. Although these estimes are based upon management's best knowledge of current events and actions, actual results could differ from these estmates which are recognised in the period in which they are determined.

The Company based its assumptions and estmates on parameters available when the financial statements were prepared. Exisstg circumstances and assumptins about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the financial statements.

III. Property, plant and equipment:

- a) Property, plant and equipment are stated at cost of acquisiton including atributable interest and finance costs, if any, til the date of acquisitio /installaton of the assets less accumulated depreciatio and accumulated impairment losses, if any.
- Subsequent expenditure relating to property, plant and equipments capitalised only when it is probable that future economic benefits

- associated with the item will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance costs are charged to the statement of profit and loss as incurred.
- c) The cost and related accumulated depreciation are eliminated from the financial statements, either on disposal or when retied from active use and the resultant gain or loss are recognised in the statement of profit and loss.
- d) Capital work-in-progress representi g expenditure incurred in respect of assets under development and not ready for their intended use, are carried at cost. Cost includes related acquisiti n expenses, constructio cost, related borrowing cost and other direct expenditure.
- e) On transitio to Ind AS, the Company has opted to conti ue with the carrying values measured under the previous GAAP as at 1stApril 2016 of its property, plant and equipment and use that carrying value as the deemed cost of the property, plant and equipment on the date of transition i.e. 1 st April 2016 except for certain class of assets which are measured at fair value as deemed cost.
- f) The Company depreciates property, plant and equipment on straight line value method over the estmated useful life prescribed in Schedule II of the Companies Act, 2013 from the date the assets are ready for intended use afer considering the residual value.
- g) Intangible assets represent implementati n cost for sooware and other applicatio sooware acquired/developed for in -house use. These assets are stated at cost. Cost includes related acquisitio expenses,

- related borrowing costs, if any, and other direct expenditure.
- h) Items of stores and spares that meet
 the definiti of p roperty, plant and
 equipment are capitalised at cost and
 depreciated over their useful life.
 Otherwise, such items are classified as
 inventories.

d) Investments properties:

- I. Property which is held for long -term rental or for capital appreciati n or both is classified as Investment Property. Investment properties are measured initially at cost, including transacton costs. Subsequent to initial recognitio, investment proppertieare stated at cost less accumulated depreciatio and accumulated impairment loss, if any.
- Investment properti s currently comprise of building.
- III. Investment properti s are derecognised either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognised in Statement of Profit and Loss in the period in which the property is derecognised.

e) Investments and financial assets:

I. <u>Investments in Subsidiary</u>:

Investments in subsidiary is recognised at cost and not adjusted to fair value at the end of each reportig period. Cost represents amount paid for acquisition of the said investments. The Company assesses at the end of each reportig period, if there is any indication that the said investments may be impaired. If so, the Company estmates the recoverable value of the investments

and provides for impairment, if any, i.e. the deficit in the recoverable value over cost.

Upon first-tme adopptn of Ind AS, the Company has elected to measure its investments in subsidiary at the Previous GAAP carrying amount as its deemed cost on the date of transition to Ind AS i.e., 1st April, 2016.

II. Other investments and financial assets:

Financial assets are recognised when the Comp any becomes a party to the contractual provisions of the instrument.

On initi I reccogniti , a financial asset is recognised at fair value, in case of financial assets which are recognised at fair value through profit and loss (FVTPL), its transactio costs are recognised in the statement of profit or loss. In other cases, the transactio costs are atributed to the acquissiti value of financial asset.

Financial assets are subsequently classified measured at –

- Amortise cost
- Fair value through profit and loss (FVTPL)
- Fair value through other comprehensive income (FVOCI).

Financial assets are not reclassified subsequent to their recognition except if and in the period the Company changes its business model for managing financial assets.

Financial asset is derecognised only when the Company has transferred the rights to receive cash flows from the financial asset. Where the enntit has transferred the asset, the Company evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In

such cases, financial asset is derecognised.

In accordance with Ind AS 109, the Company applies the expected credit loss ("ECL") model for measurement and recognition of impairment loss on financial assets and credit risk exposures. The Company follows 'simplified approach' for recognitio of impairment loss allowance on trade receivables. Simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetme ECL at each repporti date, right from its initial recognniti . For recognit ion of impairment loss on other financial assets and exposure, the Company determines that whether there has been a significant increase in the credit risk since initial ecognnition.

f) Inventories:

- Raw materials and stores and spares are valued at weighted average cost, including all charges in bringing the materials to the prese nt locatio , or net realizable value, whichever is lower.
- II. Finished goods and work-in-progress are valued at material cost plus direct expenses and appropriate value of overheads or net realizable value, whichever is lower.
- III. Obsolete, slow moving and defective inventories are writen off/valued at net realisable value during the year as per policy consistently followed by the Company.

g) Cash and cash equivalents:

Cash and cash equivalents in the balance sheet comprises of balance with banks and cash on hand an d short term deposits with an original maturity of three month or less, which are subject to insignificant risks of changes in value.

h) Trade receivables:

A receivable is classified as a trade receivable if it is in respect of the amount due on account of goods sold or services rendered in the normal course of business. Trade receivables are recognised initially at fair value and subsequently measured net of any expected credit losses.

i) Equity instruments:

An equity instrument is any contract that evidences a residual interest in the assets of the Company afer deduct g all of its liabilitie. Equity instruments which are issued for cash are recorded at the proceeds received.

j) Financial liabilites:

- I. Financial liabilites are recognised when the Company become s a party to the contractual provisions of the instrument. Financial liabiliti s are initiay measured at the amortsed cost unless at inniti recognitio, they are classified as fair value through profit and loss.
- II. Financial liabiliti s are subsequently measured at amortied cost using the Efffecve Interest Rate (EIR) method. Financial liabilities carried at fair value through profit and loss are measured at fair value with all changes in fair value recognised in the statement of profit and loss.
- III. Financial liabilities are derecognised when the obligatio specified in the contract is discharged, cancelled or expired.

K) Trade payables:

A payable is classified as a trade payable if it is in respect of the amount due on account of goods purchased or services re ceived in the normal course of business. These amounts represent

liabilitie for goods and services provided to the Company prior to the end of the financial year which are unpaid. These amounts are unsecured and are usually settl d as per the payment terms. Trade and other payables are presented as current liabilitis unless payment is not due within 12 months afer the repportingeriod.

L) Revenue Recognition:

- I. Revenue from contract with customers is recognised when the Company satsfies performance obligation by transferring promised goods and services to the customer. Performance obligatio s are satsfied at a point of f ti or over a period of ti e. Performance obligaati s sassfied over a period of tme are recognised as per terms of relevant contractual agreements/arrangements. Performance obligations are said to be saatfied at a point of ti e when the customer obtains controls of the asset.
- II. Revenue is measured based on transacton price, which is the fair value of the consideratio received or recei vable, stated net of discounts, return and goods & service tax. Transacton price is recognised based on the price specified in the contract, net of the estmated sales incenntivesiscounts.
- III. Domestic sales are accounted for on dispatch from point of sale c orresponding to transfer of significant risks and rewards of ownership to the buyer. Export sales are recognised on the date of mate's receipt/shipped on board signifying transfer of risks and rewards of ownership to the buyer as per terms of sales and ini tiall recorded at the relevant exchange rates prevailing on the date of transacton.
- IV. Export incenti es are accounted for on export of goods if the entitements can be estmated with reasonable accuracy ad conditio s precedent to claim are reasonably expected to be fulfilled.
- V. Revenue in respect of other income is recognised on accrual basis. However,

where the ultmate collectn of the same lacks reasonable certainty, revenue recognitio is postponed to the extent of uncertainty.

m) Foreign currency transactio s:

- I. Items included in the financial statements are measured using the currency of primary economic environment in which the company operates ("the functio al currency"). The financial statements are presented in Indian Rupee (INR), which is the company 's functionaland presenttati currency.
- II. Foreign currency transactio s are initially recorded in the reporti g currency at foreign exchange rate on the date of the transacton.
- III. Monetary items of current assets and current liabiliti s denominated in foreig n currencies are reported using the closing rate at the reporti g date. Non -monetary items which are carried in terms of historical cost denominated in a foreign currency are reported using the exchange rate at the date of the transactio .
- IV. The gain or loss on decrease/increase in reporti g currency due to fluctuauats in foreign exchange rates are recognised in the statement of profit or loss.

n) Employee benefit expenses:

- I. Contributions to defined contribuuti schemes such as provident fund, employees' state insurance, labour welfare fund etc. are charged as an expense based on the amount of contributon required to be made as and when services are rendered by the employees. These benefits are classified as defined contribution in schemes as the Company has no furth her obligations beyond the monthly contributions.
- II. The Company provides for gratuity which is a defined benefit plan, the liabilites of which are determined based on valuatio s, as at the reporting date, made by an

- independent actuary using the projected unit credit method. Re-measurement comprising of actuarial gains and losses, in respect of gratuity are recognised in the other comprehensive income in the period in which they occur. The classificatio of the Company's obligatio into current and non-current is as per the actuarial valuatio report.
- III. The employees are entitled to accumulate leave subject to certain limits, for future encashment and availment, as per the policy of the Company. The liability towards such unutilised leave as at the end of each balance sheet date is determined based on independent actuarial valuation and recognised in the Statement of Profit and Loss.

o) Borrowing costs:

Borrowing costs consist of interest and other costs that the Company incurs in connection with the borrowing of fun ds. Also, the effeectiv interest rate amortis ati is included in finance costs. Borrowing costs relating to acquissitn, constructio or prodducti of a qualifying asset which takes substantial period of me to get ready for its intended use are added to the cost of such asset to the extent they relate to the period till such assets are ready to be put to use. All other borrowing costs are expensed in the statement of profit and loss in the period in which they occur.

p) Taxaton

I. Current income tax is recog nised based on the estim ted tax liability computed aaer taking credit for allowances and exempti ns in accordance with the Income Tax Act, 1961. Current income tax assets and liabilitie are measured at the amount expected to be recovered from or paid to the taxationauthhorits. The tax rates and tax laws used to compute the amount are

- those that are enacted or substanti ely enacted, at the reporti g date.
- II. Deferred tax is determined by applying the balance sheet approach. Deferred tax assets and liabilities are recognised for all deductibletemporary differences between the financial statements' carrying amount of existi g assets and liabiliiti and their respecti e tax base. Deferred tax assets and liabilitie are measured using the enacted tax rates or t ax rates that are substanti ely enacted at the reporti g date. The effect on deferred tax assets and liabilities of a change in tax rates is recognised in the period that includes the enactment date. Deferred tax assets are only recognised to the extent thaat it is probable that future taxable profits will be available against which the temporary differences can be utilis d. Such assets are reviewed at each reporti g date to reassess realisaaon. Deferred tax assets and liabilitie are offset when there is a legally enforceable right to offset current tax assets and liabiliiti .

g) Provisions and contin ent liabiliit s:

The Company creates a provision when there is present obligaton (legal or constructive) as a result of past events that probably requires an outflow of resources and a reliable estmate can be made of the amount of obligatio . Conti gent liabilit s are disclosed in respect of possible obligatons that arise from past events, whose existence would be confirmed by the occurrence or non -occurrence of one or more uncertain future events. Conti gent assets are neither recognised nor disclosed in the financial statements.

r) Impairment of non financial assets:

As at each reporting date, the Company assesses whether there is an indicatio that a non-financial asset may be impaired and also whether there is an indicatio of reversal of impairment loss recognised in

the previous periods. If any indicati n exists, or when annual impairment testi g for an asset is required, the Company determines the recoverable amount and impairment loss is recognised when the carrying amount of an asset exceeds its recoverable amount. If the amount of impairment loss subsequently decreases and the decrease can be related objectively to an event occurring afer the impairment was recognised, then the previously recognised impairment loss is reversed through the statement of profit and loss.

s) Leases:

A lease is classified at the incepptiodate as a finance lease or an operrat g lease. Leases are classified as finance leases wheneve rule terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases. The Company has identifed all its leases as operarating leases.

- I. Assets taken on operating le se:
 Operati g lease payments are recognised as an expense in the statement of profit and loss on a straight-line basis over the lease term.
- II. Assets given on operating lease:

 Assets subject to operating leases are included in fixed assets. Rental income from operating leases is recognised in the statement of profit and loss on a straight -line basis over the lease term. Costs including depreciation are recognised as an expense in the statement of profit and loss.

t) Earnings Per Share:

Basic earnings per share is compute d
by dividing the net profit or loss for the
period atributable to the equity
shareholders of the Company by the
weighted average number of equity

shares outstanding during the period. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources.

II. For the purpose of c alculating diluted earning per share, the net profit or loss for the period attrib table to the equity shareholders and the weighted average number of equity shares outstanding during the period is adjusted for the effects of all diluve pototeal equity shares.

u) Segment reporting:

The Company publishes this financial statement along with the consolidated financial statements. In accordance with Ind AS 108, Operati g Segments, the Company has disclosed the segment information in the consolidated financial statements.

v) Offsse ng instruments:

Financial assets and liabilites are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention seete on a net basis or realise the asset and sett le the liability simultaneously. The legally enforceable right must not be continent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

w) Events afer the repoortingeriod:

Adjusting events are events that provide further evidence of conditio s that existed at the end of the reporti g period. The

financial statements are adjusted for such events before authorisaton for issue.

Non-adjusting events are events that are indicati e of connditi s that arose a er end of the reporting period. Non-adjusting events afer the repoortin date are not accounted, but disclosed.

x) Changes in Accounting Standards and recent accounting ronouncements:

On March 30, 2019 the Ministry of Corporate Affairs issued the Companies (Indian Accounting Standards) (Amendments) Rules, 2019, notifying Indian AS 116 on leases. Indian AS 116 would replace the existing leases standard Indian AS 17. The standard sets out the principles for recognition, measurement, presenttating and disclosures for both parties to a contract, i.e. the lessee the lessor. Indian AS 116 introduces a single lease accounting model and requires a lessee to recognise

assets and liabilitie for all leases with a term of more than 12 months, unless the underlying asset is of low value. Currently for operating lease rentals are charged to the statement of profit and loss. The Company is currently evaluating the implications of Ind AS 116 on the Financial Statements.

The Companies (Indian Accounti g Standards) Amendment Rules, 2019 also noti ed amendments to the following accounting standards. The amendments would be effec ve from April 1, 2019.

- Ind AS 12 Income Tax
- Ind AS 23 Borrowing Cost
- Ind AS 103 Business Combinatons
- Ind AS 111 Joint Arrangements
- Ind AS 109 Financial Instruments
- Ind AS 19 Employee Benefits

The Company is in the process of evaluating the impact of such amendments.

NOTE 2 : PROPERTY, PLANT AND EQUIPMENT :

(INR in Lacs)

DARTICULARS	LAN	ND .	DI III DINICC	PLANT &	OFFICE	FURNITURE	VELUCIES	TOTAL
PARTICULARS	Owned	Leased	BUILDINGS	EQUIPMENT	EQUIPMENT	& FIXTURES	VEHICLES	TOTAL
GROSS CARRYING VALUE								
As at 1st April 2017	530.77	55.63	2,611.35	6,170.39	187.72	134.91	150.70	9,841.48
Additions	-	-	364.02	1,313.47	10.01	1.32	11.02	1,699.83
Disposals	-	-	-	(28.03)	-	-	(8.19)	(36.22)
As at 31st March, 2018	530.77	55.63	2,975.37	7,455.83	197.73	136.24	153.53	11,505.10
Additions	-	-	668.71	1,506.70	13.15	3.20	2.70	2,194.46
Disposals/transfer	(10.90)	-	(50.77)	-	-	-	-	(61.67)
As at 31st March, 2019	519.87	55.63	3,593.31	8,962.53	210.87	139.44	156.23	13,637.89
ACCUMALATED DEPRECIAT	ION		•					
As at 1st April 2017	-	4.50	578.49	3,867.05	133.55	60.72	81.25	4,725.56
Depreciati n charged	ı	0.56	95.48	378.77	13.21	10.58	15.39	513.98
Disposals	-	-	-	(26.60)	-	ı	(7.78)	(34.38)
As at 31st March, 2018	-	5.06	673.97	4,219.22	146.76	71.30	88.86	5,205.16
Depreciati n charged	-	0.56	106.19	466.36	15.17	10.61	17.41	616.30
Disposals/transfer	-	-	(1.18)	-	-	-	-	(1.18)
As at 31st March, 2019	-	5.62	778.98	4,685.58	161.93	81.91	106.27	5,820.29
NET CARRYING VALUE								
As at 31st March, 2018	530.77	50.57	2,301.40	3,236.61	50.97	64.94	64.67	6,299.93
As at 31st March, 2019	519.87	50.01	2,814.33	4,276.95	48.94	57.53	49.96	7,817.60
CAPITAL WORK IN								
PROGRESS			70.65	200.00	4.00			402.22
As at 31st March, 2018	-	-	79.65	398.68	4.00	-	-	482.32
As at 31st March, 2019	-	-	246.34	329.87	4.03	-	-	580.25

NOTE 3: INVESTMENT PROPERTIES

(INR IN Lacs)

	, ,	
PARTICULARS	BUILDING	TOTAL
GROSS CARRYING VALUE		
As at 31st March, 2017	-	1
Additions /tansfer	-	-
Disposals	-	-
As at 31st March, 2018	-	-
Additions /tansfer	50.77	50.77
Disposals	-	-
As at 31st March, 2019	50.77	50.77
ACCUMULATED DEPRECIATION		
As at 31st March, 2018	-	-
Depreciati n charged/transfer	1.99	1.99
Disposals	-	-
As at 31st March, 2019	1.99	1.99
NET CARRYING AMOUNT		
As at 31st March, 2018	-	-
As at 31st March, 2019	48.78	48.78

i) Amount recognized in Profit & Loss for investment prroperti :

(INR in Lacs)

PARTICULARS	31st March 2019	31st March 2018
Rental income	0.15	-
Direct operati g expenses from property that generated rental income	-	-
Direct operati g expenses from property that did not generate rental income	-	-
Profit from investment prroperti before depreciaiation	0.15	-
Depreciati n	0.81	-
Profit from investment prroperti	(0.66)	-

ii) Contractual Obligatio s:

There are no contractual obligatio s to purchase construst or develop investment property.

iii) Fair Value:

The carrying value of the investment propertes at the end of the year have been deemed to be the fair value determined on the basis of the judgement of the management.

NOTE 4: INVESTMENT

(INR in Lacs)

	NON-CURRENT		CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Investments valued at deemed cost, fully paid up				
Investment in a wholly owned subsidiary				
250,000 equity shares of I&PCL Vacuum Cast Limited of ` 10 each	25.00	25.00	-	-
TOTAL INVESTMENTS	25.00	25.00	-	-
Aggregate amount of unquoted investments	25.00	25.00	-	-

NOTE 5: LOANS

PARTICULARS	NON-CURRENT		CURRENT	
	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Unsecured, considered good				
Loans to subsidiary	32.34	27.35	-	-
Employee loans	28.87	14.95	14.70	41.26
Other loans	50.05	-	42.53	91.04
TOTAL LOANS	111.26	42.31	57.23	132.30

Partic lars of loans and advances in the nature of loans as required by regulation 34(3) nd 53(f) of the SEBI (Lisstg Obligatio s and Disclosure Requirements) Regulations, 2 5.

(INR in Lacs)

NAME OF THE ENTITY	OUTSTANDIN	IG BALANCES	MAXIMUM BALAN DURING	
	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Subsidiaries:				
I&PCL Vacuum Cast Limited	32.34	27.35	32.34	27.35
	32.34	27.35		

The said loan has been utilied for the purpose of acquisitin of assets for which it was granted.

NOTE 6: OTHER FINANCIAL ASSETS:

(INR in Lacs)

	NON-CU	JRRENT	CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Term deposits with maturity of more than 12 months	3.25	-	-	-
Interest receivables	-	-	13.32	28.00
Total other financial assets	3.25	-	13.32	28.00

NOTE 7: OTHER ASSETS:

	NON-CU	IRRENT	CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Capital advances	391.01	328.25	-	-
Security deposits	300.13	201.75	-	-
Income tax assets (net) (Ref Note 7.1)	-	-	91.76	10.92
Prepaid expenses	-	-	70.59	58.03
Trade advances to suppliers	-	-	731.63	981.59
Claims receivables	-	-	44.91	15.30
Other advances	-	-	97.05	29.42
TOTAL OTHER ASSETS	691.14	530.00	1,035.94	1,095.26
Security deposits includes deposits towards factory				
shed to a company in which some of the directors	100.00	100.00	-	-
are interested				
Capital advance includes advances towards purchase				
of property from a company in which some of the	225.00			
directors are interested				

NOTE 7.1: INCOME TAX ASSESTS (NET):

(INR in Lacs)

DARTICIII ADC	31ST MARCH	31ST MARCH	
PARTICULARS	2019	2018	
INCOME TAX ASSESTS (NET)			
The following table provides the details of income tax assets and liabilitie	:		
Income tax assets	756.48	778.92	
Current income tax liabilites	(664.72)	(768.00)	
NET BALANCE	91.76	10.92	
The gross movement in the current tax asset / (liability)			
Net current income tax asset at the beginning	10.92	(0.63)	
Income tax paid (net of refunds)	130.50	281.55	
Current income tax expense	(49.66)	(270.00)	
Income tax on other comprehensive income	-	-	
Net current income tax asset at the end	91.76	10.92	
A reconciliaton of the income tax provision to the amount computed by a	pplying the statutory inco	me tax rate to the profit	
before income tax is as below:			
PROFIT BEFORE TAX	960.57	1,201.65	
Applicable income tax rate *	20.59%	33.06%	
	197.75	397.30	
* Rate under MAT for 2018 -19			
Effect of expenses not allowed for tax purpose	2.25	(125.24)	
Effect of income not considered for tax purpose	-	(2.06)	
	2.25	(127.30)	
INCOME TAX EXPENSE CHARGED TO THE STATEMENT OF PROFIT AND LOSS	200.00	270.00	

NOTE 8: INVENTORIES

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Stores & spares	527.89	443.39
Raw materials	644.83	477.08
Finished goods	878.45	325.69
Work-in-progress	1,159.83	788.78
TOTAL INVENTORIES	3,211.00	2,034.94

NOTE 9: TRADE RECEIVABLES (Unsecured, considered good unless otherwise stated)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	
Trade receivables	2,039.29	2,243.69	

NOTE 10: CASH AND CASH EQUIVALENTS

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Balances with banks	14.73	63.02
Cash on hand	3.56	4.22
TOTAL CASH AND CASH EQUIVALENTS	18.29	67.24

NOTE 11: OTHER BANK BALANCES

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Deposits with maturity more than 3 months	-	-
Unclaimed dividend accounts *	4.62	3.53
TOTAL OTHER BANK BALANCES	4.62	3.53

^{*} There are no amounts due and outstanding to be credited to the Investor Educatio and Prottection nd as at 31st March, 2019.

NOTE 12: EQUITY SHARE CAPITAL

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
AUTHORISED		
10,400,000 equity shares of Rs. 10 each	1,040.00	1,040.00
10,000 preference shares of Rs. 100 each	10.00	10.00
	1,050.00	1,050.00
ISSUED, SUBSRIBED AND PAID UP		
5,000,000 equity shares of ` 10 each	500.00	500.00
TOTAL EQUITY SHARE CAPITAL	500.00	500.00

SHARES HELD BY EACH SHAREHOLDER HOLDING MORE THAN FIVE PERCENT SHARES

NAME OF SHAREHOLDER	AS AT 31ST MARCH 2019		AS AT 31ST MARCH 2018	
NAIVIE OF SHAREHOLDER	Nos.	% of holding	Nos.	% of holding
Meche Private Limited	809,728	16.19%	809,728	16.19%
Piyush I Tamboli	1,062,779	21.26%	1,060,379	21.21%
Rekha N Shah	500,000	10.00%	500,000	10.00%
Vishakha P Tamboli	313,200	6.26%	313,200	6.26%
Jainam P Tamboli	296,000	5.92%	296,000	5.92%

Rights, preferences and restrictions aached to shares

The company has one class of equity shares having a face value of Rs. 10 each ranking pari pasu in all respect including voting rights and entilement to dividend. Each holder of equity shares is entitledo one vote per share. Dividend proposed by the board of directors and approved by the shareholders in the annual general meeting is paid to the shareholders.

NOTE 13: OTHER EQUITY

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
GENERAL RESERVE		
Balance at the beginning of the year	5,000.00	4,867.48
Add: transferred from retained earnings	877.05	132.52
Balance at the end of the year	5,877.05	5,000.00
RETAINED EARNINGS		
Balance at the beginning of the year	1,132.12	541.81
Profit for the year	997.61	798.05
Appropriatons		
Transfer to general reserve	(877.05)	(132.52)
Final dividend, declared and paid during the year	(125.00)	(62.50)
Dividend distributio tax	(25.70)	(12.72)
Balance at the end of the year	1,101.98	1,132.12
SECURITIES PREMIUM ACCOUNT	25.20	25.20
Other components of equity		
Re-measurement of defined benefit plans (net of tax)	(3.49)	(1.74)
	(3.49)	(1.74)
TOTAL OTHER EQUITY	7,000.74	6,155.58

GENERAL RESERVE: The Company has transferred a portion of the net profit of the Company before declaring dividend to general reserve pursuant to the earlier provisions of Companies Act, 1956. Mandatory transfer to general reserve is not required under Companies Act, 2013.

RETAINED EARNINGS: Retained earnings are the profits that the Company has earned tildate, less transfers to general reserve, dividends or other distributions aid to shareholders.

SECURITIES PR EMIUM ACCOUNT: The amount received in excess of face value of the equity shares is recognised in Securiti s Premium Reserve.

REMEASUREMENT OF DEFINED BENEFIT PLANS: The Company has recognised re -measurement gains/(loss) on defined benefit plans in OCI. T hese changes are accumulated within the OCI reserve within other equity. The Company transfers amount from this reserve to retained earning when the relevant obligations are derecognized.

NOTE 14: BORROWINGS

(INR in Lacs)

	NON-CURRENT		CURRENT	
PARTICULARS	31ST MARCH 31ST MARCH 2019 2018		31ST MARCH 2019	31ST MARCH 2018
SECURED				
Term loans from banks	1,675.36	1,163.34	-	-
Working capital finance from banks	-	-	3,616.95	2,562.67
Total	1,675.36	1,163.34	3,616.95	2,562.67
UNSECURED	-	-	-	-
TOTAL BORROWINGS	1,675.36	1,163.34	3,616.95	2,562.67

Note: Term loans and working capital finance from bank of Baroda are secured by hypothecaati of plant & eqiupment, inventories, book debts and all present future tangible assets and further secured by personal guarantee of one of the directors.

NOTE 15: OTHER FINANCIAL LIABILITIES

(INR in Lacs)

	NON-C	NON-CURRENT		RENT
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Current maturiti s of long-term debt	-	-	435.84	281.04
Unclaimed dividend			4.62	3.53
TOTAL OTHER FINANCIAL LIABILITIES	-	-	440.46	284.57

NOTE 16: PROVISIONS

NON-C		JRRENT	CURRENT	
PARTICULARS	31ST MARCH 31ST MARCH 2019 2018		31ST MARCH 2019	31ST MARCH 2018
Provision for leave encashment	37.65	33.24	4.51	6.06
Provision for bonus	-	-	32.00	52.50
TOTAL PROVISONS	37.65	33.24	36.51	58.56

NOTE 17: DEFERRED TAX LIABILITIES

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
DEFERRED TAX LIABILITIES / (ASSETS)		
On account of timing ifferences in		
Depreciati n on property, plant & equipment	519.95	460.43
Disallowances u/s 40(a) and 43B of the Income Tax Act	(130.93)	15.96
TOTAL	389.02	476.39

NOTE 18: OTHER LIABILITIES

(INR in Lacs)

	NON-CURRENT		CUR	RENT
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Advances from customers	-	-	52.49	15.99
Statutory liabilitie	-	-	27.22	61.11
Gratuity fund obligatons (net)	-	-	21.07	5.01
Other liabilities	-	-	108.49	341.04
TOTAL OTHER LIABILITIES	-	-	209.27	423.15

NOTE 19: TRADE PAYABLES

(INR in Lacs)

	CURRENT		
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	
Trade payables			
Total outstanding dues of Micro and Small Enterprises (refer no te no. 35)	631.43	289.97	
Total outstanding dues of creditors other than Micro and Small Enterprises	1,165.90	1,071.61	
TOTAL TRADE PAYABLES	1,797.33	1,361.58	

NOTE 20: REVENUE FROM OPERATIONS

PARTICULARS	2018-2019	2017-2018
SALE OF PRODUCTS		
Export sales	207.71	233.67
Domestc sales	11,381.55	10,319.41
	11,589.26	10,553.08
OTHER OPERATING REVENUE		
Energy credits from wind mills operatio s	277.08	204.13
Export incenti es and credits	2.14	-
TOTAL REVENUE FROM OPERATIONS	11,868.48	10,757.21

NOTE 21: OTHER INCOME

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Interest receipts	33.79	23.44
Rent Income	0.15	-
Foreign currency fluctuaati gain	-	16.36
Profit on sale of property, plant & equipment (net)	19.12	6.23
Sundry balance writen back (net)	29.87	-
Miscellaneous income	11.45	1.17
TOTAL OTHER INCOME	94.38	47.20

NOTE 22: RAW MATERIAL CONSUMED

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Raw materials consumed		
Opening stock	477.08	318.91
Add: Purchases	1,282.07	981.23
	1,759.15	1,300.14
Less: Closing stock	(644.83)	(477.08)
TOTAL RAW MATERIALS CONSUMED	1,114.32	823.06

NOTE 23: CHANGES IN INVENTORIES

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Closing Stock		
Work-in-progress	1,159.83	788.78
Finished goods	878.45	325.69
	2,038.28	1,114.47
Opening Stock		
Work-in-progress	788.78	720.26
Finished goods	325.69	319.66
	1,114.47	1,039.92
TOTAL CHANGES IN INVENTORIES	(923.81)	(74.55)

NOTE 24: EMPLOYEE BENEFIT EXPENSES

PARTICULARS	2018-2019	2017-2018
Salaries, wages, allowances bonus and commission	716.00	719.91
Contributi n to provident fund and other welfare funds	58.38	82.74
Sta ffwelfare expenses	14.85	13.69
TOTAL EMPLOYEE BENEFIT EXPENSES	789.23	816.34

NOTE 25: FINANCE COSTS

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
<u>Interest</u>		
Banks	440.83	367.39
Others	3.19	-
	444.02	367.39
Other Borrowing Costs	67.02	42.93
TOTAL FINANCE COSTS	511.04	410.32

NOTE 26: DEPRECIATION AND AMORTISATION EXPENSES

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Depreciati n on tangible assets	616.55	513.42
Amortiaaon of leasehold land	0.56	0.56
TOTAL DEPRECIATION AND AMORTISATION	617.11	513.98

NOTE 27: OTHER EXPENSES

PARTICULARS	2018-2019	2017-2018
MANUFACTURING EXPENSES		
Power and Fuel	1,995.05	1,478.66
Machinery repairs and maintenance	86.46	60.78
Stores and spares	2,799.23	2,330.09
Fettlingand other external processing charges	2,983.10	2,405.00
Other expenses	243.19	89.31
Total Manufacturing Expenses	8,107.03	6,363.84
SELLING AND DISTRIBUTION EXPENSES		
Sales commission	17.43	16.28
Export freight and insurance	3.02	2.55
Other selling expenses	388.25	300.84
Total Selling and Distributio Expenses	408.70	319.67
ADMINISTRATIVE AND OTHER EXPENSES		
Rent	2.39	2.05
Travelling and conveyance expenses	101.40	81.95
Insurance premiums	6.02	9.64
Advestsement expenses	3.00	3.96
Repairs to buildings and others	38.60	52.11
Legal and professional fees	54.22	94.05
Corporate social responsibility expenses	-	0.74
Donatio s	15.50	10.15

Payment to auditors	4.72	4.84
Directors sitting ees	6.23	4.21
Bank discount, commission and other charges	7.13	8.22
Rates and taxes	5.81	8.39
Sundry balances writen off	-	5.17
Foreign currency fluctuaati loss	0.47	-
Miscellaneous expenses	133.18	144.62
Total Administrati e and Other Expenses	378.67	430.10
TOTAL OTHER EXPENSES	8,894.40	7,113.61

Expenditure towards Corporate Social Responsibility (CSR) acti vits

Amount required to be spent u/s 135(5) of the companies act 2013	15.14	Nil
Amount spent in cash during the year		
i) Constructio //acquisitionf any asset	-	-
ii) On purposes other than (i) above	-	0.74
	-	0.74

Payments to auditors		
Audit fees (including quarterly limited review)	4.30	3.70
Taxaton maaers	-	0.70
Other services	0.42	0.44
	4.72	4.84

NOTE 28: EARNING PER SHARE

PARTICULARS	2018-2019	2017-2018
Profit for the year (Rs. in lacs)	997.61	798.05
Weighted average number of shares (Nos)	5,000,000	5,000,000
Earnings per share (Basic and Diluted) Rs.	19.95	15.96
Face value per share Rs.	10.00	10.00

NOTE 29: FAIR VALUE MEASUREMENT

FINANCIAL INSTRUMENTS BY CATERGORY

PARTICULARS	31ST MARCH 2019		31ST MARCH 2018			
PARTICULARS	FVPL	FVOCI	AMORTISED COST	FVPL	FVOCI	AMORTISED COST
FINANCIAL ASSETS						
Investments	-	-	25.00	-	-	25.00
Trade receivables	-	-	2,039.29	-	-	2,243.69
Loans	-	-	168.49	-	-	174.60
Other financial assets	-	-	13.32	-	-	28.00
Cash and cash equivalents	-	-	18.29	-	-	67.24

Other bank balances	-	-	4.62	-	-	3.53
TOTAL FINANCIAL ASSETS	-	-	2,269.00	-	-	2,542.06
FINANCIAL LIABILITIES						
Borrowings	-	-	5,292.31	-	-	3,726.01
Trade payables	-	-	1,797.33	-	-	1,361.58
Other financial liabiliit s	-	-	440.46	-	-	284.57
TOTAL FINANCIAL LIABILITIES	-	-	7,530.10	-	-	5,372.16

NOTE 30: FINANCIAL RISK MANAGEMENT

The Company's activits expose it to credit ris k, liquidity risk and market risk.

RISK	EXPOSURE ARISING FROM	MEASUREMENT	MANAGEMENT
Credit Risk	lit Risk financial assets and trade Credit rati gs/ Aging limits, check on counter parties		Diversificaati of counter p paes, invest ment limits, check on counter parties bass credit rati g and number of overdue days
Liquidity Risk	Other liabilities	Maturity analysis	Maintaining sufficient cash/cash equivalents and marketable securiti s
Market Risk	Financial assets and liabiliti s not denominated in INR	Sensitvity analysis	Constant evaluatio and proper risk management policies

The Board provides guiding principles for overall risk management as well as policies covering specific areas such as foreign exchange risk, credit risk and investment of surplus liquidity.

A. Credit Risk:

Credit risk refers to the risk of a counter party default on its contractual obligaton resullt g into a financial loss to the Company. The maximum exposure of the financial assets represents trade receivable s, work in p rogress and other receivables.

In respect of trade receivables, the Company uses a provision matrix to compute the expected credit loss allowances for trade receivables in accordance with the expected credit loss (ECL) policy of the Company. The Company regularly reviews trade receivables and necessary provisions, wherever required, are made in the financial statements.

B. Liquidity Risk:

Liquidity risk is the risk that the Company will encounter difficulty in raising funds to meet its commi tments associated with financial instruments. Liquidity risk may result from an inability to sell a financial assets quickly at close to its fair value.

The Company manages liquidity risk by maintaining adequate reserves and banking facilities by connti ously monitoring forecast and actual cash flows and by matching the maturity profiles of financial assets and liabilities.

Contractual maturitie of significant finannancial liabils are as follows:

(INR in Lacs)

Partic lars	Less than or equal to	more than	Total
	one year	one year	
As on 31st March 2019			
Borrowings	3,616.95	1,675.36	5,292.31
Trade payables	1,797.33	-	1,797.33
Other financial liabiliit s	440.46	-	440.46
As on 31st March 2018			
Borrowings	2,562.67	1,163.34	3,726.01
Trade payables	1,797.33	-	1,797.33
Other financial liabiliit s	284.57	-	284.57

C. Market Risk:

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in foreign currency exchange rates, interest rates, credit, liquidity and other market changes.

The Company has severa I balances in foreign currency and consequently, the Company is exposed to foreign exchange risk. The Company evaluates exchange rate exposure arising from foreign currency transactio s and follows established risk management policies.

I. Interest rate risk:

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligatio s with floati interest rates. The Company manages its interest rate risk by having a balanced portolio of fixed and vari able rate loans and borrowings.

II. Interest rate sensiti ity:

The following table demonstrates the sensitivit to a reasonably possible change in interest rates on that portion of loans and borrowings affected. With all other variables held constant, the Company's profit before tax is affected through the impact on floaoatinate borrowings, as foll ows:

PARTICULARS	INCREASE/DECREASE IN BASIS POINTS	EFFECT OF PROFIT BEFORE TAX
March 31, 2019	+100	57.28
	-100	(57.28)
March 31, 2018	+100	40.07
	-100	(40.07)

Company's exposure to foreign currency risk at the end of each reporting p eriod is as under:

III. Exposure in foreign currency – Unhedged:

Currency	31st March 2019	31st March 2018
USD	12,415	139
Euro	22,852	88,915

IV . Foreign Currency sensiti ity:

The Company is mainly exposed to changes in USD, GBP and EURO. The bel ow table demonstrates the sensiti ity to a 5% increase or decrease in the USD, GBP and EURO against INR, with all other variab les held constant. The sensitivity analysis is prepared on the net unhedged exposure of the Company as at reporti g date. 5% represents management's assessment of reasonably possible change in foreign exchange rate.

(INR in Lacs)

PARTICULARS	CURRENCY	CHANGE IN RATE	EFFECT OF PROFIT BEFORE TAX
March 31, 2019	USD	+5%	0.43
	USD	-5%	(0.43)
March 31, 2018	USD	+5%	0.00
	USD	-5%	(0.00)
March 31, 2019	EURO	+5%	0.89
	EURO	-5%	(0.89)
March 31, 2018	EURO	+5%	3.59
	EURO	-5%	(3.59)

NOTE 31: CAPITAL MANAGEMENT

The Company's capital management objective is to maximise the total shareholders' returns by oppti sing cost of capital through flexible capital structure that supports growth. Further, the Company ensures oppmal credit risk profile to maintain/enhance credit rating.

The Company determines the amount of capital required on the basis of annual operati g plan and long -term strategic plans. The funding requirements are met through internal accruals and long -term/short-term borrowings. The Company monitors the capital structure on the basis of net debt to equity rati and maturity profile of the overall debt portolio of the company.

The following table summarises the capital of the Company:

PARTICULARS	AS AT		
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	
Total debt	5,728.15	4,007.05	
Total equity	7,500.74	6,655.58	
Total debt to equity rato	0.76	0.60	

DIVIDENDS:

(INR in Lacs)

DIVIDENDS RECOGNISED IN THE FINANCIAL STATEMENTS	31ST MARCH 2019	31ST MARCH 2018
Final dividend for the year ended 31 st March 2018 of RS. 2.50 per equity	125.00	
share	123.00	
Dividends not recognised in the financial statements		
The Board of Directors have recommended the payment of final dividend of		
Rs. 2.00 per share for the financial year 2018 -19. The proposed dividend is	100.00	-
subject to the approval of the shareholders in the ensuing general meeti g		

NOTE 32: CONTINGENT LIABILITIES:

(INR in Lacs)

NO.	PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
1	In respect of disputed income tax liabilitie	7.55	7.55
2	In respect of value added tax liabilities	11.94	11.94

NOTE 33: EMPLYOEE BENEFITS

Funded Scheme: Gratuity

Liability for employee gratuity has been determined by an actuary, appointed for the purpose, in conformity with the principles set out in the Indian Accounti g Standard 19 the details of which are as he reunder. The Company makes contributions to pproved gratuity fund.

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
AMOUNT RECOGNISED IN BALANCE SHEET		
Present value of funded defined benefit obligagation	194.71	203.90
Fair value of plan assets	173.64	198.89
Net funded obligaton	(21.07)	(5.01)
EXPENSE RECOGNISED IN THE STATEMENT OF PROFIT AND LOSS		
Current service cost	10.80	17.49
Interest on net defined benefit asset	(0.10)	(0.34)
TOTAL EXPENSE CHARGED TO PROFIT AND LOSS ACCOUNT	10.70	17.15
AMOUNT RECORDED AS OTHER COMPREHENSIVE INCOME		
Opening amount recognised in OCI outside profit & loss Account		
Re-measurements during the period due to:		
Return on plan assets, excluding interest income	(0.08)	(0.93)
Actual (gain)/loses on obligation or the period	2.50	(1.90)
Closing amount recognised in OCI outside profit & loss account	2.42	(2.83)
RECONCILIATION OF NET LIABILITY/(ASSET)		
Opening net defined benefit liability/(asset)	5.01	(4.73)
Expense charged to profit and loss account	10.70	17.15
Amount recognised outside profit and loss account	2.42	(2.83)
Benefits paid	4.45	(1.38)

Employer contributions	(1.51)	(3.19)
Closing net defined benefit liability/(asset)	21.07	5.01
MOVEMENT IN BENEFIT OBLIGATION		
Opening of defined benefit obligagon	203.90	205.40
Current service cost	15.27	17.49
Interest on defined benefit obligagon	10.80	14.93
Acturial loss/(gain) arising from change in financial assumppons	(0.08)	(0.93)
Benefits paid	(35.18)	(32.99)
Closing of defined benefit obligagation	194.71	203.90
MOVEMENT IN PLAN ASSETS		
Opening fair value of plan assets	198.89	210.13
Acturial gain/(loss) arising from change in financial assumppons	(2.50)	1.90
Interest income	15.37	15.28
Contributi ns by employer	1.52	3.19
Benefits paid	(39.64)	(31.61)
Closing of defined benefit obligagation	173.64	198.89
PRINCIPAL ACTURIAL ASSUMPTIONS		
Discount Rate	7.73%	7.27%
Salary escalatio rate p.a.	7.00%	7.00%

Sensitvity analysis for significant assumption is as sh wn below:

(INR in Lacs)

NO.	SENSITIVITY LEVEL	31ST MARCH 2019	31ST MARCH 2018
1	Discount Rate - 1% Increase	(13.02)	(13.46)
2	Discount Rate - 1% Decrease	15.10	15.59
3	Salary - 1% Increase	14.46	14.87
4	Salary - 1% Decrease	(12.44)	(13.02)
5	Employee Turnover - 1% Increase	0.91	0.96
6	Employee Turnover - 1% Decrease	(1.03)	(1.07)

The following are the expected future benefit payments for the defined benefit plan:

(INR in Lacs)

NO.	PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
1	Within the next 12 months (next annual reporti g period)	17.57	28.06
2	Between 2 and 5 years	67.63	61.03
3	Beyond 5 years	325.30	338.98

NOTE 34: DISCLOSURE AS REQUIRED BY THE IND AS 17, "LEASES" AS SPECIFI ED IN THE COMPANIES (ACCOUNTING STANDARD) RULES 2015 (AS AMENDED) ARE GIVEN BELOW:

A. The aggregate lease rentals payable are charged to the Statement of Profit & Loss as Rent in Note 27.

B. The Company has taken properties o operrat g lease. The lease rentals are payable by the Company on a monthly or quarterly basis.

NOTE 35: DISCLOSURE UNDER THE MICRO, SMALL AND MEDIUM ENTERPRISES DEVELOPMENT ACT, 2006 ARE PROVIDED AS UNDER FOR THE YEAR 2018 -19, TO THE EXTENT THE COMPANY HAS RECEIVED INTIMATION FROM THE "SUPPLIERS" REGARDING THEIR STATUS UNDER THE ACT.

(INR in Lacs)

NO.	PARTICULARS	AS AT 31.03.2019	AS AT 31.03.2018
1	Principal amount and the interest due thereon remaining un paid to each supplier at the end of each accounting year (but within due date as per MSMED Act)	631.43	289.97
2	Principal amount due to micro and small enterprise	-	-
3	Interest due on above	i	-

NOTE 36 : AS PER IND AS 24, DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES (AS IDENTIFIED BY THE MANAGEMENT) AS DEFINED IN IND AS ARE GIVEN BELOW:

SR. NO.	PARTICULARS	COUNTRY OF INCORPORATION
Α	SUBSIDIARIES	
1	I&PCL Vacuum Cast Limited – A Wholly Owned Subsidiary	India
В	ASSOCIATES	
1	Tamboli Foundry Supplies and Services Limited	India
2	Tamboli Foundaton	India
С	KEY MANAGEMENT PERSONNEL AND RELATIVES	
1	Mr. R. K. Menon	Chairman Emeritus
2	Mr. Piyush I. Tamboli	Chairman & Managing Director
3	Mrs. Vishakha P. Tamboli	Independent Director
4	Mr. Jainam P. Tamboli	Manager
5	Mr. Akshay Shah	Independent Director
6	Mr. J. M. Mapgaonkar	Independent Director
7	Mr. Vimal R. Ambani	Independent Director
8	Mr. Girish C. Shah	Independent Director
9	Mr. B. Pratapkumar	Whole Time Director
10	Mr. Girish V. Shah	Chief Financial Officer
11	Ms. Hetal Kapadia	Company Secretary

	YEAR ENDED	YEAR ENDED	
NATURE OF TRANSACTION	31ST MARCH 2019	31ST MARCH 2018	
SUBSIDIARY			
Advance granted	1.11	1.53	
OUTSTANDING BALANCES:			
i. Loans	55.11	54.00	
ii. Trade payables	15.53	15.53	
ASSOCIATES			
PURCHASE OF MATERIALS AND SERVICES			
i. Tamboli Foundry Supplies and Services Limited	87.36	62.09	
REIMBURSEMENT OF EXPENSES			
i. Tamboli Foundry Supplies and Services Limited	10.45	13.99	
DONATION:			
i. Mr. Tamboli Foundaton	-	5.00	
OUTSTANDING BALANCES: - TAMBOLI FOUNDRY SUPPLIES AND			
SERVICES LIMITED			
i. Trade receivable s	3.81	228.81	
ii. Security deposits	100.00	-	
iii. Capital advance	225.00	-	
iv. Trade advances to suppliers	154.53	120.72	
	1		
KEY MANAGEMENT PERSONNEL			
REMUNERATION			
i. Mr. R K Menon	-	21.16	
ii. Mr. Piyush I Tamboli	80.00	97.67	
iii. Mr. Jainam P Tamboli	-	1.43	
iv. Mr. B. Pratapkumar	16.56	-	
v. Mr. Girish V Shah	8.95	7.32	
vi. Ms. Hetal Kapadia	1.44	1.44	
TOTAL	106.95	129.02	
GUARANTEE COMMISSION			
Mr. Piyush I Tamboli	34.94	30.00	
SITTING FEES			
Mrs. Vishakha P Tamboli	1.10	0.70	
Mr. Akshay Shah	1.82	1.07	
Mr. J M Mapgaonkar	1.44	1.11	
Mr. Girish C Shah	1.87	1.33	
TOTAL	6.23	4.21	
PROFESSIONAL FEES			
Mr. R K Menon	30.00	5.00	

STAFF TRAINING & EDUCATION EXPENSES		
Mr. Jainam P Tamboli	33.81	-
Outstanding balances:		
OTHER LIABILITIES		
Mr. R K Menon	11.16	11.16
Mr. Piyush I Tamboli	-	40.06
TOTAL	11.16	51.22

NOTE 37:

Balances for trade receivables, trade payables and loans and advances are subject to confirmaati s from the respepece partie.

NOTE 38:

All the amounts are stated in Rs. in lacs, unless otherwise stated.

NOTE 39:

Figures of previous years have been regrouped and rearranged wherever necessary.

Signature to Notes 1 to 39

As per our report of even date atached

For PARK & Company

Chartered Accountants

Mr. Ashish Dave

Partner

Hetal Kapadiya

Company Secretary

Place : Bhavnagar

Date: 29th April,2019

For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs. Vishakha P. Tam boli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

Date: 29th April,2019

INDEPENDENT AUDITORS' REPORT – CONSOLIDATED FINANCIAL STATEMENT

To

The Members of INVESTMENT & PRECISION CASTINGS LIMITED

Report on the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Investment & Precision Castings
Limited ("the Holding Company") and its wholly -owned subsidiary (the Holding Company and its subsidiary together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at 31 st March 2019, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended and notes to the consolidated financial statements, a summary of the significant accountin policies and other explanatory informaton (hereinaaer referred to as "the consolidated financial statements").

In our opinion and to the best of our informatio according to the explanatons given to us and based on the consideratio of the reports of other auditors on separate financial statements of the subsidiary referred to in the Other Maters paragraph below, the aforesaid consolidated financial statements give the informaati required by the Companies Act, 2013 ("t he Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under secti n 133 of the Act read with the Companies (Indian Accounti g Standards) Rules, 2015, as amended, ('Ind AS") and the ot her accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at 31st March 2019, of its consolidated profit, consolidated total comprehensive income, consolidated changes in equity and consolidated cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the consolidated financial statements in accordance with the Standards on Auditin

(SAs) specified under Seectn 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilites for the Audit of the Consolidated Financial Statements secti n of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Instit te of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibiliti s in accordan ce with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the consolidated financial statements.

Key audit maters

Key audit maters are those maters that, in our professional judgment were of most significance in our audit of the consolidated financial statements of the current period. These maters were addressed in the context of our audit of the consolidated financial statements as a whole, and in our forming our opinion thereon, and we do not provide a separate opinion on these maters.

We have determined that there are no key audit mattes to communicate in our report.

InformationOther than the Consolidated Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the preparaton of the other informaaon. The other informaton comprises the informaati included in the Board's Report including Annexures to Board's Report, Management Discussion and Analysis, Shareholder's Informatio, but does not include the consolidated financial statements and auditor's report thereon. Our opinion on the consolidated financial statements does not cover the other informatio and we do not express any form of assurance conclusion thereon. In connection with our audit of the consolidated financial statements, our responsibility is to read the other

informaton and, in doing so, consider whether the other informaton is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the maters stated in Secctn 134(5) of the Act with respect to the preparatio of these consolidated financial statements that give a true and fair view of the consolidated financial possion, consolidated financial performance including other comprehensive income, consolidated cash flows and cons olidated changes in equity of the Group in accordance with the Ind AS and accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accountingrecords in accordance with the provisions of the Act for safeg uarding of the assets of the Group and for preventing and dettectin frauds and other irregulariti s; seleecti and applicacon of appropriate accounting policies; making judgments and eesmates that are reasonable and prudent; and design, implementati n and maintenance of adequate internal financial controls, that were operrati effeffectiv for ensuring the accuracy and completeness of the accounting records, relevant to the preparaati and presentation of the consolidated financial statements that give a t rue and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparaton of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the Group's ability to contine as a going concern, disclosing, as applicable, maters related to going concerns and using the going concern basis of accounting unless management either intends to liquidate the Group or to

cease operatio s, or has no realissc alternanve but to do so.

The respectie Board of Directors of the companies included in the Group are also responsible for overseeing financial rreporting process of the Group.

Auditors' Responsibility for the Audit of the Consolidated Financial Statements

Our objectivesare to obtain reasonable assurance about whether the consolidated 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 high level of assurance, but is not a guarantee that 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 consolidated financial statements.

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

- Identify and assess the risks of material misstatements of the consolidated 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 mat erial misstatement resultingfrom fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intenti nal omissions, misrepresentations, or the override of the internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under secti n 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial cont rols system in place and the operating ffffeveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting essmates and related disclosures made by management.
- Conclude appropriateness of on the 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 conditons that may cast significant doubt on the ability of the Group to continueas going concer n. If we conclude that a material uncertainty exists, we are required to draw attent n in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditionsmay cause the Group to cease to contin e as a going concern.
- Evaluate the overall presentati n, structure and content of the consolidated financial statements, including the disclosure, and whether the consolidated financial statements represent the underlying transactio s and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial informatio of the entitie or business s avties within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction supervision and performance of the audit of the financial statements of such e nti es business actvvies included in consolidated financial statements of which we are the independent auditors. For the other entiti included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction supervision and performance of the audit carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company regarding, among other mat ters, the planned scope and timng of the audit and significant audit findings, including any significant deficiencies in internal control that we identifyduring 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 relatonships and other mattes that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Maters

The consoli dated Ind AS financial statements include financial statements of a wholly -owned subsidiary which reflect total assets of Rs. 57.70 lacs as at 31 st March, 2019, total revenues , Nil and net loss afer tax (including other comprehensive income) of Rs.4.58 lacs for the year as considered in the Consolidated Financial Statements. These financial statements are audited by other auditors whose report has been furnished to us by the management and our opinion on the consolidated financial statements in so far as it relates to the amounts and disclosures included in respect of this subsidiary and our report in terms of subsectio (3) of Seectn 143 of the Act, in so far as it relates to aforesaid subsidiary is based solely on the report of the other auditors.

Our opinion on the consolidated Ind AS financial statements above and our report on other Legal and Regulatory Requirements below is not modified in respect of the these maaers with respect to our reliance on the work done and the reports of the other auditors.

Report on Other Legal and Regulatory Requirements

As required by secti n 143(3) of the Act, based on our audit and on the consideration of reports of the other auditors on separate financial statements of a subsidiary

As noted in the "Other Maters" paragraph above, we report, to extent possible, that:

- a) We have sought and obtained all the information and explanaaons which to the best of our knowledge and belief were necessary for the purpose of our audit of the aforesaid consolidated financial statements;
- b) In our opinion, proper books of account as required by law relating to preparatio of the aforesaid consolidated Ind AS financial statements have been kept so far as it appears from our examinatio of those books and the reports of other auditors;
- The consolidated balance sheet, the c) consolidated statement of profit and loss, including other comprehensive income, consolidated cash flow statement and the consolidated statement of changes in equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose preparatio of the consolidated financial statements;
- In our opinion, the aforesaid consolidated financial statements comply with the Indian Accounti g Standards specified under seectio 133 of the Act;
- e) the basis of the written representati ns received from the directors as on 31 st March 2019 and taken on record by the Board of Directors of the Holding Company and the report of statutory auditors of its subsidiary company incorporated in India, none of the directors of the Group is disqualified as on 31 st March 2019, from being appointed as a director in terms section164(2) of the Act.

- f) With respect to the adequacy of internal financial controls over financial repoportinf the Holding Company and its subsidiary incorporated in India and operating efffecveness of such controls, our separate report in annexure A may be referred.
- with respect to the other maters to be included in the Auditor's Report in accordance with requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our informatio and according to the explanatons given to us and according to the reports of the statutory auditors of the subsidiary company incorporated in India, remuneration paid by the Holding Company and its subsidiary company incorporated in India, to its directors during the year is in accordance with the provisions of section 197 of the Act.
- With respect to the other maters to be included in the Auditors' Report in accordance e with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our informatio and according to the explanaton given to us:
 - The consolidated financial statements disclose the impact of pending liti aaons on the consol idated financial possiti of the Group;
 - The Group did not have any material foreseeable losses on long-term contracts including derivatives contracts;
 - iii. There has been no delay in transferring the amounts, required to be transferred to the Investor Education and Protection Fund by the Holding company or its subsidiary incorporated in India.

For, PARK & COMPANY

Chartered Accountants FRN: 116825W

MR. ASHISH DAVE

Bhavnagar 29th April, 2019 Partner Membership No. 170275

ANNEXURE A

TO THE INDEPENDENT AUDITORS REPORT

(Referred to in paragraph 1 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

We have audited the internal financial controls over financial repportinof Investment & Precision Casting Limited ("the Holding Company") and its wholly -owned subsidiary (the Holding Company and its subsidiary together referred to as "the Group") which are companies incorporated in India as of 31 st March, 2019 in conjunction with our audit of the consolidated financial statements of the Group for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding Company and its subsidiary which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial repoortin criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporti g issued by the Insstute of Chartered Accountants of India. These responsibilites include the design, implementati n and maintenance of adequate internal financial controls tha t were operati g efffecvely for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the preventio and detectio of frauds and errors, the accuracy and completeness of the accounting records, and the mely preparatio of reliable financial informamat, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Group's internal financial controls over financial rep orti g based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporti g (the "Guidance Note") and the Standards on Auditin , issued by ICAI and deemed to be

prescribed under se ctio 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institue of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial repeportiwas established and maintained and if such controls operated effect ively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial rreport g and their operati g effe veness. Our audit of inter nal financial controls over financial report g included obtaining an understanding of internal financial controls over financial reporti g, assessing the risk that a material weakness exists, and testing and evaluaatg the design and operati g effffevene ss of internal control based on the assessed risk. The procedures selected depend on the auditors' judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporti g

A Company's i nternal financial control over financial reporti g is a process designed to provide reasonable assurance regarding the reliability of financial repporti and the preparaton of consolidated Ind AS financial statements for external purposes in accordance wi th generally accepted accounting principles. A Company's internal financial control over financial repoportiincludes those policies and procedures that

 Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactio s and dissposions of the assets of the Company;

- Provide reasonable assurance that transactons are recorded as necessary to permit preparaton of consolidated Ind AS financial statements in accordance with generally accepted accountige 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
- Provide reasonable assurance regarding preventio or mely deteteon of unauthorised acquisitio, use, or dispositin of the Company's assets that could have a material effect on the financial statements.

Inherent Limitatons of Internal Financial Controls Over Financial Reporting

Because of the inherent limitati ns of internal financial controls over financial rreport g, 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, projectio s of any evaluatio of the internal financial controls over financial reporti g to future periods are subject to the risk that the internal financial control over financial repeportimay become inadequate because of changes in conditio s, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Holding Company and its subsidiary company which are companies incorporated in India,

have, in all material respects —, an adequate internal financial controls system over financial repeporti — and such internal financial co —ntrols over financial repoorti were operatingeffefectiveas at 31 — st March, 2019, based on the internal control over financial repportg criteria established by the Group considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reportingissued by the Insstute of Chartered Accountants of India.

Other Maters

Our aforesaid report under section 1433)(i) of the Act on the adequacy and operati g effffeveness of the internal controls over financial rreport g in so far as it relates to subsidiary incorporated in India, is based solely on the corresponding reports of the statutory auditors of such company. Our opinion is not modified in respect of this matte.

For, PARK & COMPANY
Chartered Accountants

FRN: 116825W

Bhavnagar 29th April,2019 MR. ASHISH DAVE Partner

Membership No. 170275

CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH,2019

PARTICULARS	NOTE NO.	AS AT	AS AT	
TANTICOLANG	NOTE NO.	31ST MARCH 2019	31ST MARCH 2018	
ASSETS:				
NON-CURRENT ASSETS				
Property, plant and equipment	2	7,817.60	6,299.93	
Capital work-in -progress	2	619.12	521.04	
Investment properti s	3	48.78	-	
Intangible asset under development		46.32	34.56	
Financial assets				
Investments	4	0.60	0.60	
Loans	5	78.92	14.95	
Other financial assets	6	3.25	-	
Other non-current assets	7	693.57	532.31	
Total Non-Current Assets		9,308.15	7,403.40	
CURRENT ASSETS				
Inventories	8	3,211.00	2,034.94	
Financial assets				
Investments		-	-	
Trade receivables	9	2,039.29	2,243.69	
Cash and cash equivalents	10	18.29	67.75	
Other bank balances	11	4.62	3.53	
Loans	5	57.23	132.29	
Other financial assets	6	13.32	28.00	
Other current assets	7	1,035.94	1,095.26	
Total Current Assets		6,379.69	5,605.46	
TOTAL ASSETS		15,688.11	13008.86	

CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH,2019 (Contd.)

(INR in Lacs)

D. D	NOTE NO	AS AT	AS AT	
PARTICULARS	NOTE NO.	31ST MARCH 2019	31ST MARCH 2018	
EQUITY AND LIABILITIES:				
EQUITY				
Equity share capital	12	500.00	500.00	
Other equity	13	6,998.48	6,157.92	
Total Equity		7,498.48	6,657.92	
NON-CURRENT LIABILITIES				
Financial Liabilities				
Borrowings	14	1,675.36	1,163.34	
Other financial liabilities	15	-	-	
Provisions	16	37.65	33.24	
Deferred tax liabilities (net)	17	389.02	476.39	
Other non-current liabilities	18	-	-	
Total Non-Current Liabilities		2,102.03	1,672.97	
CURRENT LIABILITIES				
Financial Liabilities				
Borrowings	14	3,616.95	2,562.67	
Trade payables	19			
i. Total outstanding dues of Micro and Small Enterprises		631.43	289.97	
ii. Total outstanding dues of creditors other than Micro and Small Enterprises		1,152.99	1,058.96	
Other financial liabilities	15	440.46	284.57	
Other current liabilities	18	209.27	423.15	
Provisions	16	36.51	58.56	
Total Current Liabilities		6,087.60	4,677.97	
TOTAL EQUITY AND LIABILITIES		15,688.11	13,008.86	

The accompanying notes are integral part of these financial statements.

As per our report of even date attached

For PARK & Company

Chartered Accountants

For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

Mr. Ashish Dave

Partner

Hetal Kapadiya

Company Secretary

Place : Bhavnagar Date : 29th April,2019 For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs. Vishakha P. Tamboli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

Date: 29th April,2019

CONSOLIDATED STATEMENT OF PROFIT & LOSS for the year ended 31st March 2019

(INR in Lacs)

PARTICULARS	NOTE NO.	AS AT	AS AT
	NOTE NO.	31ST MARCH 2019	31ST MARCH 2018
REVENUE:			
Revenue from operatio s (net)	20	11,868.48	10,757.21
Other income	21	90.50	43.80
Total Revenue		11,958.98	10,801.00
EXPENSES:			
Raw materials consumed	22	1,114.32	823.06
Purchases of traded goods		0.00	0.00
Changes in inventories	23	(923.81)	(74.55)
Employee benefits expenses	24	789.23	816.34
Finance costs	25	511.04	410.32
Depreciati n andd amortason expenses	26	617.11	513.98
Other expenses	27	8,895.12	7,114.57
Total Expenses		11,003.00	9,603.73
PROFIT BEFORE TAX		955.98	1,197.28
Tax expenses			
Current tax	7.1	200.00	270.00
Earlier years' tax		(150.34)	0.00
Deferred tax		(86.70)	133.60
Profit for the year		993.01	793.68
Other Comprehensive income			
Items that will not be reclassified to profit or loss			
a. Remeasurements of defined benefit plans		(2.42)	2.83
b. Tax impacts on above		0.67	(0.94)
Items that may be reclassified to profit or loss			
Other comprehensive income for the year		(1.75)	1.89
TOTAL COMPREHENSIVE INCOME FO R THE YEAR		991.27	795.57
Basic and diluted earning per share	28	19.86	15.87
Face value per share		10.00	10.00

The accompanying notes are integral part of these financial statements.

As per our report of even date atached

For PARK & Company

Chartered Accountants

Mr. Ashish Dave

Partner

Hetal Kapadiya

Company Secretary

Place : Bhavnagar Date : 29th April,2019 For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs.Vishakha P. Tam boli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

Date: 29th April,2019

CONSOLIDATED CASH FLOW STATEMENT for the year ended 31st March 2019

(INR in Lacs)

PARTICULARS	FOR THE YEAR ENDED 31 ST MARCH 2019		FOR THE YEAR ENDED 31 ST MARCH 2018	
A. CASH FLOW FROM OPERATING ACTIVITIES:				
Net profit before tax		955.98		1,197.28
Adjustments for -				
Depreciaton and amoorzazatin	617.11		513.98	
Loss/(profit) on sale of property, plant & equipment	(19.12)		(6.23)	
Interest	414.11		347.35	
Operati g profit before working capital changes	1,012.10		855.10	
Adjustments for -				
Trade and other receivables	202.30		(510.01)	
Inventories	(1,176.06)		(317.78)	
Trade and other payables	358.68		591.05	
Cash generated from operatons	(615.08)		(236.74)	
Direct taxes paid	(156.20)	240.82	(293.01)	325.35
NET CASH FROM OPERATING ACTIVITIES		1,196.80		1,522. 63
B. CASH FLOW FROM INVESTING ACTIVITIES :				
Purchase of property, plant & equipment	(2,304.29)		(2,056.69)	
Sale of property, plant & equipment	30.02		8.07	
Interest received	29.91		20.04	
NET CASH USED IN INVESTING ACTIVITIES		(2,244.36)		(2,028.58)
C. CASH FLOW FROM FINANCING ACTIVITIES :				
Proceeds from loans borrowed (net)	1,566.30		945.90	
Interest paid	(444.02)		(367.39)	
Dividend paid	(123.91)		(62.29)	
NET CASH USED IN FINANCING ACTIVITIES		998.37		516.22
Net Increase in Cash and Cash Equivalents		(49.19)		10.27
Cash and cash equivalents as at beginning of the year		67.75		57.48
Cash and cash equivalents as at end of the year		18.56		67.75

The accompanying notes are integral part of these financial statements.

As per our report of even date atached

For INVESTMENT & PRECISION CASTINGS LIMITED

For PARK & Company

Mr. Girish V. Shah

Chartered Accountants

Chief Financial Officer

Mr. Ashish Dave Partner

For and on behalf of the Board of Directors Mr. Piyush I. Tamboli Mrs.Vishakha P. Tam boli

Hetal Kapadiya

Chairman & Managing Director Director

Company Secretary

Place: Bhavnagar

DIN: 06600319

Date: 29th April,2019

Date: 29th April,2019

DIN: 00146033

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st

MARCH, 2019

A. SHARE CAPITAL

(INR in Lakhs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
At the beginning of the year	500.00	500.00
Changes in equity share capital during the year	-	-
At the end of the year	500.00	500.00

B. OTHER EQUITY (INR in Lakhs)

PARTICULARS	GENERAL RESERVE	RETAINED EARNINGS	SECURIRITIES PREMIUM ACCOUNT	OTHER COMPREHENSIVE INCOME- REMEASUREMENTS OF NET DEFINED BENEFIT PLANS	TOTAL
As at 1st April, 2017	4,867.48	548.53	25.20	(3.63)	5,437.58
Profit for the year	-	793.68	-	-	793.68
Other comprehensive income for the year (net of tax)	-	-	-	1.89	1.89
Transfer from retained earnings to general reserve	132.52	(132.52)	-	-	-
Final dividend , declared and paid during the year	-	(62.50)	-	-	(62.50)
Dividend distributio tax	-	(12.72)	-	-	(12.72)
As at 31st March, 2018	5,000.00	1,134.46	25.20	(1.74)	6,157.92
Profit for the year	-	993.02	-	-	993.02
Other comprehensive income for the year (net of tax)	1	1	1	(1.75)	(1.75)
Transfer from retained earnings to general reserve	877.05	(877.05)	-	-	-
Final dividend , declared and paid during the year	-	(125.00)	-	-	(125.00)
Dividend distributio tax	-	(25.70)	-	-	(25.70)
As at 31st March, 2019	5,877.05	1,099.73	25.20	(3.49)	6,998.48

The accompanying notes are integral part of these financial statements.

As per our report of even date atached

For INVESTMENT & PRECISION CASTINGS LIMITED

For PARK & Company

Mr. Girish V. Shah

Chartered Accountants

Chief Financial Officer

Mrs.Vishakha P. Tam boli

Mr. Ashish Dave
Partner

For and on behalf of the Board of Directors

Hetal Kapadiya

Chairman & Managing Director Director

Company Secretary
Place: Bhavnagar

DIN: 06600319

Date: 29th April,2019

DIN: 00146033

Mr. Piyush I. Tamboli

Date: 29th April,2019

Notes to Consolidated Financial Statement for the year ended 31st March 2019

COMPANY INFORMATION

Investment & Precision Cas tngs Limited (the 'Company')

is a public limited Company domiciled in India and incorporated on 3 rd April 1975 under the provisions of the Companies Act applicable in India. The Company is engaged in the production of investment ccastings The registered of fice of the Company is located at Nari Road, Bhavnagar – 364 006. The equity shares of the Company are listed on Bombay Stock Exchange (BSE).

The consolidated financial statements ('the financial statements") were authorized for issue in accordance with the resolutio of the Board of Directors of the Company on 29thApril, 2019.

1. BASIS OF PREPARATION, MEASUREMENT AND SIGNIFICANT ACCOUNTING POLICIES:

• Basis of preparaton and measurement:

These consolidated financial statements have been prepared in acc ordance with the Indian Accounti g Standards (hereinaaer referred to as the 'Ind AS') as noti ed by Ministry of Corporate Affairs pursuant to secon 133 of the Companies Act, 2013 and the Companies (Indian Accounti g Standards) Rules, 2015, as applicable.

The consolidated financial statements have been prepared on accrual and going concern basis. The accounting policies are applied consistently to all the periods presented in the financial statements. All assets and liabilities have been classified as current or non current as per the Group's normal operation of group and other criteria as set out in the Division II of Schedule III to the Companies Act, 2013. The Group adopts operating cycle based on the project period and accordingly, all project related as sets and liabilities are classified into current and non -current. The Group considers 12 months as normal operating circle.

The Group's financial statements are reported in Indian Rupees, which is also the Group's functi nal currency, and all values are rou nded to the nearest lacs except otherwise indicated.

- Application of New Accounting Pronouncements
 The Group has applied the following Ind AS pronouncements pursuant to issuance of the Companies (Indian Accounting Standards) Amendment Rules, 2018. The effect is described below:
 - a. The Group has adopted Ind AS 115, Revenue from Contract with Customers with effect from 1st April, 2018.
 - b. The Group has elected to recognize cumulative effect of f initial applying Ind AS 115 retrospecti ely as an adjustment to opening balance sheet as at 1st April, 2018 on the contracts that are not completed contract as at that date. There was no impact of above on the opening balance sheet as at 1st April, 2018 and on the Statement of Profit and Loss for the year ended 31st March, 2019.
 - c. The Group has adopted Appendix B to Ind AS 21, foreign currency transactons and advance considerati n with effect from 1 st April, 2018 retrospectvely to all assets, expenses and income initiall recognised on or afer 1 st April, 2018 and the impact on implementati n of Appendix is immaterial.

• Basis for consolidati n:

The financial statements are prepared using uniform accounting policies for like transsacons and other events in similar circumstances. If a member of the group uses accountingpoliciens other than those adopted in the consolidated financial statements, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting olicies.

The financial statements of the subsidiary used for the purpose of consolidationare drawn up to same reporti g date as that of the parent company.

These consolidated financial statements include results of a wholly -owned subsidiary company, I&PCL Vacuum Cast Limited consolidated in accordance with Ind AS 110 "Consolidated Financial Statements" and have been prepared in accordance with Indian Accounti g Standards (Ind AS) notif d under sesect 133 of the Companies Act, 2013 ("the Act").

The consolidated financial statements have been prepared on the following basis:

Subsidiaries

- a) A subsidiary is an entit over which the Company has control. The Company controls an entit when the Company is exposed to, or has rights to, variable returns from its involvement with the entiy and has the ability to affect those returns through its power to direct the relevant acti vits of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company.
- b) The Company combines the financial statements of the parent and its wholly owned subsidiary company on a line by line basis, adding together like items of assets, liabilitie, equity, income and expenses. Inter-company transactons, balances and unrealized gains on transactionsamong the Group are eliminated. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries are consistent with the policies adopted by the Company.
- c) A change in t he ownership interest of a subsidiary, without loss of control, is accounted for as an equity transactio. If the Company loses control over a subsidiary, it derecognizes the assets, liabilities, carrying amount of any non -controlling interests and

the cumulatve translaaon differences recorded in equity.

2. SIGNIFICANT ACCOUNTING POLICIES:

a. System of accounting

The Group follows mercantil system of accounting and recognises income and expenditure on an accrual basis except in case of significant uncertaaintes.

These financial statements are prepared under the historical cost conventi n unless otherwise indicated.

b. <u>Key accounting es mates</u>

The preparaton of the financial statements, in conformity with the recognition measurement principles of Ind AS, req uires the management to make estmates assumptio s in the applicaaon of accouounting policies that affect the reported amounts of assets, liabiliti s, income, expenses disclosure of contigent liabillits as at the date of financial statements and the results of operati n during the reported period. Although these estim tes are based upon management's best knowledge of current events and actio actual results could differ from these esmates which are recognised in the period in which they are determined.

The Group based its assumptons and eesti tes on parameters available when the financial statements were prepared. Existi g circumstances and assumptons about future developments, however, may change due to market changes or circumstances arisin g that are beyond the control of the Group. Such changes are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the financial statements.

c. Property, plant and equipment

 Property, plant and equipment are stated at historical cost of acquisiton including atributable interest and finance costs, if any, tillthe date of acquission/installalon

- of the assets less accumulated depreciatio and accumulated impairment losses, if any.
- (ii) Subsequent expenditure relating to property, plant and equipment is capitalised only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance costs are charged to the statement of profit and loss as incurred.
- (iii) The cost and related accumulated depreciatio are eliminated from the financial statements, either on disposal or when retied from acve use and the resultant ga in or loss are recognised in the statement of profit and loss.
- (iv) Capital work-in-progress representin expenditure incurred in respect of assets under development and not ready for their intended use, are carried at cost. Cost includes related acquisiton expenses, constructio cost, related borrowing cost and other direct expenditure.
- (v) On transitio to Ind AS, the Company has opted to conti ue with the carrying values measured under the previous GAAP as at 1stApril 2016 of its property, plant and equipment and use that carrying value as the deemed cost of the property, plant and equipment on the date of transition i.e. 1stApril 2016 except for certain class of assets which are measured at fair value as deemed cost.
- (vi) The Company depreciates property, plant and equipment on straight line value method over the estmated useful life prescribed in Schedule II of the Companies Act, 2013 from the date the assets are ready for intended use afer considering the residual value.
- (vii) Intangible assets represent implementatio n cost for sofware and other applicaaon sofware acquired/developed for in -house use. These assets are stated at cost. Cost includes related acquisiton expenses,

- related borrowing costs, if any, and other direct expenditure.
- (viii) Items of stores and spar es that meet the definnitioof property, plant and equipment are capitalized at cost and depreciated over their useful life. Otherwise, such items are classified as inventories.

d. Investments properti s

- I. Property which is held for long -term rental or for capital appreciatio or both is classified as Investment Property. Investment propertes are measured init Ily including transacton Subsequent to initial recognition, investment propertie are stated at cost less accumulated depreciation and accumulated impairment loss, if any.
- II. Investment propertes currently comprise of building.
- III. Investment properti s are derecognised either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognised in Statement of Profit and Loss in the period in which the property is derecognised.

e. <u>Investments and financial assets</u>

Financial assets are recognised when the Group becomes a party to the contractual provisions of the instrument.

On initial reccogniti , a financial asset is recognised at fair value, in case of financial assets which are recognised at fair value through profit and loss (FVTPL), its transactio costs are recognised in the statement of profit or loss. In other cases, the transactio costs are atributed to the acquissiti value of financial asset.

Financial assets are subsequently classified measured at –

- a) Amortied cost
- b) Fair value through profit and loss (FVTPL)
- c) F air value through other comprehensive income (FVOCI).

Financial assets are not reclassified subsequent to their recognitio except if and in the period the Group changes its business model for managing financial assets.

Financial asset is derecognised only when the Group has transferred the rights to receive cash flows from the financial asset. Where the enent has transferred the asset, the Group evaluates whether it has transferred substantial ly all risks and rewards of ownership of the financial asset. In such cases, financial asset is derecognised.

In accordance with Ind AS 109, the Group applies the expected credit loss ("ECL") model for measurement and recogniti n of impairment loss on financial assets and credit risk exposures. The Group follows 'simplified approach' recognitio of impairment loss allowance on trade receivables. Simplified approach does not require the Group to track changes in credit risk. Rather, it recognises impairmen t loss allowance based on lifeti e ECL at each repportg date, right from its initi l recognnion. For rececognin of impairment loss on other financial assets and risk exposure, the Group determines that whether there has been a significant increase in the credit risk since initial ecognnition.

f. Inventories

- Raw materials a nd stores and spares are valued at weighted average cost, including all charges in bringing the materials to the present locati n, or net realizable value, whichever is lower.
- II. Finished goods and work-in-progress are valued at material cost plus direct expenses and appropriate value of overheads or net realizable value, whichever is lower.
- III. Obsolete, slow moving and defective inventories are written off/valued at net

realisable value during the year as per policy consistently followed by the Company.

g. Cash and cash equivalents

Cash and cash equivalents in the balance sheet comprises of balance with banks and cash on hand and short term deposits with an original maturity of three month or less, which are subject to insignificant risks of changes in value.

h. Trade receivables

A receivable is classified as a trade receivable if it is in respect of the amount due on account of goods sold or services rendered in the normal course of business. Trade receivables are recognised initiall at fair value and subsequently measured net of any expected credit losses.

i. Equity instruments:

An equity instrument is any contract that evidences a residual interest in the assets of the Company afer deduuctin all of its liabilitie. Equity instruments which are issued for cash are recorded at the proceeds received.

j. Financial liabiliti s

- Financial liabiliti es are recognised when the Group becomes a party to the contractual provisions of the instrument.
 Financial liabilites are initiall measured at the amortsed cost unless at initial recognitio, they are classified as fair value through profit and loss.
- II. Financial liabilitie are subsequently measured at amortsed cost using the Efffecve Interest Rate (EIR) method. Financial liabilitie carried at fair value through profit and loss are measured at fair value with all changes in fair value recognised in the statement of profit and loss.
- III. Financial liabilites are derecognised when the obligaton specified in the contrac t is discharged, cancelled or expired.

k. Trade payables

A payable is classified as a trade payable if it is in respect of the amount due on account of goods purchased or services received in the normal course of business. These amounts represent liabilitie f or goods and services provided to the Group prior to the end of the financial year which are unpaid. These amounts are unsecured and are usually settl d as per the payment terms. Trade and other payables are presented as current liabilitis unless payment is not due within 12 months afer the repportingeriod.

I. Revenue Recognition

- (i) Revenue from contract with customers is recognised when the Group satsfies performance obligation by transferring promised goods and services to the Performance obligatio s are customer. satsfied at a point oforme or over a period of tim . Performance obligaati s sassfied over a period of ti e are recognised as per the teams of relevant contractual agreements/arrangements. Performance obligations are said to be saasfied at a point of timewhen the customer obtains controls of the asset.
- (ii) Revenue is measured based on transacton price, which is the fair value of the consideratio received or receivable, stated net of discounts, return and goods & service tax. Transacton price is recognised based on the price specified in the contract, net of the estmated sales inccentes/discounts.
- (iii) Domesticsales are accounted for on dispatch from point of sale corresponding to transfer of significant risks and rewards of ownership to the buy er. Export sales are recognised on the date of mate's receipt/shipped on board signifying transfer of risks and rewards of ownership to the buyer as per terms of sales and initially recorded at the relevant exchange rates prevailing on the date of transaction.
- (iv) Export incenti es are accounted for on export of goods if the entitements can be

- estmated with reasonable accuracy ad conditio s precedent to claim are reasonably expected to be fulfilled.
- (v) Revenue in respect of other income is recognised on accrual basis. However, where the ulti ate colllectio of the same lacks reasonable certainty, revenue recognitio is postponed to the extent of uncertainty.

m. Foreign currency transactio s

- (i) Items inclu ded in the financial statements are measured using the currency of primary economic environment in which the company operates ("the functio al currency"). The financial statements are presented in Indian Rupee (INR), which is the company's functi nal and presentaation currency.
- (ii) Foreign currency transactio s are initial ly recorded in the reporti g currency at foreign exchange rate on the date of the transacton.
- (iii) Monetary items of current assets and current liabilities denominated in foreign currencies are reported using the closing rate at the reportieg date. None-monetary items which are carried in terms of historical cost denominated in a foreign currency are reported using the exchange rate at the date of the transaction.
- (iv) The gain or loss on decrease/increase in reporti g currency due to fluctuauons in foreign exchang e rates are recognised in the statement of profit or loss.

n. Employee benefit expenses

(i) Contributions defined to contribuuti schemes such as provident fund, employees' state insurance, labour welfare fund etc. are charged as an expense based on the amount of contributon required to be made as and when services are rendered by the employees. These benefits are classified as defined contributi n schemes as the Group has no further obligatio beyond the monthly contributons.

- (ii) The Company provides for gratuity which is a defined benefit plan, the liabilites of which are determined based on valuatios, as at the reporting date, made by an independent actuary using the projected unit credit method. Re-measurement comprising of actuarial gains and losses, in respect of gratuity are recognised in the other comprehensive income in the period in which they occur. The classification of the Group's obligation into current and non current is as per the actuarial valuatio report.
- (iii) The employees are entitled to accumulate leave subject to certain limits, for future encashment and availment, as per the policy of the Group. The liability towards such unutilised leave as at the end of each balance sheet date is determined based on independent actuarial valuation and recognised in the Statement of Profit and Loss.

o. Borrowing costs

Borrowing costs consist of interest and other costs that the Group incurs in connecti n with the borrowing of funds. Also, the efffecte interest rate amo rtsaati is included in finance costs. Borrowing costs relating to acquisitio constructio or prodducti of a qualifying asset which takes substantial period of tim to get ready for its intended use are added to the cost of such asset to the extent they relate to the period tillsuch assets are ready to be put to use. All other borrowing costs are expensed in the statement of profit and loss in the period in which they occur.

p. <u>Taxaton</u>

(i) Current in come tax is recognised based on the estim ted tax liability computed afer taking credit for allowances and exempti ns in accordance with the Income Tax Act, 1961. Current income tax assets and liabilitie are measured at the amount expected to be recovered from or paid to

- the taxationauthhorits. The tax rates a nd tax laws used to compute the amount are those that are enacted or substanti ely enacted, at the reporti g date.
- (ii) Deferred tax is determined by applying the balance sheet approach. Deferred tax assets and liabilitie are recognised for all deductibletemp orary differences between the financial statements' carrying amount of existi g assets and liabiliiti and their respecti e tax base. Deferred tax assets and liabilitie are measured using the enacted tax rates or tax rates that are substanti ely enacted at the reportingdate. The effect on deferred tax assets and liabilities of a change in tax rates is recognised in the period that includes the enactment date. Deferred tax assets are only recognised to the extent that it is probable that future taxable profits will be available against which the temporary differences can be utilis d. Such assets are reviewed at each reporti g date to reassess realisaaon. Deferred tax assets and liabilitie are offset when there is a legally enforceable right to offset current tax assets and liabilities.
- q. Provisions and contin ent liabilities
 The Group creates a provision when there is
 present obligaton (legal or construuctiveas
 a result of past events that probably
 requires an outflow of resources and a
 reliable estmate can be made of the
 amount of obligatio .
 Conti gent liabilit s are disclosed in
 respect of possible obligatons that arise
 from past events, whose existence would
 be confirmed by the occurrence or non
 occurrence of one or more uncertain future
 events. Conti gent assets are neither
 recognised nor disclosed in the financial
 statements.
- r. <u>Impairment of non financial assets</u>
 As at each reporti g date, the Group assesses whether there is an indicatio that

a non-financial asset may be impaired and also whether there is an indicatio of reversal of impairment loss recognised in the previous periods. If any indicatio exists, or when annual impairment testi for an asset is required, the Company determines the recoverable amount and impairment loss is recognised when the carrying amount of a n asset exceeds its recoverable amount. If the amount of impairment loss subsequently decreases and the decrease can be related objectively to an event occurring afer the impairment was recognised, then the previously recognised impairment loss is reversed through the statement of profit and loss.

s. <u>Earnings Per Share</u>

- (i) Basic earnings per share is computed by dividing the net profit or loss for the period atributable to the equity shareholders of the Group by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources.
- (ii) For the purpose of calculating diluted earning per share, the net profit or loss for the period attrib table to the equity shareholders and the weighted average number of equity shares outstanding during the period is adjusted for the effects of all diluv e potental equity shares.

t. Segment reporting

Operati g Segments are reported in manner which is consistent with the internal reportingsystem of the Company.

The Chief Operati g Decision Maker (CODM) is responsible for allocating the resources and reviews performance.

u. Offseeng instruments

Financial assets and liabilites are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention seete on a net bas is or realise the asset and setle the liability simultaneously. The legally enforceable right must not be continent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

v. Events afer the repoortingeriod

Adjusting events are events that provide further evidence of conditio s that existed at the end of the reporti g period. The financial statements are adjusted for such events before authorisation for issue. Non-adjusting events are events that are indicati e of connditi s that arose a er end of the reporting period. Non-adjusting events afer the reportin date are not accounted, but disclosed.

w. Changes in Accounting Standards and recent accounting pronouncements

On March 30, 2019 the Ministry of Corporate Affairs issued the Companies Accounti g (Indian Standards) (Amendments) Rules, 2019, notifyi g Ind AS 116 on leases. Ind AS 116 would replace the existing leases standard Ind AS 17. The standard sets out the principles for recognitio, measurement, presenttat n and disclosures for both partie to a contract, i.e. the lessee the lessor. Ind AS 116 introduces a single lease accounting model and requires a lessee to recognise assets and liabilitie for all leases with a term of more than 12 months, unless the

underlying asset is of low value. Currently for operating lease rentals are charged to the statement of profit and loss. The Company is currently evaluating the implications of Ind AS 116 on the Financial Statements.

The Companies (Indian Accounti g Standards) Amendment Rules, 2019 also noti ed amendments to the following accounting standards. The amendments would be effec ve from April 1, 2019.

- Ind AS 12 Income Tax
- Ind AS 23 Borrowing Cost
- Ind AS 103 Business Combinatons
- Ind AS 111 Joint Arrangements
- Ind AS 109 Financial Instruments
- Ind AS 19 Employee Benefits

The Group is in the process of evaluating the impact of such amendments.

NOTE 2 : PROPERTY, PLANT AND EQUIPMENT :

(INR in Lacs)

DARTICULARC	LAN	ND	DI III DINICC	PLANT &	OFFICE	FURNITURE	\/ELUCIEC	TOTAL
PARTICULARS	Owned	Leased	BUILDINGS	EQUIPMENT	EQUIPMENT	& FIXTURES	VEHICLES	TOTAL
GROSS CARRYING VALUE								
As at 31st March, 2017	530.77	55.63	2,611.35	6,170.39	187.72	134.91	150.70	9,841.48
Additions	-	ı	364.02	1,313.47	10.01	1.32	11.02	1,699.83
Disposals/transfer	-	1	-	(28.03)	ı	ı	(8.19)	(36.22)
As at 31st March, 2018	530.77	55.63	2,975.37	7,455.83	197.73	136.24	153.53	11,505.10
Additions	-	ı	668.71	1,506.70	13.15	3.20	2.70	2,194.46
Disposals/transfer	(10.90)	-	(50.77)	-	-	-	•	(61.67)
As at 31st March, 2019	519.87	55.63	3,593.31	8,962.53	210.87	139.44	156.23	13,637.89
ACCUMALATED DEPRECIAT	ΓΙΟΝ							
As at 1st April, 2017	-	4.50	578.49	3,867.05	133.55	60.72	81.25	4,725.56
Depreciati n charged	-	0.56	95.48	378.77	13.21	10.58	15.39	513.98
Disposals	-	-	-	(26.60)	-	-	(7.78)	(34.38)
As at 31st March, 2018	-	5.06	673.97	4,219.22	146.76	71.30	88.86	5,205.16
Depreciati n charged	-	0.56	106.19	466.36	15.17	10.61	17.41	616.30
Disposals/transfer	-	-	(1.18)	-	-	-	-	(1.18)
As at 31st March, 2019	-	5.62	778.98	4,685.58	161.93	81.91	106.27	5,820.29
NET CARRYING VALUE								
As at 31st March, 2018	530.77	50.57	2,301.40	3,236.61	50.97	64.94	64.67	6,299.93
As at 31st March, 2019	519.87	50.01	2,814.33	4,276.95	48.94	57.53	49.96	7,817.60
CAPITAL WORK IN PROGRE	SS							
As at 31st March, 2018	-	-	79.65	437.40	4.00	-	-	521.04
As at 31st March, 2019	-	-	246.34	368.74	4.03	-	-	619.12

NOTE 3: INVESTMENT PROPERTIES

PARTICULARS	BUILDING	TOTAL
GROSS CARRYING VALUE		
As at 31st March, 2017	-	-
Additions /tansfer	-	-
Disposals	ı	1
As at 31st March, 2018	-	-
Additions /tansfer	50.77	50.77
Disposals	-	-
As at 31st March, 2019	50.77	50.77
ACCUMULATED DEPRECIATION		
As at 31st March, 2018	-	-
Depreciatio charged/transfer	1.99	1.99
Disposals	-	-
As at 31st March, 2019	1.99	1.99
NET CARRYING AMOUNT		
As at 31st March, 2018	-	-
As at 31st March, 2019	48.78	48.78

I) Amount recognized in Profit & Loss for investment prroperti :

(INR in Lacs)

PARTICULARS	31st March 2019	31st March 2018
Rental income	0.15	-
Direct operati g expenses from property that generated rental income	-	-
Direct operati g expenses from property that did not generate rental income	-	-
Profit from investment prroperti before depreciaiation	0.15	-
Depreciati n	0.81	-
Profit from investment prroperti	(0.66)	-

II) Contractual Obligatio s:

There are no contractual obligatio s to purchase construct or develop investment property.

III) Fair Value:

The carrying value of the investment propertes at the end of the year have been deemed to be the fair value determined on the basis of the judgement of the management.

NOTE 4: INVESTMENTS

(INR in Lacs)

	NON-C	NON-CURRENT		RENT
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Investments valued at deemed cost, fully paid up				
Natona I savings certi cate	0.60	0.60	-	-
TOTAL INVESTMENTS	0.60	0.60	-	-

NOTE 5: LOANS

	NON-C	URRENT	CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Unsecured, considered good				
Employee loans	28.87	14.95	14.70	41.25
Other loans	50.05	-	42.53	91.04
TOTAL LOANS	78.92	14.95	57.23	132.29

NOTE 6: OTHER FINANCIAL ASSETS:

(INR in Lacs)

	NON-C	NON-CURRENT		CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018	
Term deposits with maturity of more than 12 months	3.25	-	-	-	
Interest receivables	-	-	13.32	28.00	
Total other financial assets	3.25	-	13.32	28.00	

NOTE 7: OTHER ASSETS:

(INR in Lacs)

	NON-CI	NON-CURRENT		ENT
PARTICULARS	31ST MARCH	31ST MARCH	31ST MARCH	31ST MARCH
	2019	2018	2019	2018
Capital advances	393.08	330.20	-	-
Security deposits	300.49	202.11	-	-
Income tax assets (net) (Ref Note 7.1)	-	-	91.76	10.92
Prepaid expenses	-	-	70.59	58.03
Trade advances to suppliers	-	-	731.63	981.59
Claims receivables	-	-	44.91	15.30
Other advances	-	-	97.05	29.42
TOTAL OTHER ASSETS	693.57	532.31	1,035.94	1,095.25
Security deposits includes deposits towards factory				
shed to a company in which some of the directors	100.00	100.00	-	-
are interested				

NOTE 7.1: INCOME TAX ASSETS (NET)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Income tax assets	756.48	778.92
Current income tax liabilites	(664.72)	768.00
NET BALANCE	91.76	10.92
The gross movement in the current tax asset / (liability)	10.92	(0.63)
Income tax paid (net of refunds)	130.50	281.55
Current income tax expense	(49.66)	(270.00)
Income tax on other comprehensive income	-	-
NET CURRENT INCOME TAX ASSET AT THE END	91.76	10.92

NOTE 8: INVENTORIES

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Stores & spares	527.89	443.39
Raw materials	644.83	477.08
Finished goods	878.45	325.69
Work-in-progress	1,159.83	788.78
TOTAL INVENTORIES	3,211.00	2,034.94

NOTE 9: TRADE RECEIVABLES (Unsecured, considered good unless otherwise stated)

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Trade receivables	2,039.29	2,243.70
TOTAL TR ADE RECEIVABLES	2,039.29	2,243.70

NOTE 10: CASH AND CASH EQUIVALENTS

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Balances with banks	14.95	63.49
Cash on hand	3.61	4.26
TOTAL CASH AND CASH EQUIVALENTS	18.56	67.75

NOTE 11: OTHER BANK BALANCES

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Deposits with maturity more than 3 months	-	-
Unclaimed dividend accounts *	4.62	3.53
TOTAL OTHER BANK BALANCES	4.62	3.53

^{*} There are no amounts due and outstanding to be credited to the Investor Educatio and Prottection nd as at 31st March, 2019.

NOTE 12: EQUITY SHARE CAPITAL

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
AUTHORISED		
10,400,000 equity shares of Rs. 10 each	1,040.00	1,040.00
10,000 preference shares of Rs. 100 each	10.00	10.00
	1,050.00	1,050.00
ISSUED, SUBSRIBED AND PAID UP		
5,000,000 equity shares of Rs. 10 each	500.00	500.00
TOTAL EQUITY SHARE CAPITA L	500.00	500.00

SHARES HELD BY EACH SHAREHOLDER HOLDING MORE THAN FIVE PERCENT SHARES

NAME OF SHAREHOLDER	AS AT 31ST MARCH 2019		AS AT 31ST MARCH 2018	
NAME OF SHAREHOLDER	Nos.	% of holding	Nos.	% of holding
Meche Private Limited	809,728	16.19%	809,728	16.19%
Piyush I Tamboli	1,062,779	21.26%	1,060,379	21.21%
Rekha N Shah	500,000	10.00%	500,000	10.00%
Vishakha P Tamboli	313,200	6.26%	313,200	6.26%
Jainam P Tamboli	296,000	5.92%	296,000	5.92%

Rights, preferences and restrictions aached to shares

The company has one class of equity shares having a face value of `10 each ranking pari pasu in all respect including votige rights and entilement to dividend. Each holder of equity shares is entitledo one vote per share. Dividend proposed by the board of directors and approved by the shareholders in the annual general meetige is paid to the shareholders.

NOTE 13: OTHER EQUITY

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
GENERAL RESERVE		
Balance at the beginning of the year	5,000.00	4,867.48
Add: transferred from retained earnings	877.05	132.52
Balance at the end of the year	5,877.05	5,000.00
RETAINED EARNINGS		
Balance at the beginning of the year	1,134.46	548.53
Profit for the year	993.02	793.68
Appropriatons		
Transfer to general reserve	(877.05)	(132.52)
Final dividend, declared and paid during the year	(125.00)	(62.50)
Dividend distributi n tax	(25.70)	(12.72)
Balance at the end of the year	1,099.73	1,134.46
SECURITIES PREMIUM ACCOUNT	25.20	25.20
Other components of equity		
Remeasurement of defined benefit plans (net of tax)	(3.49)	(1.74)
	(3.49)	(1.74)
TOTAL OTHER EQUITY	6,998.48	6,157.92

GENERAL RESERVE: The Company has transferred a portion of the net profit of the Company before declaring dividend to general reserve pursuant to the earlier provisions of Companies Act, 1956. Mandatory transfer to general reserve is not required under Companies Act, 2013.

RETAINED EARNINGS: Retained earnings are the profits that the Company has earned tildate, less transfers to general reserve, dividends or other distributions aid to shareholders.

SECURITIES PREMIUM ACCOUNT: The amount rece ived in excess of face value of the equity shares is recognised in Securiti s Premium Reserve.

In case of equity -setted share based payment traansacti s, the difference between fair value on grant date and nominal value of share is accounted as securites premium reserve.

REMEASUREMENT OF DEFINED BENEFIT PLANS: The Company has recognised remeasurement gains/(loss) on defined benefit plans in OCI. These changes are accumulated within the OCI reserve within other equity. The Company transfers amount from this reserve to retained earning when the relevant obligations are derecognized.

NOTE 14: BORROWINGS

(INR in Lacs)

	NON-CURRENT		CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
SECURED				
Term loans from banks	1,675.36	1,163.34	-	-
Working capital finance from banks	-	-	3,616.95	2,562.67
Total	1,675.36	1,163.34	3,616.95	2,562.67
UNSECURED	-	-	-	-
TOTAL BORROWINGS	1,675.36	1,163.34	3,616.95	2,562.67

Note: Term loans and working capital finance from bank of Baroda are secured by hypothecaati of plant & equipment, inventories, book debt s and all present future tangible assets and further secured by personal guarantee of one of the directors.

NOTE 15: OTHER FINANCIAL LIABILITIES

	NON-CURRENT		CUR	RENT
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Current maturiti s of long-term debt	-	-	435.84	281.04
Unclaimed dividend			4.62	3.53
TOTAL OTHER FINANCIAL LIABILITIES	-	-	440.46	284.57

NOTE 16: PROVISIONS

(INR in Lacs)

	NON-CURRENT		CUR	RENT
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Provision for leave encashment	37.65	33.24	4.51	6.06
Provision for bonus	-	1	32.00	52.50
TOTAL PROVISONS	37.65	33.24	36.51	58.56

NOTE 17: DEFERRED TAX LIABILITIES

(INR in Lacs)

PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
DEFERRED TAX LIABILITIES / (ASSETS)		
On account of timing ifferences in		
Depreciati n on property, plant & equipme nt	519.95	460.43
Disallowances u/s 40(a) and 43B of the Income Tax Act	(130.93)	15.96
TOTAL	389.02	476.39

NOTE 18: OTHER LIABILITIES

(INR in Lacs)

	NON-CURRENT		CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018	31ST MARCH 2019	31ST MARCH 2018
Advances from customers	-	-	52.49	15.98
Statutory liabilities	-	-	27.22	61.20
Gratuity fund obligatons (net)	-	-	21.07	5.01
Other liabilities	-	1	108.49	341.05
TOTAL OTHER LIABILITIES	-	-	209.27	423.15

NOTE 19: TRADE PAYABLES

	CURRENT	
PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
Trade payables		
Total outstanding dues of Micro and Small Enterprises (refer note no. 35)	631.43	289.97
Total outstanding dues of creditors other than Micro and Small Enterprises	1,152.99	1,058.96
TOTAL TRADE PAYABLES	1,784.42	1,348.93

The Company has not received informatio from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 and hence, disclosures relating to the amounts unpaid as at the year end together with interest paid/payable under the Act have not been given.

NOTE 20: REVENUE FROM OPERATIONS

(INR in Lacs)

PARTICULA RS	2018-2019	2017-2018
SALE OF PRODUCTS		
Export sales	207.71	233.67
Domestc sales	11,381.55	10,319.41
	11,589.26	10,553.08
OTHER OPERATING REVENUE		
Energy credits from wind mills operatio s	277.08	204.12
Export incenti es and credits	2.14	
TOTAL REVENUE FROM OPERATIONS	11,868.48	10,757.20

NOTE 21: OTHER INCOME

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Interest receipts	29.91	20.04
Rent Income	0.15	-
Foreign currency fluctuaati gain	-	16.36
Profit on sale of property, plant & equipment (net)	19.12	6.23
Sundry balance writen back (net)	29.87	-
Miscellaneous income	11.45	1.17
TOTAL OTHER INCOME	90.50	43.80

NOTE 22: RAW MATERIAL CONSUMED

PARTICULARS	2018-2019	2017-2018
Raw materials consumed		
Opening stock	477.08	318.91
Add: Purchases	1,282.07	981.23
	1,759.15	1,300.14
Less: Closing stock	(644.83)	(477.08)
TOTAL RAW MATERIALS CONSUMED	1,114.32	823.06

NOTE 23: CHANGES IN INVENTORIES

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Closing Stock		
Work-in-progress	1,159.83	788.78
Finished goods	878.45	325.69
	2,038.28	1,114.47
Opening Stock		
Work-in-progress	788.78	720.26
Finished goods	325.69	319.66
	1,114.47	1,039.92
TOTAL CHANGES IN INVENTORIES	(923.81)	(74.55)

NOTE 24: EMPLOYEE BENEFIT EXPENSES

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
Salaries, wages, allowances bonus and commission	716.00	719.91
Contributi n to provident fund and other welfare funds	58.38	82.74
Sta ffwelfare expenses	14.85	13.69
TOTAL EMPLOYEE BENEFIT EXPENSES	789.23	816.34

NOTE 25: FINANCE COSTS

(INR in Lacs)

PARTICULARS	2018-2019	2017-2018
<u>Interest</u>		
Banks	440.83	367.39
Others	3.19	-
	444.02	367.39
Other Borrowing Costs	67.02	42.93
TOTAL FINANCE COSTS	511.04	410.32

NOTE 26: DEPRECIATION AND AMORTISATION EXPENSES

PARTICULARS	2018-2019	2017-2018
Depreciati n on tangible assets	616.55	513.42
Amortiaaon of leasehold land	0.56	0.56
TOTAL DEPRECIATION AND AMORTISATION	617.11	513.98

NOTE 27: OTHER EXPENSES

PARTICULARS	2018-2019	2017-2018
MANUFACTURING EXPENSES		
Power and Fuel	1,995.05	1,478.66
Machinery repairs and maintenance	86.46	60.78
Stores and spares	2,799.23	2,330.09
Fettlingand other external processing charges	2,983.10	2,405.00
Other expenses	243.19	89.31
Total Manufacturing Expenses	8,107.03	6,363.83
SELLING AND DISTRIBUTION EXPENSES		
Sales commission	17.43	16.28
Export freight and insurance	3.02	2.55
Other selling expenses	388.25	300.84
Total Of Selling and Distributon Expenses	408.70	319.66
ADMINISTRATIVE AND OTHER EXPENSES		
Rent	2.39	2.05
Travelling and conveyance expenses	101.40	81.95
Insurance premiums	6.02	9.64
Advertiement expenses	3.00	3.96
Repairs to buildings and others	38.60	52.11
Legal and professional fees	54.54	94.55
Corporate social responsibility expenses	-	0.74
Donatio s	15.50	10.15
Payment to auditors	5.16	5.27
Directors sit ng fees	6.23	4.21
Bank discount, commission and other charges	7.13	8.22
Rates and taxes	5.81	8.39
Sundry balances writen off	-	5.17
Foreign currency fluctuaaon loss	0.47	-
Miscellaneous expenses	133.23	144.67
Total of Administrative & ther Expenses	379.39	431.08
TOTAL OTHER EXPENSES	8,895.12	7,114.57

Expenditure towards Corporate Social Responsibility (CSR) acti vits

Amount required to be spent u/s 135(5) of the companies act 2013	15.14	Nil
Amount spent in cash during the year		
i) Constructio //acquisitionf a ny asset	-	-
ii) On purposes other than (i) above	-	0.74
	-	0.74

Payments to auditors		
Audit fees (including quarterly limited review)	4.60	4.00
Taxaton maaers	0.08	0.77
Other services	0.48	0.50
	5.16	5.27

NOTE 28: EARNING PER SHARE

PARTICULARS	2018-2019	2017-2018
Profit for the year (Rs. in lacs)	993.02	793.68
Weighted average number of shares (Nos)	5,000,000	5,000,000
Earnings per share (Basic and Diluted) Rs.	19.86	15.87
Face value per share Rs.	10.00	10.00

NOTE 29 : FAIR VALUE MEASUREMENT

FINANCIAL INSTRUMENTS BY CATERGORY

PARTICULARS	31ST MARCH 2019		31ST MARCH 2018		CH 2018	
PARTICULARS	FVPL	FVOCI	AMORTISED COST	FVPL	FVOCI	AMORTISED COST
FINANCIAL ASSETS						
INVESTMENTS	-	-	0.60	-	-	0.60
TRADE RECEIVABLES	-	-	2,039.29	-	-	2,243.70
LOANS	-		136.15	-	-	147.24
OTHER FINANCIAL ASSETS	-	-	13.32	-	-	28.00
CASH AND CASH EQUIVALENTS	-	-	18.56	-	-	67.75
OTHER BANK BALANCES	-	-	4.62	-	-	3.53
TOTAL FINANCIAL ASSETS	-	-	2,212.54	-	-	2,490.82
FINANCIAL LIABILITIES						
BORROWINGS	-	-	5,292.31	-	-	3,726.01
TRADE PAYABLES	-		1,784.42	-	-	1,348.93
OTHER FINANCIAL LIABILITIES	-		440.46	-	-	284.57
TOTAL FINANCIAL LIABILITIES	-	-	7,517.19	-	-	5,359.51

NOTE 30: FINANCIAL RISK MANAGEMENT

The Company's activits expose it to credit risk, liquidity risk and market risk.

RISK	EXPOSURE ARISING FROM	MEASUREMENT	MANAGEMENT
Credit Risk	Cash and cash equivalents, financial assets and trade receivables	Credit ratings/Aging analysis	Diversificaati of counter p paes, investment limits, check on counter parties bass credit rati g and number of overdue days
Liquidity Risk	Other liabilities	Maturity analysis	Maintaining sufficient cash/cash equivalents and marketable securiti s
Market Risk	Financial assets and liabiliti s not denominated in INR	Sensitvity analysis	Constant evaluatio and proper risk management policies

The Board provides guiding principles for overall risk management as well as policies covering specific areas such as foreign exchange risk, credit risk and investment of surplus liquidity.

A. Credit Risk:

Credit risk refers to the risk of a counter party default on its contractual obligation result g into a financial loss to the Company. The max imum exposure of the financial assets represents trade receivables, work in p rogress and other receivables.

In respect of trade receivables, the Company uses a provision matrix to compute the expected credit loss allowances for trade receivables in accordance with the expected credit loss (ECL) policy of the Company. The Company regularly reviews trade receivables and necessary provisions, wherever required, are made in the financial statements.

B. Liquidity Risk:

Liquidity risk is the risk that the Com pany will encounter difficulty in raising funds to meet its commitments associated with financial instruments. Liquidity risk may result from an inability to sell a financial assets quickly at close to its fair value.

The Company manages liquidity risk by maintaining adequate reserves and banking faciliti s by ccontuously monitoring forecast and actual cash flows and by matching the maturity profiles of fi nancial assets and liabilitis. Contractual maturitie of significant finannancial liabils are as follows:

Partculars	Less than or equal to one year	more than one year	Total
As on 31st March 2019			
Borrowings	3,616.95	1,675.36	5,292.31
Trade payables	1,784.42	-	1,784.42
Other financial liabilites	440.46	-	440.46
As on 31st March 2018			
Borrowings	2,562.67	1,163.34	3,726.01
Trade payables	1,348.93	-	1,348.93
Other financial liabiliies	284.57	-	284.57

C. Market Risk:

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in foreign currency exchange rates, interest rates, credit, liquidity and other market changes.

The Compa ny has several balances in foreign currency and consequently, the Company is exposed to foreign exchange risk. The Company evaluates exchange rate exposure arising from foreign currency transactio s and follows established risk management policies.

i. Interest rate risk:

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long -term debt obligatio s with floati interest rates. The Company manages its interest rate risk by having a balanced portolio of fixed and vari able rate loans and borrowings.

ii. Interest rate sensiti ity:

The following table demonstrates the sensitivity to a reasonably possible change in interest rates on that portion floans and borrowings affected. With all other variables held constant, the Company's profit before tax is affected through the impact on floaoatinate borrow ings, as follows:

(INR in Lacs)

PARTICULARS	INCREASE/DECREASE IN BASIS POINTS	EFFECT OF PROFIT BEFORE TAX
March 31, 2019	+100	57.28
	-100	(57.28)
March 31, 2018	+100	40.07
	-100	(40.07)

Company's exposure to foreign currency risk at the end of each reporting eriod is as under:

iii. Exposure in foreign currency – Unhedged:

Currency	31st March 2019	31st March 2018
USD	12,415	139
Euro	22,852	88,915

IV . Foreign Currency sensiti ity:

The Company is mainly exposed to changes in USD, GBP and EURO. The below table demonstrates the sensiti ity to a 5% increase or decrease in the USD, GBP and EURO against INR, with all other variab les held constant. The sensitivity analysis is prepared on the net unhedged exposure of the Company as at reporting date. 5% represents management's assessment of reasonably possible change in foreign exchange rate.

PARTICULARS	CURRENCY	CHANGE IN RATE	EFFECT OF PROFIT BEFORE TAX
March 31, 2019	USD	+5%	0.43
	USD	-5%	(0.43)
March 31, 2018	USD	+5%	0.00
	USD	-5%	(0.00)
March 31, 2019	EURO	+5%	0.89

	EURO	-5%	(0.89)
March 31, 2018	EURO	+5%	3.59
	EURO	-5%	(3.59)

NOTE 31: CAPITAL MANAGEMENT

The Company's capital management objective is to maximise the total sharehol ders' returns by optimising cost of capital through flexible capital structure that supports growth. Further, the Company ensures oppmal credit risk profile to maintain/enhance credit rating.

The Company determines the amount of capital required on the basis of annual operation given and long of term strategic plans. The funding requirements are met through internal accruals and long of the capital structure on the basis of net debt to equity ratioand maturity provided of the overall debt portolio of the company.

The following table summarizes the capital of the Company:

(INR in Lacs)

PARTICULARS	AS AT		
FANTICULANS	31ST MARCH 2019	31ST MARCH 2018	
Total debt	5,728.15	4,007.05	
Total equity	7,498.48	6,657.92	
Total debt to equity rato	0.76	0.60	

DIVIDENDS:

(INR in Lacs)

DIVIDENDS RECOGNISED IN THE FINANCIAL STATEMENTS	31ST MARCH 2019	31ST MARCH 2018
Final dividend for the year ended 31st March 2018 of RS. 2.50 per equity	125.00	
share	125.00	
Dividends not recognised in the financial statements		
The Board of Directors have recommended the payment of final dividend of		
Rs. 2.00 per share for the financial year 2018 -19. The proposed dividend is	100.00	-
subject to the approval of the shareholders in the ensuing general meeting		

NOTE 32: CONTINGENT LIABILITIES:

(INR in Lacs)

NO.	PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
1	In respect of disputed income tax liabilitie	7.55	7.55
2	In respect of value added tax liabilities	11.94	11.94

NOTE 33: EMPLYOEE BENEFITS

Funded Scheme: Gratuity

Liability for employee gratuity has been determined by an actuary, appointed for the purpose, in conformity with the principles set out in the Indian Accounti g Standard 19 the details of which are as hereunder. The Company makes contributions to pproved gratuity fund.

PARTICULARS	31ST MARCH	31ST MARCH
	2019	2018
AMOUNT RECOGNISED IN BALANCE SHEET		
Present value of funded defined benefit obligagation	194.71	203.90
Fair value of plan assets	173.64	198.89
Net funded obligaton	(21.07)	(5.01)
EXPENSE RECOGNISED IN THE STATEMENT OF PROFIT AND LOSS		
Current service cost	10.80	17.49
Interest on net defined benefit asset	(0.10)	(0.34)
TOTAL EXPENSE CHARGED TO PROFIT AND LOSS ACCOUNT	10.70	17.15
AMOUNT RECORDED AS OTHER COMPREHENSIVE INCOME		
Opening amount recognised in OCI outside profit & loss Account		
Remeasurements during the period due to:		
Return on plan assets, excluding interest income	(0.08)	(0.93)
Actual (gain)/loses on obligati n for the period	2.50	(1.90)
Closing amount recognised in oci outside profit & loss account	2.42	(2.83)
RECONCILIATION OF NET LIABILITY/(ASSET)		
Opening net defined benefit liability/(asset)	5.01	(4.73)
Expense charged to profit and loss account	10.70	17.15
Amount recognised outside profit and loss account	2.42	(2.83)
Benefits paid	4.45	(1.38)
Employer contributions	(1.51)	(3.19)
Closing net defined benefit liability/(asset)	21.07	5.01
MOVEMENT IN BENEFIT OBLIGATION		
Opening of defined benefit obligagon	203.90	205.40
Current service cost	15.27	17.49
Interest on defined benefit obligagon	10.80	14.93
Acturial loss/(gain) arising from change in financial assumppons	(0.08)	(0.93)
Benefits paid	(35.18)	(32.99)
Closing of defined benefit obligagation	194.71	203.90
MOVEMENT IN PLAN ASSETS		
Opening fair value of plan assets	198.89	210.13
Acturial gain/(loss) arising from change in financial assumppons	(2.50)	1.90
Interest income	15.37	15.28
Contributi ns by employer	1.52	3.19
Benefits paid	(39.64)	(31.61)
Closing of defined benefit obligagation	173.64	198.89
PRINCIPAL ACTURIAL ASSUMPTIONS		
Discount Rate	7.73%	7.27%
Salary escalatio rate p.a.	7.00%	7.00%

Sensitvity analysis for significant assumpmpt is as shown below:

(INR in Lacs)

NO.	SENSITIVITY LEVEL	31ST MARCH	31ST MARCH
NO.	SENSITIVITY LEVEL	2019	2018
1	Discount Rate - 1% Increase	(13.02)	(13.46)
2	Discount Rate - 1% Decrease	15.10	15.59
3	Salary - 1% Increase	14.46	14.87
4	Salary - 1% Decrease	(12.44)	(13.02)
5	Employee Turnover - 1% Increase	0.91	0.96
6	Employee Turnover - 1% Decrease	(1.03)	(1.07)

The following are the expected future benefit payments for the defined benefit plan:

(INR in Lacs)

NO.	PARTICULARS	31ST MARCH 2019	31ST MARCH 2018
1	Within the next 12 months (next annual reporti g period)	17.57	28.06
2	Between 2 and 5 years	67.63	61.03
3	Beyond 5 years	325.30	338.98

NOTE 34: DISCLOSURE AS REQUIRED BY THE IND AS 17, "LEASES" AS SPEC IFIED IN THE COMPANIES (ACCOUNTING STANDARD) RULES 2015 (AS AMENDED) ARE GIVEN BELOW:

- A. The aggregate lease rentals payable are charged to the Statement of Profit & Loss as Rent in Note 27.
- B. The Company has taken properties o operrat g lease. The lease rentals are payable by the Company on a monthly or quarterly basis.

NOTE 35: DISCLOSURE UNDER THE MICRO, SMALL AND MEDIUM ENTERPRISES DEVELOPMENT ACT, 2006 ARE PROVIDED AS UNDER FOR THE YEAR 2018 -19, TO THE EXTENT THE COMPANY HAS RECEIVED INTIMATION FRO M THE "SUPPLIERS" REGARDING THEIR STATUS UNDER THE ACT.

NO.	PARTICULARS	AS AT 31.03.2019	AS AT 31.03.2018
1	Principal amount and the interest due thereon remaining unpaid to each supplier at the end of each accounting year (but within due da te as per MSMED Act)	631.43	289.97
2	Principal amount due to micro and small enterprise	-	-
3	Interest due on above	-	-

NOTE 36: AS PER IND AS 24, DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES (AS IDENTIFIED BY THE MANAGEMENT) AS DEFINED IN IND AS ARE GIVEN BELOW:

SR. NO.	PARTICULARS	COUNTRY OF INCORPORATION
Α	ASSOCIATES	
1	Tamboli Foundry Supplies and Services Limited	India
2	Tamboli Foundaton	India
В	KEY MANAGEMENT PERSONNEL AND RELATIVES	
1	Mr. R. K. Menon	Chairman Emeritus
2	Mr. Piyush I. Tamboli	Chairman & Managing Director
3	Mrs. Vishakha P. Tamboli	Independent Director
4	Mr. Jainam P. Tamboli	Manager
5	Mr. Akshay Shah	Independent Director
6	Mr. J. M. Mapgaonkar	Independent Director
7	Mr. Girish C. Shah	Independent Director
8	Mr. VImal R. Ambani	Independent Director
9	Mr. B. Pratapkumar	Whole Time Director
10	Mr. Girish V. Shah	Chief Financial Officer
11	Ms. Hetal Kapadia	Company Secretary

NATURE OF TRANSACTION	YEAR ENDED	YEAR ENDED
NATURE OF TRANSACTION	31ST MARCH 2019	31ST MARCH 2018
ASSOCIATES		
PURCHASE OF MATERIALS AND SERVICES		
i. Tamboli Foundry Supplies and Services Limited	87.36	62.09
REIMBURSEMENT OF EXPENSES		
i. Tamboli Foundry Supplies and Services Limited	10.45	13.99
DONATION:		
i. Mr. Tamboli Foundaton	-	5.00
OUTSTANDING BALANCES: - TAMBOLI FOUNDRY SUPPLIES AND		
SERVICES LIMITED		
i. Trade receivables	3.81	228.81
ii. Security deposits	100.00	-
iii. Capital advance	225.00	-
iv. Trade advances to suppliers	154.53	120.72

KEY MANAGEMENT PERSONNEL		
REMUNERATION		
i. Mr. R K Menon	-	21.16
ii. Mr. Piyush I Tamboli	80.00	97.67
iii. Mr. Jainam P Tamboli	-	1.43

iv. Mr. B. Pratapkumar	16.56	-
v. Mr. Girish V Shah	8.95	7.32
vi. Ms. Hetal Kapadia	1.44	1.44
TOTAL	106.95	129.02
GUARANTEE COMMISSION		
Mr. Piyush I Tamboli	34.94	30.00
SITTING FEES		
Mrs. Vishakha P Tamboli	1.10	0.70
Mr. Akshay Shah	1.82	1.07
Mr. J M Mapgaonkar	1.44	1.11
Mr. Girish C Shah	1.87	1.33
TOTAL	6.23	4.21
PROFESSIONAL FEES		
Mr. R K Menon	30.00	5.00
STAFF TRAINING & EDUCATION EXPENSES		
Mr. Jainam P Tamboli	33.81	-
Outstanding balances:		
OTHER LIABILITIES		
Mr. R K Menon	11.16	11.16
Mr. Piyush I Tamboli	-	40.06
TOTAL	11.16	51.22

NOTE 37 : SEGMENT REPORTING

The Group is organised into business units based on its products and services and has identif d two reportable segments as follows:

- a) Investment Castin s
- b) Wind Mill

The management monitors the operati g results of its business units separately for the purpose of making decisions about resource alloca tio and performance assessment. Segment performance is evaluated based on profit or loss and is measured consistently with profit or loss in the financial statements. The Group's financing (including finance costs and finance income) and income taxes are managed on a Group basis and are not allocated to operati g segments.

(INR in Lacs)

SEGMENT REVENUES, RESULTS AND OTHER INFORMATION		TMENT TINGS	WIND MILL		NT WIND MILL		WIND MILL TOTAL	
	2018-19	2017-18	2018-19	2017-18	2018-19	2017-18		
REVENUE								
External revenue	11,681.90	10,596.88	277.08	204.12	11,958.98	10,801.00		
Inter segment revenue	-	-	-	-	-	-		
Total	11,681.90	10,596.88	277.08	204.12	11,958.98	10,801.00		
Less: Elimination- Inter Segment revenue	-	-	-	-	-	-		
Total revenue	11,681.90	10,596.88	277.08	204.12	11,958.98	10,801.00		
SEGMENT RESULTS	1,276.15	1,486.47	190.87	121.13	1,467.02	1,607.60		
Less: Unallocabl expenditure/(income) net of unallocable income/expenditure	-	-	-	-	-	-		
Operating Pofit	1,276.15	1,486.47	190.87	121.13	1,467.02	1,607.60		
Less: Interest Expenses	511.04	410.32	-	-	511.04	410.32		
Profit before tax	765.11	1,076.15	190.87	121.13	955.98	1,197.28		
Less: Tax expenses	(37.04)	403.60	-	-	(37.04)	403.60		
Net Profit aaer tax	802.15	672.55	190.87	121.13	993.02	793.68		

SEGMENT ASSESTS AND LIANBILITIES

(INR in Lacs)

(MM III Edes)							
	INVESTMENT CASTINGS			WER RATION	TOTAL		
PARTICULARS	AS AT MARCH 31, 2019	AS AT MARCH 31, 2018	AS AT MARCH 31, 2019	AS AT MARCH 31, 2018	AS AT MARCH 31, 2019	AS AT MARCH 31, 2018	
Segment Assets	15,364.15	12,697.92	323.96	310.94	15,688.11	13,008.86	
Unallocated Corporate Assets	-	-	-	-	-	-	
TOTAL ASSETS	15,364.15	12,697.92	323.96	310.94	15,688.11	13,008.86	
Segment Liabilities	8,189.63	6,350.94	-	-	8,189.63	6,350.94	
Unallocated Corporate Liabilities					-	-	
TOTAL LIABILITIES	8,189.63	6,350.94	-	-	8,189.63	6,350.94	

REVENUE FROM EXTERNAL CUSTOMERS:

Partic lars	2018-19	2017-18
India	11,660.78	10,523.53
Outside India	207.71	233.67
Total revenue as per statement of profit & loss	11,868.48	10,757.20

NOTE 38: DISCLOSURE IN TERMS OF SCEHDULE III OF THE COMPANIES ACT, 2013

(INR in Lacs)

	NET A	ASSETS SHARE IN PROFIT OR (LOSS)		SHARE IN OTHER COMPREHENSIVE INCOME		SHARE IN TOTAL COMPREHENSIVE INCOME		
PARTICULARS	AS A % OF CONSOLI DATED NET ASSETS	,	AS A % OF CONSOLI DATED PROFIT OR LOSS	,	AS A % OF CONSOLID ATED OTHER COMPREH ENSIVE INCOME	,	AS A % OF CONSOLID ATED TOTAL COMPREH ENSIVE INCOME	,
1. PARENT								
Investment & Precision Castin s Limited	100.03	7,500.72	100.46	997.59	100.00	(1.75)	100.46	995.84
2. SUBSIDIARY								
I&PCL Vacuum Cast Limited	0.30	22.76	(0.46)	(4.58)		1	(0.46)	(4.58)
Add/(Less): Inter-								
company eliminatio s	(0.33)	(25.00)	-	-	-	-	-	-
Total	100.00	7,498.48	100.00	993.01	100.00	(1.75)	100.00	991.26

NOTE 39: Balances with trade receivables, trade payables and loans and advances are subject to confirmaati s from the respectie pparties.

NOTE 40: All the amounts are stated in Rs. in lacs, unless otherwise stated.

NOTE 41: Previous year's figures have been regrouped and rearranged, wherever necessary.

Signature to Notes 1 to 41

As per our report of even date atached

For PARK & Company

Chartered Accountants

Mr. Ashish Dave

Partner

Hetal Kapadiya

Company Secretary Place : Bhavnagar

Date: 29th April,2019

For INVESTMENT & PRECISION CASTINGS LIMITED

Mr. Girish V. Shah

Chief Financial Officer

For and on behalf of the Board of Directors

Mr. Piyush I. Tamboli Mrs.Vishakha P. Tam boli

Chairman & Managing Director Director

DIN: 00146033 DIN: 06600319

Date: 29th April,2019

INVESTMENT & PRECISION CASTINGS LIMITED

Reg. Office: Nari Road, Bhavnagar, Gujarat, India 364 006.

CIN: L27100GJ1975PLC002692

ATTENDANCE SLIP

PLEASE FILL ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL Joint shareholders may obtain a dditionalSlip at the venue of Meeeng

Joint shareholders in	ay obtain a duitionaishp at ti	ne venue or ivieeerig	
DP ID*		Folio No.	
Client ID*		No. of Shares	
Chefit ID		No. of Shares	
NAME AND ADDRESS	OF THE SHAREHOLDER:		
	. тн		тн
September, 2019 at 4		OVAR PORTICO PARIJAT BANQ	e Company held on Thursday, 26 TH UET HALL, ISCON MEGA CITY, OPP.
* Applicable for inves	tors holding shares in electr	onic form	
			Signature of Shareholder / Proxy
	Reg. Office: Nari Roa	RECISION CASTINGS U	
		100GJ1975PLC002692	
		<u>DRM OF PROXY</u> Form MGT-11)	
Name of the Member(s):	·	
Registered Address:			
E-mail ID:			
Folio No. / Client ID:			
DP ID:			
I/We, being the membe	r(s) of	shares of the Company, her	eby appoint:
1. Name:	Address:		
Email ID:		Sig	nature:
or failing him;			
2. Name:	Address:		
Email ID:		Sig	nature:
or failing him;			
3. Name:	Address:		

As my/our proxy to atend and vote (on a poll) for me/us and on my/our behalf at the 44th Annual General Meetingof the Company, to be held on Thursday, 26th September, 2019 at 4.30 p.m. **HOTEL SAROVAR PO RTICO PARIJAT BANQUET HALL, ISCON MEGA CITY , OPP. VICT ORIA PARK, BHAVNAGAR GUJARAT INDIA 364 002 ,**and at any adjournment thereof in respect of such resolutions asare indicated under:

Resoluton No.	Resoluton	Op	ti nal*
		For	Against
1	Ordinary Resoluton for approval of Audited Financial Statement of the Company for		
	the financial year ended March 31, 201 9, together with the Reports of the Board of		
	Directors and the Auditors thereon.		
2	Ordinary Resolutionfor approval of the Audited Consolidated Financial Statement of		
	the Company for the financial year ended March 31, 2019 together with the Report		
	of the Auditors thereon.	<u> </u>	
3	Ordinary Resoluton for declaraaon of Dividend for the Financial Year 2018-2019.		
4	Ordinary Resoluton for re -appointment of Director Smt. Vishakha P. Tamboli(DIN		
	06600319)		
5	Ordinary Resoluton for appointment of Cost Auditors		
6	Ordinary Resolutionfor appointment of Mr. Vimal R. Ambani (DIN: 00053892) as an		
	Independent Director		

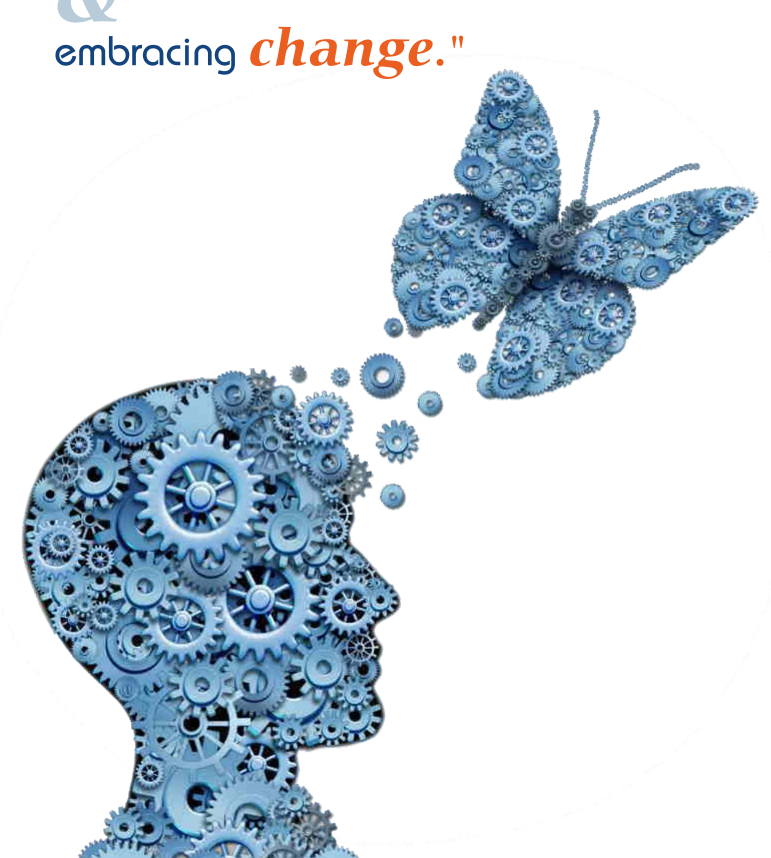
Signed this day of, 2019	Affix Revenue Stamp not less than
Signature of shareholder	Re. 0.15
Signature of Provy holder(s)	

Notes:

- 1. This form of proxy in order to be effec ve should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Me etng.
- 2. For the Resolution, Explanatory Statement and Notes, please refer to thee Notice of 44TH Annual General Meeting.
- 3. It is optonal to put a 'X' in the appropriate column against the Resolutionindicated in the Box. If you leave the 'For' or 'Against' column blank against any or all Resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- 4. Proxy need not be a Member of the Company.
- 5. Please complete all details including details of member(s) in above box before submiss ion.
- 6. The Company reserves the right to ask for identificication of Proxy.

"It is all about









Covered Area: 22,834 Sq. Meters

Ground Area: 43,331 Sq. Meters









"Our Strength"

REGISTERED OFFICE & WORKS

Nari Road, Bhavnagar, Gujarat — 364006, India Phone - +91-0278-2523300/304 E-mail - direct1@ipcl.in Website — www.ipcl.in



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