

(NRL
REFRACTORIES LIMITED
as on 31-03-2017
Mr. Bhagawati Prasad Jalan Mr. Saravanan Asokan Mr. Vijay Kumar Agarwal Mr. Vimal Prakash Mr. Niraj Jalan Mr. Sribash Chandra Mishra Mr. Ramesh Dhandhania Mr. Sundaresan Radhakrishnan Mr. Tej Bahadur Singh Mrs. Bindu jain
P. Mukhopadhyay & Co. Chartered Accountants
Canara Bank, L.C. Road Branch, Kolkata
P/598/599, Lewis Road, Mahabir Nagar, Kedarnath Appartment, Bhubaneswar - 751 002, Odisha
IPITATA Nagar Dhenkanal - 759 025, Odisha



# NOTICE TO THE SHAREHOLDERS

**NOTICE** is hereby given that the Fortieth (40) Annual General Meeting of the Members of NILACHAL REFRACTORIES LIMITED will be held at 12.30 P.M. on Thursday, the 21<sup>°°</sup> September 2017 at the Hotel Pushpak, Bhubaneswar to transact the following business.

#### ORDINARY BUSINESS

- To receive, consider and adopt the Audited Annual Accounts of the Company for the year ended 31<sup>s</sup> March, 2017 and the Report of the Directors and Auditors thereon.
- To appoint a Director in place of Mr. Saravanan Asokan who retires by rotation, and being eligible, offer himself for re-appointment.
- 3. To consider and if thought fit, to pass with or without modification(s) the following resolution as an **Ordinary Resolution**:

"RESOLVED that pursuant to the provisions of Section 139 and all other applicable provisions of the Companies Act, 2013 (the "Act") read with Rule 3(7) of the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), the Company bereby appoints M/s. T. More & Company, Chartered Accountant (Firm Registration No 327844E) in place of M/s. P. Mukhopadhyay & Co. who are retiring, as the Statutory Auditors of the Company to hold office from the conclusion of this meeting until the conclusion of the Annual General Meeting to be held for the financial year 2017-18 on such remuneration as may be determined by the Board of Directors."

By Order of the Board Nilachal Refractories Limited

> Tapas Tirtha (Company Secretary)

Place: Kolkata Date : July 17, 2017. NOTES:

1. EVERY SHAREHOLDER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIS/HER AND SUCH PROXY NEED NOT BE A SHAREHOLDER. THE PROXY FORM COMPLETED IN EVERY RESPECT SHOULD BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 (FOR TY EIGHT) HOURS BEFORE THE TIME OF THE MEETING.

A Person can act as proxy on behalf of members not exceeding fifty and holding aggregate not more than ten percent of the total share capital of the Company carrying voting rights. Members holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder

- REGISTER OF MEMBERS AND SHARE TRANSFER WILL BE CLOSED FROM 13<sup>th</sup> September, 2017 To 19<sup>th</sup> September, 2017 (BOTH DAYS INCLUSIVE).
- Corporate Members are requested to send at Company's Registered Office, a duly certified copy of the Board Resolution authorizing their representative to attend and vote at the AGM.
- 4. Pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, brief profile of the Directors seeking re-appointment at this Annual General Meeting is as follows :-

Name of Director	Saravanan Asokan
Date of Birth	<sup>106</sup> August 1955
Experience	M Tech He has more than 35 years of experience in ceramic industry.

- 5. Members are requested to notify promptly any change in their address to the Company's Registrar and Share Transfer Agent, M/s. S. K. Infosolutions Pvt. Ltd. The members are also requested to send all correspondence relating to shares, including transfers and transmissions to the Registrar and Share Transfer Agent.
- 6. Electronic copy of the Annual Report for the year 2016-17 is being sent to all the members whose email IDs are registered with the Company/ Depository Participant(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Annual Report for the year 2016-17 are being sent in the permitted mode.
- 7. Electronic copy of the Notice of the Annual General Meeting of the Company along with Attendance Slip and Proxy Form are being sent to all the members whose email IDs are registered with the Company/Depository Participant(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Notice of the Annual General Meeting of the

Company along with Attendance Slip and Proxy Form are being sent in the permitted mode.

8. In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company has engaged the services of NSDL to provide the facility of electronic voting ('e-voting') in respect of the Resolutions proposed at this AGM. The Board of Directors of the Company has appointed Mr. Rajan Singh (Membership No. ACS-34691), as the Scrutinizer for this purpose.

The Scrutinizer shall, at least three working days from the conclusion of the e-voting period, unblock the votes in the presence of at least two witnesses not in the employment of the Company and make a scrutinizer's report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.

a. The procedure with respect to e-voting is provided below:-

The procedure to login to e-Voting website is given below:

- i. Open the attached PDF file "e-Voting.pdf" giving your Client ID (in case you are holding shares in demat mode) or Folio No. (In case you are holding shares in physical mode) as password, which contains your "User ID" and "Password for e-voting". Please note that the password is an initial password. You will not receive this PDF file if you are already registered with NSDL for e-voting.
- ii. Launch internet browser by typing the URL https://www.evoting.nsdl.com/
- iii. Click on "Shareholder Login".
- iv. Put User ID and password as initial password noted in step (1) above and Click Login. If you are already registered with NSDL for e-voting then you can use your existing user ID and password. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com
- v. Password Change Menu appears. Change the password with new password of your choice with minimum 8 digits/characters or combination thereof.
- vi. Home page of remote "e-Voting" opens. Click on e-Voting: Active Voting Cycles.
- vii. Select "EVEN" of Nilachal Refractories Limited. Members can cast their vote online from September 17, 2017 (10:00 am) till September 20, 2017 (05:00 pm). Note: e-Voting shall not be allowed beyond said time.
- viii. Now you are ready for "e-Voting" as "Cast Vote" page opens.
- ix. Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm", when prompted.
- x. Institutional shareholders (i.e., other than Individuals, HUF, NRI etc.) are also required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/Authority Letter etc. together with attested specimen signature of the duly

authorized signatory(ies) who are authorized to vote, to the Scrutinizer through email (csrajansingh2014@gmail.com) with a copy marked to evoting@nsdl.co.in.

- b. In case a Member receives an email from NSDL [for members whose email IDs are registered with the Company/Depository Participants(s)]:
- (i) Open email and open PDF file viz; "remote e-voting.pdf" with your Client ID or Folio No as password. The said PDF file contains your user ID and password/PIN for remote e-voting. Please note that the password is an initial password.
- (ii) Launch internet browser by typing the following URL: https://www.evoting.nsdl.com/
- (iii) Click on Shareholder Login
- (iv) Put user ID and password as initial password/PIN noted in step (i) above. Click Login.
- (v) Password change menu appears. Change the password/PIN with new password of your choice with minimum 8 digits/characters or combination thereof. Note: It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (vi) Home page of remote e-voting opens. Click on remote e-voting: Active Voting Cycles.
- (vii) Select "EVEN" of "Nilachal Refractories Limited".
- (viii) Now you are ready for remote e-voting as Cast Vote page opens.
- (ix) Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted.
- (x) Upon confirmation, the message "Vote cast successfully" will be displayed.
- (xi) Once you have voted on the resolution, you will not be allowed to modify your vote.
- (xii) Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer through e-mail to csrajansingh2014@gmail.com with a copy marked to evoting@nsdl.co.in
- c. In case a Member receives physical copy of the Notice of AGM [for members whose email IDs are not registered with the Company/Depository Participants(s) or requesting physical copy]:
- (i) Initial password is provided as below/at the bottom of the Attendance Slip for the AGM/ EGM/ EOGM:

EVEN (Remote e-voting Event Number) USER ID PASSWORD/PIN

(ii) Please follow all steps from Sl. No. (ii) to Sl. No. (xii) above, to cast vote.

# **General Information**

- Every Client ID No. / Folio No. shall have one e-vote, irrespective of the number of joint holders.
- (ii) Voting rights shall be reckoned on the paid-up value of shares registered in the name of the

Member as on cut off date. i.e.13th September 2017

(iii) E-voting right cannot be exercised by a proxy.

- (iv) The Results of the e-voting will be declared on or after the date of the ACM i.e. 21.09.2017. The declared Results, alongwith the Scrutinizer's Report, will be available on the Company's corporate website www.nilachal.in under the section 'Investor Information' and on the website of NSDL; such Results will also be forwarded to the Stock Exchange where the Company's shares are listed.
- 9. The Ministry of Corporate Affairs has taken a "Green Initiative in the Corporate Governance" by allowing paperless compliance and has issued circular nos. 17/2011 dated 21.04.2011 and 18/2011 dated 29.04.2011 which states that service of notice/documents including Annual Report can be sent by e-mail to its members. To support the said green initiative, members holding shares in demat form, who have not registered their e-mail address as of now, are requested to register the same with their respective Depository Participant and members holding shares in physical form are requested to register their valid e-mail address with the S.K.Infosolutions private limited 34/1, A. Sudhir Chatterjee Street, Kolkata 700 006. Telephone No. 033 2219 6797. Fax No. 033 2219 4815, mentioning their name and folio no.

By order of the Board For Nilachal Refractories Limited

Place: Kolkata Date : July 17, 2017 Tapas Tirtha (Company Secretary)

# DIRECTORS REPORT

#### Dear Members

Your Directors are pleased to present the Fortieth (40th) Annual Report together with the Audited accounts of your Company for the year ended 31st March, 2017.

# FINANCIALHIGHLIGHTS

(Rupces in crores)

Particulars	Year ended 31st March 2017	Year ended 31st March 2016
Turnover	3.88	0.47
Profit/(Loss) before taxation	(1.87)	(3.34)
Less: Tax Expense (Deferred Tax)	(2.49)	1.41
Profit/(Loss) after tax	0.62	(4.75)
Add: Balance B/F from the previous year	(22.63)	(17.88)
Balance Profit/ (Loss) C/F to the next year	( 22.01)	(22.63)

#### FINANCIAL REVIEW

The impact of labour problem during FY 2013 - 14 and 2014 - 15 has haunted your company's operation during the year under review. However the management is working hard to regain the confidence of its set of customers. Continues efforts are being made to further increase the momentum.

The Directors are quite hopeful that the operations of your Company will improve henceforth compared to past unforeseen difficult period.

There was no change in the nature of the business of the company during the year.

# **DIVIDEND:**

In view of brought forward losses, your directors are unable to recommend any dividend for the financial year ended 31st March, 2017.

#### DIRECTORS:

In accordance with the provisions of the Companies Act, 2013, and Article 115 of the Article of Association of the Company, Mr. Saravanan Asokan Director of the Company is liable to retire by rotation at the ensuing Annual General Meeting, and being eligible, offer himself for re-appointment.

# EXTRACT OF ANNUAL RETURN

The extract of Annual Return, in format MGT -9, for the Financial Year 2016-17 has been enclosed with this report.

-

# DIRECTORS' RESPOSIBILITY STATEMENT

In terms of the provisions of section 134(5) of the Companies Act, 2013, your "Directors" hereby confirm

a) In the preparation of the annual accounts for the financial year ended 31st March, 2017, the applicable accounting standards had been followed along with proper explanation relating to material departures;

b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2017, and of the profit/loss of the Company for that period;

c) The directors had 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 detecting fraud and other irregularities;

d) The directors had prepared the annual accounts on a going concern basis;

e) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively;

f) The directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively;

# PARTICULARS OF EMPLOYEES

The Whole Time Director of the Company is only in the receipt of remuneration from the Company as approved by Nomination and remuneration committee. Further the same was approved by Shareholders in the Annual General Meeting held on 30-06-2015. Your Company comes under the provisions of the rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, thereby the Wholetime Director of the Company was paid Rs. 70105/- and the Company Secretary was paid Rs. 114675/-

# FORMAL ANNUAL EVALUATION HAS BEEN MADE BY THE BOARD OF ITS OWN PERFORMANCE, ITS DIRECTORS, AND THAT OF ITS COMMITTEES

The Companies Act 2013, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 stipulates the performance evaluation of the Directors including Chairman, Board and its committees considering the said provisions the Company has devised the process and the criteria for the performance evaluation which has been recommended by the Nomination Committee and approved by the Board.

The Criteria for performance evaluation are as under for CEO, WTD and Nonexecutive Directors:-

Attendance at meeting: Participation and Contribution; Responsibility towards

stakeholders; Contribution in Strategic Planning; Compliance and Governance; Participation, Updation of Knowledge; Leadership; Relationships and Communications; resources; Conduct of Meetings.

### Performance Evaluation of Board:-

Composition and Diversity of Board; Committees of the Board; Board & Committee Meetings; Understanding of the Business of the Company and Regulatory environment; Contribution to effective corporate governance and transparency in Company's Operation; deliberation/decisions on the Company's Strategies; Monitoring and implementation of the strategies and the executive management performance and quality of decision making and Board's Communication with all stakeholders.

# Performance Evaluation of the Board Level Committees:-

The Performance and effectiveness of the Committee, Frequency and duration, spread of talent and diversity in the Committee; Understanding of regulatory environment and development; interaction with the board.

# Fraud Reporting (Required by Companies Amendment Bill, 2014)

No case of fraud has been reported to the Audit Committee or Board during the year.

# Auditors and Auditor's Report

The auditor M/s. P. Mukhopadhyay & Co., Chartered Accountants (Firm Registration No. 302085E) retire at the conclusion of the ensuing Annual General Meeting in terms of section 139 of the Companies Act,2013. The board appointed M/s. T. More & Company, Chartered Accountant (Firm Registration No. 327844E) subject to the approval of shareholders at the Annual general Meeting. The appointing auditor has given his consent for appointment. The Company has received a certificate under Rule 4(1) of the Companies (Audit & Auditors) Rule, 2014 from the Auditor that his appointment, if made, will be in accordance with the limits as specified in section 141(3) (g) of the Companies Act, 2013.

The Board proposes the appointment of M/S. T. More & Company as statutory auditor of the company based on the recommendation of the Audit Committee to hold office from the conclusion of the ensuing Annual General Meeting until the conclusion of the next Annual General Meeting.

# Secretarial Audit Report

The Company has appointed Mr. Biswanath Khandelwal, Company Secretary in Practice as Secretarial Auditor and his report is annexed herewith.

# ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE ETC

Information pursuant to section 134(3)(m) of the Companies Act, 2013 read with rule 8 of Companies (Accounts) Rules, 2014 in respect of conservation of Energy and Technology

Absorption and Foreign Exchange Earning and Outgo is given in Annexure - 1, forming part of this Report.

ENRL

#### INDUSTRIAL RELATIONS

The Company has always aimed to maintain cordial relations with its industrial personnel and will continue to do in future.

#### **ISO CERTIFICATION**

Your Company is having a status of ISO 9001:2000 Certification. Your company is highly committed to the highest standard of quality.

#### CORPORATEGOVERNANCE

The Company is committed in maintaining the highest standards of Corporate Governance and adheres to the stipulations prescribed under SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015. A Report on Corporate Governance & Shareholders Information together with an Auditors' Certificate regarding Compliance of the same are annexed as a part of this Annual Report.

#### MANAGEMENT DISCUSSION & ANALYSIS REPORT:

In accordance with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Management Discussion & Analysis Report is presented in a separate section, forms a part of the Annual Report.

#### INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Management continuously reviews the Internal Control Systems and procedures for the efficient conduct of the Company's business. The Company adheres to the prescribed guidelines with respect to the transactions, financial reporting and ensures that all its assets are safeguarded and protected against losses. Internal Control System are implemented to safeguard the Company's assets from loss or damage, to keep a constant check on the cost structure, to prevent revenue leakages, to provide adequate financial and accounting controls and implement accounting standards.

The Board has appointed a Chartered Accountant firm who are conducting the Internal Audit of the Company. The report thereof is placed before the Audit Committee.

#### INSURANCE

The assets of the Company are adequately insured against the loss of fire and other risks which are considered necessary by the management.

#### FIXED DEPOSITS

Your company has not accepted any public deposit during the year under review.

#### LISTING

The equity shares of your Company continued to be listed on Bombay Stock Exchange Limited (BSE) and Calcutta Stock Exchange Limited (CSE).

### CORPORATESOCIAL RESPONSIBILITY:

Corporate Social Responsibility is the continuing commitment by the business to behave ethically and contribute to economic development while improving the quality of life of the workforce and their families as well as of the local community and society at large. As a part of its policy for corporate social responsibility, the Company undertakes a range of activities to improve living conditions of the people in the neighborhood of all its plants. In structuring its efforts to the various aspects of Corporate Social Responsibilities, the Company takes account in guidelines and statements issued by stakeholders and other regulatory bodies. Corporate Social Responsibility and Sustainable development will continue to be the leading priorities at the Company which it shall consistently strive to touch lives and make a difference.

#### APPRECIATION

Your Directors record their sincere appreciation for the assistance, support and guidance provided by Company's Customers, Suppliers, Government Authorities, Bankers, investors, financial institution and shareholders for their consistent support to the company. The Directors also commend the continuing commitment and dedication of the employees at all levels which has been critical for the Company's growth. The Directors look forward for their continuing support in future.

For and on behalf of the Board Bhagwati Prasad Jalan Chairman

Place: Kolkata Date: 17/07/2017

ANNEXURES TO DIRECTORS ' REPORT

Information under section 134 (3)(m) read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 and forming part of the Directors' Report for the year ended 31st March, 2017 A. CONSERVATION OF ENERGY:-(a) Energy conservation measures taken: The Company is committed to conserve energy and making best use of its resources. A considerable amount of time and effort will bee armarked for conserving power across all our plants. Idle running of Machines has been controlled (i) (ii) Operating efficiency of Shaft Kiln has been improved. (iii) Successful simultaneous operation of two Gas producers to fire increased green production and bring down the specific consumption of coal. (b) Additional investments and proposals, if any, being implemented for the reduction of consumption of energy: No additional investment is proposed but all efforts are on to conserve energy by improving operation. Constant reviews of operations and process is being done to identify energy saving areas. (c) Impact of the measures at (a) and (b) above for reduction of energy consumption and consequent impact on cost of production of goods. With the implementation of the above measures, there will be considerable reduction in energy consumption. (d) Total energy consumption and energy consumption Impact of the measures at (a) and (b) above for reduction of energy consumption and energy consumption per unit of production as per Form A of the Annexure is annexed. B. TECHNOLOGY ABSORPTION : The details of the efforts made towards absorption of technology are given separately in the Report in Form B C. FOREIGN EXCHANGE EARNING AND OUTGO:

#### Foreign Exchange Earning: Rs. NIL Foreign Exchange Out Go: Rs. NIL Form-A

# FORM FOR DISCLOSURE OF PARTICULARS WITH RESPECT TO CONSERVATION OF ENERGY

A. Power and fuel consumption:

Particulars	2016 - 17	2015-16	2014 -15
1) Electricity		5	
(a) Purchased			
Units(Kwh)	212664	198144	243528
Total Amount(Rs)	1899274	1838445	2037447
Rate per unit (in Rs./Kwh)	8.93	9.28	8.36
(b) Own Generation			
Through Diesel Generator		- 7	
Unit (Kwh)	100	-	and the second second
Unit per Ltr. of Diesel oil		18	20 <del>-</del> 13
Cost/Unit (Rs.)	191	18	2 <b>-</b> 1
Through Steam Turbine	1.040	- 12	1220
Generator			
2) Steam Coal Grade 'B' and E used			
in Gas Producer.			
Quantity (Tonnes)			
Total Cost (RS)		(and a second	المستعقرة
Average Rate (Rs/MT)			
3) Furnace Oil & L.D.Oil	192220		10000
Quantity (KL)			
Total Amount (Rs.)	10-10-10-1	A CONTRACT	1000 million
Average Rate			
10	N.A	N.A	N.A
4) LSHS Other Internal Generation		a sector of	

Particulars	2016 - 17	2015 - 16	2014 -15
1) Refractories Produced (MT)			
2) Electricity (KWH/Ton)	(market)	Contraction of the second s	
3) Furnace oil & L.D Oil (Litres/Ton)	التصب	and the second s	<u> 2000</u> (* 2000)
4) LSHS (Kg/Ton)			2000 (C
5) Steam Coal (Gross) Grade B & E		10000000	04055704
(KG/Ton) 6) Net Coal after dust (Kg/Ton)	1990		
For ORM FOR DISCLOSURE OF PARTICUL ABSOR	ARS WITH	RESPECT TO	) TECHNOLOGY
esearch and Development (R&D)			
Specific areas in which R&D was carried	out by the G	Company:	
No R & D was carried out within the mean	uing of appli	cable standar	d.
Benefits derived as a results of the above	R & D		
Not Applicable			
Future plan of action:			
Your Company recognizes the need for clevarious conservation measures, reduction environment, reduction in wastages and plans to improve its productivity and quarteries.	n of emission various othe	of harmful s	ubstances in the
Expenditure on R &D Nil			
Technology absorption, adaption and in	novation N.	A.	
		For and on t	ehalf of the Boar
ace: Kolkata		Bhay	wati Prasad Jalar

B.N. Khandelwal Company Secretary Saha Court 5th Floor, Room No. 33 8, Ganesh Chandra Avenue Kolkata - 700 013 Phone No. : 033-2236-4634

# Secretarial Audit Report

For The Financial Year Ended 31<sup>e</sup> March, 2017 Fursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

То

TheMembers Nilachal Refractories Limited P-598/599, Lewis Road Mahabir Nagar, Kedarnath Apartment, Bhubaneswar -751002 Odisha

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate governance practice by Nilachal Refractories Limited (herein after called "the company"). The Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the Company's Books, Papers, Minutes Books, Forms and Returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the financial year ended **31<sup>st</sup> March 2017**, complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made herein after:

I have examined the secretarial compliance based on the books, papers, minute books, forms and returns filed and other records maintained by Nilachal Refractories Limited ("the Company"), for the financial year ended on 31\* March, 2017, according to the provision of:

- 1) The Companies Act, 2013 (the Act) and the rules made thereunder
- 2) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder,
- 4) The Foreign Exchange Management Act, 1999 & the rules made therunder

- 5) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') to the extent applicable to the Company.
- a) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
- b) The Securities and Exchange Board of India (Substantial Acquisition of Sharesand Takeovers) Regulations, 2011;
- c) The Securities and Exchange Board of India (Registrars to a Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- d) The Securities and Exchange Board of India (Issue of Capital & Disclosure Requirements) Regulation
- e) The Securities and Exchange Board of India (Listing obligation and Disclosure Requirements) Regulation 2015.

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

I have relied on the representation made by the Company and its officers for system and mechanism formed by the Company for compliances under the other act, laws and regulations applicable to the Company

I further report that the Board of Directors of the Company is duly constituted with proper balance of, Non-Executive Directors and Executive Directors, Independent Directors with one Woman Director. No changes in the composition of Board of Directors took place during the financial year under report.

Adequate notice is given to all Directors to schedule the Board Meetings, agenda and related notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the minutes.

I further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Place : Kolkata Date :27<sup>th</sup> July, 2017 B.N. Khandelwal Company Secretary in Practice ACS: 1614 CP: 1148

# FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN

As on financial year ended on 31.03.2017 Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

	GSTRATION & OFF				2693)08197	101 0030122				
1	CIN				ALC: A CALCULATION OF A	MCC000135		the second second		-
3	Registration Date				30-36-1977 Nilechal Refrax					
4	Name of the Company Category/Eub.ca.egory			A CONTRACTOR OF STREET, STREET	Public Company				-	
5	Address of the Registe		alaila		and the second second second	2 million and a second	ent, Mahabir Nase	I maile Dravid	-	Diles 7510
3	And tase of the magnite	redonde or Johan o	<b>STATIS</b>		-030: 333, 170.	annescriperen	ch, manadir nage	L'ECHIS LUBULDI	CITINE ACTIVITY	Alload A Olivi
5	Whether lister compar	٧			Listed on Bami	ay Slock Exch	ange Limited and I	Calcutta Goot E	wchange Lim	ilei
7	Name, Adcress & cant	act details of the Regi	strar & Tranșter Agent, if any.	e 12	Ws. SK nfoso Wr. Dilip Bhatta 34/3A Sudhir C 03: 2219 4015	nherys Cell No Instarjae Strue		16. Tələphona N	o. C332219	8767. ∓ss N
IL PS	RINCIPAL BUSINESS	ACTIVITIES OF T	ECOMPANY	W/MIGT1832801	CHARGE THE DA	NING BUT DEFINE	CANEDO INCOM	TRA DESITION		STURS/EANY
distant and	and the second se	and the second se	more of the total turnover of	f the company shall t	be atered	and a stand of the	and the second second second	A REAL PROPERTY AND		and a second second
S.No.	Name and Description					14 8	NIC Code of the	Produc/service	1.	umover of th Tipeny
1	Manutacture of refracti	ory moitans, concreres	etc				239	11		-
2	Characterization and particular barrantees and and have also	ory bricks, blocks tiles	and similar refractory ceramic	2			219	12		52 67
-	Nanulacture of refracts	ary ceramic products		- 100 C			239	13		
3							239	40		26.34
3	Nanofacture of other n	efractory articles n.e.c	(				2.00	19		19094
-	Manufacture of other n Coal Ter	efractory articles n.e.c.				-	239			.(9
1	the design of th							69		
4 5 8	Coal Tar Whoesale of vaste an	nd scrap and other prov	luds 1.e.c.	CIMPANIES			239	69		e),
4	Coal Tar Whoesale of vaste an	id scrap and other prov ROLDING, SUBSID		ompanies	CN	GLN	239	89 9	% of shares held	.(9
4 5 8	Coal Tar Whoesale of vaste an	id scrap and other prov ROLDING, SUBSID	uds 1.e.c. ARY AND ASSOCIATE G	OMPANIES NOT APPLICA		GLN	239	89 9	shares	.(9 21.10 Appicable
4 5 8 811. SN	Coal Tar Whoesale of waste an PARTICULARS OF	d scrap and other prov HOLDING, SUBSID Name and add	uds 1.e.c. ARY AND ASSOCIATE G			GLN	239	89 9	shares	.(9 21.10 Appicable
4 5 8 III. SN	Coal Tar Whoesale of vaste an	d scrap and other prov HOLDING, SUBSID Name and add	uds 1.e.c. ARY AND ASSOCIATE G			GLN	239	89 9	shares	.(9 21.10 Appicable
4 5 8 HH. SN V. (Equit	Cool Tar Who essile of waste an PARTICULARS OF SHARE HOLDING P y share capital break	d scrap and other prov HOLDING, SUBSID Name and add Name and add ATTERN up as percestage of	uds 1.e.c. ARY AND A550CIATE G ress of the Company			GLW	239	89 9	shares	.(9 21.10 Appicable
4 5 9 8N 8N	Cool Tar Whoesale of waste an PARTICULARS OF SHARE HOLDING P	d scrap and other prov ROLDING, SUBSID Name and add Name add Add Name add Name add Add Add Name add	uds 1.e.c. ARY AND A3SOCIATE G ress of the Company orbit equity) or of Shavesheld at the begins	NOT APPLICAL		aru urw	239 494 Holding/Subsid	es 19 Iary! Associats 19 eecl of the yee	shanns hisid	.(9 21.10 Appicable Section
4 5 5 8 8 8 8 7 7 9 6 9 6	Cool Tar Whoesale of waste an PARTICULARS OF SHARE HOLDING P. y share capital break stegory-wise Share 1	d scrap and other prov ROLDING, SUBSID Name and add Name add Add Name add Name add Add Add Name add	uds 1.e.c. ARY AND A3SOCIATE G ress of the Company intel equity)	NOT APPLICAL	BLE	aru urw	209 494 Holding/Subsid	es 19 Iary! Associate 19 eecl of the yee	shanes held v %ofToal	.(3 21.10 Appicable Section
4 5 5 SN SN (Equit	Cool Tar Whoesale of waste an PARTICULARS OF SHARE HOLDING P. y share capital break stegory-wise Share 1	d scrap and other prov ROLDING, SUBSID Name and add Name and Name add Name and Name add Name a	uds 1.e.c. ARY AND ASSOCIATE G ress of the Company Intel equity) or of Shares held at the begins [/1c on 31-March 20	NOT APPLICA ning of the year 1983	BLE Interime	No r	239 494 Holding/ Subsid Holding/ Subsid	es each of the year e cash of the year cash of the year	shanes held	.(9 21.10 Appicable Section
4 5 5 8 8 8 8 7 9 7 9 8 9 7 9 8 9 9 9 9 9 9 9	Cool Ter Whoesale of vestean PARTICULARS OF SHARE HOLDING P Is share casital treels stegory-wise Share I gray of Shareholders	d scrap and other prov ROLDING, SUBSID Name and add Name and Name add Name and Name add Name a	uds 1.e.c. ARY AND ASSOCIATE G ress of the Company Intel equity) or of Shares held at the begins [/1c on 31-March 20	NOT APPLICA ning of the year 1983	BLE	No r	239 494 Holding/ Subsid Holding/ Subsid	es each of the year e cash of the year cash of the year	shanes held v %ofToal	.(9 21.10 Appicable Section
4 5 8 8 8 8 8 8 7 9 6 9 6 9 6 9 7 9 8 9 7 9 8 9 9 7 9 8 9 9 8 9 8 9 8	Cool Ter Whoesale of vestean PARTICULARS OF SHARE HOLDING P Is share casital treels stegory-wise Share I gray of Shareholders	d scrap and other prov ROLDING, SUBSID Name and add Name and Name add Name and Name add Name a	uds 1.e.c. ARY AND ASSOCIATE G ress of the Company Intel equity) or of Shares held at the begins [/1c on 31-March 20	NOT APPLICA ning of the year 1983	BLE	No r	239 494 Holding/ Subsid Holding/ Subsid	es each of the year e cash of the year cash of the year	shanes held v %ofToal	.(9 21.10 Appicable Section

0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 1,43,77,616 50000 - - - - - - - - - - - - -		1,43,77,616 1,43,77,616 1,43,77,616 55000 - - - - - - - - - - - - -		*,43,77,515	0 20.61 20.61 20.61 20.25 2.04 8.36 2.04 38.74 0.00 29.14 29.39	
0 0 2000 334450 0 336450	1,43,77,616	0 0 0.61 0.25	1,43,77,516 1,43,77,516 50000 50000 50000 50000 1700140 50000 1700140 3816608 359 5548284		*,43,77,515	0 30.61 30.61 	0.00 0.00 0.00 0.00 0.00 0.00 0.00
0000	1,43,77,616	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,43,77,616 1,43,77,616 50000 - - - - - - - - - - - - -	0 	*,43,77,515	0 30.61 	0.00 3.00 9.00 9.00 0.00 0.00 0.00
0 2000 3384450 8	1,43,77,616 50000 - - - - - - - - - - - - - - - - -	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,43,77,616 1,43,77,616 50000 - - - - - - - - - - - - -		*,43,77,515	0,25	0.00 
0 2000 3384450 8	1,43,77,616 50000 - - - - - - - - - - - - - - - - -	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,43,77,616 1,43,77,616 50000 - - - - - - - - - - - - -		*,43,77,515	0,25	0.00 
0	1,43,77,616	0.61	0 1,43,77,616 50000 	0 	*,43,77,515	0.25	0.00 0.00 0.00 0.00
0	1,43,77,616	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,43,72,616	0	*,43,77,515	0,25	0.00 3.00 
0	1,43,77,616	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,43,72,616	0	*,43,77,515	0,25	0.00 3.00 
0	1,43,77,616	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,43,72,616	0	*,43,77,515	0.25	0.00 3.00 
0	1,43,77,616	0	- - - - - - - - - - - - - - - - - - -	•	*,43,77,515	0.25	0.00 3.00 
0	1,43,77,616	0	- - - - - - - - - - - - - - - - - - -	•	*,43,77,515	0.25	0.00 3.00 
	1,43,77616	0 20.61	0		*,43,77,515	0.35	<u>a.m</u>
	1,43,77616	0 20.61	0		*,43,77,515	0.25	<u>a.m</u>
	1,43,77616	0 20.61	0		*,43,77,515	0	<u>a.m</u>
	1,43,77616	0 20.61	0		*,43,77,515	0	<u>a.m</u>
	1,43,77616	0 20.61	0		*,43,77,515	0 70.61	<u>a.m</u>
	1,43,77616	0 20.61	0		*,43,77,515	0 70.61	<u>a.m</u>
	1,43,77616	0 20.61	0		*,43,77,515	0 70.61	<u>a.m</u>
		0	0			0	985.92
		0	0			0	985.92
		0	0			0	985.92
	0		-	0	0	•	0
	0		-	- - - - 0	-	•	0
0	10.0		-			-	
	-	-	-				
	(%)) (%))		-				-
			12		8.2	100	
	5 S.		-	1 S	-		
	0	-	0	()	01000-0		= 1108
filler,	1,43,77.616	70.61	1,43,77,616	1997). 1	1,43,77,515	30.61	0.01
1001				(HS) (	1.090	<u>N</u> <	
	-		-	(A. )		- America	-
-	1.06.34 959	52.08	1.05.04.959		1.06.04.353	52.08	0.01
10	517			2550	1 1	100	
					1,43,77,616 70.61 1,43,77,616	- 1,06,04,959 52.08 1,05,04,959 - 1,06,04,359 	- 1,06,04,959 52.08 1,05,04,959 - 1,06,04,359 52.08

ENRL

SN	Shareholder's Name	Sharshoding	st the beginnin 04:2014	g of he year 01-		ç et the ead of th 21-43-2015	e :ear	% ctange n sharsholding
		Ne. of Shares	% of total Shares of the sompany	% of Shares Pledged/ encumbered to arts/ sharec	tio. of Shares	% of lona Shares of the company	% of Shares Flecged / evanter ed to total	битуре 160
1	AARAV JALAN	44,000	0.22%	0	+4,000	0.22%	)	0.00%
2	ADITI JALAN	240,000	1.18%	U	240,000	1,18%	1	0.00%
3	ALOK PRAKASH HUF	62,500	0.31%	0	62,500	0.31%	)	0.005
4	ANUBBUTI PRAKASH	19,250	0.09%	Ó	19,259	0.09%	)	0.00%
5	ANUPAMA PEA (ASH	19,250	0.09%	0	19,250	0.09%	3	0.005
6	3ELA ALAN	165,000	0.81%	0	165,303	0.81%	)	0.005
1	SHAGWATI PRASAD JALAN	551,084	2716	0	550,584	2.70 N	3	-0.09%
8	REAGWATI PRARAD & SONS	75,000	0.37%	0	75,000	0.37%	)	0.00%
9	OF JALAN & OTHERS (HUP)	75,000	0.37%	0	75,003	0.37%	>	0.00%
10	SHIKA JALAN	\$4,000	0.22%	0	44,303	0.22%	3	0.005
11	ZAMAL PRAKASII HUP	62,500	0.31%	0	62,503	0.31%	3	0.00%
12	MADH J AGARWAL	19,250	0.09%	0	19,25)	0.09%	3	0.005
13	NIDHI JALAN	165,000	0.81%	0	165,000	0.81%	)	0.00%
14	NIKITA JALAN	150,000	0,74%	0	150,303	0.74%	2	0.00%
15	NIRAJ JALAN	640,000	3.14%	0	6(0,00)	3.14%	)	0.005
16	NIRAJ JALAN & OTHERS (HUF)	60,000	0.25%	0	50,50)	0.25%	3	0.00%
17	PANKAJ JALAN	367,000	1.80%	0	367,000	1.80%	)	0.005
18	PANKAJ JALAN & OFHERS (HUF)	75,000	037%	0	75,000	0.37%	3	0.005
19	PARWATI DEVIJALAN	140,000	0.09%	0	140,000	0.09%	)	0.005
20	PITTER JALAN	665,000	327%	0	665 202	3.27%	3	0.005
21	RAJ RANI AGAEWAL	81,823	0.40%	0	61,523	0.40%	)	0.00%
22	VIMAL PRAKASH HUF	62,500	0.31%	0	62,500	0.31%	2	0.005
23	P F SUPFLIERS & ACENCIES F/T LTE	667,973	3.28%	0	667,073	3.28%	3	0.00%
24	JEKAY INTEENATIONAL TRACK _TD	500,000	2.46%	0	500,000	2.40%	3	0.00%
25	CRSHAN POLYMERS PVT LTD	92,900	0.46%	0	92,301	D.48%	3	0.00%
20	LIKEWISE INVESTMENT & MANAGEMENT PVT LTD	275,000	1.35%	0	275,000	1.35%	)	0.00%
27	MINICARFT ENTERPRISES PVT LTD	1,000,000	4.91%	0	1,000,000	4.91%	)	0.00%
28	PUSHPAR DEALCOM PVT LTD	800,000	1,47%	0	300,000	1.47%	)	0.005
29	SEASON FEADING & INVESTMENT PYT LYE	1,500,000	731%	Ú	1,500,009	7.37%	3	0.005
30	UNIMARX INTERNATIONAL PVT LTD	E,789,096	28.33%	D	5,769,385	29.33%	2	0.005
31	GANAPATI INDUSTRIAL PYT LTE	500,000	2.46%	0	500,009	2.40%	3	0.00%

(iii) Change in Promoters' Shareholding (please specify, if there is no change)

SN	Particulara	Date	Reason	Shareholding at the beginning of the year	Ournulative Sharehoding	cound the Aest
				Vo. of shares % of otal shere	a No. of anama	% of tatal stares
	At the beginning of the year	1/4/2016		14,377,616 70.62	6	0.00%
	Changos during the year		1 2	0.00	6	0.00%
211	1.200 1.001 1.00		1	0.00	6	0.00%
				0.00		0.00%
	At the and of the year	31/3/2017	- 10	14,377,616 70.61	6	0.00%

(iv)		and the second se	olders (other than Directors, Pr	and a second a Male in the	and the second second second second	1
il. No		Shareholdin	g at the beginning of the year	Cumulative 5 during t		цÌ
	For Each of the Top 10 Shareholders	No.of shares	% of total shares of the company	No of shares	% of total shares of the company	
1	EYN"HIA THE UP PRIVATE LIMITED	2.11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.			3	
-	a)At the beginning of the year	1700000	8.35			
-	b) changes during the year		(no changes during the year)		100	
2	SUSHIL KUMAR AGARWA		the manges care and the feety			
	a)At the beginning of the year	1218000	5.98	Contraction (Contraction)	Section and section of the	
	b) changes during the year	Constantine (	(no changes during the year)	1000 To 1000	1	
	c)At the end of the year			1218030	5.98	
3	VUAY KUMAR AGARWAL		2			
	a)At the beginn ng of the year	1218000	5.96	· · · · · · · · · · · · · · · · · · ·		10
	b) changes during the year		(no changes during the year)		19499	
	c)At the end of the year		Concernation and the second	1218000	5.98	
4	VINAY AGARWAL			2		
	a)At the beginn ng of the year	318000	1.56			
1	b) changes during the year		(no changes during the year)		197	
6	c)At the end of the year	-		318000	1.56	- 3
5	KARAN AGARWAL				S	
	a)At the beginn ng of the yea:	318000	1.56	-		
- 8	b) changes during the year		(no changes during the year)	2-01-2-107	Sec Sec Sec.	
- 5	c)At the end of the year			318000	1.56	
6	MANJU AGARWAL		Yan			
- 3	a)At the beginn ng of the year	317524	1.56			
	b) changes during the year		(no changes during the year)			
1	c)At the end of the year			317524	1.56	
7	SAKET AGARWAL			1 - S./(C* 1)		
- 8	a)At the beginn ng of the year	315000	1.55			5
	<li>b) changes during the year</li>		(no changes during the year)	the second s	3/2	
- 3	c)At the end of the year			316070	1.55	100
8	RITU AGARWAL					2010 - 4 Q
	a)At the beginn ng of the year	111084	0.55			
3	b) changes during the year		(no changes during the year)	2	1	
- 33	c)At the end of the year			111034	0.55	
9	LIFE INSURANCE CORPORATION OF	12-3453/37				
-	a) at the beginning of the year	50000	0 75		1.	10.5
	b) changes during the year	12.000	(no changes during the year)	(*************************************		No.
	c)At the end of the year			50000	0.25	
10	MOOSA HAJI MOHAMED MALKANI					- 2.8
	a)At the beginn ng of the year	3250	0.02			- m - 12
	c)At the end of the year		(no changes during the year)	3250	0.02	
		3869858	19.01	3869858	19.01	1

						_		RLX ===
		500 5 202 200 000					10	E A
(V) S	hareholding of Directors and Key Man Shareholding of soch Directors and	Date	Reason	Shorsholding at 1	be beckering	offer one I	Cumulative Shareholding	ruma besear
on	sach Key Managerial Personnel	- CALE		constructing at	no soferend	ioner jus	Constrained or monoding	carrig seeyour
	and the second se		1	Vo of shere	10 90	of total shares	No. of sharps	% of total
						all an and a second		shares
	Name: Bharwell Presad Jean .				A	A.Valences		
25	Director , Dia Nx. (0551/59					0.700		0.000
	At the peginaing of the year Changes during the year	1/4/2116		1	550,094	2,70%		0.00%
-	At the and of the year	31/9/2817			550,584	1.70%	550,584	3,111,080
	in the set of the	A HARAN I.	-	Charles Constant				
2	Name : Mr. Ninsi Jalan , Director , Din No. 00551970	a Den Hund to Thinks	Manillan,					
	At the payinning of the year	1/4/2016			640,000	3, 1496		0.00%
	Changes during the year			10		0.00%		0.00%
	At the and of the year	31/3/2017			640,000	3.14%	640,000	314%
(//) (	NDEBTEDNESS		www.ee					
ndeb	tedness of the Company Including intere	teub fon tuc beursoskanibratatus tae	for payment.					
5	and the second	NO STOLEN AND DESCENTION OF STOLEN	-1045. 					(Amt. Re./_ace)
	Parikulars	Secured Loans excluding cept	sits	Unsecured .or	ans	Depor	fits Total at	declecness
	a de la companya de l	802	100		- and -			
-	tedness at the beginning of the financial ndpsi Amour:	Jes.	727.75		1,371.24	_	12	2.068.99
and the second	naper Anicult.		161.00	Section 200	de met	11111		2,060.99
	eres accrued bu: not due			0				
	d+0+00	The second second	727.75		1.371.24	illine III - I	n	2098.99
	ge in injobtedness during the financial y	car .					the second second	
Add	6en	The second s			1501.23		· · · · ·	
Ret	uction		727.75		1514.60			741.02
Net C	nange		(121.15)	Manager and Street	(13.27)	TRUE ZOON	The Section	(741.52)
rdeb	tedness at the end of the fisancial year				15555691			
)Prio	cital Anoch		-01	Silver Care H	1,357.97			1327.27
	rest due bet not paid		-	_	-3-1			
-	erestacerus futnol due			_	-			
Xa	(HiHi)	and the second	ALC: UNKERS	The second second	1,357.97	100011	The second s	1,367,57
VL R	EMUNERATION OF DIRECTORS AND	KEY NAHAGERIAL PERSONNEL	a	A state of the second				
*****	muneration to Managing Director, Whole							
224		Particulars of Remunaration	10.111	1 1	R. SAPAWAN	AN ASOKAN W	ACLE TIME DIRECTOR.	Total Amount in
SN					A.S. 1040.94/14	Die Ne. 0701	5613	loss
1	Gross salary						377*9	.38
	(a) Salary as per provisions contained in s	ection 17(1) of the Income-fax Act, 1961	E.					
	Contraction of the second s						• *	
	(b) Value of perquisites u/s 17(2) Income-l	ar Att. 1961	1.1.1.1				343	1
	(c) Profits in iter of salary under section: ()	the second design of the second se						
	120	485) No						2
2	Stock Opion							
the state of the s	Sweat Equity			-		_		
9			_	-	-			1
1	Conmission							
4	- as % of pole			-			- <b>6</b> 2.	*
	- others specily	- BI - BI	- 10		-		10. 10.	-
5	Others, please specify				_		24,943	
		RA			_		15809	.17
		DUCATION ALLOWANCES		-			F2	01
		RADE ALLLOWANCES					4711	.04
	S	OFT FURNISHING ALLOWANCES					1122	.01
	5	PECIAL ALLOWANCES		- Section State			<i>1</i> 542	.19
				Total (A)			73105	7

# HRL

SN	muneration to other Directors Particulars of Renuren	8001		Name of Directors		Total Amoun
-	Contraction (1997)			Ť		(RoLac)
1	Independent Directors					freecacy
	Fee for stending board committee meetings		10			
	Commission					2
	Others, picase specify					0
	Total (I)		20	144	1.42	2
2	Other Non-Executive Directors					
	Fee for atending board committee meetings					
	Commission					
	Others, please specify		432			
-	Total (2)		82		-	24
-	Tutal (B)-(1+2)		•2		•0	
-	Total Naragerial Remuneration			300		
-	Overal Calling as per the Act					-
_	emineration to Key Managerist Parsonnel other Particulars of Remoter		Name	of Key Naragorial Personnel		Total Amoun
_		edon Vaeno	ALCORACE OF			Total Amoun (Rs/Lac)
SN	Particulars of Remotion	ation	C60	OFC	CS 115	(RsLac)
_		etion Vitente Designation	ALCORACE OF		CS 1,15	Totel Amoun (RoLec) 1.85
SN	Particulars of Remoren Gross salary Is/Salaryas per provisione centained insection	otion Varne Designation 17(1)offhehoome-lacAct.	C60	0FC .	1.15	(Rs/Lac) 1.85
SN	Particulars of Remoren Gross salary (a)Salaryas per provisions cantained insection 1961	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.10	0FC +	1.15 ·	(RaLac) 1.85
SN	Particulars of Removed Gross satary (a)Salaryas per provisione cantained insection 1961 (b) Value of perquisitas U's 17(2) Iscome tax Act, (c) Profile in lieu of satary under section 17(3) Inco Stock Option	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.70	050 	1,15 • •	(RoLac) 1.85
1	Particulars of Removed Gross satary (a)Salaryas per provisions cantained insection 1961 (b) Value of perquisitas U/s 17(2) iscome tax Ad, (c) Profile in les of satary under section 17(3) hor Stock Option Sweat Equity	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.10 .	050 • •	1,15 • •	(RaLac) 1.85
1 2 3	Particulars of Remuren Gross salary (a)Salaryas per provisione cantained insection 1961 (b) Value of perquisitas U's 17(2) Iscome (ao Act, (c) Profile in lieu of salary under section 17(3) Inco Stock Option Stock Option Sweet Equity Commission	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.00	090 • • • • •	1,16 • • • • •	(RoLec) 1.85 -
1	Particulars of Remuren Gross satary (a)Salaryas per provisione cantained insection 1961 (b) Value of perquisitas U's 17(2) Iscome tax Adt, (c) Profile in lies of satary under section 17(3) Inco Stock Option Stock Option Sweat Equity Commission - ea % of profile	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.10	090 	1,16 • • • • • • • • • • • • • • • • • • •	(RoLec)
1 1 2 3 4	Particulars of Remuren Gross salary (a)Salaryas per provisione centained insection 1961 (b) Value of perquisitas U's 17(2) Iscome (ao Act, (c) Profile in lieu of salary under section 17(3) Inco Stock Option Stock Option Sweet Equility Commission - as 16 of profile ofheis, specify	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.10	090 • • • • • • • • • • • • • • • • • •	1,16 • • • • • • • • • • • •	(RoLec) 1.85
1 1 2 3	Particulars of Remuren Gross satary (a)Salaryas per provisione cantained insection 1961 (b) Value of perquisitas U's 17(2) Iscome tax Adt, (c) Profile in lies of satary under section 17(3) Inco Stock Option Stock Option Sweat Equity Commission - ea % of profile	otion Nazno Designation 17(1)offhehoome-lacAct. 1961	CEO 0.10	090 	1,16 • • • • • • • • • • • • • • • • • • •	(RoLec)
1 1 2 3 4 5	Particulars of Remover Gross salary (a)Salaryas per provisione cantained insection 1961 (b) Value of perquisitas U's 17(2) Income (ao Act, (c) Profile in lies of salary under section 17(3) Inco Stock Option Stock Option Sweet Equility Commission - as % of profile - ofhers, please specify Others, please specify Total EMAL THES / PUNISHMENT/ COMPOUNDING	otion Name Designation 17(1)offhehoome-lacAct. 1961 Ime- tax Act, 1961	CEO 0.10	090	1,16 • • • • • • • • • • • • • • • • • • •	(RoLec)
1 1 2 3 4 5	Particulars of Remover Gross satery (a)Salerves per provisions cantained insection - 961 (b) Value of perquisitas U's 17(2) Iscome-tax Act, (c) Profile in lex of satery under section 17(3) Inco Stock Option Stock Option Stock Option - as 'k of profit - ofhers, please specify Others, please specify Total ENAL TIES / PUNISHMENT/ COMPOUNDING 813	otion Varne Designation 17(1):othehoome-lacAct. 1961 2016	CEO 0.10 - - - - - - - - - - - - - - - - - - -	OFC	1,15 - - - - - - - - - - - - - - - - - - -	(RoLec) 1.85 - - - - - 1.85 - - - - - - - - - - - - -
1 1 2 3 4 5	Particulars of Remover Gross salary (a)Salaryas per provisione cantained insection 1961 (b) Value of perquisitas U's 17(2) Income (ao Act, (c) Profile in lies of salary under section 17(3) Inco Stock Option Stock Option Sweet Equility Commission - as % of profile - ofhers, please specify Others, please specify Total EMAL THES / PUNISHMENT/ COMPOUNDING	otion Name Designation 17(1):othehoxme-lacAct. 1961 	CEO 0.10	OFC	1,15 - - - - - - - - - - - - - - - - - - -	(RoLec) 1.85 - - - - - 1.85 - - - - - - - - - - - - -
3N 1 2 3 4 6 8 8 8	Particulars of Remover Gross satary (a)Salervas per provisions cantained insection 1961 (b) Value of perquisites Uts 17(2) Incometae Az, (c) Profits in lie. of satary under section 17(3) Inco Stock Option Stock Option	otion Varne Designation 17(1):othehoome-lacAct. 1961 2016	CEO 0.70 - - - - - - - - - - - - -	OFC	1,15 - - - - - - - - - - - - - - - - - - -	(RolLec) 1.85 - - - - 1.85 - - - - - - - - - - - - -
3N 1 2 3 4 6 8 8 8	Particulars of Remover Gross satery (a)Salerves per provisions cantained insection - 961 (b) Value of perguisitas U's 17(2) Iscome-tax Act, (c) Profile in lex of satery under section 17(3) Inco Stock Option Stock Option Stock Option - as % of profile - ofhers, please specify Others, please specify Others, please specify Total Type Section of the Comparises Act INPANN	otion Varne Designation 17(1):othehoome-lacAct. 1961 2016	CEO 0.70 - - - - - - - - - - - - -	OFC	1,15 - - - - - - - - - - - - - - - - - - -	(RolLec) 1.85 - - - - 1.85 - - - - - - - - - - - - -

Compounding C. OTHER OFFICERS IN DEPAULT

No PENALTIES /FUNISHMENT/COMPOUNDING OF OFFENCES UNDER COMPANIES ACT 1996 AND / DR 2013

Punishment

Compounding

Peoply
Provide No PENULTIES /FUNISHMENT/COUPDUNDING OF OFFENCES UNDER COMPANIES ACT 1965 AND / DR 2013

21

# ANNEXURE - A MANAGEMENT DISCUSSION AND ANALYSIS

# 1. Industry structure and developments:

Fortune of your Company which is in refractory industry is directly linked to the performance of Steel Industry as it is the largest consumer of refractory products. The other consumers of refractory products are Cement, Copper, Class, Aluminum and Petro chemical industries etc. which are witnessing reasonable growth, all these factors will have a very positive impact on the growth of refractory industry in near future.

Nilachal Refractories Ltd. (NRL) is having its manufacturing unit in the State of Odisha near Dhenkanal. The Plant is strategically located and the Company hopes to take advantage of the boom in Steel and Aluminium industry in the region in times to come.

# 2. Opportunity, threats, risks and concerns:

Consequent upon technology advancement in steel making processes, major opportunity lies in manufacturing of continuous casting refractories, special monolithics viz. Castables, Plastic based ramming mass and gunning materials, etc. The Company is having its vision in line to this technology change.

Demand for refractories has increased substantially due to increased steel and Aluminium production in India. The future of the Company is bright with huge steel and aluminum manufacturing capacities being created in India especially in Odisha and Jharkhand.

Competition in refractory industry is building up. Lot of consolidation and re-organization is taking place in refractory industry. Input costs mainly the increase in cost of raw materials is also a cause of concern for refractory industry. Cost reduction measures will play an important role in keeping the unit viable in the face of stiff competition. Your Company has taken several cost reduction measures for improving operations to bring down the cost of production and is hopeful to successfully meet the challenges of competition.

Further the company is continuously pursuing for some large orders from the consumers in india and overseas and also trying to rope in companies of repute to introduce new product categories for manufacture of its Dhenkanal plant.

The turnover from refractories items is Rs.1.96 Crores during the year under review.

# 3. Outlook:

Production in steel industry has increased and the demand for refractory products is also increasing. NRL will not be able to survive by basing its products mix on low-end products. For a sustained growth, NRL will have to go for high value products for which your Company has started taking initiatives.

There are many small and large Steel and Aluminium Plants coming up around Dhenkanal and Odisha State on the whole which will demand high-end products. With this we estimate a large requirement of quality products with high value which should boost our total turnover as well as bottom line. In order to face this challenge, your Company emphasis on Human Resource Management and Human Resource Development, this will ensure a capable and motivated team in place post settlement of all these labour issues. The Company is going to start afresh and shall have a new horizon.

# 4. Internal control system and their adequacy:

Information, reports, records, documents, transaction statements etc. are generated continuously in the organization and the inputs contained therein serve as a strong foundation for accelerated decision making. Great authenticity is lent to such inputs which represents the foundation for effective decisions. The Company has established proper internal control systems and procedures, which are compatible with size of its operation and business. The firm of Chartered Accountant is conducting internal audit of operations to ensure that the system are adhered to and controls are not flouted. Internal Audit Reports encompasses all aspects of operations, accounts, purchase, stores, production and marketing; all omission and deviation, if any are properly recorded for remedial action. The Audit Committee periodically provides valuable suggestions to improve the business processes, systems and internal controls and briefs the Board of Directors about areas of concern.

Place :Kolkata Dated: 17-07-2017 For and on behalf of the Board of Directors

Bhagawati Prasad Jalan (Chairman)

HRL

# ANNEXURE -B CORPORATE GOVERNANCE

#### Company's philosophy on code of governance

The basic objective of corporate governance policies adopted by the Company is to attain the highest levels of transparency, accountability and integrity. This objective extends not merely to meet with the statutory requirements but to go beyond them by putting into place procedures and systems, in accordance with best practices of governance. Your Company believes that Good Corporate Governance enhances the trust and confidence of all the stakeholders. Good practice in corporate behavior helps to enhance and maintain public trust in companies and stock market.

Your Company reviews its corporate governance practices to ensure that they reflect the latest developments in the corporate arena positioning itself to conform to the best corporate governance practice. Your Company is committed to pursue excellence in all its activities and maximize its shareholders' wealth.

The Company's corporate governance policies and practices focus on the following principles:-

- To recognize the respective roles and responsibilities of the Board and Management.
- To achieve the highest degree of transparency by maintaining a high degree of disclosure levels
- To ensure and maintain high ethical standards in its functioning
- To give the highest importance to investor relations
- To ensure a sound system of risk management and internal controls
- To ensure that employees of the Company subscribe to the corporate values and apply them in their conduct
- To ensure that the decision making process is fair and transparent
- To ensure that the company follows globally recognized Corporate governance practices

#### 1) BOARD OF DIRECTORS:

The Company has Non-Executive Chairman (Promoter). As per SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015, the strength of the Board of Directors as on 17<sup>ed</sup> July, 2017 is ten out of which five are Independent Directors. The composition of the Board of Directors is in conformity with the Corporate Governance code. None of the Director is a member of more than ten committees and Chairman of more than five committees, across all the companies in which he is a Director. None of the independent director is a member of more than seven listed companies and whole time director of the company is not independent director in any listed company. The board functions as a full Board and through committees. The Board of Directors and committee meet at regular intervals. Every directors of the company are over twenty one years of age. The board ensures the desired level of independence in functioning and decision making. More over all the Non - Executive Directors are eminent professionals, and bring the wealth of their professional expertise and experience to the management of the Company.

Composition of Board of Directors and details of their shareholding in the Company and external directorship and membership of the Board Committees

#### (A) The Composition of the Board of Directors

28. MI 888 0049	Station of the				Attendance of meetings during 2013-17		No. of Directorships and Committee Nemberships/ Chairmanships		
Name of the Director	Category	Relationship with Other Director	Date of loining	No. of Beard Meetings	Bcard Meeting	Last ACM	Other Directorships*	Connittee	Connittee
Mr. 3hagwah Presad Jalan Din No. 00551459	Chairman	Father of Ning Jalan	19th Dec 2005	¢	5				
Mr. Nitajlalan Dia No 00551970	Director	Son of Blagwati Prasad Jalan	Oith May 3006	ć	4		1	1	
Mr. Vimal Prekesh Din No. 00174915	Director	8	Otth May 2006	ŧ	5			1	1
Mr. Vijay Kurtar Agarwal Din No. 0012:351	Director	lemmer,	19th Dec 3005	6	5		2		-
Mr. Srilasa Charolae Mishra Um No. US8390	Independent Director		NistJan 2001	e	5	Yes	100-00-00-	3	1
Mr. Ramesh Dhanchania Dia No.30375428	Independent Director	ē	Olst Feb 2014	ć	5	Yes		1	2
Mr, S.Asokan Jin No. UAI19585	CEO & Winds Time Director	8	25th Nov 2014	6	5	Yes	- Constitution	3	<u> </u>
Mr. S. Radhakrishnan Dia No. 30309838	Independent Director	6	25thNov 2014	6	5		3	1	
Mr. Tej Esladur Singa Dis No.0204/861	Independent Director	2	25th March 2015	¢	2				
Mrs. Bindu Jain Dia No. 07159504	Independent Director		25th March 2015	t	5				

# excluding Foreign Companies. Private Companies and Section 8 Companies

All the Independent directors of the Company furnishes a declaration at the time of their appointment as also annually that they qualify the conditions of their being independent. All such declarations were/are placed before the Board.

#### (B)Board Procedures

#### (a) Number of Board Meetings held, dates on which held

Six board meetings were held during the financial year from 1<sup>s</sup> April 2016 to 31<sup>st</sup> March, 2017. The dates on which the meetings were held are as follows:27-05-2016, 13-08-2016, 22-09-2016, 14-11-2016, 24-11-2016 & 14-02-2017

#### (b) The information made available to the Board includes the following

- 1. Annual Operating Plans and budgets and any updates.
- 2. Capital budgets and any updates
- 3. Quarterly results for the Company and its operating divisions or business segments.
- 4. Minutes of meetings of audit committee and other committees of the board.
- Information on recruitment and remuneration of senior officers just below the board level including appointment or removal of CFO and the Company Secretary.
- 6. Show cause, demand, prosecution notices and penalty notices which are materially important.
- 7. Fatal or serious accidents or dangerous occurrences, any material effluent or pollution problems, if any
- Any material default in financial obligations to and by the Company or substantial non payment for goods sold by the Company.
- Any issue which involves possible public or product liability claims of substantial nature, including
  any judgement or order which may have passed strictures on the conduct of the Company or taken an
  adverse view regarding another enterprise that can have negative implications on the Company.
- 10. Details of any joint venture, acquisition of companies or collaboration agreement.

- 11. Transaction that involves substantial payment towards goodwill brand equity or intellectual property.
- Significant labour problems and their proposed solutions. Any significant development on Human Resource/ Industrial Relation front like signing of wage agreement, implementation of Voluntary Retirement Scheme etc.
- 13. Sale of material nature, of investments, assets which is not in the normal course of business
- Quarterly details of foreign exchange exposures and the steps taken by management to limit the risk of adverse exchange rate movements, if material.
- 15. Non-Compliance of any regulatory, statutory or listing requirements and shareholders services such as non-payment of dividends, delay in share transfer etc. The Board also periodically reviews compliance reports of all laws applicable to the Company, prepared by the designated employees as well as steps taken to rectify instances of non-compliance.

#### (A) Code of Conduct for Board Members and Senior Management Personnel

The Board of Directors had adopted a Code of Conduct for the Board Members and Senior Management Personnel This Code helps the Company to maintain the Standard of Business Ethics and ensure compliance with the legal requirements, specifically under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Code is aimed at preventing any wrongdoing and promoting ethical conduct at the Board and Senior Management level.

The declaration regarding Compliance with the code of conduct as required under SE31 (Listing Obligations and Disclosure Requirements) Regulations, 2015 is appended to this report.

#### (B) Code of Conductfor prevention of Insider Trading

The Company has adopted a code of conduct for prevention of insider trading in accordance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992. The Company Secretary of the Company is the Compliance Officer. All the Directors and Senior Management Personnel and such other designated employees of the Company who are expected to have the access to unpublished price sensitive information relating to the Company are covered under the said code. The Directors, their relatives, senior management personnel, designated employees etc are restricted from purchasing, selling and dealing in the shares while being in possession of unpublished price sensitive information about the Company during certain prohibited periods.

#### (E) Code of Conduct

The Company has adopted a code of conduct for the Board of Directors and the senior management of the Company and all of them has affirmed compliances of the same.

#### (F) Whistle Blower Policy

The Company has formulated a whistle blower policy with a view to provide a mechanism for employees of the Company to approach the Chairman of Audit Committee. The Identity of the Whistle Blower shall be kept confidential to the extent possible and permitted under the law. The functioning of the policy mechanism is reviewed audit committee on half yearly basis and by board on annual basis.

# MARINE N

North State

#### I. Composition of Board Committees

Audit Committee	Shareholders/investors	Remuteration and	Risk Management	Share Transfer	Corporate Social Responsibility
	Grievance Committee	Nomination Committee	Committee	Committee	(CSR) Committee
Sri S.C.Mishra	Mr. Ramesh Dhardharia	Mr. Ramesh Dhandhania	Mr. Niraj Jalan	Sri Saravanan Asokar	It is not applicable to the
Chairman	Chairman	Chairman	Chairman	Cheirman	company.
Mr. Ramesh Dhardharia	Sri S. C. Mishra	Sri S.C.Misara	Mr.Vimal Prakash	Sri Mukti Kishare	
Member	Member	Menter	Member	Sahoo - Member	
Sri Sasavanan Asokan Member		Mr. S.Radhakr shnan Menter	Mr. Saravanan Asokaa Member		
Mrs. Bindu Jain Member					

#### AUDIT COMMITTEE

#### a) Composition of the Audit Committee:

The Company continued to derive immense benefit from the deliberations of the Audit Committee comprising of the following Independent Directors.

- 1. SriS.C.Mishra, Chairman
- 2. Sri Ramesh Dhandhania, Member
- 3. SriSaravan Asokan, Member
- 4. Smt. Bindu Jain, Member

Company Secretary acts as the secretary to the committee

The Committee comprises of eminent professionals with expert knowledge in corporate finance. The Minutes of each audit committee meeting are placed before and discussed by the Board of Directors of the Company.

#### b) Meeting of Audit Committee

The Audit committee met four times during the year on 27-05-2016, 13-08-2016, 14-11-2016, & 14-02-2017.

SI. No.	Name of the Member	Designation	Number of Meetings attended
1	Sri S.C.Mishra	Chairman	4
2	Mr. Ramesh Dhandhania	Member	4
3	Mr. S Asokan	Member	
4	Mrs. Bindu Jain	Member	4

#### c) Fowers of the Audit Committee

The powers of the Audit Committee include the following:

- 1. To investigate any activity within its terms of reference
- 2. Toseek information from any employee
- 3. To obtain outside legal or other professional advice
- 4. To secure attendance of outsiders with relevant expertise, if it considers necessary

# d) Function of Audit Committee

The role of the Audit committee includes the following

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- 2. Reviewing with the management, the annual financial statements before submission to the board for approval, with particular reference to:
  - (i) Matters required to be included in the Director's Responsibility Statement to be included in the Board's Report in terms of Section 134(5) of the Companies Act, 2013.
  - (ii) Changes, if any, in accounting policies and practices and reasons for the same
  - (iii) Compliance with listing and other legal requirements relating to financial statements
  - (iv) Disclosure of any related party transactions
- Reviewing, with the management, performance of statutory and internal auditors and adequacy of the internal control systems.
- 4. Discussion with internal auditors any significant findings and follow up
- 5. Reviewing, the findings of any internal investigations by the internal auditors
- 6. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- 7. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee
- The Audit Committee shall mandatorily review the following
   I Management discussion and analysis of financial condition and result of operation
  - Statement of significant related party transactions ( as defined by the Audit Committee ), submitted by the management.
  - iii Management letters/letters of internal control weakness issued by the statutory auditors;
  - iv Interna) audit reports relating to internal control weaknesses,

#### Nomination & Remuneration Committee

As per sec 178 of the Companies Act 2013 and regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Beard has set up a Nomination & Remuneration Committee whose roles are:

i) Formulation of criteria for determining qualification, positive attributes and independence of a director and recommends to the Board a policy relating to the remuneration of directors, key managerial persons and other employees.

ii) Formulation of criteria for evaluation of Independent Director and the Board.

iii) Identifying persons who are qualified to become directors and who may be appointed in the senior management.

iv) Devising a policy on Board diversity.

The Nomination & Remuneration Committee comprises of

Si. No.	Name of the Member	Designation	Number of Meetings attended
1	Mr. Ramesh Dhandhania	Chairman	Independent Director
2	Mr. S C Mishra	Member	Independent Director
3	Mrs. S.Radhakrishnan	Member	Independent Director

Company Secretary acts as the secretary to the committee

The Company is in Compliance of the same and the Committee overseas the following

- a) To oversee the framing, review and implementation of Company's overall compensation structure and related polices on remuneration packages payable to the WTDs/ MD & CEO and other staff including performance linked incentives, perquisities etc. with a view to attracting, motivating and retaining employees and review compensation levels vis-à-vis other companies.
- b) The committee shall work in close coordination with the Risk Management Committee of the Company's, in order to achieve effective alignment between remuneration

Details pertaining to constitution of the Committee and its terms of reference in brief to be provided

The key points of the Policy formulated by NRC on director's appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a director and other matters as specified u/s 178(3) of the CA, 2013 to be disclosed. [Applicable only to Listed Companies and selected public companies]

SEBI(LODR) Regulations, 2015 Compliance;

- The Company shall disclose the criteria for performance evaluation as laid down by NRC, in the Board Report
- Further, Web-link of familiarization programme undertaken for IDs

#### SHARE TRANSFER COMMITTEE :-

The Share transfer Committee was constituted to deal with matters pertaining to Share Transfer /transmission, issue of duplicate Share Certificates, approving the split and consolidation request and other materials relating to transfer and registration of Shares

The members of the committee are

- 1. Sri Saravanan Asokan, Whole time Directors
- 2. Sri Mukti Kishore Sahoo, Deputy Manager, Accounts.
- Company Secretary acts as the secretary to the committee

The Committee met on 10-01-2017 during the year.

All the shares are being transferred and returned within 15 days from the date of receipt, so long as the document have been cleared in all respect.

#### SHAREHOLDERS/INVESTORS GRIEVANCES COMMITTEE

The Shareholders/Investors Grievance Committee specifically looks into issues such as redressing of shareholders' and investors' complaints such as transfer of shares, ensuring expeditious redressal.

This Committee comprises of the following two Directors.

Sri Ramesh Dhandhania		Chairman
SriS.C.Mishra	-	Member
Company Secretary acts as the s	ecretary to th	he committee

The Shareholders/Investors Grievance Committee reviews and redresses all the grievances periodically and meets as and when required. The Company has not received any grievances during the financial year 2016-17. The Company Secretary is designated as the Compliance Officer.

During the period under review one meeting of the Committee was held on 25" of March 2017.

The Company has appointed M/S SK Infosolutions Pvt Ltd, as its Share Transfer Agent for both physical and demat segment of equity shares.

Compliance Officer

Mr. Tapas Tirtha, Company Secretary Mobile No. :- +91 8100123808 Email: cs@nilachal.in, info@nilachal.in

#### RISK MANAGEMENT COMMITTEE

The Board of your company has formulated a risk management policy in connection with the risk that the organization faces in its day to day business such as strategic, financial, credit, market, liquidity, security, property, IT, legal, regulatory etc. The Company has also constituted a risk management committee to oversees and implement the policy. The board reviews the policy in regular interval. The Risk Management Committee Comprises of:-

- 1. Mr. Niraj Jalan, Chairman
- 2. Mr. Vimal Prakash, Member
- 3. Mr. Saravanan Asokan, Member

#### SUBSIDIARIARY COMPANIES

The company does not have any subsidiary/subsidiaries within the meaning of the Companies act, 2013.

#### DISCLOSURES

#### (A) Related Party Transactions

There were no materially significant related party transactions, pecuniary transaction or relationships between the Company and its directors, promoters or the management that may have potential conflict with

the interest of the Company at large except the details of transactions disclosed in Point no. 12 of note 22 on accounts forming part of the Accounts as required under Accounting Standard 18 of the Institute of Chartered Accountants of India, and all related party transactions are negotiated on an arms length basis.

All details relating to financial and commercial transactions, where directors may have potential interest are provided to the Board and the interested Directors neither participated in the discussion nor do they vote in such matters. The Audit Committee of the Company also reviews related party transactions periodically.

#### (B) Disclosure of Accounting Treatment

The Company follows Accounting Standards issued by the Institute of Chartered Accountants of India and in preparation of financial statements, the Company has not adopted a treatment different from that prescribed in any Accounting Standard.

#### (C) Management

The Management's Discussion and Analysis Report is appended to this report.

#### (D) Directors

Disclosures regarding appointment or re-appointment of Directors

As per the Companies Act, 2013 at least  $2/3^{47}$  of the Board should consist of retiring Directors, of these at least  $1/3^{47}$  are required to retire every year.

Directors are liable to retire by rotation as per the provisions of the Companies Act, 2013. Mr. 5. Asokan will retire at the ensuing Annual General Meeting and being eligible offers himself for reappointment.

#### (E) Disclosures under Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013

There were no case or incident under the said act.

#### (F) Communication to shareholders

The unaudited quarterly/ half yearly financial statements are announced within forty five days of the end of the quarter. The aforesaid financial statements are taken on record by the Board of Directors and are communicated to the stock exchange where the shares of the company are listed. Once the stock exchange have been intimated these results are to be published within 48 hours in two leading newspaper – One in English and one in Odia.

The audited annual results are announced within two months from the end of the last quarter as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

#### (G) Investors' Grievances and Share Transfer

As mentioned earlier, the Company has a Board-level Investors Grievance Committee to examine and redress shareholders and investors' complaints. The status on complaints and share transfers is reported to the Committee.

For matters regarding shares transferred in physical form, share certificates, change of address etc shareholders should send in their communications to S K Infosolutions Pvt.Ltd our registrar and share transfer agent. Their address is given in the section on shareholder information.

#### (H) Details of Non-Compliances

The company is regular in compliant to statutory rules and regulations and no penalties or strictures have imposed on the Company by the Stock Exchange or SEBI or any statutory authority, on any matter related to

HRL =

Capital Markets. But due to in accessibility to its factory and records the Company was not able to comply with Clause 41 and hence pursuance to SEBI circular no. CIR/MRD/DSA/31/13 dated 30th September, 2013 actions have been initiated by Bombay Stock Exchange Limited against the same actions have been taken at Honourable High Court of Kolkata. The Court in its order dates 23th July 2015, asked the Company to move to Securities Appellate Tribunal. The Security Appellate Tribunal considered our appeal and we are under the process of revocation of suspension of securities on BSE, hopes we will be resumed soon.

#### (I) General Body Meetings

The location, date and time of Annual General Meetings held during the preceding three years are given below:

Year	Venue	Day & Date	Time
2012-13	Hotel Sun Green	Friday, 20th September 2013	12:30 PM
2013-14	Hotel Pushpak	Tuesday, 30th June, 2015	12:30 PM
2014-15	Hotel Pushpak	Tuesday 22nd September 2015	12:30PM
2015-16	Hotel Pushpak	Wednesday 28th September 2016	12.30 PM

#### (J) Postal Ballots

During the year there were no ordinary or special resolutions passed by the members through Postal Ballot.

#### (K) Proceeds from public Issue/Preferential Allotment

During the year under review there was no issue brought out by the Company.

#### (L) Remuneration Policy

The Company is paying only to Professional Director Mr. Saravana Asokan as a part of his yearly emolument as approved by Share Holders, other directors are not paid.

#### (M)CEO/CFO CERTIFICATION

As required by SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the certificate from Sri S. Asokan, Chief Executive Officer, was placed before the Board of Directors at their meetingheld on 17<sup>th</sup> July 2017.

#### (N)Compliance with Corporate Governance Norms

The Company has complied with all the mandatory requirements of Corporate Governance norms as enumerated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

#### (O)Auditors Report on Corporate Governance

As required by SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the auditors' certificate is given as an annexure to the Directors Report

#### MEANS OF COMMUNICATION:

#### a) Tinancial Results :-

The impact of labour problem during F.Y. 2013-14 and 2014-15 has haunted your company's operation during the year under review. However the management is working hard to regain the confidence of its set of customers. Continues efforts are being made to further increase the momentum.

= CHRL

b) Other information:

The Company has email address cs@nllachal.in to interface with the investors

#### c) Management's Discussion and Analysis Report

The Management's Discussion and Analysis report forms part of the Annual Report.

#### GENERAL SHAREHOLDERS' INFORMATION:

1	AGM: Date. Time & Venue	21 <sup>st</sup> September, 2017 'Hotel Pushpak, Bh					
2	Financial Calendar For F.Y. 2017-18 (Tentative)	Unaudited Results for first quarter ended on 30th June 2017	provide the second s				
		Unaudited Results for Second quarter ended on 30 <sup>th</sup> September 2017	Within 14th November 2017				
		Unaudited Results for third quarter ended on 31st December 2017					
		Unaudited Results for fourth Within 15th May 2018 quarter ended on 31 <sup>et</sup> March 2018					
-		Audited result for 31st March 2018					
3	Date of Book Closure	13 <sup>th</sup> September 2017 to 19 <sup>th</sup> September 2017 (both einclusive)					
4	Dividend Payment	No dividend is recommended by the Board of Directors for the					
3	Listing on Stock Exchanges	The Company's equity Shares an Stock Exchanges- The Bombay Stock Exchange Limite Phircze Jeejeebboy Towers Dalal Street, Mumbai - 400 001 The Calcutta Stock Exchange Assoc 7, Lyons Range Kolkata - 700 001	ed				
6	Stock code	Calcutta Stock Exchange -19120 Bombay Stock Exchange -502294					
7	ISIN No. allotted to equity Shares in Demat form	INE416N01013					
8	Depositories Connectivity	With Central Depository Services ( National Securities Depository Lim					
9	Registrar and Transfer Agent: Physical & Demat	5 K infosolutions Pvt.Ltd 34/1A Sudhir Chatterjee Street Kolkata - 700 005					
10	Registered Office	Plot No- P598/599, Kedarnath Apa Mahabir Nagar, Lewis Road, Bhubaneswar-751 002, Odisha	artment,				
11	Flant Location	Nilachal Refractories Limited , Ipitata Nagar , Dhenkanal 759 025 Odisha					
12	Address for investors' correspondences	Investors/shareholders can corr and directly to the Registered Of may e-mail to the Company in the cs@nilachal.in	ffice of the company or				

#### Distribution of Shareholding as at 31" March 2017

#### (i) According to Category of Holding:

Shareholders	As on 31st March,2017		As on 31* March,2016		As on 31** March 2015	
	No. of Shares	%	No. of Shares	%	No of Shares	%
Promoters Financial Institutions Private Corporate Bodies (Excluding	14377615 50000 1702429	70.61 0.25 8.36	14377616 50000 1702215	70.61 0.25 8.36	14377616 50000 1703735	70.61 0.25 8.37
Promoters) Public	4231405	20.78	4231619	20.78	4230099	20.77
Total	20361450	100	20361450	100	20361450	100

(ii) According to Number of Shares held: 31-03-2017

Shareholding Range	No. of shareholders	% of Shareholders	No. of shares	% of Shareholding
1-500	2936	95.23	316972	1.56
501-10,00	84	2.73	64604	0.32
1001-2000	21	0.68	30350	0.15
2001-3000	1	0.03	2050	0.01
3001-4000	1	0.03	3250	0.02
4001-5000			and the second sec	
5001-10000	1988		1.1	-
10001 and above	40	1.30	19944224	97.94
Total	3083	100.00	20361450	100.00

#### Dematerialisation of Shates:

As stated earlier, the Company's hates are listed on the Stock Exchange. As per the SEBI notifications, trading in Company's shares has been made compulsorily in dematerialised form w.e.f. 26<sup>th</sup> December, 2000 and Company's Registrar & Transfer Agent have established connectivity with NSDL & CDSL. But Subsequent to lock out being declared and company not able to comply with requirements of listing agreement , the Company's Scrip has been suspended for trading on BSE w.e.f 28<sup>th</sup> Nov 2014. The Bombay Stock Exchange having reviewed the matter after direction from the Security Appellate Tribunal, cleared the pending listing requirement issue. The matter of revocation of suspension of Company's shares on BSE is under active consideration of the authorities and we can expect the trading of shares to be resumed soon.
	***
CEO/CFO CERTIFICATION 1	O THE BOARD
To the Board of Directors Nilachal Refractories Limited	
Pursuant to the provisions of Regulation 17(8) of SEBI (Lis Regulations, 2015, I, S. Asokan , Chief Executive Officer hereby	
(a) I have reviewed the Financial Statement, and the Cash to the best of our knowledge and belief;	Flow Statement for the year 2016-2017 and that
(i) these statements do not contain any materially untru- statements that might be misleading;	e statement or omit any material fact or contain
(ii) these statements present a true and fair view of the current accounting standards, applicable laws and r	다 사람이 가장 수가 집에 집에 가지 않는 것이 집에 집에 집에 집에 가지 않는 것이 것을 것이 것 것 같아. 이 것 같아. 이 것이 가지 않는 것 같아. 이 것 같아. 이 것 같아. 이 것 같아.
(b) There are, to the best of our knowledge and belief, no trans year which are iraudulent, illegal or in violation of the Co	
(c) I accept responsibility for establishing and maintaining in have evaluated the effectiveness of internal control sy reporting and there have been no deficiencies in the design.	stems of the Company pertaining to financial
(d) I have indicated to the Auditors and the Audit Committee;	
<ul> <li>(i) significant changes in internal control over financia</li> <li>(ii) significant changes in accounting policies during the in the notes to the financial statements; and</li> <li>(iii) instances of significant fraud of which they have be any, of the management or an employee having a statement.</li> </ul>	e year and that the same have been disclosed ecome aware and the involvement therein, if
control system over financial reporting.	ignikanciole in cle company s mernai
	Yours Sincerely
	S.Asokan
Place: Kolkata Dated: 17.07,2017	(Chief Executive Officer)

#### Auditors Certificate on compliance with the conditions of corporate governance code under (LODR)Regulations, 2015

#### To The members of Nilachal Refractories Limited

We have examined the compliance of conditions of corporate governance by Nilachal Refractories LIMITED for the year ended 31° March, 2017, as stipulated in the SEBI (Listing Obligations and Disclosure Requirement) Regulation, 2015.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination has been limited to a review of procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance as stipulated in the said code. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In my opinion and to the best of our information and according to the explanations given to us and the representation made by the Directors and the management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in SEBI (Listing Obligations and Disclosure Requirement) Regulation, 2015.

We further state that such compliance 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.

### For P Mukhopadhyay & Co.

Chartered Accountants Registration No.- 302085E Subhas Mukhopadhyay Partner Membership No.- 050384 Kolkata, Dt- 17th July, 2017

To

The Board of Directors Nilachal Refactories Limited Bhubaneswar: 751014. Odisha

DearSir(s)

I do hereby certify that all the members of the Board of the Directors of the Company and the senior management personnel (incl. Key Managerial Personnel) have affirmed their compliance with the code of conduct laid down by the Board of the Directors.

Further all Board Members and Core Management Personnel of the Company are adhering Code of Conduct for Prevention of Insider Trading under the Securities and Exchange Board of India (Prevention of Insider Trading) Regulations, 2015 and also in compliance of Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information, under the Securities and Exchange Board of India (Prevention of Insider Trading) Regulations, 2015.

This certificate is given in compliance with the requirements of the SEBI (Listing Obligations and Disclosure Requirement) Regulation, 2015.

Dated: 17.07.2017	
Place : Kolkata	

S.Asokan CEO & Whole time Director

# P.Mukhopadhyay& Co.,

**Chartered** Accountants

12 B, Netaji Subhas Road, Kolkata - 700001, Fhone 22309285, 22428856.

# Independent Auditor's Report To the Members of Nilachal Refractories Limited

Report on the Financial Statements

We have audited the accompanying financial statements of Nilachal Refractories Limited ('the Company"), which comprise the Balance Sheet as at 31 March 2017, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

# Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matter stated in Section 134 (5) of the Companies Act 2013 ("the Act") with respect to the preparation and presentation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

# Auditor's Responsibility

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

We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under and the order under section 143(11) of the Act.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act and other applicable authoritative pronouncements issued by the Institute of Charlered Accountants of India. These Standards and pronouncements require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in

the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified audit opinion on the standalone financial statements

# Basis for Qualified Opinion

i. The company has made provision for gratuity and leave liability as per the provisions of the relevant act and not as per actuarial valuation which constitutes a departure from the Accounting Standards referred to in Section 133 of the Act. However, in absence of necessary information being made available to us, impact of the same on the loss for the year of the company and corresponding effect on liability cannot be ascertained and quantified.

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matters described in the Basis for Qualified Opinion paragraph, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India

- a) In the case of the Balance Sheet, of the state of affairs of the Company as at 31th March 2017
- b) In the case of Statement of Profit and Loss, of the Loss for the year ended on that date; and
- c) In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

### **Report on Other Legal and Regulatory Requirements**

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of section (11) of section 143 of the Act and on the basis of such checks of the books and records of the Company as we consider appropriate and according to the information and explanations given to us, we give in the Annexure "A", a statement on the matters specified in the paragraph 3 and 4 of the order.
- 2. As required by Section 143 (3) of the Act, we report that:

(a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the 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 examination of those books;

(c) The Balance Sheet, Statement of Profit and Loss 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, as applicable except for the effects of the matters described in the Basis for Qualified Opinion paragraph.

(e) On the basis of the written representations received from the Directors as on 31 March 2017 taken on record by the Board of Directors, none of the directors is discualified as on 31 March 2017 from being appointed as a director in terms of Section 164 (2) of the Act;

(f) With respect to the adequacy of the Internal Financial Controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in the Annexure "B".

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

i. The Company has disclosed the impact of pending litigation on its financial position in its financial statements - Refer Note 9 to the financial statements.

ii. The Company did not have any long-term contracts including derivative contracts for which they were any material foreseeable losses and

iii. There is no amount which was required to be transferred, to the Investor Education and Protection Fund by the Company.

iv. The Company has provided requisite disclosures in the financial statements as to holdings as well as dealings in Specified Bank Notes during the period from 8<sup>th</sup>November,2016 to 30<sup>th</sup> December,2016. Based on audit procedures and relying on the management representation we report that the disclosures are in accordance with books of account maintained by the Company and as produced to us by the management-

For P Mukhopadhyay& Co. Chartered Accountants Firm's registration number: 302085E

SubhasMukhopadhyay Partner Membership number: 050384 30<sup>th</sup> May 2017

# Annexure "A" to the Independent Auditors' Report of Nilachal Refractories Ltd.

The Annexure referred to in Paragraph I under 'Report on other legal and regulatory requirements' section of our report of even date to in our Independent Auditors' Report to the members of the Company on the standalone financial statements for the year ended 31 March 2017, we report that:

(I) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.

(b) The fixed assets have been physically verified during the year by the management in accordance with a regular programme of verification which, in our opinion, provides for physical verification of all the fixed assets at reasonable intervals. According to the information and explanations given to us, no material discrepancies were noticed on such verification.

(c) According to the information and explanations given to us and the records examined by us we report that, the title deed, comprising all the immovable properties of land and building which are freehold, were mortgaged with the lenders and confirmation was obtained from them during the audit of the preceding year and from the documents verified by us, it was held in the erstwhile name of the company as at the preceding Balance Sheet date. In respect of immovable properties of self-constructed buildings on leasehold land which are disclosed as fixed assets in the financial statements, were mortgaged with the lenders and confirmation is obtained from them during the audit of the preceding year and from the documents verified by us, the land lease agreement was in the erstwhile name of Company, where the company is the lessee in the agreement as at the preceding Balance Sheet date.

However at the time of audit during the year under consideration, we are informed that the loans have been repaid in full and the lenders are in the process of releasing the title documents for which the documents could not be physically verified by us.

(ii) As explained to us, the inventories were physically verified during the year by the management at reasonable intervals and no material discrepancies were noticed on physical verifications.

(iii) The Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnership or other parties covered in the register maintained under section 189 of the Companies Act, 2013.

(iv) The Company has not granted any loans, made investments or provided guarantee and hence reporting under clause (iv) of the CARO2016 is not applicable.

(v) According to the information and explanation given to us, the Company has not accepted any deposits in terms of directives issued by the Reserve Bank of India and the provisions of section 73 to 76 or any other relevant provisions of the Act and the rules framed there under.

(vi)We are informed that the Central Covernment has not prescribed the maintenance of cost records under section 148(1) of the Act, for any of the products dealt in by the Company.

(vii) According to the information and explanations given to us in respect of statutory dues:

(a) The company has been regular in depositing undisputed statutory dues, including provident fund, employee state insurance, income tax, sales tax, service tax, customs duty, excise duty, value added tax, cess and other material statutory dues applicable to it to the appropriate authorities. There have been few instances of delayed deposit.

(b) There were no undisputed amount payable in respect of provident fund, employee state insurance, wealth tax, customs duty, excise duty, cess and other material statutory dues in arrears as on 31<sup>s</sup> March 2017 for period of more than six months from the date they became payable. The particulars of dues of Sales Tax and Entry tax as at March 31.2017 which have not been deposited on account of a dispute are as follows:

Name of statutes (nature of dues)	Forum where dispute is pending	Period to which the amount relates	Amount involved Rs.in lakhs	Amount unpaid Rs.In lakhs
Sales Tax	Acditional Commissioner of Sales Tax, Central Zone, Orissa, Cuttack (Sales Tax)	1999-00 to 2001 - 02	72.18	72.18
Entry Tax	Acditional Commissioner of Commercial Taxes ,Range -II, Orissa, Cuttack (Entry Tax )	2001-02	3.38	3.38
Entry Tax	Joint Commissioner of Commercial Tax, Angul Range, Angul, Orissa, (Entry Tax)	2002-03	0.79	0.79
Sales Tax	Joint Commissioner of Commercial Taxes, Angul Range, Angul, Orissa, (sales lax)	2002-03	24.10	24.10

(viii) In our opinion and according to the information and explanations given to us, the Company has not defaulted in repayment of loans or borrowings to financial institutions, bank and Government.

(ix) The company has not raised money by way of initial public offer or further public offer of equity shares, convertible securities and debt securities hence reporting under clause (ix) of the CARO 2016 order is not applicable.

(x) To the best of our knowledge and according to the information and explanations given to us, no fraud by the company or any fraud on the company by its officers or employees has been noticed or reported during the year.

(xi) In our opinion and according to the information and the explanations given to us, the company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act, 2013.

(xii) The company is not a Nidhi Company and hence reporting under clause (xii) of the CARO 2016 is not applicable.

(xiii) In our opinion and according to the information and the explanations given to us, the company is in compliance with section 188 and 177 of the Companies Act 2013, where applicable, for all transaction with the related parties and the details of related party transaction have been disclosed in the notes to the financial statements, as required by the applicable accounting standards.

(xiv) The company has made preferential allotment/private placement of 0% Redeemable preference shares of Rs. 100 each amounting to to Rs.9,00,000 (nlne crores only) during the year under review and the requirement of Section 42 of Companies Act, 2013 have been duly complied with and the amount raised has been on conversion of unsecured loan outstanding from the related parties on that date.

(xv) In our opinion and according to the information and the explanations given to us, during the year the company has not entered into any non-cash transactions with its directors or persons connected with him and hence provisions section 192 of the Companies Act 2013 are not applicable.

(xvi) The company is not required to be registered under section 45-I of the Reserve Bank of India Act 1934.

For P Mukhopadhyay& Co. Chartered Accountants Firm's registration number: 302085E

SubhasMukhopadhyay Partner Membership number: 050384 30° May 2017

# Annexure B to the Independent Auditor's Report of Even Date on the Financial Statements of Nilachal Refractories Limited Reports on Internal Financial Controls Over Financial Reporting under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Nilachal Refractories Limited ("The Company") as of 31st March 2017 in conjunction with our audit of the standalone financial statements of the company for the year ended on that date.

## Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of the 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. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and cetection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

# Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under section 143(10) of the Companies Act, 2013 to the extent applicable to an audit of Internal Financial Control. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

# Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for

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

#### Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

#### Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2017, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For P. Mukhopadhyay and Co. Chartered Accountants (Firm's Registration No. 3J2085E)

Date : 30<sup>a</sup> May 2017 Flace: Kolkata SubhasMukhopadhyay Membership No 050384 (Fartner)

	NILACHA		RACTO		MITED	<i>V</i>
EQUI	TY & LIABILITIES	Note	As at 31st N <u>Rs.</u>	larch, 2017 <u>Rs.</u>	As at 31st M Rs.	March, 2016 Rs
684830V 0013 115			(1000000)		and the second sec	and the second s
100	holders' Funds		10 72 21 600		50 79 91 400	
(3)	Shara Capital Reserve and Surplus	2	48,73,31,600 18,99,83,246)	39,73,48,354	39,73,31,600 (8,96,85,484)	30,76,46,115
(5)	Reserve and surplus	3	(0,88,03,240)	28,12,46,204	10'90'03'104)	30,76,40,110
Non-	Current Liabilities					
(3)	Other Long-Term Liabilities	4		18,06,560		17,32,982
Curre	nt Liabilities					
(a)	Short-Term Borrowings	5	13,57,96,910		20,98,98,904	
(0)	Trade Payables	5	7.15.30,708		8.35.85.809	
(3)	Other Current Liabilities	7	2,81,70,426	23,54,98,044	3,80,82,451	33,45,67,164
	TOT	N.		63,46,52,958		64,39,46,262
ASSE		1000		00,10,000		
	Current Assets Fixed Assets					
(a)	(i) Tangible Assets	8	8,52,52,949		9,90,21,169	
	(ii) CWIP		51,47,03,511		31,47,03,511	
(b)	Deferred Tax Assers (Net)		5,74 34,417		3,25,67,768	
(5)	Long-Term Loans and Advances	9	99,17,068		99.19,568	
(E	Other Non Current Assets	ĨO	3,80,356	46 76,88,301	3,51,231	45,65,63,247
Curre	nt Assets					
(a)	Inventories	11	11,65,02,354		13,93,85,473	
(5)	Trade Receivables	12	4,19,76,098		4,31,41,500	
(3)	Cash and Cash Equivalents	13	24,21,391		11,44,939	
(b)	Short-Term Loans and Acvances	14	60,64,814	16,69,64,657	67,11,103	18,73,83,015
				63,46,52,958		64,39,46,262
Sume	nary of significant accounting policie	0	1			
Junn	ialy of oigninical is accounting poince		30) 310			
The s	ccompanying notes are an integral p	part of the fi	nancial statements			
Aspe	r our Report of even date			For and	an behalf of the B	oard of Directors
Firm I	Mukhopadhyay & Co. Registration No. 302085E ered Accountants					
Ghart	arse Accountants				100	Vjay Kr. Agarwal Dirsctor DIN 00121351
(Parts						JIN 0012 (301
(M.N	o. 050304)	/ik Chakrabo		Saravanan Asokan	2	Niraj Jalan
Place		npary Seco		hoe Time Directo		Director
0.041227	NATES AND ADDRESS OF A DECEMPTOR OF A DECEMPTOR ADDRESS OF ADDRESS ADDRESS OF ADDRESS OF ADDRES	I. No. : 450		DIN 07019583	NOT DO	DIN 00551970

						IES LIMIT	TED	-(NRI)=
	-	6	tatement of Profit	a Statistics		ed 31 <sup>st</sup> March 2017		
CON	TINI	ING OPERATIONS		Note	For the Ye Rs.		For the Yes	
L	-11/17/2	enue from operations			<u>na</u>	<u>Rs.</u>	<u>Rs.</u>	<u>Rs.</u>
		of Pioducts		15	2,48,96,573		49,85,685	
		S : Excise Duty		i.	17,70,351	2,31,26,022	2,79,961	47,05,724
п.	Othe	e' income		16		1,56,74,056		29,20,580
III.	Tota	il Revenue (I + II)				3,83,00,078		76,26,304
IV.	Evn	enses:						
		Cost of Vaterial Consume	d. Sold	17		14,69,315		23,18,826
	(b)	1 - CC. C. C				0		0
	(C)	(Increase)/ Decrease in In Finished Goods and Work		18		2,13,00,697		14,74,793
	(d)	Employee Benefits Exper	10111017110- <b>10</b> 101-1017	19		16,92,747		29,41,240
		Finance costs	152	20		1,10,60,964		1.74.63.757
	(f)	Depreciation and amortiza	tion expense	8		72,20,648		0
		Cther expenses	analogia verski solo (Sili II	21		1,42,06,788		1,68,40,934
	TINE L	Total expenses				5,74,51,159		4,10,39,550
V	Prof	fit / (Loss) before Tax				(1,86,51,081)		(3,34,13,246)
VI	Tax	Expenses						
		Deferred Tax				(2,43,66,649)		1,41,30,458
VI	Prot	it/(Loss) for the Period				62,15,568		(4,75,43,714)
VIII	Earr	ning per Equity Share ( No	minal Value of Sh	are Rs.10	ł-)			
	(a)	Basic		22.9		0.31		(2.33)
	(b)	Diluted		Z2.9		0.31		(2.33)
The	accon	npanying hotes are an integ	ral part of the financ	cial statem	nerts			
Ae p	er our	Report of even date				For and o	n behalf of the B	oard of Directors
For	PMJ	khopadhyay & Co.						
Firm	Regis	stration No. 302085F						
Cha	tered	Accountants						2.045.0404.0404.0404.040
							3	/ijay Kr. Agarwal Director
205		a strain and states of the						DIN: 00121351
00000		(Jukhopadhyay)						
	tner)							
(M. )	No. 05	(0384)	11251071250000000	22527	3	Carrier and a street		Mins datas
Dies		Lata	Avik Chacrabo			Saravanan Asokan		Niraj Jalan
1000	e: Kol	kata 15/2017	Company Secre M. Nc. : 4501		v	Vhole Time Director DIN: 07019583		Director DIN: 00551970

- UNRI

#### Nilachal Refractories Ltd SIGNIFICANT ACCOUNTING POLICIES

#### 1. ACCOUNTING POLICY

Accounts are maintained under the mercantile system of accounting, adopting historical cost convention. The significant accounting policies are :-

#### 1.1. Revenues :-

 a) Sales are inclusive of excise duty Bonus claims, linked to operating efficiency of products, are recognized upon crystallization.

b) Export Incentive under the Duty Entitlement Pass Book Scheme are recognized on the basis of predits afforded in the pass book.

#### 1.2. Claims :-

Claims of the Company towards loss, damage and escalation are accounted when there is a certainty that the claim is realizable

## 1.3. Valuation of Inventories :-

Raw materials, semi-finished products and goods-in-process are valued at cost. Finished products are carried at lower of cost and net realizable value. Stores and spares are carried at cost. Cost for the purpose of valuation is generally ascertained on weighted average basis.

#### 1.4. Fixed Assets :-

Fixed assets are valued at original cost of acquisition including taxes, duties, freight and other incidental expenses relating to acquisition and installation. Net Changes on foreign exchanges contracts and adjustments arising from exchange rate variations attributable to the fixed assests are capitalized.

a) Depreciation: Depreciation is systematically allocated over the useful life of an asset as specified in part C of shedule li of Company Act, 2013.

b) Impairment of Assets : The company reviews the carrying value of the assets for any possible impairment on each balance sheet date. Impairment loss, if any, is recognized in the year in which impairment takes place.

#### 1.5. Foreign Currency :-

Transactions in foreign currency are accounted for at the prevailing rate on the transaction date. The year end balances in foreign currency are re-stated at the closing rate and the resultant difference is carried to Profit & Loss Account.

#### 1.6. Borrowing Cost :-

The borrowing costs those are directly attributable to the acquisition, construction or production of a qualifying assets are capitalized

#### 1.7. Research and Development Expenditure :-

Revenue expenditure on Research and Development is charged out in the year in which it is incurrec. Expenditure, which results in creation of assets, is included in fixed assets and depreciation is provided on such assets are applicable.

#### 1.8. Intangible Assets :-

Expenditure incurred is treated in accordance with the provisions of Accounting Standard-26 "Intargible Assets" issued by the ICAI.

#### 1.9. Basis of Preparation of Financial Statements :-

(ii The 'inancial statements are prepared uncer the historical cost convention, except for certain fixed assets which are revalued, in accordance with generally eccepted accounting principles in India and the provisions of the Companies Act, 2013.

(i) The Company generally follows the mercantile system of accounting and recognizes significant items of income and expenditure on accrual basis.

#### 1.10 Use of Estimates :-

The preparation of financial statements requires estimates and assumption to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known' materialized.

#### 1.11. Provision, Contingent Liabilities and Contingent Assets -

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events and it is probable that there will be an cutflow of resources. Contingent Labilities are not recognized tut are disclosed in notes. Contingent Assets are neither recognized nor disclosed in the financial statements.

#### 1.12 Retirement Benefits >

 Contribution towards Provident Fund is being charged to revenue on accrual basis and is deposited to regional office of the concerned authority

b Provision for gratuity has been made on the method as prescribed in the respective act.

c. Provision has been made for accrued leave salary due to the employees, computed with reference to un-availed leave of the employee at the year end.

#### 1.13. Deferred Tax :-

Provision for Tax is made for current and deferred taxes. Current taxes is provided on the taxable income using applicable tax rates and tax laws.Deferred Tax Assets and Liabilities arising on account of timing differential and which are capable of reversal in subsequent periods are recognized using the Tax rates and Tax Laws that have been enacted or substantively enacted till the date of the Balance Sheet. Deferred Tax Assets are not recognized unless there is "Virtual Certainty" that Sufficient future taxable income will be available against which such Deferred Tax Assets will be realized.

#### 1.14. Impairment of Assets :-

The carrying amount of assets are reviewed at each balance sheet date, if there is an indication of impairment based on the internal and external factors.

	NIL ACTIAL DE	EDACTOR		TTEN	and the second s
	NILACHAL RE Notes to the Financial Stat				
2 544	RE CAPITAL	31 Narch	2617	31 Narci	h 2016
	Depitel Structure	Nos.	Fa.	Nos	Ra.
	Authorised Equity Shares of Rs 10/-each	2,04,00,000	20,40,00,000	2,35,00,000	29,50,00,000
	11% Redeemable Cumulative Preference Shares of Rs. 1004 each 2% Redoemable Preference Shares of Rs. 1004	15000	15,00,000	15.000	1500,000
	sach	28,45,000	28,45,00 000	19,35,000	19,3600,000
		Ře	49,00,00 000	32	49,00,000,000
	issued Equity Shares of Rs. 10/- each	2,04,00,000	20,40,00,000	2,24,00,000	20,40.00,000
	11% Redeemable Currulatve Preference Shares Rs. 100+ sach	15 000	15,00,000	15,000	15 00,000
	3% Redeemable Preference Shares of Rs. 100/- pach	28,22 191	28,22,19 100	19,22,151	19,22 19,1(0
		-	48,77,19 100	66	39,77 19,100
	Subscribed & Paid up Equity Shares of Rs.19/-each fully paid up	2,03,51,450	20,36,14 500	2,33,81,450	20,36 14,500
	11% Redeemable Cumulative Preference Shares Rs: 100+ each fully paid up	14.980	14,98,000	14,960	14 98,000
	3% Redoomable Proference Charas of Re. 100 such fully peid up	28,22 191	28,22,19 100	19,22,151	19,22 19,100
		Alt_	48,73,31 600		39,73 31,600
(h¢	Share Capital Reconciliation	31 March	2617	31 Narci	h 2658
353		Noe.	Re.	Noe	Rø.
	Equity Shares At the beginning of the period issued curing the period	2,04,00,000	20,40,00 000	2,34,00,000	20,40.00,000
	Substanting at the and of the period	2.84.00.060	20,40,00,000	2.34.00.000	20.40.00.000
	11% Rodom.Cum.Proference Share At the beginning of the period	15.000	15,00,000	15,000	15.00,000
	ssued curing the parlod	0	0	0	0
	Outstanding at the end of the period	15,000	15,00.000	15,000	15.00,000
	3% Redein Proference Share				
	At the beginning of the period Sound curring the period	10,22,101 9,00,000	10,22,10,100 9,00,00,000	10,22,101	19,2219,100
	Justanding at the and of the period	28,22,191	28,22,19100	19,22,181	19,22.19,10
(4	Particulars of Equity Sharesholders helding more than	15% Shares at Balance S	heet data Equity Shar	as of Rs. 10/- each f	ully paid
		31 Warch	2617	31 Narch	12016
		1822	% holding in	031	% holding in the
	Jnmark International Pv: Ltd	Nos. 57,59 086	the Class 28 33%	Nos 57,69,066	Class 28.335
	Season Trading & Investment Pvt.Lkt	15,00,000	7.37%	15,00,000	7379
	Sushil Kumar Agarwal	12,18.000	5 98%	12,18,000	5.069
				17,00,000	6.305
	Vijey Kunser Agerwei Synthie Tie-up PvLLtd	17,00 000	635%	12,00,000	204042
(48	Vijey Kunst Agerwei Synthia Tie-up PvLLtd Particulars of Preference Shareholders holding more	17,20,000			
(4	Vijey Kunser Agerwel Synthia Tie-up PvLLici	17,20.000 1 than 5% Shares at Bala	ance Sheet date 11%	Radsemable Preie	rence Share of R
(4	Vijey Kunst Agerwei Synthia Tie-up PvLLtd Particulars of Preference Shareholders holding more	17,00,000 1 Wan 5% Shares at Bala 31 March	ance Sheet date 11% 12617 % holding in	Radsemable Prefe 31 Narci	rence Share of R h2010 % looking in the
(4	Vijey Kunst Agerwei Synthia Tie-up PvLLtd Particulars of Preference Shareholders holding more	17,20.000 1 than 5% Shares at Bala	ance Sheel date 11%	Radsemable Preie	rance Share of R h2016

5 M.S.M.S.		than 5% Shares at Ba	alarce Sheat data 0%	Redeemable Cum	ularive Preference
(e)	Particulars of Preference Shareholders holding more t Share of Rs 106/- fully sold up				
		11/122111	10700	1025	02020
		31 March	% holding in	31 March	% holding in
		Nos	the Class	Nos.	the Class
	Chetas Distributors Pvt Etd	1.00,000	3.54%	1.00,000	5.20%
	Eynthia Tie Up Pvt Ltd	2.83,936	10.06%	2,83,996	14.77%
	Uniment International Pvt.Ltd	3 30,000	11.66%	330,000	17.17%
	Ganpali Industrial Put Ltd	3 0 2, 2 7 6	10,71%	3,02,276	15.73%
	Cenpeti RV Tellera Algoria Treck PvLUd	3,30,285	13.47%	3,50,280	19.78%
	Rudraksh Decom Pvt. Ltd	1,62,627	0.76%	1.62,627	6,46%
	Vina Prakash HUF	1.67,500	5.94%	0	6.00%
	Kamal Prakash HUF	1.67.500	5.94%	0	0.00%
	Raj Fari Agraval	1.67,500	5.94%	0	C.00%
	Thrè fisance (P) Ltd	2.00,700	10,20%	0	0.00%
(e)	The rights, preference and restrictions including restric	tions on the distribution	on of dividencis and the	e repayment of cap	vital :+
	redesmad only when the company have distributable prefits shares made for the purpose of redemption, hence for the ye 11% Redeemable Cumulative Preference shares were reder	arunder review the ska	es shell not be redeem	<b>14</b>	
	Indees thereof. However, as per the terms of the Sanctio option for another 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1910, pio the Further 0%. Recearable Preference Shares shall be subjec- rorized the Shares shall not be redeerned insue of Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004- Loans. The Preference Shares shall from the date of alottee the Company than on issue. The Preference shares shall be a	red Rehaltilisten Sone 3 such tehabitation per in has been made long due dats of redemption t to redemption when t at par has been issuent rank par-passu in all redeemed before the as	ene, the preference S in noc. Accordingly, no pri syment of dividend to the amounting to Rs 41.60 the Company has divide the Company has	ares are to be continued for any inter- tic Preference Share Lacs or the dividend stable prefit. Hence Gompany, by conver- preference shares of the company has disti-	inced with other made lockers; cumulative pavable thareafter, for the year index rsion of unsecued I similar calegory in rbutable profits and
	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of allotheat i.e. 20th Sectember 1960 upto the Further 0%. Recemmable Preference Shares shall be subject review the Stares shall not be redeerned issue of Shares : 9,90,000 0% Redemmable Freference Share of Rs. 1004- Loans. The Preference Shares shall from the date of allothe	red Rehaltilistion Sone 3 such tehabilitation per in has been made for p due dats of redemption at no redemption when t at par has been lissu nt rank pan-passu in all redeemed before the as option to redeem at the	me, the preference S in noc. Accordingly, the pr syment of dividend to it amounting to Rs 41.60 the Company has divide the Company has divide ed and allotted by the insepects with all other piny of 29 years when the sole discretion of the r	a es are lo be conti mision for any inter- lie Peference Share Lacs of the dividend stable prefit. Hence, Company by conve preference shares of is company has dist company at any time	inced with other made lockers; cumulative pavable thareafter, for the year index rsion of unsecued I similar calegory in rbutable profits and
	option for shother 5 years and no enterest is payable during during the year. Due to non-availability of profit, no provise from the date of allotheat is 20th Sectember 1960 uplo the Further 0%. Recemble Preference Shares shall be subject review the Stares shall not be redeermed. Insue of Shares : 9,90,000 0% Radammeble Freilerence Share of Rs. 100/ Loans. The Preference Shares shall from the date of allotheat the Company than on issue. The Preference shares shall be i upon mutual consent of the allotheas and company with an	red Rehaltilistion Sone 3 such tehabilitation per in has been made for p due dats of redemption at no redemption when t at par has been lissu nt rank pan-passu in all redeemed before the as option to redeem at the	me, the preference S in noc. Accordingly, the pr syment of dividend to it amounting to Rs 41.60 the Company has divide the Company has divide ed and allotted by the insepects with all other piny of 29 years when the sole discretion of the r	a es are lo be conti mision for any inter- lie Peference Share Lacs of the dividend stable prefit. Hence, Company by conve preference shares of is company has dist company at any time	inced with other made lockers; cumulative pavable thareafter, for the year index rsion of unsecued I similar calegory in rbutable profits and
	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1960 upto the Further 0%. Recearable Preference Shares shall be subjec- rorized the Shares shall not be redeerned issue of Shares : 9,90,000 0% Redemmable Freference Share of Rs. 1004 Leans. The Preference Shares shall from the date of atoline the Company then on issue. The Preference shares shall be i upon mutual consent of the allotees and company with an thirty six month from the date of the allotment, at parier at a pre-	red Rehatitilistion Sone g such rehabilitation per n has been made for p due data of redemption at n redemption when t at par has been tasu nt rank pan-passu in all redeemed before the ax option fn redeem at the remnum out of the diseri 31 Marcel	me, the preference S in NGC. Accordingly, the pri- eyment of dividend to the arrounting to Rs 41.60 the Company has divide the Company has diterated the Company has divide the Company has divide the Company	a es are to be conti mision for any inter- ic Peterence Share Lacs or the divideed etable prefit. Hence Company by conve preference shares of incompany has dist company at any time misany. 31 March	inced with off over est has been made tokless; cumulative pavable thareafter. for the year under rsion of unsecued similar category in rbutable profils and a siter the expiry of a 2016
	option for shother 5 years and no enterest is payable during during the year. Due to non-availability of profit, no provise from the date of allotheat is 20th Sectember 1960 uplo the Further 0%. Recemble Preference Shares shall be subject review the Stares shall not be redeermed. Insue of Shares : 9,90,000 0% Radammeble Freilerence Share of Rs. 100/ Loans. The Preference Shares shall from the date of allotheat the Company than on issue. The Preference shares shall be i upon mutual consent of the allotheas and company with an	red Rehatitilistion Sone 3 such rehabilitation per n has been made for p due dats of redemption is n redemption when t at par has been issu- nt rank pan-passu in all redeemed before the as- option in redeem at the remium out of the discri-	ene, the preference S is noc. Accordingly, he pr eyment of dividend to the arrounting to Rs 41.60 the Company has distrib- the Company has distrib- the Company has distrib- ed and allotted by the respects with all other play of 29 years when the solid distribution of the out- butable profile of the out-	a es are lo be conti mision for any inter- ic Peterance Share Lacs or the dividend crathe prefit. Hence Company, by conve preference shares of is company has dist company at any time meany.	inced with off over est has been made tokless; cumulative pavable thareafter. for the year inder rston of unsecued traintiar category in rbutable profits and e after the expiry of
	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1980 upto the Further 0% Recemmble Preference Shares shall be subjec- roview the Shares shall not be redeemed insue of Shares : 9,90,000 0% Redemmeble Freference Share of Rs. 1004 Leans The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mutual consent of the allotees and company with an thirty six month from the date of the allotment, at part of all of ReVE & BURPLUS	red Rehatitilistion Some g such rehabilitation per n has been made for p due data of redemption at n redemption when t at par has been tasu nt rank pan-passu in all redeemed before the ax option fn redeem at the remnum out of the diseri- 31 Marcel	me, the preference S in NGC. Accordingly, the pri- eyment of dividend to the arrounting to Rs 41.60 the Company has divide the Company has diterated the Company has divide the Company has divide the Company	a es are to be conti mision for any inter- ic Peterence Share Lacs or the divideed etable prefit. Hence Company by conve preference shares of incompany has dist company at any time misany. 31 March	inced with off over est has been made tokless; cumulative pavable thareafter. for the year under rsion of unsecued similar category in rbutable profils and a siter the expiry of a 2016
	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1940, pilo the Further 0% Recemble Preference Shares shall be subjec- rorizer the Shares shall not be redeemed insuse of Shares : 9,80,000,0% Redemmeble Freference Share of Rs. 1004- Loens. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mut al consent of the allothers and company with an thirty six month from the date of the allother, at part or at a d PRVE & BURPLUS Central Sebsidy Balance as per test financial statements Acd > Additions / Transfers during the year.	red Rehabilision Sone 3 such lefabilision Sone 3 such lefabilision per n has been made for p due dats of redemption at one-demption when t at par has been issue at par has been	nic, the preference S is noc. Accordingly, the pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the irrespects with all other by or 29 versits when t build by profile of the or build by profile of the or h 2017	a es aie o pe conti mision for any inter- ic Peterence Share Lacs or the dividend stable prefit. Hence Company, by conve preference shares of e company has dist company at any time meany. 35 March Ro. 15/00,000 D	inced with other made torders, cumulative payable thereafter. for the year inder rston of unsecued I similar category in rbutable profits and a after the expiry of a 2016 Rs.
	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1940, pilo the Further 0%. Recemble Preference Shares shall be subjec- review the Shares shall not be redeermed. Insue of Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004- Loans. The Preference Shares shall from the date of alothes the Company than on issue. The Preference shares shall be a upon mut al consent of the allothes and company with an thirty six month from the date of the allothest, at par or at a p enver a BURPLUS Central Sebstory Balance as per lest financial satements	red Rehaltilistion Sone g such tehabilitation per in has been made for p due dats of redemption at one-demption when t at par has been itsu- nt rank pat-passu in al- redeemed before the ax option th redeem at the rormium out of the discri- <u>31 Marcel</u> Ro.	me, the preference S in NGC. Accordingly, the pri- eyment of dividend to the arrounting to Rs 41.60 the Company has divide the Company has diterated the Company has divide the Company has divide the Company	a es aie o de carté mision for any intere le Peference Share Lacs o' the dividend cratile prefit Henne. Gompany by conve preference shares of is company has dist company at any time meany. 35 March Ro. 15.00,000	inced with off over est has been made tokless; cumulative pavable thareafter. for the year under rsion of unsecued similar category in rbutable profils and a siter the expiry of a 2016
(2)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1960 upto the Further 0%. Recearable Preference Shares shall be subjec- review the Shares shall not be redeemed. Insuse of Shares : 9,90,000 0% Redemmeble Freference Share of Rs. 100/ Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares of alother the Company than on issue. The Preference shares shall be a upon multial consent of the allothers and company with an Unity exist month from the date of the allother, at pay or at a p withing existing the statements Acd > Additions / Transfers during the year Load Utilization/ Transfers during the year	red Rehabilision Sone 3 such lefabilision Sone 3 such lefabilision per n has been made for p due dats of redemption at one-demption when t at par has been issue at par has been	nic, the preference S is noc. Accordingly, the pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the irrespects with all other by or 29 versits when t build by profile of the or build by profile of the or h 2017	a es aie o pe conti mision for any inter- ic Peterence Share Lacs or the dividend craftle prefit. Hence Company, by conve preference shares of e company has dist company at any time meany. 35 March Ro. 15/00,000 D	inced with other made torders, cumulative payable thereafter. for the year inder rston of unsecued I similar category in rbutable profits and a after the expiry of a 2016 Rs.
(2)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitneat is 20th Sectember 1960 upto the Further 0%. Recearable Preference Shares shall be subjected with Stares shall not be redeemed from the Cate of Shares : 9,90,000 0% Redemmeble Freierence Share of Rs. 100/Leans. The Preference Shares shall from the date of albitnet the Company than on issue. The Preference shares shall be a upon mith al consent of the allottees and company with an thirty six month from the date of the allottees and company with an thirty six month from the date of the allottees. It are related albitnet the Contral Subsidy Balance as per lest financial satements Acd > Additions / Transfers during the year. Leas: - Utilization/ Transfers during the year.	red Rehaltilisten Sone g such tehabilitation pe- in has been made for p due dats of redemption is o redemption when t at par has been issu- nt rank pat-passu in al- redeemed before the as- option in redeem at the remium out of the diser <u>31 Marcl</u> <u>Ro.</u> 0 0 0	nic, the preference S is noc. Accordingly, the pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the irrespects with all other by or 29 versits when t build by profile of the or build by profile of the or h 2017	a es aie o de caril misión for any inter le Peference Share Lacs o' the dividend stable prefit Henne Company by conve preference shares o le company has distr preference shares o le company at any time meany. 31 March Ro. 15.00,000 D 0	inced with other made torders, cumulative payable thereafter. for the year inder rston of unsecued I similar category in rbutable profits and a after the expiry of a 2016 Rs.
(2)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1960 upto the Further 0% Recearable Preference Shares shall be subjec- rorized the Shares : 9,90,000 0% Redemmable Preference Share of Rs. 1004 Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mutual consent of the allotees and company with an thirty six month from the date of alother the Company than on issue. The Preference shares shall be a upon mutual consent of the allotees and company with an thirty six month from the date of the allotment, at part or at a d thirty six month from the date of the allotment, at part or at a d thirty six month from the date of the allotments. Add > Additions / Transfers during the year. Loss : Utilization/ Transfers during the year. Stare Premium Balance as per last financial statements	red Rehabilision Sone 3 such lefabilision Sone 3 such lefabilision per n has been made for p due dats of redemption at one-demption when t at par has been issue at par has been	nic, the preference S is noc. Accordingly, the pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the irrespects with all other by or 29 versits when it build by profile of the or build by profile of the or h 2017	a es aie o de caril mision for any inter le Peference Share Lacs o' the divided stable prefit. Hense Company by conve preference shares of is company has dist preference shares of is company at any time many. <u>31 Manual</u> Ro. 15.00,000 D 0 13.50.00,000	inced with other made torders, cumulative payable thereafter. for the year inder rston of unsecued I similar category in rbutable profits and a after the expiry of a 2016 Rs.
(2)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1940, pilo the Further 0%. Recemble Preference Shares shall be subject review the Shares shall not be redeermed. Insue of Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004 Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be upon mut al consent of the allothers and company with an thirty six month from the date of the allothers, at part of at a subject of States shall have allothers and company with an thirty six month from the date of the allothers, at part of at a state Prefue States during the year. State Premium Belance as per last financial satements Acid > Additions / Transfers during the year.	red Rehabilision Sone g such tehabilision per n has been made for p due dats of redemption is o redemption when t at par has been issuent nt rank par-passe in all redeemed before the as option to redeem at the remium out of the discri- 31 Maerici Re. 1500,000 0 13,50,00,000 0	ne, the preference S in noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the inspects with all other piny of 20 years when t e sole discretion of the or butable profile of the or humble profile of the or	a es aie o se carti mision for any intere le Peference Share Lacs o' the divideod stable prefit Hence. Gompany by conve preference shares of is company has dist company at any time meany. 35 March Ro. 15:00,000 0 13:50:00,000 0	inced with other made torders, cumulative payable thareafter. for the year under ison of unsecured isonitar category in routable profits and a after the expiry of a 2016 Rs. 15/00,000
(2)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1960 upto the Further 0% Recearable Preference Shares shall be subjec- rorized the Shares : 9,90,000 0% Redemmable Preference Share of Rs. 1004 Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mutual consent of the allotees and company with an thirty six month from the date of alother the Company than on issue. The Preference shares shall be a upon mutual consent of the allotees and company with an thirty six month from the date of the allotment, at part or at a d thirty six month from the date of the allotment, at part or at a d thirty six month from the date of the allotments. Add > Additions / Transfers during the year. Loss : Utilization/ Transfers during the year. Stare Premium Balance as per last financial statements	red Rehaltilisten Sone g such tehabilitation pe- in has been made for p due dats of redemption is o redemption when t at par has been issu- nt rank pat-passu in al- redeemed before the as- option in redeem at the remium out of the diser <u>31 Marcl</u> <u>Ro.</u> 0 0 0	nic, the preference S is noc. Accordingly, the pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the irrespects with all other by or 29 versits when it build by profile of the or build by profile of the or h 2017	a es aie o de caril mision for any inter le Peference Share Lacs o' the divided stable prefit. Hense Company by conve preference shares of is company has dist preference shares of is company at any time many. <u>31 Manual</u> Ro. 15.00,000 D 0 13.50.00,000	inced with other made tolders, cumulative payable thereafter. for the year inder rston of unsecued I similar category in rbutable profits and a after the expiry of a 2016 Rs.
(2) (D)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1940, pilo the Further 0%. Recemble Preference Shares shall be subject review the Shares shall not be redeermed. Insue of Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004 Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be upon mut al consent of the allothers and company with an thirty six month from the date of the allothers, at part of at a subject of States shall have allothers and company with an thirty six month from the date of the allothers, at part of at a state Prefue States during the year. State Premium Belance as per last financial satements Acid > Additions / Transfers during the year.	red Rehaltilistion Sone 3 such tehabilitation per n has been made for p due data of redemption is n redemption when t at par has been lassu- nt rank pan-passu in all redeemed before the as option is redeem at the remium out of the discri- 31 Maeed Re, 1500,000 0 13,50,00,000 0 0	ne, the preference S in noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the inspects with all other piny of 20 years when t e sole discretion of the or butable profile of the or humble profile of the or	a es aie o se carti mision for any intere le Peference Share Lacs o' the divideod stable prefit Hence. Gompany by conve preference shares of is company has dist company at any time meany. 35 March Ro. 15:00,000 0 13:50:00,000 0	inced with other made torders, cumulative payable thareafter. for the year under rision of unsecured I similar category in ributable profits and a after the expiry of 12018 Rs. 15.00,000
(2) (D)	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albtment is 20th Sectember 1940, pilo the Further 0%. Baceamable Preference Shares shall be subjected on the Shares shall not be redeemed. Shares it is a subject review the Shares shall not be redeemed. Shares : 9,00,000 0% Radammable Freference Share of Rs. 1004-Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mit al consent of the allothers and company with an unitary six month from the date of the allother, at part or at a preference as pressible of the allother, at part or at a preference as pression? Transfers during the year. Loss - Utilization/ Transfers during the year.	red Rehabilision Sone g such tehabilision per n has been made for p due dats of redemption is o redemption when t at par has been issuent nt rank par-passe in all redeemed before the as option to redeem at the remium out of the discri- 31 Maerici Re. 1500,000 0 13,50,00,000 0	ne, the preference S in noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the inspects with all other piny of 20 years when t e sole discretion of the or butable profile of the or humble profile of the or	a es aie o se carti mision for any intere le Peference Share Lacs o' the divideod stable prefit Hence. Gompany by conve preference shares of is company has dist company at any time meany. 35 March Ro. 15:00,000 0 13:50:00,000 0	inced with other made torders, cumulative payable thareafter. for the year under rision of unsecured I similar category in ributable profits and a after the expiry of 12018 Rs. 15.00,000
(2) (D)	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albitment is 20th Sectember 1960, pilo the Further 0%. Recearable Preference Shares shall be subjec- review the Shares shall not be redeemed. Insuse of Shares : 9,90,000 0% Redemmeble Freference Share of Rs. 100/- Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mit al consent of the allotheses and company with an unity exist month from the date of the allother, at pay or at a p with year month from the date of the allother, at pay or at a p with year month from the date of the allother, at pay or at a p start of Additions / Transfers during the year Lose : Utilization/ Transfers during the year	red Rehaltilistion Sone 3 such tehabilitation per n has been made for p due data of redemption is n redemption when t at par has been lassu- nt rank pan-passu in all redeemed before the as option is redeem at the remium out of the discri- 31 Maeed Re, 1500,000 0 13,50,00,000 0 0	ne, the preference S in noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the inspects with all other piny of 20 years when t e sole discretion of the or butable profile of the or humble profile of the or	a es aie o pe continues o pe continues perferences Share Lacs or the dividend crathle prefit. Hence, company by convergent states of the company has distributed and the prefit method of the company at articline methods of the company at articline method of the	inced with other made torders, cumulative payable thareafter. for the year under rision of unsecured I similar category in ributable profits and a after the expiry of 12018 Rs. 15.00,000
(2) (D)	option for shother 5 years and no entenest is payable during during the year. Due to non-availability of profit, no provise from the date of albitnest is 20th Sectember 1960 upto the Further 0%. Recearchile Preference Shares shall be subjected with States shall not be redeemed. Shares it is a subject to the States shall not be redeemed. Shares it is a subject to the States shall not be redeemed. Shares it is a subject to the States shall not be redeemed. Shares it is 9,90,000 0% Radammeble Freiterence Share of Rs. 100/Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon multial consent of the allotnes and company with an Unity exit month from the date of the allotnes, at part of a the thirty exit month from the date of the allotnes. Share a subject with a subject as per last financial statements. Add > Additions / Transfers during the year. Less - Utilisation/ Transfers during the year. Share State Premium: State Premium Belance as per last financial statements. Add - Additions / Transfers during the year. Less - Utilisation/ Transfers during the year. Less - Utilisation/ Transfers during the year.	red Rehabilision Sone y such infrabilitation peri- n has been made for p due dats of redemption is n redemption when t at par has been issu- nt rank par-passu in all redeemed before the as option is molecular to the remnium out of the discri- 31 Marcl Ro. 1500(000 0 13,5000,000 0 120,125	ne, the preference S in noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 the Company has divide ed and allotted by the inspects with all other piny of 20 years when t e sole discretion of the or butable profile of the or humble profile of the or	a es aie o pe conti misión for any inter e Pelerance Share Lacs or the divideed cratile prefit. Hence Company by conve preference shares of e company has dist company at aity time meany. 31 Manuel Ro. 15:00,000 0 13:50:00,000 0 13:50:00,000 0 12:0,125	inced with other made torders, cumulative payable thareafter. for the year under rision of unsecured I similar category in ributable profits and a after the expiry of 12018 Rs. 15.00,000
(e) (b) (c)	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albtment is 20th Sectember 1940, pilo the Further 0% Recemble Preference Shares shall be subjec- review the Shares shall not be redeerned. Insue of Shares : 9,90,000 0% Redemmeble Freference Share of Rs. 1004 Loans. The Preference Shares shall from the date of alother the Company than on issue. The Preference shares shall be a upon mit al consent of the allothers and company with an uhity six month from the date of the allothers, at part of at a start of States shall have a start from the date of alother the Company than on issue. The Preference shares shall be a upon mit al consent of the allothers and company with an uhity six month from the date of the allothers, at part of at a start of states of Transfers during the year. Lose : Utilization/ Transfers during the year. Lose : Utilization/ Transfers during the year Lose : Utilization/ Transfers during the year. Share Premium Belance as per last financial statements Acd - Additions / Transfers during the year Lose : Utilization/ Transfers during the year Less - Utilization/ Transfers during the year Less - Utilization/ Transfers during the year	red Rehabilision Sone g such tehabilision Sone g such tehabilision per in has been made for p due dats of redemption at one-demption when t at par has been itsu- nt rank pat-passu in al- redeemed before the ax- option th redeem at the remium out of the disci 31 Maeed Rev. 15:00,000 0 13:50:00,000 0 120,125 0	nne, The phelerence S i noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 he Company has dividen ed and allotted by the inespects with all other phy of 20 years when it a side discretion of the or butable profile of the orr h 2017 Rs. 15:00,000	a es aie o de caril mision for any intere le Peference Share Lacs o' the divided stable prefit Hense. Company by conve preference shares of le company has dist perference shares of le company at any time many. 35 March Rs. 15:00,000 0 13:50:00,000 0 13:50:00,000 0 13:50:00,000 0 0	inced with other made isoten made holders, cumulative payable thareafter. for the year under rsion of unsecued 1 similar calegory in foutable profits and a ster the expiry of <b>12018</b> <b>Rs.</b> 15.00,000
(e) (b) (c)	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albtment is 20th Sectember 1960 upto the Further 0% Recearable Preference Shares shall be subjec- rations the Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004- Loans. The Preference Shares shall from the cate of alother the Company than on issue. The Preference shares shall be a uppor mit al consent of the allotnest, at part or at a a thirty six month from the date of the allotment, at part or at a a thirty six month from the date of the allotment, at part or at a a starter Sebsidy Belance as per lest financial statements Acd > Adottoms / Transfers during the year Lose : Utilizations / Transfers during the year Less - Utilizations / Transfers during the year	red Rehaltilistion Some 3 such tehabilistion per n has been made for p due dats of redemption is o redemption when t at par has been issue nt rank pan-passue in all redeemed before the as option to redeem at the remium out of the distri 31 Marcel Re. 1500,000 0 13,50,00,000 0 120,125 0 0 0	nne, The phelerence S i noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 he Company has dividen ed and allotted by the inespects with all other phy of 20 years when it a side discretion of the or butable profile of the orr h 2017 Rs. 15:00,000	a es aie o pe conti mison for any inter- ic Peterence Share Lacs or the dividend craftle prefit Henne Company by conve preference shares of in company has dist company at any time maany. 35 March Ro, 15:00,000 0 13:50:00,000 0 13:50:00,000 0 13:50:00,000 0 0	inced with other made isoten made holders, cumulative payable thareafter. for the year under rsion of unsecued 1 similar calegory in foutable profits and a ster the expiry of <b>12018</b> <b>Rs.</b> 15.00,000
(2) (D) (C)	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albtment is 20th Sectember 1960, pilo the Further 0%. Recemble Preference Shares shall be subjec- review the Shares shall not be redeemed. Insuse of Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004- Loans. The Preference Shares shall from the date of alothers the Company than on issue. The Preference shares shall be a upon mit al consent of the alloteness and company with an ubity six month from the date of the allotment, at par or at a p thirty six month from the date of the allotment, at par or at a p thirty six month from the date of the allotments. <b>ERVE &amp; BURPLUS</b> <b>Central Sebsidy</b> Balance as per test financial statements Acid > Additions / Transfers during the year Lose : Utilization/ Transfers during the year Lese - Utilization/ Transfers during the year	red Rehaldilistion Some y such leftabilitation per n has been made for p due dats of redemption is o redemption when t at par has been issue nt rank pan-passue in all redeemed before the as- redeemed before the discri- 31 Marel 	nne, The phelerence S i noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 he Company has dividen ed and allotted by the inespects with all other phy of 20 years when it a side discretion of the or butable profile of the orr h 2017 Rs. 15:00,000	a es aie o pe continues of any intervie Peference Share Lacs or the dividend craftle prefit Hense. Company by converge freence shares of e company at any fine maany. 35 March Ro. 15:00,000 0 0 13:50:00,000 0 0 0 0 13:50:00,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	inced with other made isoten made holders, cumulative payable thareafter. for the year under rsion of unsecued 1 similar calegory in foutable profits and a ster the expiry of <b>12018</b> <b>Rs.</b> 15.00,000
(s) (b) (c)	option for shother 5 years and no interest is payable during during the year. Due to non-availability of profit, no provise from the date of albtment is 20th Sectember 1960 upto the Further 0% Recearable Preference Shares shall be subjec- rations the Shares : 9,00,000 0% Redemmeble Freference Share of Rs. 1004- Loans. The Preference Shares shall from the cate of alother the Company than on issue. The Preference shares shall be a uppor mit al consent of the allotnest, at part or at a a thirty six month from the date of the allotment, at part or at a a thirty six month from the date of the allotment, at part or at a a starter Sebsidy Belance as per lest financial statements Acd > Adottoms / Transfers during the year Lose : Utilizations / Transfers during the year Less - Utilizations / Transfers during the year	red Rehaltilistion Some 3 such tehabilistion per n has been made for p due dats of redemption is o redemption when t at par has been issue nt rank pan-passue in all redeemed before the as option to redeem at the remium out of the distri 31 Marcel Re. 1500,000 0 13,50,00,000 0 120,125 0 0 0	nne, The phelerence S i noc. Accordingly, no pr eyment of dividend to it amounting to Rs 41.60 he Company has dividen ed and allotted by the inespects with all other phy of 20 years when it a side discretion of the or butable profile of the orr h 2017 Rs. 15:00,000	a es aie o pe conti mison for any inter- ic Peterence Share Lacs or the dividend craftle prefit Henne Company by conve preference shares of in company has dist company at any time maany. 35 March Ro, 15:00,000 0 13:50:00,000 0 13:50:00,000 0 13:50:00,000 0 0	inced with other made isoten made holders, cumulative payable thareafter. for the year under rsion of unsecued 1 similar calegory in foutable profits and a ster the expiry of <b>12018</b> <b>Rs.</b> 15.00,000

# NILACHAL REFRACTORIES LIMITED

Notes to the Financial Statements for the year ended 31 March, 2017

	31-03-17	31-03-16
4 Other Long Term Liabilities	Rs	Rs
Trade / Security Deposits	1,90,868	1,00,858
Provision on Leeve encashment & Gratuity Payable	17,05,692	16,32,114
	18,06,560	17,32,982
5 Short Term Borrowings		22 - 112 - 1
3ecure1		
Cash Credii Limt From Canara Bank	0	7,27,74,866
Unsecured Loans		2012 K. (000225 5.195
Loan Repayable on Demand from Related Parties	13,57,96,910	13,71,24,018
Notes :-	13,57,96,910	20,98,98,904
15) Cheventer I	Contraction of the second s	

(1) Security :-

Loan Repsybals on Demand from Canara Bank (Cash Credit) Secured by Secured by Book Debt, hypothecation of stock, first charge on the fixed assets of the company both present and future and personal gurantee of the directors

(2) Details of terms of repayment for the other short term borrowings.

	Constant and the second s	31-03-17	31-03-17	31-03-18	31-03-16
	Particulars	Rs.	Rs.	Rs.	Rs.
		Secured	Unsecured	Secured	Unsecured
	Loan Repayable on Demand	191240	NUMBER OF STREET		
	Ambarella Cap Fin Private Lirrited	0.	2,51,27,914	Û	29,33,997
	Bhumika Vintrade Pvt. Ltd.	O	1 18,00,000	0	1,18,00,000
	Caproon Complex Pvt. Ltd	0	40,00,000	0	40.00.000
	Doon Vally Finance And Lessing Ltd.	0	32,60,000	0	32,50,000
	Metropolitos Commercial (pi Ltd	0	35,00,000	0	37,00,000
	P P Suppler & Agencies Pvt Ltd	0	3,29,22,648	0	1,26,01,540
	Pushpak Dealcom Pvt. Ltd	Û	34,00,000	0	28,50,000
	Rudraksha Deal.com (P) Lid	0	1.23,06,060	0 0	(
	Subhankar Mercartile Pvt. Ltd	0	24,06,000	0	24,00,000
	Sushil Kumar Agrawal	0	30,00,000	0	Unang Chical
	Think Finance Pvt Ltd	0	2.80,45,640	0	4,62,13,081
	Vimal Prakesh	0	0	0	4,73,75,000
	Vijay Agrawal	0	51,50,708	0	5
	AND ADD ADD ADD ADD ADD ADD ADD ADD ADD	0	13,57,96,910	0	15,71,24,618
5	Trade payables	ed - Solid			
	Trade payables -				
	Other than acceptances Micro, Small and				
	Medium Enterprises others		7,15,30,708	8	8,65,85,869
	Other Current Liabilities				
5	(a) Other payables				
		7,49,928		1,84,245	
	(I) Statutory remittances	1,43,220			
	(I) Statutory remittances (II) Advance from customers	2,34,16,901	2,41,68,829	3,38,94,509	3,40,78,854
		the second of the second se	2,41,66,829 40,03,597		3,40,78,854 40,03,597

		CDCC	CDCCC EL OCK			2	NORMORA			MET	NET D. COV	
A Description of Assets	As at 1st April 2016	Acditions during the year	Sales/ Adjustment dering	As et 31st March 2017	As at 31st March 2016		Provided Suring the year	Ceduction Sales Adjustment	As et 31st Viarch 2017	Ne: Value of Assets as at	Net Value of Assets as at	
TANAN F JOACTO	é	뾠	file year <u>Ris</u>	শ্ব	썴	Esmings Ris.	প্ল	쎫	뼒	31.03.2017	31.03.2016 B&	
I AND (Control of	100000	4		10 10 00 OF		4	5	•	e	10 10 301	120 20 20	
LAND (Crassing) *	+ KK DDD	5 C				· ·		, a				
BUILDINGS	2,06,19,700		i U	2	7,45,(6,2	(47.04.700)	3,10,362	•	101.11.502	-	19	
PLANT & MACHINERES	15,31,90,054	o	U	5			65,28,981	0	0,24,00,022		0,70,72345	
FURNITURE & FITTINGS	61,37,126	0	U,	61,17,126	52,29,314	2,85,602	<b>65,416</b>	0	56,01,832	5,15,294	6,87,312	
VEHICLES	64,16,769	0	6,84,845	57,21,944	42,71,503	3,02,096	2,65,289	6,30,603	42,08,230	15,23,554	21,45,281	
TOTAL:	18,83,45 520	0	6,84,845	6,84,845 18,75,60,675 8,93,24,351	8,93,24,351	66,13,230 72,20,648	72,20,648	6,50,603	6,50,502 '0,24,07,726 8,52,52,949	8,52,52,949	9,90,21,169	
Pravous Year Agures	18.96,14 571	6.604	13,05,655	13.05.665 18.83.45.520 5.06.29.506	5.06,29,506	9	0	13,45,155	8,3324,351	630,71,69		
B Capital Work in Progress	1-320274	Ū	U	31,47,03,511	e		0	e	C	31,47,03,511	11,17,03511	
Previous Year Source	31,47,03511	0	0	31,47,C3,511	0		0	0	0	31,47,03,511		

# NILACHAL REFRACTORIES LIMITED

# Notes to the Financial Statements for the year ended 31 March, 2017

		31-Ma	31-Ma	ar-16	
9	Long Term Loans & advances (Unsecured, Considered good)	Rs	Rs.	Rs.	Rs.
	Advances For Capital Goods		75,42,980		75,42,980
	Security Deposit		22,39,122		22,41,622
	Advances recoverable in cash or kind	0.0502-010-012-025-05			1.0000000000000000000000000000000000000
	Considered Good	1,34,966		1,34,966	
	Considered Doubtful	0	1,34,966	0	1,34,966
			99,17,068		99,19,568
10	Loans & advances				
	Other Non-Current Assets				
	ii) Interest accrued on deposits		3,18,467		2,89,342
	(ii) Compensation on Land Acquired		61,889		61,839
		20	3,80,356	8	3,51,231

Note -: Government of Orissa had acquired 8.73 acres of unutlized portion of and of the Company for which the cost of the land has been proportionately reduced. Since the Government had not infimated the acquisition compensation of the land, deficit will be recognized in revenue on receipt of such intimation from the Government. It was found out that the relevant department of the Government of Orissa has still not recorded the acquisition in their record.

11	Inventories				
	(As taken, valued and certried by the management)				
	Stock of Stores and Spare Parts (At Cost)		29,96,092		29,96,092
	Stock of Packing Material (At Cost)		20,74,608		22,76,485
	Stock of By Products (At Net Relisable Value)		2,47 220		2,73 700
	Stock of Raw Material (At Cost)		1.23,30,826		1.32,11.371
	Stock of Finished Goods (At Lower of Cost or Net Realisable Value	e)	6 18,25,718		7,90,65,578
	Stock of Work in Progress (At Cost)				00 W81455555 B153
	Refractories Brick		3 70,27,890		4.15,62,247
			2524012002000		21.01.000
			1,65,02.354		13,93,85,473
12	Trade Receivables				
	(Unsecured, Considered good)				
	Outstanding for a period exceeding six months	4,05,39,012		4,11,44,037	
	Less: Provision for doubtful receivables	(10,02,537)	3.95,36,475	(10,02,537)	4,01,41,500
	Other debis		24.39.623		Q
			4 19,76,098		4.01,41,500

Note :- Private companies in which any director is a director or member. Trade receivables outstanding for a period exceeding six months from the date they were due for payment :- (a) Tekkay International Track (P) Ltd. Current Year Rs. 2,67,163/- (Previous year Rs. 2,87,163/-) (b) Jiwanram Sheoduttrai Pvt Ltd. Rs. 26 600/- (Previous Year Rs. 23,600/-).

NIL ACHALL	REFRACTORI	CE TIMTT	<b>RD</b>	New Color
	김 영화가 이 것 같은 것 같은 것 같은 것 같은 것 같이 많다.	[[영향] [[[[[] 이 이 아이	EL/	
Notes to the Financial Statements for the	year ended 31 March,	2017		
13 Cash and Cash Equivalents				
Cash in hand		58,699		10,915
Balances with banks				
- in current accounts	14,27,895		2,16,818	
- in EEFC account	2,38,617		2,78,804	
- in deposit account	6,45,133		6,38,402	
- Debit Balance in Cash Credit A/c	847	23,62,692	0	11,34,024
	18	24,21,391		11,44,939
Notes :- Balances with banks include deposits an	rounting to Rs 3,44,652/- as	margin monies		
	31-Mar	-17	S1-Mar	-16
14 Short Term, Loans & Advances	Rs.	Rs.	Rs.	Rs
(Unsecured, Considered good)		7506.2630		Section .
Security Deposit	1111111111111	50,000	1011202251	50,000
Loans and advances to employees	3,75,200		5,31,394	
Less : Provision for doubtful advances	(91,049)	2,84,152	(91,019)	4,40,346
Prepaid Expenses Advance to ared tors		5,000		\$8,978 1,02,732
Balance with statutory / government authorities		0,000		166,106
(i) Sa es Tax Recoverable	12,58,441		12,58 441	
(ii) Cenvat credit receivable	21,25,094		24,46,797	
(iii) VAT tax credit rece vable	1,96,170		2,02.507	
(iv) Export Benefit Receivable	18.82.307		18,82,307	
(v) Income Tax Refundable	1,46,000		1,46 000	
(vi) Advance Payment of Income Tax	1,17,650		1,22,585	
(vii) Enly Tax Receivable	Э.	57,25,662	410	60,59,047
	21	60,64,814	4 <del>0</del>	67,11,103
Notes :-	2		85	
Sales Tax Recoverable include amount of Rs 6.5 demand not acknowledged by the Company.	3 laus (Previous Year Rs 6.5	i3 Lacs) collected t	η Sales Tax auti	honities against
15 Revenue from operations				
Sale of Products				
Sales of Manufastured Goode				
Refractory Ericks	1,30,62,934		34,90,877	
Castables & Nonoithic	65,57,502		8,00,000	
Castables & Vonoithio Coal Tar	65,57,502 22,953	33-	0	
Coal Tar	65,57,502		1126761637	
Coal Tar	65,57,502 22,953 1,96,43,385	1907	0 40,90,877	
Coal Tar	65,57,502 22,953	1,56,67,746	0	40,€0,877
Coal Tar Others Raw Materials	65,57,502 22,953 1,96,43,385	1,96,67,746 1,96,67,746	0 40,90,877	40,£0,877 40,£0,877
Coal Tar Others Raw Materials Other Operating Revenue	65,57,502 22,953 1,96,43,385	1,96,67,746	0 40,90,877	40,90,877
Coal Tar Others Raw Materials	65,57,502 22,953 1,96,43,385	1,56,67,748	0 40,90,877	40,90,877 8,94,868
Coal Tar Others Raw Materials Other Operating Revenue Sales of Scrap	65,57,502 22,953 1,96,43,385	1,56,67,746 52,28,927 2,48,96,673	0 40,90,877	40,50,877 8,54,868 49,85,885
Coal Tar Others Raw Materials Other Operating Revenue	65,57,502 22,953 1,96,43,385	1,56,67,748	0 40,90,877	40,90,877 8,94,868

NILACHAL RE Notes to the Financial Statements for the yea			TED	
16 Other Income				
Interest (Gross) {TD5 Rs. 17 650:-, PY Rs. 22,585:-} Interest on IT Refunds	1,85,957	1,86,742	2,34,309 1,000	2,35,309
Other Non Operative Income Liabilities / Provisions Writter Back	1,52,33,439		23,746	
Sundry Balances Written Off	0		17,435	
Miso, Incerne - Insurance Claims Received	0		1,71,000	
Discount Received	0		3,23,590	
Prior Period Adjustments	14,350		0	
Exchange Fluctuation (Net) Profit on Sales of Fixed Assets	1,70,002 69,483	1,54 87,314	21,49,500	26,85,271
17 Cost of Material Consumed		1,56,74,056		29,20,580
Opening Slock	1,32,11,371		1,65,30,197	
Purchases	6,08,540			
	1,38, 19,911	1	1,55,30, 197	
Less: Cost of Material Sold	19,770	1,38,00,141	0	1,55,30,197
Closing Stock Cost of Material Consumed		1,23,30,826	1	1,32,11 371 23,18,826
		27		and the second s
	31-Mar- Rs	17 Rs.	31-Ma Rs	r-10 Rs
18 Changes in Inventories of finished goods,		11.9.		, ia
work-in-progress and stock-in-trade				
Inventories at the end of the year :-				
Inventories at the end of the year :- Finished goods	6,18,25,718		7,90,65,578	
Inventories at the end of the year :- Finished goods Work-in-progress	3,70,27,890	9 31 01 828	4,15,62,247	12 09 01 525
Inventories at the end of the year :- Finished goods	CO	9,91,00,828		12,09,11,525
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods	3,70,27,890 2,47,220 7,90,65,578	9,91,03,828	4,15,62,247 2,73,700 8,03,38,826	12,09,01,525
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods Work-in-progress	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	abutantatu -	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods	3,70,27,890 2,47,220 7,90,65,578	12,39,01,525	4,15,62,247 2,73,700 8,03,38,826	12,23,76,318
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods Work-in-progress By-Products 19 Employee Benefits Expenses	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	abutantatu -	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods Work-in-progress By-Products 19 Employee Benefits Expenses Salaries ;Wages and other allowances	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247		4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	12,23,76,318 14,74,793 24,08,750
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods Work-in-progress By-Products 19 Employee Benefits Expenses Salaries ;/Vages and other allowances Contribution to provident and other funds	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	12,09,01,525 2,18,00,697 16,03,762 49,390	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	12,23,76,318 14,74,793 24,08,750 34,494
Inventories at the end of the year Finished goods Work-in-progress By-Products Inventories at the Beginning of the year Finished goods Work-in-progress By-Products 19 Employee Benefits Expenses Salaries "Wages and other allowances Contribution to provident and other funds Staff welfare expenses	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	12,09,01,525 2,18,00,697 16,03,762 49,390 24,595	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	12,23,76,318 14,74,793 24,08,750 34,494 13,308
Inventories at the end of the year :- Finished goods Work-in-progress By-Products Inventories at the Beginning of the year :- Finished goods Work-in-progress By-Products 19 Employee Benefits Expenses Salaries ;/Vages and other allowances Contribution to provident and other funds	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	12,09,01,525 2,18,00,697 16,03,762 49,390	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	12,23,76,318 14,74,793 24,00,750 34,494 13,308 4.24,688
Inventories at the end of the year         Finished goods         Work-in-progress         By-Products         Inventories at the Beginning of the year         Finished goods         Work-in-progress         By-Products         19       Employee Benefits Expenses         Salaries ,Wages and other allowances         Contribution to provident and other funds         Staff welfare expenses         Retrenchment Compensation         20       Finance costs	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	12,09,01,525 2,18,00,697 16,03,762 49,390 24,595 10,000	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	12,23,76,318 14,74,793 24,08,750 34,494 13,308
Inventories at the end of the year         Finished goods         Work-in-progress         By-Products         Inventories at the Beginning of the year         Finished goods         Work-in-progress         By-Products         19       Employee Benefits Expenses         Salaries ,Wages and other allowances         Contribution to provident and other funds         Staff welfare expenses         Retrenchment Compensation         20       Finance costs         Borrowing Cost	3,70,27,890 2,47,220 7,90,65,578 4,15,62,247	12,09,01,525 2,18,00,697 16,03,762 49,390 24,595 10,000	4,15,62,247 2,73,705 8,83,38,826 4,17,63,792	12,23,76,318 14,74,793 24,00,750 34,494 13,308 4.24,688
Inventories at the end of the year         Finished goods         Work-in-progress         By-Products         Inventories at the Beginning of the year         Finished goods         Work-in-progress         By-Products         19       Employee Benefits Expenses         Salaries ,Wages and other allowances         Contribution to provident and other funds         Staff welfare expenses         Retrenchment Compensation         20       Finance costs         Borrowing Cost         Interest Expenses on	3,70,27,850 2,47,220 7,90,65,578 4,15,62,247 9,73,700	12,09,01,525 2,18,00,697 16,03,762 49,390 24,595 10,000	4,15,62,247 2,73,700 8,83,38,826 4,17,63,792 2,73,700	12,23,76,318 14,74,793 24,00,750 34,494 13,308 4.24,688
Inventories at the end of the year         Finished goods         Work-in-progress         By-Products         Inventories at the Beginning of the year         Finished goods         Work-in-progress         By-Products         19       Employee Benefits Expenses         Salaries ,Wages and other allowances         Contribution to provident and other funds         Staff welfare expenses         Retrenchment Compensation         20       Finance costs         Borrowing Cost         Interest Expenses on         (i) Borrowings	3,70,27,850 2,47,220 7,90,65,578 4,15,62,247 9,73,700	12,39,01,525 2,18,03,697 16,03,762 49,390 24,595 13,000 16,92,747	4,15,62,247 2,73,700 8,83,38,826 4,17,63,792 2,73,700 - -	12,23,76,318 14,74,793 24,08,750 34,494 13,308 4.24,638 29,41,240
Inventories at the end of the year         Finished goods         Work-in-progress         By-Products         Inventories at the Beginning of the year         Finished goods         Work-in-progress         By-Products         19       Employee Benefits Expenses         Salaries ,Wages and other allowances         Contribution to provident and other funds         Staff welfare expenses         Retrenchment Compensation         20       Finance costs         Borrowing Cost         Interest Expenses on	3,70,27,850 2,47,220 7,90,65,578 4,15,62,247 9,73,700	12,09,01,525 2,18,00,697 16,03,762 49,390 24,595 10,000	4,15,62,247 2,73,700 8,83,38,826 4,17,63,792 2,73,700	12,23,76,318 14,74,793 24,00,750 34,494 13,308 4.24,688

				-BNRI D-
AND DESCRIPTION OF A DE		THE REPORT OF THE PARTY	interaction in	Real
NILACHAL F	REFRACTOR	IES LIMT	TED	066-023
Notes to the Financial Statements for the			and and a second se	
승규는 바람이 많은 것 같은 것이 같은 것이다. 아이들은 아이들은 것이 같은 것이 같은 것이 같은 것이 같이 많이	year chiefe or mare			
21 Other Expenses				
Cost of Material Sold		19,770		0
Consumptions of Packing Materials		10,33,965		65,862
Consumptions of Stores & Spares		0		22,052
Electricity and Power		19,42,205		18,52,425
Manufacturing Expenses		5,51,217		1,61,548
Repairs & Maintenance :	0.07.040		101000	
To Plant & Machinery	3,37,810		1,04,988	
To Bailding To Others	2,73,498	47.71 107	11,06,638	40 50 010
() ( ) The second se	11,€0,094	17,71,402	4,33,992	16,50,618
Cartage outward		5,25,216		1,33,200
Sales Promotion		22,412		0
Rent		7,73,248		15,33,817
Bank Charges		53,360		32,479
Recate & Discount Rates & Taxes		53,500		34,71,937
		55,500		68,500
Exchange Fluctuation (Net) Telephone Charges		1,15,534		10,63,959
Set and set and set of a standard set of the set of		1.50 00 00 00 00 00 00 00 00 00 00 00 00 0		1,24,385
Insurance charges Computer Expenses		1,50,010 23,863		2,20,498 29,423
Books & Periodicals		2,987		3,944
Printing & Stationery		83,755		1,66,661
Filing Foes		25,200		7,800
Postage & Courier Charges		1.09.208		1.57.640
Professional & Consultancy Charges		15,03,074		6,39,194
Conveyance. Tour & Travels		15.04.307		19.44.465
Prior Period Expenses/Adjustments		10.04.001		6,47,791
Payment to auditors - Audit Fees"		43,000		46.000
Legal Charges		45,000		1,99,110
General Expences		11.15.957		9.20.432
Listing Fees		1,00,000		0.00402
Subscripton Fees & Expenses		3,17,116		1,35,568
Wetch & Werc		19,35,699		9,70,137
Office Mainlenance		1,13,895		3,26,926
Miscellanacus Exponses		2,93,888		1,94,563
PLOPANIA PROVIDENCE	5	1,42,05,788		1,68,40,934
Notes*		1112001100		
Payment to Aucitors Comprise (net of service Tax, inputC	Credit where applicable)			
As Auditors - StatutoryAudit		46,000		46,000
For Company Law Matters		0		0
For Management Service		0		0
For Other Service		0		0
Certification Fees		0		0
		46,000		46.000
Minanilanana Companya	-	and the state of t	30	40.000
Miscellaneous Expenses				
Advertisement		0		33.326
TDS - Others Payments		2,139		0
Guest House Expenses		13,686		60,361
Interest (other) No		1,78,076		10,026
Electricity Charges		60,470		84 970
Sundry Balances Written Off		138		0
Packing Expenses		0		5.880
Trar sport Charges A/c		44,380		0
Lotter all and the second parts at a	1-1	2,98,888		1,94.563
	24E	2100,000	10	1,04,000

					Year
	NILACHAL REFRAC	TORIES	LIMIT	ED	
Mot	es to the Financial Statements for the yea			1100000	
		a ended 51 mi			
22	Additional information to the financial statements	118	31-Mar-17 Ra, in Laca	8	31-Mar-16 Rs. in Lacs
22.1	Contingent Liabilities		His III Card		ro. Il caco
10,000	Sales Tax		95.28		96.28
	Water Charges Suit Pending against the Company		7.14		7.14
	Orissa Entry Tax		\$.17		4.17
	Fine imposed by BSE not acknowledged by the Co.		0.00		22.22
22.2	Connitnents				
5263	Estimated amount of contract remaining to be executed				
	on Capita account and not provided for Tanyble assets		1,233.83		1,238.93
		31-Ma	-17	31-Mar	-16
		Receivable/	Receivable	Receivable/	Receivable/
22.3	Betails of unhedged forsign currency Exposures	(Payable)	(Payable)	(Payable)	(Payable)
		Rs		Rs	3
	Payable is foreign exchange	(1,99,64,788)	(3,03,610)	(2,01 24,777)	(3,03,610
	Receivable in foreign exchange	(1,99,64,788)	(3.03.610)	(2.01 24,777)	(3,03,610
		Rs		Rs	E
	Payable in foreign exchange	(18,85,262)	(27,922)	(18.85,362)	[27,922
			31-Mar-17		31-Man-1
22.4	Value of Imports executed on CIF bools :		Fo		Ro
	Row materials		U		Ċ
			e ients		
22.5	Expenditure in foreign currency :				
	Ruyally				
	Photassional and consultation tees		υ		5
	Interes: Other matters		0		5
			1-39/11/200	1	10000
22.6	Details of consumption of imported and indigenous items	31-Ma	- 17	31-Mar	36
		\$	Rs	%	Rs
	Importad	1.11		-22003	Sandy.
	Fiere meterials Components	0.00%	0	12.49%	2,89,611
	Spare parts	č	0		(
	Service and the service	. 00	0		2.89.611
	Indigenous	100 000			
	Ram materials Components	100.00%	14,09,315	67.5*%	20,29,210
	Spare parts	č	õ		i i
	652.54518	Raj	14,69,315		20,29,215
22.7	Earnings in foreign currency:		31-Mar-17		01-Mar-1
Contra Contra	enningen foreign entiteten.		Fis		Rs
	Export of inished goods calculated on FOB basis		0		
		10	CT //	-	
		10	0	2	
22.8	Details of Specified Eank Notes (SBN) held and transacted durin	g the period from 8th M	ovember, 2016 to	30th December, 3	2916
	Parteulora	EBNa	Other denom	inator netos	Total
	- Water Provide American Street St				
	<ol> <li>Closing cash in hand as on 08.11.2016</li> </ol>	2,62,500	0	156,186 6.06,750	4,18,686
				0.00,700	0.00,750
	2 (+) Permitted receipts			641838	641 836
		C 2,62,600	0 0	6.41,838 0	6,41,838 2,62,500

	NILACHAL REFRACTORIES	LIMITED	OSA BOD			
Not	tes to the Financial Statements for the year ended 31 Mar	ch. 2017				
22	Additional Information to the financial statements Contd.	31-Mar-17 Rs	31-Mar-16 Rs			
22.9	Earnings pershere :					
	(a) Continuing operations Net profit / (loss) for the year from continuing operations	10 10 000	12 38 10 34			
	Less: Freierance dividend and tax thereon Net profit / (bos) for the year from continuing operations	42,15,568 )	(4,75,43,71			
	attributable to the equity shareholders Weighted average number of equity charges	62,15,568 20361450	(4,75,43,11 2,43,61,48			
	Par value per share Earnings per share from continuing operations - Basic & Diluted	1) 9.31	(23			
	(b) Total operations					
	Net profit f (loss) for the year from continuing operations Less: Freferance dividend and tax thereon	42,16,568 J	(4,75,43,71			
	Net profit / (loss) for the year from continuing operations attributable to the equity shareholders	62,15,568	(4,75,43,71			
	Weichted average number of equit/ shares Per value per share	20361450 13	2, <b>#3</b> .61,45			
	Earnings per share from continuing operations - Basic & Diluted	9.31	(23			
22.18	Defermed Tax (Liability) / Asset					
	Tax effect of items constituting deferred tax liability		0.007000			
	On difference between book balance and tax balance of fixed asset	1,1326271	1,10,11,13			
	Tax effect of items constituting deferred tax assets	1,1326271	1,10,11,23			
	Provision for compensated absences, gratuity and other simployee benefits Unabsorbed deprecation carried forward & brought forward	527058	5,04,32			
	business loss	68233630	4,50,74,77			
	Net Deferred Tax (liability) / asset	5,74.34.417	3,25,67,76			
22.11	Other Notes :-					
	Voluntary Retirement Scheme (VRS) was introduced under which terminal falle of a for unpaid compensation has been made for the employees who have not taken th containing smilar benefits as that of voluntary separation Scheme were introduced under the Golden Handshake Scheme 3.& 4) wherein out of date for computation Provision for unpaid lump sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the sum payment has been made for the ex-employees who has a separation for the separati	ne same. Modified Golden i lande (in respect of ex-employees who to of companisation was kept as 3	hake Schem were separate			
	2 Confirmation of Parties concerned for amount due, receivable from and/or payable to them as per the accounts of the company were not received. Necessary adjustment, if any, shall be does at the time of sattement of respective account.					
	3 The financial result of the company partains to operations related to refractories which is the only significant business segment of the Company as per AS-17 issued by the ICAI.					
	4 There are no Nicro, Small and Medium anterprises to whem the company owes due at March 31, 2017. The above information regarding micro, small and medium arts parties have been identified on the basis of information available with the company.	erprises have been determined to	the extent su			

NII	LACHAL REFRAG	CTORIES	<b>SLIMIT</b>	ED	
Notes to the Financ	ial Statements for the year	ended 31 Ma	rch, 2017		
5 Ir view of unobsorbed losses Income Tax have been made	and unabsorbed depreciation brough during the year.	nt forward, there be	ing no tax liability	hence no prov	icion for current
the discosure and presentation	effective from 1 April, 2014 for the p n made in the financial statements. Ty, Figure have been rounced off to t	Previous year's figu			
1. Compared and the standard stand standard standard stand standard standard stand standard standard stand standard standard st Standard standard stand Standard standard st Standard standard stand Standard standard stand Standard standard stand Standard standard standar	ment, aggregate value of current as less than the amount at which these			s on realization	in the ordinary
agreement curing the period	against the company by imposing a of lockout, the company has moved SE Ltd. The hon'ble panel of BSE Lt	a petition before th	ne hon/ble Securi	ties Appealte Tr	ibunal and also
9 During the year under consi following Changes:	deration, there was a reclassificatio	n of the Authorise	d Shere Capital	of the Compar	ny effecting the
2519 - 2549 -			lassification Ro.	<u>After Reck</u> Nos.	assification Rs.
		Nog.	<u>D64</u>	<u>PN/SA</u>	Ditte
Equity Shares of 10 each 11 % Redesmable Cumulative P 0 % Redeemable Preferencesha	reference shares of Ra. 100 each res of Rs. 100 each	2,35,00,000 15,000 19,35,000	29,50,00,000 15,00,000 19,35,00,000	2,04,00,000 15,000 28,45,000	20,40,00,000 15,00,000 28,45,00,000
As per our Report of even date			For and	l on behalf of the	Board of Directors
Firm Registration No. 302085E					Vjay Kr. Agarwal Director DIN : 00121351
Fer P Muldhepadhyay & Co. Firm Registration No. 302085E Chartered Accountants					
Firm Registration No. 302085E					
Firm Registration No. 302085E Chartered Accountants (Subhas Mukhopadhyay) (Fariner)	Avik Chakratory Company Secretary	1. State of	ranan Asekan • Time Director		Niraj Jalan Director

	END -
NILACHAL Notes to the Financial Statements for t	REFRACTORIES LIMITED
22 Additional information to the financial stat	ements Contd
22.12 Details of related parties	
Description of relationship Ultimate Holding Company Holding Company Ultimate Holding Company Subsidiaries Fellow Subsidiaries (to be Associates Key Management Personnel (KMP)	Names of related parties N.A. N.A. N.A. N.A. N.A. Mr. Vimal Prakash.Mr. Vijay Kumar Agarwal Mr. S Ashokan, Mr. Aditya Purohit
Relatives of KMP	Kamai Freksh (HUF), Raj Rani Agarwal, & Vimal Praksh (HUF)
Company in which KMP / Helatives of KMP can exercise significant influence	Jekay International Track PV: Ltd., Ambarella Cap Fin Private Limited NHL Clayburn Ltd., P P Supliers & Agencies (P) Ltd., Pushpak Dealcom (P) Ltd. Unimark International (F) Ltd.

Note: Related parties have been identified by the Management.

Details of related party transactions during the year ended on 31st March, 2017 and balances outstanding as at 31st March 2017 (Figures in bracket pertain to the previous year)

Parliculars	Associates		KMP		Entities in which KMP / relatives of KMP have significant influence	
	2017	2016	2017	2016	2017	2016
Sales			11		20187-000	
NRL Clayburn Ltd		(	all a week		67,CO,941	6.00,000
Remuneration						
S Ashokan		8.13	70,105	8,94,585	0	
A Purohit			- Connerting	3,31 650	121	
Interest on Loan Taken		-		n and an		and and and
Ambasella Cap Fin Private Limited		S		1	9,92,454	65,55
Loan Taken	11.11.11.12.1.1.12.1.12.12.12.12.12.12.1			a		
Vimal Prakash			18 8 81	99,07,500		
Ambarella Cap Fin Private Limited			<u> </u>	a sector and a second	2,38,18,017	1,16.26,000
P P Supliers & Agencies (P) Ltd.			and the second s	Sector Contraction	3,25,00,708	1,13.00,000
Pushpak Dealcom (P) Ltd		1.1			5,50,000	23,82,500
Lcan Repaid	- 10 - 10 				n	
Ambarella Cap Fin Private Limited					66,25,000	87 50,000
P P Suplicre & Agonolos (P) Ltd.					13,00,000	
Pushpak Dealcom (P) Ltd						21.32,500
Vimal Prakash			5.21,25,000	4,00,32,500		1200014000014
Issue of 0% Preference Shares by conv	ersion of Loa	in laken	er il enclo data actualità R	17 - 19120-045 (144) 55403 17 - 19120-045 (144) 55403		
Kamal Fraksh HUF		ALCONTRACTOR IN			1,67,50,000	
P P Supliers & Agencies (P) Ltd.					1,08,80,000	0
Vimal Prakash HUF			1 67,50,000			

_					
		ILACHAL REF	RACTORIES	IMITED	Now I'm
11	and the second se	TEMENT FOR THE YE	물건물을 다 다 먹이 물건을 가지 않는다.	2012년 - 111일 (일종) (2019년 - 1119년 - 1119 - 1119년 - 1119년 - 1119년 - 1119년	
22	CASH FLOW STA	TEMENT FOR THE TE	AK ENDED 5151 MA	A CONTRACTOR OF A CONTRACT OF	4002002007
				For the Year 2016-17	For the Year 2015-16
				Es	Rs 2013-10
A.	Cash Flow from opera	ling Activities		<u>68</u>	28
<b>.</b>	Net Profit/ Loss) before			(1,86,51,081)	(3,34,13,245)
	Adjust ment for :	tok.		11,00,01,001	(0,04, 10,240)
	Depreciation			72,20,648	D
	Interest Received			(1,86,742)	(2,35,309)
	Interest Paid			1,10,60,964	1,74,63,757
				1,80,94,870	1,72,28,448
		e working Capital Changes		(5,56,211)	(1,51,84,795)
	Adjust ment for :			1.000 co.000	200000000000000000000000000000000000000
		trade and other Receivable	and a state of the	(18,34,598)	77,30,081
		Loans and Advances (Excluding	Income Tax)	6,14,728	6,47,023
	Decrease/ (increase) in		- Describe	2,28,83,119	37.47.527
	(Decrease)/ increase in	Trace and other payables include	ng Deposits	(2,48,33,548)	21,13,585
	Cash Generated from	Onersting		(32,30,299) (37,86,509)	1,42,38,215 (19,48,582)
	Taxes (Pad) Refund	Operadoria		4,935	2,19,125
	Pricr Period Income			0	0
	Net Cash (used)/ from	operating Activities		(37,81,574)	(17,27,457)
<b>B</b> .	<b>Cash Flow from Invest</b>	ing Activities		314	
	Purchase of fixed asset	8		6	(6,604)
	Sale of Fixed Assets			34,242	500
	Capital Work in Progres	S		Q	D
	Interest Received	1120-003992		1.86,742	2,35,309
	Net Cash (used)/ from	Investing Activities		2,20,984	2,29,205
C.	Cash Flow from Finan	cing Activities			
	Secured Loan Recd/ (pa			(7,27,74,886)	(1,89,59,264)
	Unsecured Loan (Repair	d)/Received		(13,27,108)	3,75,22,078
	Interest Paid			(1,10,60,964)	(1,74,63,757)
	Issue of Prelerence Sha			9,00,00,000	U U
	Net Cash (used)/ from	Financing Activities		48,37,042	10,99,057
	Net increase/ /decrease	e) in Cash and Cash equivalen	(s (A+B+C)	12,76,452	(3,99,195)
	Opening Cash and Ca			11,44,939	15,44,134
	Closing Cash and Cas			24,21,391	11,44,939
	E Mail ANNO 1997 ANNO 1997 ANNO 1997			1.000000000000000000000000000000000000	an a
As p	er our Report of even date			For and on behalf of the	a Board of Directors
For	P Nukhopadhyay & Co.				
	Registration No. 302085E	3			
	tered Accountants				
					Vijay Kr. Agarwal
Sub	has Mukhopadhyay)				Director
	ner/				DIN : 00121351
	No. 050384)				SUSSEEMS
	6	Avik Chak aborty	Saravanari Asokari		Niraj Jalan
200 C.	e: Kolkata	Company Secretary	Whole Time Director		Director
Date	: 30/05/2017	M. No. : 45014	DIN: 07019583		DIN: 00551970

NILACI	HAL REFRACTORIES LIMITED
	PROXY FORM
	Form No. MGT-11
roxy form [Pursuant to section	105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management
nd Administration) Rules, 2014]	In the second
CIN :	L26939OR1977PLC000735
Name of the company :	
Registered office :	P-598/599, KEDARNATH APARTMENT, MAHABIR NAGAR, LEWIS ROAD, BHUBANESWAR 751002
Name of members(s) :	
Registered address : F-Mail Id	
Folio Nc/ Client Id :	
DP ID :	
I/We, being the member (s) of	shares of the above named company, hereby appoint
Name :	
1202-007 01 28542	
E-mail Id :	
Signature :	, or failing him
Name :	
Address :	
E-man id .	
Signature :	, or failing him
Name :	
17 CONTRACTOR 1	
E-mail Id : Signature :	, or failing him
1987/2628937070992	
	vote (on a poll) for me/us and on my/our behalf at theAnnual general I meeting of the company, to be held on the day of A1 a.m. / p.m.
	ny adjournment thereof in respect of such resolutions as are indicated below:
Resolution No.	
1	
2	
3	& Others
	Signed this
	Signature of shareholder Signature of Proxy holder(s)



