### CIN- L17119PN1980PLC022962 38<sup>th</sup> ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED ON 31<sup>st</sup> MARCH, 2018 CORPORATE INFORMATION BOARD OF DIRECTORS

#### **Name of Director** Designatio Shri. Kishore T Katare Managing Direc Shri. Subhash T Katare Director Mrs. Vidyavati K Katare Director Shri. Umakant Mahindrakar Director Shri. Suresh B Inamdar Independent Di Independent Di Shri. Yadgiri N Konda

#### **REGISTERED OFFICE**

"KAMALA" 259, Sakhar Peth, Solapur - 413 005

#### SPINNING MILL

Kamalanagar, Tamalwadi - 413 601 Tal: Tuljapur- Dist. Osmanabad

#### HOTEL TRIPURSUNDARI

Civil Lines, Solapur- 413 001

#### SOLAR POWER PROJECT

Kamalanagar, Tamalwadi - 413 601 Tal: Tuljapur- Dist. Osmanabad

#### STATUTORY AUDITOR

N. R. Waghchaure & Associates Chartered Accountants 16-22, Royal Plaza, Behind Bhagwat Petrol Pump, Murarji Peth, Solapur- 413 001.

#### SECRETARIAL AUDITORS

NIKHIL SAWANT & CO. Company Secretaries 8/176, Health Camp, Pandavnagar, Pune – 411 016

#### BANKERS

Bank of India, Main Branch, Solapur - 413 002.

#### **REGISTRAR & SHARE TRANSFER AGENTS**

Link Intime India Pvt Ltd., Akshay Complex, Block No. 202, 2<sup>nd</sup> Floor, Opp. Dhole Patil Road, Pune – 411 001 E-mail: pune@intimespectrum.com

#### DATE, TIME AND VENUE OF AGM 38th Annual General Meeting

Saturday, 29th September, 2018 11.00 a.m. (I.S.T.) KATARE SPINNING MILLS LIMITED Add: 259, "KAMALA", SAKHAR PETH, SOLAPUR MH- 413005.

# Remote e-voting Period:

From 9.00 a.m. on Wednesday, 26<sup>th</sup> September, 2018 Till 5.00 p.m. on Friday, 28<sup>th</sup> September, 2018 1

on	DIN
ctor	00645013
	00685066
	01443784
	01233305
irector	00692775
irector	00692800

## NOTICE

Notice is hereby given that 38th Annual General Meeting of the Members of the Company will be held on Saturday, the 29th September, 2018 at 11.00 a.m. (I.S.T.) at "Kamala", 259, Sakhar Peth Solapur MH-413005 to transact, the following business:

#### **ORDINARY BUSINESS:**

- 1. To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2018 and Statement of Profit and Loss and cash Flow Statement for the year ended on that date and the Reports of the Board of Directors and the Auditors of the Company.
- 2. To re-appoint Mr. Subhash T. Katare (DIN 00685066), who retires by rotation and being eligible, seeks re-appointment.

"RESOLVED THAT, pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Subhash T. Katare (DIN 00685066), who retires by rotation at this meeting and being eligible offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

3. To ratify the appointment of Statutory Auditors in terms of section 139(1) of the Companies Act, 2013 and authorizing to the board of directors to fix their remuneration.

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, if any, of the Companies Act, 2013 and the Rules framed there under, as amended from time to time, the Company hereby ratifies the appointment of M/s N. R. Waghchaure & Associates, Chartered Accountants, (Firm Registration Number 114999W), as Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting (AGM) till the conclusion of the next AGM of the Company to be held in the year 2019 at such remuneration plus service tax, out-of-pocket, travelling and living expenses, etc., as may be mutually agreed between the Board of Directors of the Company and the Auditors."

"RESOLVED FURTHER THAT, to give effect to above resolution, the Board of Directors of the Company be and is hereby authorized for and on behalf of the Company to take all necessarysteps and to do all such acts, deeds, matters and things which may deem necessary in thisbehalf."

#### SPECIAL BUSINESS:

#### 4. To approve the re-appointment of Mr. Kishore T. Katare(DIN 00645013), without remuneration as a Chairman and Managing Director of the Company w.e.f 01<sup>st</sup> July, 2018 for a period of Five (5) years.

To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT, pursuant to provisions of Sections 196, 197 and 203 read with Schedule V and other applicable provisions, if any, of the Companies Act 2013, the Consent of the shareholders be and is hereby accorded for re-appointment of Mr. Kishore T. Katare (DIN 00645013) as a Chairman and Managing Director of the Company for the period of 5 years starting from 01<sup>st</sup> July, 2018 to 30<sup>th</sup> June, 2023 without remuneration.

"RESOLVED FURTHER THAT, any director of the Company be and is hereby authorized to do all such acts, deeds, matters and things as may require to give effect to this resolution".

### 5. To Increase the limit of borrowings upto Rs. 100 Crores by the Board of the Company.

To consider and, if thought fit, to pass with or without modification(s), the following Resolution as Special Resolution for Borrowing the money:

"RESOLVED that pursuant to Section 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013, as amended from time to time, the consent of the members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the "Board" which term shall include any committee thereof for the time being exercising the powers conferred on the Board by this Resolution), to borrow from time to time, any sum or sums of monies, which together with the monies already borrowed by the Company (apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of business), may exceed the aggregate of the paid-up capital of the Company and its free reserves, that is to say, reserves not set apart for any specific purpose, provided that the total outstanding amount so borrowed shall not at any time exceed the limit of Rs. 100 Crores (Both fund base and non-fund base) at any one point of time".

"RESOLVED FURTHER THAT, the Board of Director be and is hereby authorized to negotiate limits with the Bankers, Financial Institutions and any other person etc. for availing the funded and non-funded borrowing limits (including guarantees facilities), determine the terms and conditions including fixing the rate of interest, tenure etc. for each borrowing and for such purpose create such documents, deeds and execute agreement if any, receipts, acknowledgements and discharge in connection with the borrowings of the Company within the funded and non-funded borrowing limits as prescribed above.

"RESOLVED FURTHER THAT, Board of Directors of the company be and is hereby authorized to do all such acts deeds and things as may be necessary in this regard including but not limited to the delegation of powers to any director or committee of directors or any others person as it may deem fit subject to the provision of the Companies Act, 2013."

Place: Solapur Date: 14<sup>th</sup> August, 2018

SD/-KISHORE KATARE Managing Director (DIN No.-00645013)

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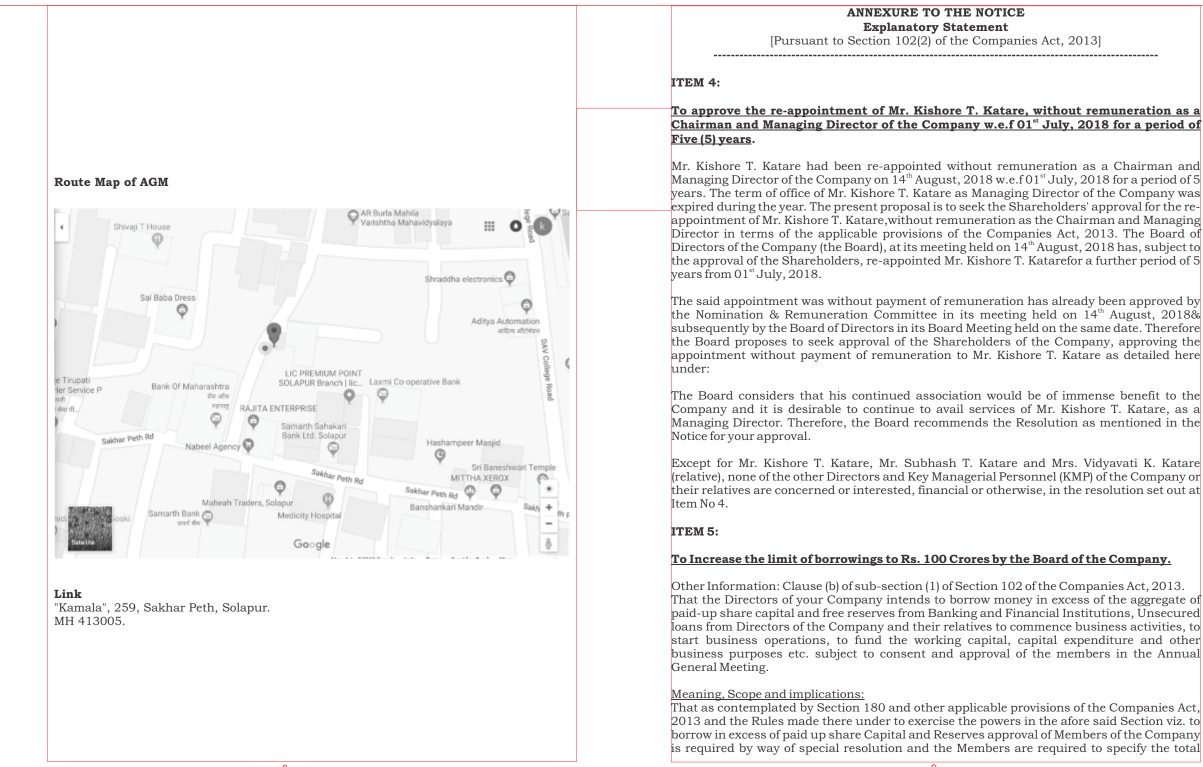
#### By Order of the Board of Directors **KATARE SPINNING MILLS LIMITED**

OTES	:		form, it is requested that the members holding shares in phy
	A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY		shares in dematerialization at the earliest.
	TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A		
	MEMBER OF THE COMPANY.	16.	In case members wish to ask any information about accoun
2.	The proxy as per the format given in Annual Report should be duly filed, stamped,		company, they are requested to send their queries in writing
	signed and received by the Company at its Registered Office not less than 48 hours		the date of the meeting, so that the information can be made
	before the time for holding the meeting.		the meeting.
3.	Member/proxies should bring duly-filed Attendance Slips sent herewith to attend		
5.		17.	Members / proxies are requested to bring their attendance
4	the meeting.		also, bring their copy of the Annual report for the meeting. Th
4.	An Explanatory Statement pursuant to Section 102(2) of the Companies Act, 2013,		the right to speak at such meeting and shall not be entitled to v
	relating to the Special Business to be transacted at the Annual General Meeting is		
_	annexed hereto.	18.	Members having multiple folios are requested to intimate to th
5.	Corporate Members intending to send their authorized representatives to attend the		to enable the company to consolidate all shareholdings into or
	AGM are requested to send a duly certified copy of their Board Resolution		
	authorizing their representatives to attend and vote at the AGM.	19.	Pursuant to the provisions of Section 108 of the Companie
6.	The Register of Members and the Transfer Books of the Company will be closed from		Companies (Management and Administrations) Rules, 20
	23 <sup>rd</sup> September 2018 to 29 <sup>th</sup> September 2018 (both days are inclusive).		Regulation 44 of the SEBI(Listing Obligations & Disclosure
7.	Members are requested to notify the changes in their Address, Bank Details, E-mail		the Members are provided with the facility to cast their vote
	etc. if any, to the Companies Registrar and Transfer Agents. Shareholders should		the e-voting services provided by Link Intime India Privat
	quote their folio numbers/DP ID in all their correspondence with the Company and		resolutions set forth in this Notice.
	the Registrar and Transfer agents.		
8.	As per Securities and Exchange Board of India (SEBI) notification, submission of	20.	Members will not be distributed any kind of Gift, Complement
	Permanent Account Number (PAN) is compulsorily required for participating in the		nature at the Annual General Meeting.
	securities market, deletion of name of deceased share holder or		
	transmission/transposition of shares. Members holding shares in dematerialized	21.	Route Map showing directions to reach to the venue of the 3
	mode are requested to submit their PAN details to the Depository Participant,		end of this Notice as per the requirement of the Secretarial Sta
	Whereas Members holding shares in physical form are requested to submit their		Meeting."
	PAN details to the Companies Registrars and Transfer Agents and also requested to	22.	Green Initiative in the Corporate Governance-Registratio
	convert the same shares in Demat as the physical shares will not be transfer or sell		The Members are requested to register email address
	after 05 <sup>th</sup> December, 2018 as per SEBI's deadline.		Participant / The Registrar and Share Transfer Agent of th
9	The company has de-materialized its equity shares to CDSL and NSDL and		Intime Private Limited, as the case may be, for service of docur
9.	Company's ISIN Number is INE498G01015. Members who have shares in physical		
	form, are requested to de-materialize their shares.	Inform	ation and other instructions relating to e-voting are as under:-
10.	In case of joint holders attending the Meeting, only such joint holder who is higher in		
10.		a.	The facility for voting through ballot paper shall be made avai
1 1	the order of names will be entitled to vote.		members attending the meeting The members, who have
11.	Members who hold the shares in electronic form, are requested to intimate details		remote e-voting, shall be able to exercise their right to vote a
	regarding change of address, etc. to the Depository Participants, where they have		ballot paper.
	their Demat accounts.		
12.	Members may avail of the facility of dematerialization by opening Demat accounts	b.	Members can also exercise their voting rights through ballot
	with the Depository Participants of either National Securities Depository Limited or		Notice and the duly filled and signed ballot form be sent to th
	Central Depository Services (India) Limited and get equity share certificates held by		Pawar, Solapur at the registered office of the Company
	them in dematerialized.		gnpawar@gmail.com, so as to reach by 5.00 P.M. on 28th Septemb
13.	Members, who hold shares in electronic form, are requested to bring their Client Id	с.	The detailed instructions for voting through Ballot paper
	and DP Id for easy Identification.		separately.
		.1	
14.	The Notice of the AGM along with the Annual Report of FY 2017-18 is being sent by	d.	The Members, who have cast their vote by remote e-voting price
	electronic mode to those Members whose e-mail addresses are registered with the		attend the AGM but shall not be entitled to cast their vote again
	Company/Depositories, unless any Member has requested for a physical copy of the	_	The man to a set in the set in the set of the Constant in the OC
	same. For Members who have not registered their e-mail addresses, physical copies	e.	The remote e-voting period commences on 26 <sup>th</sup> September, 20
	are being sent by the permitted mode. To support the 'Green Initiative', the Members		on 28 <sup>th</sup> September, 2018 (5.00 pm). During this period the me holding shares either in physical form or in dematerialized f
	who have not registered their e-mail addresses are requested to register the same		(Record) date of $22^{nd}$ September, 2018 may cast their vote by
	with Link Intime India Private Limited/Depositories.		remote e-voting module shall be disabled by CDSL for voting
			September, 2018. Once the vote on a resolution is cast by the
15.	Since the securities of the Company are compulsorily tradable in electronic form, to		shall not be allowed to change it subsequently.
10.	ensure better investor service and elimination of risk of holding securities in physical		shan not be anowed to change it subsequently.

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es in physical form to get their
accounts or operations of the writing at least 10 days before e made available at the time of
ndance slip duly filled in and eting. The proxy shall not have itled to vote except on a poll.
ate to the Company such folios s into one folio.
Companies Act, 2013 and the ules, 2014, as amended and closure Requirements), 2015, eir vote electronically, through a Private Limited, on all the
nplement or any kinds of such
of the 38 <sup>th</sup> AGM is given at the carial Standards-2 on "General
<b>distration of email address.</b> ddress with the Depository ont of the Company, i. e. Link of documents.
inder:-
ade available at the AGM to the o have not cast their vote by to vote at the meeting through
n ballot form annexed with the ent to the scrutinizer, Mr. G. N. ompany or to his Email Id September, 2018.
t paper is annexed herewith
ting prior to the AGM, they can ote again.
nber, 2018 (9.00 am) and ends I the members of the company, ialized form, as on the cut-off c vote by remote e-voting. The or voting after 5.00 pm on 28 <sup>th</sup> st by the Member, the Member

f The notice of 20 <sup>th</sup> Americal Concerct Meeting and Line terms the section of th	This stars also account of the stars and stars
f. The notice of 38 <sup>th</sup> Annual General Meeting and instructions for e-voting, along with the attendance slip and Proxy Form, is being sent by electronic mode to all members	It is strongly recommended not to share your password with any other person an take utmost care to keep your password confidential.
whose e-mail addresses are registered with the Company/Depository participant (s) unless a member has requested for a hard copy of same. For members who have not registered their e-mail addresses, physical copies of the aforesaid documents are	10. For Members holding shares in physical form, the details can be used only for e voting on the resolutions contained in this Notice.
being send by the permitted mode.	11. Click on the EVSN for the relevant KATARE SPINNING MILLS LTD. on which you choose to vote.
g. Members may please note the contact details of the Company's Registrar and Transfer Agents, Link Intime India Pvt. Limited., Akshay Complex, Block No. 202, 2 <sup>nd</sup> Floor Opp. Dhole Patil Road, Pune – 400 001. Email-id: pune@linkintime.co.in.	12. On the voting page, you will see "RESOLUTION DESCRIPTION" and against th same the option "YES/NO" for voting. Select the option YES or NO as desired. Th option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
<u>The instructions for shareholders voting electronically are as under:</u>	13. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution
1. The voting period begins on 26.09.2018, 09.00 A.M.(IST) and ends on 28.09.2018,	details.
05.00 P.M.(IST) During this period the shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off (Record) date of 22.09.2018, may cast their vote electronically. The e-voting module shall be disabled	14. After selecting the resolution you have decided to vote on, click on "SUBMIT". confirmation box will be displayed. If you wish to confirm your vote, click on "OK else to change your vote, click on "CANCEL" and accordingly modify your vote.
<ul> <li>by CDSL for voting thereafter.</li> <li>The shareholders should log on to the e-voting website www.evotingindia.com.</li> <li>Click on Shareholders.</li> </ul>	15. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
<ul> <li>4. Now Enter your User ID</li> <li>a. For CDSL: 16 digits beneficiary ID,</li> </ul>	16. You can also take print out of the voting done by you by clicking on "Click here t print" option on the Voting page.
<ul> <li>b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,</li> <li>c. Members holding shares in Physical Form should enter Folio Number registered with the Company.</li> </ul>	17. If Demat account holder has forgotten the same password then enter the User II and the image verification code and click on Forgot Password & enter the details a prompted by the system.
<ol> <li>Next enter the Image Verification as displayed and Click on Login.</li> <li>If you are holding shares in Demat form and had logged on to www.evotingindia.comand voted on an earlier voting of any company, then your existing password is to be used.</li> <li>If you are a first time user follow the steps given below:</li> </ol>	18. Shareholders can also cast their vote using CDSL's mobile app m-Votin available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively on or after 30th Jun. 2016. Please follow the instructions as prompted by the mobile app while
For Members holding shares in Demat Form and Physical Form	voting on your mobile.
PAN Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department	19. Note for Non – Individual Shareholders and Custodians
(Applicable for both Demat shareholders as well as physical shareholders) Members who have not updated their PAN with the	Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves a Corporates.
Company/Depository Participant are requested to use the sequence number which is printed on Postal Ballot / Attendance Slip indicated in the PAN field	<ul> <li>A scanned copy of the Registration Form bearing the stamp and sign of the entit should be emailed to helpdesk.evoting@cdslindia.com</li> </ul>
DOB Enter the Date of Birth as recorded in your Demat account or in the company records for the said Demat account or folio in DD/MM/YYYY format.	After receiving the login details a compliance user should be created using the admi login and password. The Compliance user would be able to link the account(s) for which they wish to vote on.
Dividend Bank Enter the Dividend Bank Details as recorded in your Demat account or in the company records for the said Demat account or folio.	The list of accounts should be mailed to helpdesk.evoting@cdslindia.comand on approva of the accounts they would be able to cast their vote.
	> A scanned copy of the Board Resolution and Power of Attorney (POA) which the
Details Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company, please enter the member id /	have issued in favor of the Custodian, if any, should be uploaded in PDF format i
Details Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).	<ul> <li>have issued in favor of the Custodian, if any, should be uploaded in PDF format i the system for the scrutinizer to verify the same.</li> <li>20. In case you have any queries or issues regarding e-voting, you may refer th Frequently Asked Questions ("FAQs") and e-voting manual available a www.evotingindia.com, under help section or write an Email t</li> </ul>
Details       Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).         8.       After entering these details appropriately, click on "SUBMIT" tab.	<ul> <li>have issued in favor of the Custodian, if any, should be uploaded in PDF format i the system for the scrutinizer to verify the same.</li> <li>20. In case you have any queries or issues regarding e-voting, you may refer th Frequently Asked Questions ("FAQs") and e-voting manual available a www.evotingindia.com, under help section or write an Email t helpdesk.evoting@cdslindia.com</li> </ul>
Details       Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).         8.       After entering these details appropriately, click on "SUBMIT" tab.         9.       Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in Demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login	<ul> <li>have issued in favor of the Custodian, if any, should be uploaded in PDF format is the system for the scrutinizer to verify the same.</li> <li>20. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available as www.evotingindia.com, under help section or write an Email the helpdesk.evoting@cdslindia.com</li> <li>By Order of the Board of Directors KATARE SPINNING MILLS LIMITE SD/-</li> </ul>
Details       Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).         8.       After entering these details appropriately, click on "SUBMIT" tab.         9.       Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in Demat form will now reach	<ul> <li>have issued in favor of the Custodian, if any, should be uploaded in PDF format i the system for the scrutinizer to verify the same.</li> <li>20. In case you have any queries or issues regarding e-voting, you may refer th Frequently Asked Questions ("FAQs") and e-voting manual available a www.evotingindia.com, under help section or write an Email t helpdesk.evoting@cdslindia.com</li> <li>By Order of the Board of Directors KATARE SPINNING MILLS LIMITE</li> </ul>



amount upto which monies may be borrowed by the Board of Directors of the Company. Considering the business prospects the Board of Directors of the Company recommends to approve Rs. 100 Crores to provide their consent, approve and entitle the Board to borrow from Banks or Financial Institutions or by way of Unsecured Loans or any other financial instruments to fund the working needs, to meet capital expenditure and other business purposes.

Considering the above, the Directors recommend the above mentioned resolution in the Notice to be passed way of *"Special Resolution"*.

None of the Directors, Key Managerial Personnel or their respective relatives are concerned or interested in the Resolution except to the extent of their shareholding, if any, in the Company.

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

Profile of directors and additional information as required under Regulation 36 (3) of the SEBI(Listing Obligations & Disclosure Requirements) Regulations, 2015; Clause 1.2.5 of SecretarialStandards-2 on General Meetings.

Name of the Director	Mr. Kishore T. Katare	Mr. Subhash T. Katare
DIN	00645013	00685066
Date of birth and Age	12/04/1956 / 62 Years	30/10/1948 / 70 Years
Date of first Appointment on the Board	08/08/1980	16/08/1980
Qualifications	B.A. and Diploma in Export management and Marketing.	S.S.C qualification
Experience	+ 37 Years	+37 Years
Expertise	Superior inter personal skills, technical skills, capable of resolving multiple and Complex issues.	Technical and communication skills and also Marketing skill.
Number of Meetings of the Board attended during the Year	7 out of 7	7 out of 7
Shareholding in Company	6,37,142	3,44,005
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	Mrs. Vidyavati Katare- wife Mr. Subhash Katare- Brother	Mrs. Vidyavati Katare Mr. Kishore Katare- Brother
Terms and conditions of appointment along with details of remuneration sought to be paid/last drawn	Appointment as a Chairman and Managing Director without remuneration. The previous remuneration drawn is disclosed under Corporate Governance Report annexed toThe Board's Report.	Appointment due to retire by rotation. No remuneration drawn In previous year.

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List of Directorship/ Membership/ Chairmanship of Committees of			
Public/Listed Companies Directorship	1 Public Company	1 Publi	
Private Companies Directorship	1 Private Company	NIL	
Membership/ Chairmanshi of Committees	pNIL	NIL	

### Brief resume of directors getting appointed/re-appointed

#### 1. Mr. Kishore T. Katare

He is primarily responsible for the Marketing functions and Expansion the Group companies.

Mr. Kishore Katare has served selflessly for the up-liftment of the un privileged in the area of education and civic amenities. Also he has be State & Central Government's various development schemes. His widely recognized by the Government and various Non-profit institut The following awards and positions conferred substantiate the above.

### UDYOGRATTAN AWARD:

Conferred on Mr. K.T.Katare by the Industries Minister, Governmen Management in rural Industrial Development.

# VIJAY RATTAN AWARD:

Conferred on Mr.K.T.Katare at Bangalore by international Friendsl enriching human life and outstanding attainment.

#### UDYOG SHREE AWARD:

Conferred on Mr. K. T. Katare by the Institute of Economic Studies, and Excellent Management.

#### On the Post:

Kamal Marketing Private Limited Director Chamber of Commerce Solapur: Ex. Vice President Ex Member of Income Tax R.A.C. Aurangabad Kamala Co-op Bank Ltd: Chairman Tamalwadi Industries Association. Ex. President Life Insurance Corporation of India: Member ZAB (Western Zone) Kamala Educational & Medical Research Foundation: President Bhavsar Kshitriya Samaj, Solapur Ex President M.D.C. Ex Director Government of Maharashtra Members in various committee in Government of Maharashtra

# 2. Mr. Subhash T. Katare

Mr. Subhash T. Katare holds a qualification in S.S.C He is primar Admin functions and other activities in the Company. He has been associated with the Company for over 37 years and he is t the Company from inception of the Company and liable to retire by experience of more than 37 years into the textile industry, spinning mi

of other Board:	
lic Company	
ons & Diversification of	
nprivileged and under- been contributing in the contribution has been tions and associations.	
nt of India for Excellent	
hip Society of India for	
, New Delhi for Finance	
rily responsible for the	
the Promoter director of y rotation. He has vast ill.	

# DIRECTOR'S REPORT

#### To the Members, Of KATARE SPINNING MILLS LIMITED

Your Director's have pleaser in presenting their **38<sup>th</sup> Annual Report** of the Company together with its Audited Statement of Profit & Loss for the year ended 31<sup>st</sup> March, 2018 and the Balance Sheet as on that date.

1. Financial Highlights	(Rs. In lacs)		
	2016-17	2017-18	
Turnover	3292.36	3608.24	
Profit Before Interest & Depreciation	48.31	48.20	
Less : Interest	319.10	305.70	
Loss before depreciation	-270.79	-257.50	
Less : Depreciation	108.10	110.35	
Loss after depreciation & before taxation	-378.89	-367.85	
Add : Excess provision in the last year	0	0.76	
Less: Tax expenses relating to previous year	0	9.52	
Add/Less: Deferred Tax Liability/Assets	87.23	115.33	
Profit / loss for the period	-291.66	-261.28	
Add : Balance carried from previous year	-148.32	112.96	
Loss carried forward	-439.98	-148.33	

#### 2. STATE OF AFFAIRS OF THE COMPANY/BUSINESS OVERVIEW

#### SPINNING MILL INDUSTRY

In general, the performance of the cotton yarn industry depends upon the swings of demand by the market forces which closely track the economic trend. The exception to this rule is, the demand for specialty cotton yarn which is consistent and growing. On bouncing of economic conditions, the demand trend is expected to be more positive for the current year even for normal segment of cotton yarn and that would drive more demand for specialty cotton yarn.

## SOLAR POWER PROJECT

The Company has already Commissioned Rooftop Solar Power Project at Hotel and has getting good benefit by way of reduction in monthly electricity bills of the Hotel as usual.

Considering the involvement of power part in the cost of finished goods, the Company has set up 1 MW power project for captive consumption and accordingly, pleased to inform you that the Company has successfully commissioned 1 MW Solar Power plant for captive consumption in the month of April, 2015. This is the first net metering installation in the Maharashtra. During the financial year total 15,97,460 electricity units have been generated and it helps the Company to save in electricity bill substantially.

# 3. ANNUAL RETURN

The extracts of Annual Return pursuant to the provisions of Section 92 read with Rule 12 of the Companies (Management and Administration) Rules, 2014, is furnished in MGT-9 and is attached to this Report and also the said report is available on Company's Website-www.katarespinningmillslimited.com.

#### 4. DIVIDEND

Since the Company has incurred the losses during the financial year under review the directors do not recommend any amount of dividend for the year.

#### 5. BOARD MEETINGS

During the year under review, 7 (Seven) Board Meetings were held and the intervening gap between the meetings did not exceed the period prescribed under the Act, the details of which are given in the Corporate Governance Report.

#### 6. BOARD EFFECTIVENESS

The Company has adopted the Governance guidelines which, inter alia, cover aspects related to composition and role of the Board, Chairman and Directors, Board diversity, definition of independence, Director's term, retirement age and Committees of the Board. It also covers aspects relating to nomination, appointment, induction and development of Directors, Director's Remuneration, Code of Conduct, Board Effectiveness Review and mandates of Board Committees.

#### A. Board Evaluation

The Board of Directors has carried out an annual evaluation of its own performance, Board Committees and individual Directors pursuant to the provisions of the Act and the corporate governance requirement as prescribed by Securities Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The performance of the Board was evaluated by the Board after seeking inputs from the Directors on the basis of the criteria such as the Board Composition and structures, effectiveness of board processes, information and functioning, etc. The performance of the committees was evaluated by the Board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee (NRC) reviewed the performance of the individual Directors on the basis of the criteria such as the contribution of the individual Director to the Board and Committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspect of his role.

# B. Appointment of Directors and Criteria for determining Qualifications, positive attributes, independence of a Director

The NRC is responsible for developing competency requirements for the Board based on the industry and strategy of the Company. The NRC reviews and meets potential candidates, prior to recommending their nomination to the Board. At the time of appointment, specific requirements for the position, including expert knowledge expected, is communicated to the appointee.

The NRC has formulated the criteria for determining qualifications, positive attributes and independence of Directors in terms of provisions of Section 178 (3) of the Act and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

<u>Independence:</u> A Director will be considered as an 'Independent Director' if he/ she meets with the criteria for 'Independence' as laid down in the Act, (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015.

<u>Competency:</u> A transparent Board nomination process is in place that encourages diversity of thought, experience, knowledge, perspective, age and gender. It is ensured that the Board has a mix of members with different educational qualifications, knowledge and with adequate experience in banking and finance, accounting and taxation, legal and regulatory matters, hospitality sector and other disciplines related to the Company's businesses.

#### **Additional Positive Attributes:**

- The Directors should not have any other pecuniary relationship with the Company and the Company's promoters, except as provided under law.
- The Directors should maintain an arm's length relationship between themselves and the employees of the Company, as also with the Directors and promoters, stakeholders for whom the relationship with these entities is material.
- The Directors should not be the subject of proved allegations of illegal or unethical behavior, in their private or professional lives.
- The Directors should have the ability to devote sufficient time to the affairs of the Company.

#### C. Remuneration Policy

The Company had adopted a Remuneration Policy for the Directors, KMP and other employees, pursuant to the provisions of the Act and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The key principles governing the Company's Remuneration Policy are as follows:

- Independent Directors (ID) may be paid sitting fees for attending the meetings of the Board and of Committees of which they may be members, and receive commission within regulatory limits, as recommended by the NRC and approved by the Board.
- Overall remuneration should be reasonable and sufficient to attract, retain and motivate Directors aligned to the requirements of the Company, taking into consideration the challenges faced by the Company and its future growth imperatives.
- Remuneration paid should be reflective of the size of the Company, complexity of the sector/ industry/Company's operations and the Company's capacity to pay the remuneration and be consistent with recognized best practices.

#### Remuneration for Managing Director (MD)/ Executive Directors (ED)/ rest of the Employees

The extent of overall remuneration should be sufficient to attract and retain talented and qualified individuals suitable for every role. Hence remuneration should be market competitive, driven by the role played by the individual, reflective of the size of the Company, complexity of the sector/ industry/ Company's operations and the Company's capacity to pay, consistent with recognized best practices and aligned to any regulatory requirements.

Basic/ fixed salary is provided to all employees to ensure that there is a steady income in line with their skills and experience. In addition, the Company provides employees with certain perquisites, allowances and benefits to enable a certain level of lifestyle and to offer scope for savings.

In addition to the basic / fixed salary, benefits, perquisites and allowances as provided above, the Company provides MD/ EDs such remuneration by way of commission, calculated with reference to the net profits of the Company in a particular financial year, as may be determined by the Board, subject to the overall ceilings stipulated in Section 197 of the Act. The specific amount payable to the MD/ EDs would be based on performance as evaluated by the NRC and approved by the Board.

It is affirmed that the remuneration paid to Directors and all other employees is as per

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the Remuneration Policy of the Company.

#### 7. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS

During the Financial year under review, no significant material orders were passed by the regulators or courts or tribunals impacting the going concern status and the Company's operations.

### AUDIT COMMITTEE

Details pertaining to the composition of Audit Committee are included in the Corporate Governance Report, which forms part of the Annual Report.

#### DIRECTORS AND KMP

As per the provisions of Section 152 of the Companies Act, 2013, Mr. Subhash T. Katare (DIN 00685066), who retires by rotation at this meeting and being eligible offered himself for re-appointment, the matter is placed before member of the Company for approval.

Also, as per the provisions of Sections 196, 197 and 203 read with Schedule V and other applicable provisions, if any, of the Companies Act 2013, consent of shareholder is require for re-appointment of Mr. Kishore T. Katare (DIN 00645013) as a Chairman and Managing Director of the Company for the period of 5 years starting from 01<sup>st</sup> July, 2018 to 30<sup>th</sup> June, 2023 without remuneration and the matter is placed before member of the for approval.

The Company has received declarations from all the Independent Directors confirming that they meet the criteria of independence as prescribed both under the Act and SEBI (Listing Obligations and Disclosure requirements) regulations, 2015.

# **10. RESERVES**

There was no transfer of any amount to Reserve account of the Company, as the Company was having the losses during year. The Company is trying for betterment of future for it.

#### **11. CORPORATE GOVERNANCE**

The members may please note that the provisions relating to Corporate Governance i.e. Regulation 27 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are not applicable to the Company and accordingly, the Company is not required to submit the Corporate Governance Report with this Annual Report. However, keeping in view the objective of encouraging the use of better practices through voluntary adoption, the Company has decided to adopt and disseminate voluntary disclosure of Corporate Governance which not only serve as a benchmark for the corporate sector but also help the Company in achieving the highest standard of corporate governance. Accordingly, a voluntary disclosure i.e. the report on Corporate Governance as stipulated under regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is annexed herewith and forms a part of this report.

As such the Members may note that any omission of any corporate governance provisions shall not be construed as non-compliance of the above mentioned regulations.

#### **12. AUDITORS & THEIR REPORTS**

Pursuant to the provisions of section 139, 142 and other applicable provisions, if any,

of Companies Act, 2013, read with Rule 6 of Companies (Audit and Auditors) Rules, 2014 and pursuant to the recommendation of the Audit Committee, M/s N. R. Waghchaure & Associates, Chartered Accountants, (Firm Registration Number 114999W), was appointed as a Statutory Auditors of the Company and the appointment of the Statutory Auditors of the Company along with a confirmation that, their appointment, made by the members, in the last year was within the limits prescribed under the Companies Act, 2013. The board of directors hereby recommend the ratification of appointment of Statutory Auditor in the ensuring Annual General Meeting of the Company.

The report of the Statutory Auditors along with the notes to Schedules is enclosed to this report and also the report contains qualification, reservation or adverse remark or disclaimer for the financial year under review.

#### **13. RESPONSE TO AUDITORS QUALIFICATION**

The board of the Company has discussed the points as mentioned in the Auditors report for period under review, in respect to this management is taking the necessary steps towards it.

The Company has incurred losses in the past years and charging of deferred interest to profit & Loss account would further increase the loss. Therefore, the Company is trying for betterment of future of it and also anticipates good results in ensuring year in which situation the entire amount is proposed to be written off.

#### 14. SECRETARIAL AUDIT

Pursuant to the provisions of the Section 204 of the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/S. NIKHIL SAWANT & CO. Company Secretaries Pune, as Secretarial Auditor to undertake the Secretarial Audit of the Company for the financial year 2017-18. The Report is Self-explanatory annexed herewith however; the Company has initiated necessary steps to comply with queries and/or non-compliances mentioned under the Secretarial Audit Report as per the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

#### **15. INTERNAL FINANCIAL CONTROL**

The Company has in place internal financial control systems, commensurate with the size and complexity of its operations to ensure proper recording of financial and operational information and compliance of various internal controls and other regulatory and statutory compliances. The internal auditor monitors and evaluates the efficacy and adequacy of internal control systems in the Company. Based on the report of the internal auditor, respective departments undertake corrective action in their respective areas and thereby strengthen the controls. Significant audit observations and corrective actions there on are presented to the Audit Committee of the Board.

#### 16. ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated under Section 134(3) (m) of the Companies Act, 2013 read with Rule 8(3) of The Companies (Accounts) Rules, 2014, is annexed herewith separately.

#### **17. DEPOSITS**

The Company has not accepted or renewed any deposits from the public during the year under review in terms of the Companies (acceptance of deposits) Rule, 2014.

#### **18. RELATED PARTY TRANSACTIONS**

All Related Party Transactions (RPTs) that were entered into during the financial year were on an arm's length basis and in the ordinary course of business. Accordingly, detailed information given in form AOC-2 which is annexed herewith separately. There were no materially significant RPTs entered into by the Company during the year.

#### **19. RISK MANAGEMENT**

The Company has adopted a Risk Management Policy, pursuant to the provisions of Section 134 of the Act, which has a robust Risk Management framework to identify and evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on business objectives and enhance the Company's competitive advantage.

The risk framework defines, the risk management approach across the enterprise at various levels including documentation and reporting. The framework enables risks to be appropriately rated and graded in accordance with their potential impact and likelihood. The two key components of risks are the probability (likelihood) of occurrence and the impact (consequence) of occurrence, if the risk occurs. Risk is analyzed by combining estimates of probability and impact in the context of existing control measures.

#### 20. LOANS, GUARANTEES AND INVESTMENTS

The Company has not made any investments or given any loans or guarantees or provided any security in connection with a loan to any person or body corporate, covered under Section 186 of the Companies Act, 2013.

#### 21. CORPORATE SOCIAL RESPONSIBILITY INITIATIVE

As the net worth of the Company is less than Rs. Five hundred crores, further the turnover of the Company is less than Rs. One thousand crores and net profit of the Company does not exceed Rs. Five crore or more at any point during the financial year, therefore the Company is not obliged to form Corporate Social Responsibility committee as per terms of section 135 (1) of the Companies Act, 2013.

### 22. PARTICULARS OF EMPLOYEES

There are no employee drawing remuneration exceeding the limits prescribed under Section 134(3) (q) read with Rule 5 of Rules 2014 and hence no details are required to be annexed to this report.

### 23. VIGIL MECHANISMS/WHISTLE BLOWER POLICY

The Company has established a vigil mechanism named as 'Whistle Blower Policy' within the Company in compliance with the provisions of Section 177(10) of the Companies Act, 2013 and Regulation 4(2)(d)(iv) of the Listing Regulations, 2015. The policy of such mechanism has been circulated to all employees within the Company, which provides a framework to the employees for guided & proper utilization of the mechanism.

#### 24. SEPARATE MEETING OF INDEPENDENT DIRECTORS

The Independent Directors were fully kept informed of the Company's activities in all its spheres. During the year under review, a separate meeting of Independent Directors was held on 21<sup>st</sup> April, 2017 and the Independent Directors reviewed the

performance of (i) non-Independent directors and (ii) the board as whole. They also assessed the quality, quantity and timelines of flow of information between the Company's Management and the Board that are necessary for the Board to effectively and reasonably perform their duties. All the Independent Directors were present at the meeting.

#### **25. SAFETY MEASURES**

INSURANCEi.

Your Company continued to cover all assets mainly; plant & machinery, building, materials, stock, furniture & fixtures against possible risks like fire, flood, terrorism and earthquake.

#### ii. INDUSTRIAL RELATIONS-

The industrial relations at the plants of the Company during the year under review continued to be cordial throughout the year.

#### 26. MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT

Management's Discussion and Analysis Report for the year under review, as stipulated under Regulation 34 read with Schedule V to the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), is presented in a separate section forming part of the Annual Report.

#### **27. DISOUALIFICATION OF DIRECTORS**

All Directors on the Board of the Company have not incurred any disqualification on account of non-compliance with any of the provisions of the Companies Act, 2013.

#### **28. DIRECTOR'S RESPOSIBILITY STATEMENT**

The Board of Directors acknowledge the responsibility for ensuring compliance with the provisions of Section 134(3)(c) read with Section 134(5) of the Companies Act, 2013 in the preparation of annual accounts for the year ended on 31<sup>st</sup> March, 2018 and state that:

- In the preparation of the annual accounts, the applicable accounting standard had 1. been followed along with proper explanation relating to material departures;
- 2. The directors had selected such accounting policies and applied them consistently and made judgment and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year covered under this report and of the profit and loss of the Company for that period.
- The Directors had taken proper and sufficient care for the maintenance of adequate 3. accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities.
- The Directors had prepared the annual accounts on a going concern basis. 4.
- The Directors had laid down internal financial control to be followed by the Company 5. and that such internal financial control are adequate and were operating effectively: and
- The Directors had devised proper systems to ensure compliance with the provision of 6. all applicable laws and that such systems were adequate and operative effectively.

#### 29. DETAILS OF SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES

The Company does not having any subsidiaries or joint ventures within the meaning of this clause and hence no details are required to be given.

#### **30. DISCLOSURES AS PER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE** (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has zero tolerance for sexual harassment at its workplace and has adopted a Policy on prevention, prohibition and redressal of sexual harassment at the workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules thereunder for prevention and redressal of complaints of sexual harassment at workplace.

#### 31. APPRECIATION

Your Directors would like to place on record their appreciation for the co-operation and assistance received from the banks, for the utmost confidence reposed in the management by the shareholders and customers during the year under review. Your Directors wish to thank for the services of the executive, staff and workers of the Company at all levels for their dedication, devotion, determination and discipline. The Directors express their profound thanks to the shareholders for their continued support and goodwill and they look forward to the future with confidence.

Place: Solapur Date: 14<sup>th</sup> August, 2018

#### By Order of the Board of Directors **KATARE SPINNING MILLS LIMITED**

SD/-**KISHORE KATARE** Managing Director (DIN No.-00645013)

#### ANNEXURE TO DIRECTOR'S REPORT

Information as required under rule 8(3) of the companies (accounts) Rule, 2014 A) Energy Conservation taken:

Switching off unwanted lights.

Use of natural lights as far as possible.

Humidification plants not operated during favorable climatic conditions.

Control over slippage.

The company has replaced HDP Ring Tubes and introduced light weight ABS Tubes for Ring frame. Because of this the Company is getting more Yarn contents and about 1.5% power saving in the power consumption.

- B) Additional investment and proposal, if any being implemented for reduction of consumption of energy. The management is actively considering different areas viz.
  - Solar power panel.

Change in Humidification plant (Cell Type Air Washer) with the help of ATIRA, where power can be saved.

Installation of appropriated energy saving devices.

Impact of measures at (a) and (b) above for reduction of energy consumption and consequent impact on the cost of production.

The above measures will save energy and to that extent the cost of goods produced will be reduced.

#### Form "A" **POWER & FUEL CONSUMPTION**

Sr. No.	Deutieslaus	Spinnin	g Division	Hotel Division		
51. 110.	Particulars	Current	Previous	Current	Previous	
		year	Year	year	Year	
1)	Electricity					
	Purchased units from MSEDCL	139190	377754	350447	649382	
	Total amt. Rs.	2452675	3840842	5140417	9584970	
	Rate Unit Rs.	17.62	10.17	14.67	14.76	
2)	Own Generation					
	Solar Plant					
	Unit	1597460	1432808	18753	40826	
	Rate per unit Rs.	8.80	8.78	-	-	

By Order of the Board of Directors **KATARE SPINNING MILLS LIMITED** 

Place: Solapur Date: 14<sup>th</sup> August, 2018

SD/-KISHORE KATARE Managing Director (DIN No.-00645013)

Form No. AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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

1. Details of contracts or arrangements or transactions not at arm's length basis- Not Applicable

2. Details of material contracts or arrangement or transactions at arm's length basis-

Name(s) of the related party and nature of relationship	Nature of contracts/ arrangements/ transactions		Salient terms of the contracts or arrangements or transactions including the value, if any
(a)	(b)	(c)	(d)
Kishore Katare- Managing Director	Sale and Purchase of Yarn	Ongoing Basis	Nil
Subhash Katare- Director	Land Rent Paid	Ongoing Basis	12000
Kamal Marketing Private Limited- Common Directors	Purchase Sale Cotton Proce. Char.Received Ele.Charges Received Build Rent Received	Ongoing Basis	74398798 74496794 343877 597293 25000
Katare Cotton Waste Spg Common Partner	Sale Purchase of Yarn	Ongoing Basis	171884361 148396800
Vijay textile- Common Partner	Building Rent	Ongoing Basis	12000
Ganesh textile Common Partner	Sale and purchase of Yarn, Cotton	Ongoing Basis	Nil

#### Disclosure as required under Section 197(12) of the Companies Act, 2013 read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

1. Ratio of the remuneration of each Director and Key Managerial Personnel (KMP) to the median remuneration of the employees of the Company and percentage increase in remuneration of the Directors and KMPs in the financial year.

21

Sr.No.	Name of Director /KMP	Designation	Remune Rs. In I		Change (%)	Ratio o Dire Remu
			2018	2017		
1	Kishore Katare	Managing Director	6.00	6.50	-8.33	
					-	

20

ıg	Date(s) of approval by the Board, if any:	Amount paid as advances, if any:
	(e)	(f)
	29.05.17	NIL
	-+ 0010	

of Remuneration of each ector & KMP to Median nuneration of Employees

9.85

#### **MANAGEMENT DISCUSSION AND ANALYSIS**

#### . Current scenario

For the Textile industry, the Global focus is shifting from China to India due to cost and stability factors. The Government's positive steps are expected to help this shift and if foreign investment in textile retail materialises, the consumption of the textile product in the domestic market should increases in the year to come.

Equally, our Economy is also showing recovery with lower fiscal and current account deficit. The Indian Government in a pro - active manner has set in motion lots of economic initiatives. These initiatives in the long run would sustain positive economic growth which is fundamental for the overall growth and standard of living.

### 2. <u>Business Segment</u>

#### <u>Textile Industry</u>

The Company achieved a turnover of Rs. 3292.36 lakh against Rs. 3608.24 lakh relating to the previous year. The gross profit of the Company recorded at Rs. 48.31 Lakh before interest and depreciation and net loss for the year is at Rs. 291.66 Lakh as against loss of Rs. 261.28 Lakh for the previous year. The turnover of the Company is more as compared to the previous year but due to some government policies and the market culture the Company has incurred losses during the year under review.

#### <u>Hotel</u>

As we all are aware that, in the 2016-17 the Government of India has declared Smart City status to Solapur, so in view of this the prediction of hospitality industry was that the good investment will take place in the Solapur City to develop it and also it will impact on Hotel Industry in good scene. But, due to some policies of government in development of region area was not so good, that's why the results are not getting positive. The lenders, Bank of India, have taken possession of property of Hotel division of the Company on 25<sup>th</sup> October, 2017 under SARFESAI Act and from that date the Hotel business of the Company is not operating. The Company have referred the matter to debt Recovery Tribunal, Pune. In respect to this, the Board of the Company has given the power of attorney to Mr. K. T. Katare, Director of the Company to discuss and negotiate the matter with Bank of India, Solapur branch for amicable settlement.

Also, the occupancy level in hotels all over India has been reported as getting lower and discounts percentages getting higher affecting industry. Though, Industry is very hopeful for future growth and expecting sunny days as the room inventories are increasing on daily basis, thus creating more opportunities for the service staff. This study follows the flaws in some of the government policies directly related to Hotel Industry which are effecting hotels and also discusses other issues related to hotel Industry as well such as Taxation Policies of Indian Government, Debt- funding by Indian Banks, Licensing Issues, Descending Indian economy, Online Travel Agents, Human Resource Management, Quality of Guest Services in the era of Social Media, Safety and Security etc. These are few of the most important concerns which have a long lasting effect upon the business of the hospitality

#### Solar Power Project

The Company has already Commissioned Rooftop Solar Power Project at hotel and has getting good benefit by way of reduction in monthly electricity bills.

Considering the involvement of power part in the cost of finished go set up 1 MW power project for captive consumption and accordingly that the Company has successfully commissioned 1 MW Solar P consumption in the Month of April, 2015. This is the first net mete Maharashtra. During the financial year total 15,97,460 electr generated and it helps the Company to save in electricity bill substa Industry Outlook

In general, the performance of the Textile industry depends upon the the market forces which closely track the economic trend. The excer demand for specialty cotton yarn which is consistent and grow economic conditions, the demand trend is expected to be more p year even for normal segment of cotton yarn and that would d specialty cotton yarn.

### **Opportunities**

Improving economic conditions would generate more demand, in generate more demand, in generated specific markets for its products, which is on the growth per good demand.

#### 5. <u>Risks and Concerns</u>

The Government policies and volatile economic environment have a performance of the company.

### 6. The Financial and Operational Performance

The Financial statement given in the report of the Directors for the is not as good as compare to Market situation, as the Company is year. It reflects the genuine steps taken by the management for t judgement for the estimates made to correctly reflect the true. Company and the Company is also planning for future years to cort the Company.

#### 7. Internal control, systems and adequacy.

The Company has put in place effective control systems in respect of such systems are continuously reviewed and upgraded.

#### 8. <u>Human Resources Development</u>

The Company places its utmost value on the human resource and employees is always fine-tuned towards to achieve the overall orge by constant education, training and various incentive schemes, wh

#### 9. <u>Safety and Environment</u>

The Company ensures high safety and environmental standards in the units. Safety needs are continuously monitored and preventive through departmental safety committees consisting of plant staff are

# 10. Cautionary Statement

Certain Statements in this report on Management Discussion m statements and which have been issued as required by applicabl Regulations. There are several factors which would be beyond the and as such, may affect the actual results which could be different f

oods, the Company has y pleased to inform you Power plant for captive ering installation in the ricity units have been antially.	
ne swings of demand by eption to this rule is the wing. On bouncing of positive for the current lrive more demand for	
general, for cotton yarn. becialty cotton yarn has bath and has continued	
a bearing on the overall	
financial year 2017-18 is having losses in the transparency and best and fair affairs of the me a good condition for	
of all its operations and	
l contribution from the anization performance lich are in vogue.	
n all its operations at all ve actions are initiated nd workmen.	
nay be forward looking le Securities Laws and control of Management from that envisaged.	

	Comments of the Board of Directors on the o Secretarial Audit Re				
Sr. No. 1	Observations by Secretarial Auditors The Company has not complied with the provisions of Section 203 of the Companies	Comments by the Board We are looking for appropriate candidate, but we are not getting the		9 The Company has maintained the website of the Company as per SEBI (LODR) Regulations, 2015 but the website of the Company is not updated on run time basis.	details on website
	Act, 2013 and Regulation 6(1) of SEBI (LODR) Regulations, 2015 in respect of the appointment of Company Secretary in the F.Y. 2017-18	suitable person who will stay in Mo fusil area of Solapur.	1	0 As per Section 139(1) of the Companies Act, 2013 the Company has appointed the Auditor but the Auditor is not holding Peer Review Certificate which is to be issue by the Peer	in the Company i peer review certif
2	The Company has not complied with the provisions of Section 203 of the Companies Act, 2013 in respect of the appointment of CFO in the F.Y. 2017-18	We are looking for appropriate candidate for the same post, but due to Mo fusil area of Solapur no one is getting to us.	1	Review Board of the Institute of Chartered Accountants of India.1The Company has declared Dividend in the	The Managem
3	There was a delay in payment of listing fees with BSE for the F.Y. 2017-18	Due to some financial crisis during the year, we are unable to pay listing fees within time.		year 2013 and some unclaimed amount of dividend is lying in a separate Bank account, but in respect to this Company has not complied with the provisions of IEPF rules, 2017.	IEPF rules, 2017.
4	As per Regulation 31(2) (d) of SEBI (LODR) Regulations, 2015 the shareholding of Promoters and Promoter group i.e. 65,037 shares are pending for dematerialization as on year end date.	We have given the physical shares Certificates to NSDL for dematerialization, so it is under process.	1	2017. 2 The Company has not obtained SCORES registration as per SEBI circular.	The Management take necessary s details of SCORES as possible.
5	As per Regulation 33(3) of SEBI (LODR) Regulations, 2015 Company has not filed audited financial results for the Financial year ended March 31, 2018 within time as stipulated in the regulation with BSE.	Due to some technical reason, we were unable to file audited financial results for the financial year ended March 31, 2018 within time as stipulated in the regulation with BSE.	1	3 The Company has closed its books as per Section 91 of the Companies Act, 2013 and has published the public notice for closure of register to the members in vernacular newspaper in English language but not published in the English newspaper.	We have given the the newspaper bu proper manner i. English paper and
6	The Company has not properly followed the Regulation 47 of SEBI (LODR) regulations, 2015 in respect to advertisement in newspaper.	We inadvertently failed to comply with the given regulation, however henceforth we will take necessary action in respect to Public Announcement.	1	<ul> <li>4 The Company has not complied the Section 108 and rules made there under of the Companies Act, 2013 with respect to advertisement for e-voting i.e. the Company</li> </ul>	We have given the the newspaper bu proper manner i.
7	The Cash Credit and Term Loan availed by the Company from Bank of India have become Non- Performing Assets due to defaults in payments of installments and interest thereon and the loan accounts have been classified as	The Company have referred the matter to debt Recovery Tribunal, Pune. In respect to this, the Board of the Company has given the power of attorney to Mr. K. T. Katare,		has published the public notice for e-voting to the members in vernacular newspaper in English language but not published in the English newspaper.	
	Non-performing assets. The Bank of India have taken possession of property of hotel division of the Company on 25th October, 2017 under SARFESAI Act and from the date the Hotel business of the Company is not operating and the said disclosure was not	Managing Director of the Company to discuss and negotiate the matter with Bank of India, Solapur branch for amicable settlement.	1	<sup>5</sup> The Company has not complied with the provisions of Companies Act, 2013 regarding route map of AGM in the 37th AGM notice.	Actually we have but failed to attac map in the annua take care in future clerical error.
	given to the stock exchange within a reasonable period of time				By Order of the <b>KATARE SPINN</b>
8	The Company has not complied with the provisions of sections 196 and 197 read with schedule V of the Companies Act, 2013 with respect to re-appointment of Managing Director and payment of remuneration to him during the F.Y. 2017-18.	The management of the Company has taken necessary steps to re- appoint Managing Director.		ace: Solapur ate: 14 <sup>th</sup> August, 2018	KISH Man (DIN
	24		L	25	

ss of uploading all the site of the Company to ne basis.	
tor who is appointed y is in process to get tificate from the said	
ement has taken s to comply with the 7.	
nt of the Company will y steps to get login RES from BSE as early	
the advertisement in but failed to give in the c i.e. English adv. In nd vice-versa.	
the advertisement in but failed to give in the r i.e. English adv. In nd vice-versa.	
ave provided the link tach the page of route ual return, but we will ure to avoid such type	
the Board of Directors NNING MILLS LIMITED	
SD/- SHORE KATARE lanaging Director IN No00645013)	

#### **CORPORATE GOVERANCE REPORT**

#### **CORPORATE GOVERNANCE**

The Members may please note that the provisions relating to Corporate Governance i.e. Regulation 27 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are not applicable to the Company and accordingly, the Company is not required to submit the Corporate Governance Report with this Annual Report. However, keeping in view the objective of encouraging the use of better practices through voluntary adoption, the Company has decided to adopt and disseminate voluntary disclosure of Corporate Governance which will not only serve as a benchmark for the corporate sector but also help the Company in achieving the highest standard of corporate governance.

Accordingly, a voluntary disclosure i.e. the report on Corporate Governance as stipulated under regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulation").

#### 1. Company's Philosophy on Code of Governance:

The Company believes that good Corporate Governance emerge from the application of the best and sound management practices and compliance with the laws coupled with adherence to the highest standard of transparency and business ethics.

### 2. Board of Directors:

The Board of Directors along with its Committees provides leadership and guidance to the Company's management and direct, supervises and controls the performance of the Company. The present strength of Board of Directors is 6(six) as on 31<sup>st</sup> March, 2018, whose composition and category is given below:

- Managing Director One
- Two - Independent Directors
- Women Director One
- Two - Director
- THE CONSTITUTION OF THE BOARD AS ON 31<sup>st</sup> MARCH, 2018 A)

The Composition of the Board of Directors and also the number of other Board of Directors or Board Committees of which they are member/chairman are given below:

Directors	Category	No. of o Director		No.of other positi	
		Public	Private	Member	Chairman
Shri Kishore Katare	Promoter, Managing Director	1	1	NIL	NIL
Shri Subhash Katare	Promoter, Director	1	NIL	NIL	NIL
Shri Suresh Inamdar	Independent Director	NIL	NIL	NIL	NIL
Shri Yadgiri Konda	Independent Director	NIL	NIL	NIL	NIL
Shri. Umakant Mahindrakar	Director	NIL	NIL	NIL	NIL
Mrs. Vidyavati Katare	Director	1	1	NIL	NIL

None of the Directors is a member in more than ten committees and acts as chairman in more than 5 committees across all the companies in which he is a Director.

### **BOARD PROCEDURE**

B)

Agenda is sent to each Director in advance of Board and Committee Board discharge to its responsibilities effectively; the Managing Direc every meeting on the overall performance of the Company, followed Directors. The Board also reviews:

Strategy and business plans, Operations and capital expenditures, Finance and Banking operations, Adoption of quarterly/half yearly/ annual results, Compliance with statutory/regulatory requirements and review of major legal issues, Significant labor issues. ATTENDANCE OF EACH DIRECTOR AT THE BOARD MEETINGS AND THE LAST

ANNUAL GENERAL MEETING

During the year ended March 31, 2018, 7(Seven) Board Meetings were held on21<sup>st</sup> April, 2017, 29<sup>th</sup> May, 2017, 14<sup>th</sup> August, 2017, 18<sup>th</sup> September, 2017, 23<sup>rd</sup> October, 2017, 13<sup>th</sup> November, 2017, and 12<sup>th</sup> February, 2018 and theAnnual General Meeting during the year was held on 27<sup>th</sup>September,2017.

Name of the Directors	Category of Directorship	No. of Board Meeting Attended	Attendance at the last AGM held on 27.09.2017
Shri. K. T. Katare	Managing Director	7	Present
Shri. S. T. Katare	Director	7	Present
Shri. S. B. Inamdar	Independent Director	7	Present
Shri. Y. N. Konda	Independent Director	7	Present
Shri. U. M. Mahindrakar	Director	7	Present
Mrs. V K Katare	Director	7	Present

### 3. COMIITTEE OF THE BOARD

To focus effectively on the issues and ensure expedient resolution of diverse matters, the Board has constituted a set of committees with specific terms of reference/scope. The Committees operate as empowered agents of the Board as per their Charter/terms of reference. Targets set by them as agreed with the management are reviewed periodically and mid-course corrections are also carried out. The minutes of the meetings of all Committees of the Board are placed before the Board for discussions/noting.

The Board of Directors has constituted three committees of the Board – (i) The Audit Committee (ii) Nomination and Remuneration Committee and (iii) Stakeholders Relationship Committee.

#### i) Audit Committee:

The Committee's power, role and function are as stipulates in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and under Section 177 of the Companies Act. 2013.

# COMPOSITION:

During the year ended 31st March, 2018, four Meetings were held. The composition of the Audit Committee is as follows:

meetings to enable the	
ctor briefs the Board at	
l by discussion by the	

Member of Audit Committee	Position	Committee Meetings
Shri. S. B. Inamdar	Chairman- Independent Director	4
Shri. Y. N. Konda	Independent Director	4
Shri. S. T. Katare	Executive Director	4

#### ii) Nomination and Remuneration Committee:

The Remuneration Committee of the Company is empowered to review the remuneration of the chairman /Managing Director and retirement benefits to be paid to them under the Retirement Benefit Guidelines approved by the Board, on the amount and to the nonexecutive directors based on criteria fixed by the Board.

BRIEF DESCRIPTION OF TERMS OF REFERENCE:

Fixation of salary, perquisites etc. of all executive directors of the Company, as and when any new executive director is appointed/ existing executive director is re -appointed; andDeciding commission payable to executive directors based on performance of the concerned executive director and for this purpose fixes targets for achievements.

### COMPOSITION:

During the year ended 31<sup>st</sup> March, 2018, Two Meetings were held.

The composition of the Nomination and Remuneration Committee is as follows:

Member of Audit Committee	Position	Committee Meetings
Shri. S. B. Inamdar	Chairman- Independent Director	2
Shri. Y. N. Konda	Independent Director	2
Shri. S. T. Katare	Executive Director	2

The detail of remuneration for the year ended 31st March, 2018 paid to the Director/ Managing Director during the period is as under:

Director	Salary	Perquisites	Cont. to PF & Other Funds	Total
Shri. K. T. Katare	6,00,000/-	NIL	42,000/-	6,42,000/-

iii) STAKEHOLDERS RELATIONSHIP COMMITTEE:

BRIEF DESCRIPTION OF TERMS OF REFERENCE

The "Stakeholders Relationship Committee" of the Board, looks into various issues relating to investor grievances and to deal with matters relating to transfers/transmission of shares, and monitors redress of complaints from shareholders relating to transfers, non-receipt of balance-sheet, issue of duplicate share certificates, etc.

#### COMPOSITION:

During the year ended 31st March, 2018, Two Meetings were held.

The composition of the Nomination and Remuneration Committee is as follows:

Member of Audit Committee	Position	Committee Meetings
Shri. S. B. Inamdar	Chairman- Independent Director	2
Shri. Y. N. Konda	Independent Director	2
Shri. S. T. Katare	Executive Director	2

The company's shares are compulsory traded in the dematerialized form at Bombay Stock Exchange Limited where Company's shares are listed.

There were no valid share transfer requests pending as on March 31, 2018.

#### GENERAL BODY MEETINGS:

Location and time, where last three Annual General Meetings were held is given below:

Financial Year	Date	Time	Location of the Meeting
2016-17	27.09.17	11.00 am	Hotel Tripursundari, 224, Civil Lines, Solapr
2015-16	29.09.16	11.00 am	C-2, MIDC, Akkalkot Road, Solapur.
2014-15	30.09.15	11.00 am	C-2, MIDC, Akkalkot Road, Solapur.

### DISCLOSURES

The Company had not entered into any transactions of a material nature, which will have a conflict with its interest during the year.

The disclosure of related party transactions as required by the Accounting Standard (AS)18 on 'Related Party Disclosures issued by the Institute of Chartered Accountants of India (ICAI) is given under Notes on the Annual Accounts. All the transactions covered under related party transaction were fair, transparent and on at arm's length basis.

The company has complied with all the requirements of the SEBI (Listing Obligations and Disclosure Requirements) regulations, 2015 except as mentioned in the Secretarial Audit report. Some amount of penalties have been imposed or stricture has been issued by SEBI, stock exchanges for late filing of financial statements of the Company during the year or no other penalties imposed for any Statutory Authorities on matters relating to capital markets during the last three years.

The Company has followed all relevant accounting standards notified by the Companies (Indian Accounting Standards) Rules, 2015 and relevant provisions of the Companies Act, 2013 while preparing its financial statements.

MEANS OF COMMUNICATIONS

The quarterly, half yearly and annual results are communicated to all the Stock Exchanges where the Company's shares are listed i.e. BSE as soon as the same are approved and taken on record by the Board of Directors of the Company. The results are not sent individually to the shareholders and same are uploaded on website of the Company.

CODE OF CONDUCT

The Board of Director has adopted the Code of Business Conduct and Ethics for Director and Senior Management. The said Code has been communicated to the Directors and members of the Senior Management.

Un M-		Particulars	Infor	mation
Sr. No			101110	mation
a)	i) Date & T ii) Venue	neral Meeting ime	29th September, 2 At "KAMALA", 259 SOLAPUR, MH 41	9, SAKHAR PET
b)	Financial C	alendar (tentative)		
b)		the 1st Quarter Ending 30th	Second Week Aug	gust 2017
		he 2nd Quarter/Half Year h September 2017	Second Week Nov	vember 2017
	December,		Second Week Feb	oruary 2018
	Results for 31st March	the 4th Quarter/Year Ending , 2018	Last Week May 2	018
c)	Book Closu	re Date (Both days inclusive)	Sunday, 23rdSep Saturday 29th Se	
d)	Listing on S	Stock Exchanges	The Bombay Stoo Ltd., Mumbai.	ck Exchange
e)	Stock Code		Physical segment – BSE- 502933 NSDL / CSDL – ISIN: INE -498G01015	
The	k Market Data e monthly hig Month	a h and low Prices during the yea Mumbai Stoo		vs:
High Rs.		111211 113.		
Mou	2017	-		
	2017	19.7	18.8	3
June	e 2017	19.7 17.9	18.8 17.0	3 5
June July	e 2017 2017	19.7 17.9 17	18.8 17.0 16	3 5
June July Augu	e 2017 2017 ust 2017	19.7 17.9 17 17.4	18.8 17.0	3 5 5
June July Augu Sept	e 2017 2017	19.7 17.9 17	18.8 17.0 16 14.5	3 5 5
June July Augu Sept Octo	e 2017 2017 ust 2017 ember 2017	19.7 17.9 17 17.4 15.93	18.8 17.0 16 14.5 14.4	3 5 5 4
June July Augu Sept Octo Nove	e 2017 2017 ust 2017 ember 2017 bber 2017	19.7 17.9 17 17.4 15.93 18.45	18.8 17.0 16 14.5 14.4 16	3 5 5 4 5
June July Augu Sept Octo Nove Dece Janu	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018	19.7         17.9         17         17.4         15.93         18.45         17         17.4         17.17         17.17         17.17         17.17         17.17         17.17         17.17         17.17         17         17	18.8 17.0 16 14.5 14.4 16 16.0	3 5 5 4 5 1
June July Augu Sept Octo Nove Dece Janu Febr	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018	$     \begin{array}{r}         19.7 \\         17.9 \\         17 \\         17.4 \\         15.93 \\         18.45 \\         17 \\         17.85 \\         17 \\         17.85 \\         17 \\         13.02 \\     \end{array} $	18.8           17.0           16           14.5           14.4           16           16.0           16.0           13.0           12.4	3 5 5 4 5 1 5 5
June July Augu Sept Octo Nove Dece Janu Febr	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018	19.7         17.9         17         17.4         15.93         18.45         17         17.4         17.17         17.17         17.17         17.17         17.17         17.17         17.17         17.17         17         17	18.8 17.0 16 14.5 14.4 16.0 16.0 16.0 13.0	3 5 5 4 5 1 5 5
June July Aug Sept Octo Nove Dece Jan Febr Mare	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018	$     \begin{array}{r}         19.7 \\         17.9 \\         17 \\         17.4 \\         15.93 \\         18.45 \\         17 \\         17.85 \\         17 \\         17.85 \\         17 \\         13.02 \\     \end{array} $	18.8           17.0           16           14.5           14.4           16           16.0           16.0           13.0           12.4	3 5 5 4 5 1 5 5
June July Augu Sept Octo Nove Dece Janu Febr Mare	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi	19.7 17.9 17 17.4 15.93 18.45 17 17.85 17 13.02 13.67 mg pattern as on 31.03.2018 Category	18.8           17.0           16           14.5           14.4           16           16.0           16.0           13.0           12.4	3 5 5 1 5 4 9
June July Augu Sept Octo Nove Dece Janu Febr Mare	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi	19.7 17.9 17 17.4 15.93 18.45 17 17.85 17 13.02 13.67 mg pattern as on 31.03.2018	18.8 17.0 16 14.5 14.4 16.0 16.0 13.0 12.4 12.9	3 5 5 1 5 4 9
June July Augu Sept Octo Nove Janu Febr Marc Sr.No.	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi Promoters (Ind Corporate)	19.7 17.9 17 17.4 15.93 18.45 17 17.85 17 13.02 13.67 mg pattern as on 31.03.2018 Category cluding promoters Body	18.8         17.0         16         14.5         14.4         16         16.0         16.0         13.0         12.4         12.9         No.of Shares         14,64,631	3 5 5 5 1 5 1 5 4 9 9 % (Percentage
June July Augu Sept Octo Nove Dece Janu Febr Mare	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi	19.7 17.9 17 17.4 15.93 18.45 17 17.85 17 13.02 13.67 mg pattern as on 31.03.2018 Category cluding promoters Body	18.8           17.0           16           14.5           14.4           16           16.0           16.0           13.0           12.4           12.9           12.9           14,64,631           1,17,273	3 5 5 5 4 5 1 5 4 9 9 % (Percentage 51.3
June July Augu Sept Octo Nove Janu Febr Marc Sr.No.	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi Promoters (Ind Corporate)	19.7         17.9         17         17.4         15.93         18.45         17         17.85         17         13.02         13.67         Category         cluding promoters Body         te	18.8         17.0         16         14.5         14.4         16         16.0         16.0         13.0         12.4         12.9         No.of Shares         14,64,631	3 5 5 5 1 5 1 5 5 4 9 9 % (Percentage 51.3 04.1
June July Augu Sept Octo Nove Janu Febr Marc Sr.No. 1	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi Promoters (Ind Corporate) Body Corpora	19.7         17.9         17         17.4         15.93         18.45         17         17.85         17         13.02         13.67         Category         cluding promoters Body         te         riduals	18.8           17.0           16           14.5           14.4           16           16.0           16.0           13.0           12.4           12.9           12.9           14,64,631           1,17,273	3 5 5 5 4 5 5 4 9 9 % (Percentage) 51.3 04.1 44.1
Jund July Augu Sept Octo Dece Janu Febr Marc Sr.No. 1 2 3	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi Promoters (Ind Corporate) Body Corpora Resident Indiv Non Resident Financial Inst	19.7         17.9         17         17.4         15.93         18.45         17         17.85         17         13.02         13.67         Category         cluding promoters Body         te         riduals         Indian         itutions/Banks	18.8         17.0         16         14.5         14.5         14.6         160         16.0         16.0         12.4         12.9         12.9         14,64,631         1,17,273         12,58,696	3 5 5 5 4 5 5 1 5 5 4 9 9 % (Percentage) 5 1.3 0 4.1 4 4.1 0.0
Jund July Augu Sept Octo Dece Janu Febr Marc Sr.No. 1 2 3 4	e 2017 2017 ust 2017 ember 2017 ember 2017 ember 2017 ember 2017 uary 2018 uary 2018 ch 2018 Share holdi Promoters (Ind Corporate) Body Corpora Resident Indiv Non Resident	19.7         17.9         17         17.4         15.93         18.45         17         17.85         17         13.02         13.67         Category         cluding promoters Body         te         riduals         Indian         itutions/Banks	18.8         17.0         16         14.5         14.4         16         14.4         16         14.4         16         16.0         16.0         12.4         12.9         12.9         14,64,631         1,17,273         12,58,696         544	3 5 5 4 5 1 5 5

h) Distribution of Shar	eholding as on 31.03	3.2018		
Shareholding of nominal value	No. of Shareholders	%	Nominal Value of Equity Shares (Rs.)	%
1 to 500	1467	87.42	2236350	7.85
501 to 1000	96	5.72	823200	2.89
1001 to 2000	38	2.26	596240	2.09
2001 to 3000	20	1.19	506080	1.78
3001 to 4000	9	0.54	329920	1.16
4001 to 5000	12	0.72	541110	1.89
5001 to 10000	16	0.96	1075280	3.78
10001 to onwards	20	1.19	22391820	78.56

i) Registrar and share Transfer Agent:

Link Intime India Pvt. Ltd., Akshay Complex, Block No.202, 2<sup>nd</sup> Floor, Opp. Dhole Patil Road, Pune- 411001. E-mail: pune@linkintime.co.in

# Share Transfer System:

k)

Trading in Equity shares of the company is permitted only in dematerialized form as per notification issued by the Securities & Exchange Board of India (SEBI) and the Link Intime India Pvt. Ltd., Pune handle the both Demat and physical share transfers.

The Share transfers which are received in physical form are processed and the share certificate are returned within 21 days from the date of receipt, subject to Documents being valid and complete in all respects.

The Stakeholders Relationship Committee meets periodically to consider the transfer and other proposals and attend to shareholders grievances.

# DEMATERILISATION OF SHARES

As on 31st March, 2018 Equity shares were in de-materialized form representing 89.96% of the total share capital.

1) Plant Location

**Spinning Mills** Kamala Nagar, Tamalwadi, Tal. Tuljapur, Dist. Osmanabad

<u>Hotel Tripursundari</u> 224, Civil Lines, Solapur.

Solar Plant Kamala Nagar, Tamalwadi, Tal. Tuljapur, Dist. Osmanabad

m) Address for Correspondence:

KATARE SPINNING MILLS LIMITED "KAMALA" 259, Sakhar Peth, Solapur – 413 005

### DECLARATION

To the best of our knowledge and belief, certify that;

We have reviewed financial statements and the cash flow statement for the year and that:

- a. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- b. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- c. There are no transactions entered into by the Company during the year which are fraudulent, illegal or violate of the Company's code of conduct.
- We further declare that all Board members and senior management personnel have affirmed compliance with the Code of Conduct and Ethics for the year covered by this report.

By Order of the Board of Directors. **KATARE SPINNING MILLS LIMITED** 

> SD/-KISHORE KATARE Managing Director (DIN No.-00645013)

Place: Solapur Date: 14<sup>th</sup> August, 2018

NIKHIL SAWANT & CO. ADD: 8/176, HEALTH CAMP PANDAVNAGAR, PUNE- 411016 E-mail- csnikhilsawant@gmail.com Mob No. - 9579851175

# Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED31<sup>ST</sup> MARCH, 2018 [Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

#### The Members,

#### KATARE SPINNING MILLS LIMITED

I have conducted the secretarial audit of the compliances of applicable statutory provisions and the adherence to goodcorporate practices by KATARE SPINNING MILLS LIMITED(hereinaftercalled "the Company"). Secretarial audit was conducted in amanner that provided me a reasonable basis for evaluating thecorporate conducts/statutory compliances and expressing ouropinion thereon.

Based on my verification of the Company's books, papers, minute books, forms andreturns filed and other records maintained by the Company andalso the information provided by the Company, its officers, agentsand authorized representatives during the conduct of secretarialaudit, I hereby report that in my opinion, the Companyhas, during the audit period covering the financial year ended on31st March, 2018 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 of some non-compliancesmade hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2018 according to the provisions of:

(i) The Companies Act, 2013 (the Act) and the rules made thereunder;

(ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder-Not applicable to the Company during the Audit period.

(iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;

(iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings, but during the audit period, there were no Foreign Direct investment, Overseas Direct Investment and External Commercial Borrowings- Not applicable to the Company during the Audit period.

(v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-

(a) The Securities and Exchange Board of India (SubstantialAcquisition of Shares and Takeovers) Regulations, 2011.

(b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.

(c) The Securities and Exchange Board of India (Issue of Capitaland Disclosure Requirements) Regulations, 2009- Not applicable as the Company did not issue any security during the financial year under review;

(d) The Securities and Exchange Board of India (Employee StockOption Scheme and Employee Stock Purchase Scheme)Guidelines, 1999- **Not applicable as the Company has not granted any options to its employees during the financial year under review;** 

(e) The Securities and Exchange Board of India (Issue and Listingof Debt Securities) Regulations, 2008- Not applicable as the Company has not issued any debt securities during the financial year under review;

(f) The Securities and Exchange Board of India (Registrars to anIssue and Share Transfer-Agents) Regulations, 1993 regarding the Companies Act and dealing with client- **Not applicable as the Company is not registered as Registrar to an issue and Share Transfer Agent during the financial year under review;** 

(g) The Securities and Exchange Board of India (Delisting ofEquity Shares) Regulations, 2009- Not applicable as the Company has not delisted its equity shares from any stock exchange during the financial year under review; and

(h) The Securities and Exchange Board of India (Buyback ofSecurities) Regulations, 1998-Not applicable as the Company has not bought back any of its securities during the financial year under review;

(i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(vi)Other laws including laws specifically applicable to the Industry and Company as per the representation letter given by the Company.

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

(i) Secretarial Standards issued by The Institute of CompanySecretaries of India has been properly followed by the Company during the year.

I have not examined the compliance by the Company with of the following;

- Applicable financial laws, like Direct and Indirect Tax laws, since the same have been subject to review by statutory financial audit and other designated professionals.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to some of the following observations;

1. The Company has not complied with the provisions of Section 203 of the Companies Act, 2013 and Regulation 6(1) of SEBI (LODR) Regulations, 2015 in respect of the appointment of Company Secretary in the financial year 2017-18.

2. The Company has not complied with the provisions of Section 203 of the Companies Act, 2013 in respect of the appointment of Chief Financial Officer (KMP) in the financial year 2017-18.

3. There was a delay in payment of listing fees and finewith Stock Exchange (BSE) for the financial year 2017-18.

4. As per Regulation 31(2) of SEBI (LODR) Regulations, 2015 the shareholding of Promoters and Promoter Group i.e. 65,037 (2.28%) shares are pending for dematerialization as on year end date.

5. As per Regulation 33(3) (d) of SEBI (LODR) Regulations, 2015, Company has not filed audited financial results for the financial year ended March 31, 2018 within time as stipulated in the regulation with Bombay Stock Exchange Limited.

6.The Company has not complied with the Regulation 47 of SEBI (LODR) Regulations, 2015 in respect to advertisement in newspaper.

7. The Cash Credit and Term Loan availed by the Company from Bankof India have become Non- Performing Assets due to defaults in payments of installments and interest thereon and the loan accounts have been classified as Non-performing assets. The Bank of India have taken possession of property of hotel division of the Company on 25th October, 2017 under SARFESAI Act and from the date the Hotel business of the Company is not operating and the said disclosure was not given to the stock exchange within a reasonable period of time. 8. The Company has not complied with the provisions of sections 19 schedule V of the Companies Act, 2013 with respect to re-appointment and payment of remuneration to him during the F.Y. 2017-18.

9. The Company has maintained the website of the Company Regulations, 2015 but the website of the Company is not updated on ru

10. As per Section 139(1) of the Companies Act, 2013 the Compa Auditor but the Auditor is not holding Peer Review Certificate which is Review Board of the Institute of Chartered Accountants of India.

11. The Company has declared Dividend in the year 2013 and some dividend is lying in a separate Bank account, but in respect to the complied with the provisions of IEPF rules, 2017.

12. The Company has not obtained SCORES registration as per SEBI c

13. The Company has closed its books as per Section 91 of the Compa published the public notice for closure of register to the members in ve English language but not published in the English newspaper.

14. The Company has not complied the Section 108 and rules ma Companies Act, 2013 with respect to advertisement for e-voting published the public notice for e-voting to the members in vernacular language but not published in the English newspaper.

15. The Company has not complied with the provisions of Companie route map of AGM in the 37th AGM notice.

I further report that;

The Board of Directors of the Company is constituted as follows:

Mr. Kishore T. Katare -Managing Director, Mr. Subhash Katare Inamdar – Independent Director, Mr. Umakant Mahindrakar –Direct Independent Director and Mrs. Vidyavati Katare- Director.

Therewere no changes in the composition of the Board of Directors period under review and are in compliance with the provisions of the Ac

I further report that the Board of Directors of the Company are co balance of Executive Directors, Non-Executive Directors and Independ

Adequate notice is given to all directors to schedule the BoardMeeting notes on agenda were sent at leastseven days in advance, and a sys andobtaining further information and clarifications on the agendaite and for meaningful participation at themeeting.

As per record the minutes of the meetings duly recorded and signed decisions of the Board were unanimous and no dissenting views have b

I further report that, there were no adequate systems and proce commensurate with the size and operations of the company to compliance with applicable laws, rules, regulations and guidelines.

	FOR NIKHIL SAWANT
	<b>Company Secretaries</b>
	SD/-
	NIKHIL SAWANT
Place : Pune	Proprietor
Date : 14 <sup>th</sup> August, 2018	Membership No. ACS- 3
This report is to be read with my let	tter of even date which is annexed a

forms as integral part of this report.

96 and 197 read with nt of Managing Director	
as per SEBI (LODR) un time basis.	
any has appointed the s to be issue by the Peer	
e unclaimed amount of this Company has not	
circular.	
nnies Act, 2013 and has ernacular newspaperin	
ade there under of the i.e. the Company has r newspaper in English	
es Act, 2013 regarding	
–Director, Mr. Suresh tor,Mr. Yadgiri Konda –	
took place during the ct.	
onstituted with proper dent Directors.	
gs, agenda and detailed stem exists for seeking ems before the meeting	
l by the Chairman, the been recorded.	
esses in the Company monitor and ensure	
ն & CO.	
37819 CP No- 14691	

as ANNEXURE- A and

#### Annexure A to the Secretarial Audit Report

То

The Members,

### KATARE SPINNING MILLS LIMITED

Solapur-413 005.

My report of even date is to be read along with this letter.

1. Maintenance of Secretarial record is the responsibility of the Management of the Company. My responsibility is to express an opinion on these secretarial records based on my audit.

2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on the random test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and Practices, I followed provide a reasonable basis for my opinion.

3. I have not verified the correctness and appropriateness of any financial records and Books of Accounts of the Company.

4. Whenever required, I have obtained the Management representationletterabout the Compliance of laws, rules and regulations and happening of events etc.

5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management of the Company. My examination was limited to the verification of procedures on the random test basis.

6. The Secretarial Audit Report is neither an assurance as to the future visibility of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

> FOR NIKHIL SAWANT & CO. Company Secretaries

#### SD/-

Place : Pune Date : 14<sup>th</sup> August, 2018 NIKHIL SAWANT Proprietor Membership No. ACS- 37819 CP No- 14691 FORM NO. MGT-9

EXTRACT OF ANNUAL RETURN

as on financial year ended on 31.03.2018

[Pursuant to Section 92 (3) of the Companies Act, 2013 and

Compannies (Management & Administration ) Rules,

### **REGISTRATION & OTHER DETAILS :**

Ι	CIN	L17199PN198
ii	Registration Date	08/08
iii	Name of the Company	KATARE SPINNIN
iv	Category/Sub-category of the Company	COMPANY LIMIT
v	Address of the Registered office & contact details	"KAMALA",259, SOLAPUR
vi	Whether listed company	YE
vii	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Link Intime I Akshay Complex 2nd Floor, Opp. I Pune-411001 Ph. I Email-id pune@

#### II PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10% or more of the total company shall be stated:

Sr.No	Name & Description of main products/services	NIC Code of the Product /service	% to of
1	COTTON YARN	5205	
2	HOTEL SERVICES	5510	

#### III PARTICULARS OF HOLDING , SUBSIDIARY & ASSOCIATE CO

Sr.No	Name & Address of the Company	CIN/GLN	HOLDING/ SUBSIDIARY/ ASSOCIATE	% O SHAR HEL
		NA		

rule 1 , 201	2(1) of the 4]
980PL	C022962
8/198	
	LLS LIMITED
	BY SHARES
, SAK R- 41	HAR PETH,
(ES)	
Dhol No. 0	Pvt Ltd, ock No. 202, e Patil Road, 20-26161629, ntime.co.in
a +-+	
	al turnover company
f the	
<b>f the</b> 88	company
<b>f the</b> 88	<b>company</b> .33 .67
<b>f the</b> 88 11	<b>company</b> .33 .67
f the 88 11 OMPA OF RES	company .33 .67 NIES APPLICABLE
f the 88 11 OMPA OF RES	company .33 .67 NIES APPLICABLE
f the 88 11 OMPA OF RES	company .33 .67 NIES APPLICABLE
f the 88 11 OMPA OF RES	company .33 .67 NIES APPLICABLE
f the 88 11 OMPA OF RES	company .33 .67 NIES APPLICABLE
f the 88 11 OMPA OF RES	company .33 .67 NIES APPLICABLE

**KATARE SPINNING MILLS LTD** IV. SHAREHOLDING PATTERN (Equity Share capital Break up as % to total Equity) As on 31.03.2018 (i) Category- wise Share holding

Category of Shareholders		ares held at he year 01.		ning of	No. of Sha	•	%change during the year		
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									
(1) Indian									
a) Individual/HUF	1064088	290936	1355024	47.54	1361398	2450	1363848	47.85	-0.3
b) Central Govt.or									
State Govt.	0	0	0	0	0	0	0	0	(
c) Bodies Corporates	0	0	0	0	0	0	0	0	(
d) Bank/FI	0	0	0	0	0	0	0	0	(
e) Any other	38146	70587	108733	3.82	38196	62587	100783	3.54	0.28
SUB TOTAL:(A) (1)	1102234	361523	1463757	51.36	1399594	65037	1464631	51.39	-0.0
(2) Foreign									
a) NRI- Individuals	0	0	0	0	0	0	0	0	
	0		0	0	0	0	0		
b) Other Individuals	0	0			0	0		0	
c) Bodies Corp.		0	0				0	0	
d) Banks/FI	0	0	0		0	0	0	0	
e) Any other	0	0	0	0	0	0	0	0	
SUB TOTAL (A) (2) Total Sharahalding of Bromotor	0	0	0	0	0	0	0	0	
Total Shareholding of Promoter (A)= (A)(1)+(A)(2)	1102234	361523	1463757	51.36	1399594	65037	1464631	51.39	-0.0
B. PUBLIC SHAREHOLDING (1) Institutions									
						-			
a) Mutual Funds	0	0	0	0	0	0	0	0	(
b) Banks/FI	0	7900	7900	0.28	0	7900	7900	0.28	
C) Cenntral govt	0	0	0	0	0	0	0	0	
d) State Govt.	0	0	0	0	0	0	0	0	
e) Venture Capital Fund	0	0	0	-	0	0	0	0	
f) Insurance Companies g) FIIS	0	0	0	0	0	0	0	0	
h) Foreign Venture		Ŭ	0		0	Ŭ	0	0	
Capital Funds	0	0	0	0	0	0	0	0	
i) Others (specify)	0	0	0	0	0	0	0	0	
SUB TOTAL (B)(1):	0	7900	7900		0	7900	7900	0.28	0.0
(2) Non Institutions		1500	1500	0.41		1,200	1500	0.20	0.0
a) Bodies corporates	151556	5765	157321	5.52	188697	5765	194462	6.88	-1.3
i) Indian	151556	5765	157521		188097	<u> </u>	<u>194462</u> 0	0.88	-1.3
ii) Overseas	0	0	0		0	0	0	0	
b) Individuals	0	0	0		0	0	0	0	
i) Individuals nominal share capital upto Rs.1 lakhs	297027	208835	505862	17.75	326534	207518	534052	18.74	-0.9
ii) Individuals shareholders holding nominal share capital in excess of Rs. 1 lakhs	712584	0	712584	25.00	647455	0	647455	22.72	2.2
c) Others (specify)									
Market Maker	2165	0	2165	0.08	956	0	956	0.03	0.0
Non Resident Indian (non repat)	411	0	411	0.01	544	0	544	0.02	0.00
SUB TOTAL (B)(2):	1163743	214600	1378343	48.36	1164186	213283	1377469	48.39	-0.03
Total Public Shareholding (B)= (B)(1)+(B)(2)	1163743	222500	1386243	48.77	1164186	221183	1385369	48.67	-0.0
C. Shares held by Custodian for GDRs & ADRs	0	0	0	0	0	0	0	0	(
Grand Total (A+B+C)	2265977	584023	2850000	100	2563780	286220	2850000	100	(
			2850000		1 2563780	286220	2850000	I I CO CO I	

Sr. Io.	Shareholders Name		reholding at of the year	t the 01.04.2017		areholding at the year 31.0		% change in share holding
		No of shares	% of total shares of the company	% of shares pledged/ encumbere d to total shares	No of shares	% of total shares of the company	% of shares pledged/ encumbered to total shares	during the year
1	Kishor Tippanna Katare	350082	12.28	0	637142	22.36	0.00	10.0
2	Subhash Tippanna Katare	336005	11.79	0	344005	12.07	0.00	0.2
3	Shakuntala Tulsidas Katare	382651	13.43	0	382651	13.43	0.00	0.0
4	Tippanna Tulsiram Katare	286236	10.04		0	0.00	0.00	
5	Vidhyavati Kishor Katare	10300	0.36	0	10350	0.36	0.00	0.0
6	Umavati Vijay Katare	55787	1.96	0	55787	1.96	0.00	0.0
7	Sushama Subhash Katare	8000	0.28	0	0	0.00	0.00	-0.2
8	Katare Sachin Subhash	3150	0.11	0	3150	0.11	0.00	0.0
9	Mahindrakar Umakant Mahadev	7478	0.26	0	7478	0.26	0.00	0.0
10	Geeta Anilkumar Kapatkar	200	0.01	0	200	0.01	0.00	0.0
11	Sunita Prashant Achalkar	200	0.01	0	200	0.01	0.00	0.0
12	Vanita Tulshidas Katare	200	0.01	0	200	0.01	0.00	0.0
13	Nanda Tulshidas Katare	200	0.01	0	200	0.01	0.00	0.0
14	Katare Kirti Kishore	8418	0.30		8418	0.30	0.00	
15	Katare Kritika Kishore	8800	0.31	1	8800	0.31	0.00	
16	Jaishree Venkatesh Mahindrakar	1700	0.06	0	1700	0.06	0.00	0.0
17	Chhaya Umakant Mahindrakar	1700	0.06		1700	0.06	0.00	
18	Ambutai Abhaykumar Telkar	2600	0.09	1	2600	0.09	0.00	
19	Kamal Kishore Katare	50	0.00		50	0.00	0.00	
	Total	1463757	51.36		1464631	51.39	0.0	
(iii)	CHANGE IN PROMOTE	RS' SHAR	EHOLD	OING ( SP	ECIFY II	F THERE	IS NO CI	HANGE)
i <b>r.</b> ]	No.			hare hold eginning (	-		mulative ng during	
				No. of	% of tot	tal No	of %	of total
			1	Shares	shares of the	of sha	res sł	nares of the
					compar	ıy	co	ompany
	At the beginning of the	year		1463757	51.	.36		

Sr.	Name	No. of Sha begin (01.04.17)/ year(31 No.of	ning end of the	Date		Sharehold year (01	nulative ing during th 04.2017 to 03.2018) % of total		Sl. Name		No. of Sha begin (01.04.17)/ year(31	ning end of the				Shareholdin year (01.0	ulative ng during the 04.2017 to 3.2018)		
No		shares	shares of the company			No. of shares	shares of the company			Name	No.of shares	% of total shares of the	Date	Increase/d ecrease	Reason	No of shares	% of total shares of the		
1	Balram Bharwani	163000	5.72	01.04.2017	8415 Trnas	fer 17141	5 6.0					company				snares	company		
		171415	6.01	31.03.2018	0415 111as		0.0	A		Directors									
2	Rahul katare	76956	2.70	01.04.2017	26056 Transmi	sion 4000		1 5	1 5		Subhash Tippanna								
		40000	1.40	31.03.2018	-36956 Transmi	381011 40000	0 1.4		Kat	tare	336005	11.79	01.04.2017	8000	Tuonomiasion	344005	12.07		
3	KAMLESH JITENDRA JHAVERI *	0	0.00	01.04.2017	41053 Trans	er 4105	3 1.4			-	344005	12.07	31.03.2018	0000	Transmission	344005	12.07		
	JIAVERI	41053	1.44	31.03.2018	41055 114118	4105	5 1.4		V.J	llavarati Viahan Vatana	011000	12.01	01.00.2010						
	Preeti Krishnagopal Chandak	76429	2.68	01.04.2017	Nil Move		76429 2.68		0.69	2	VIQ	lhyavati Kishor Katare	10300	0.36	01.04.2017	0	Nil Movement		0.00
	Chandak	76429	2.68	31.03.2018	0 during year						10300	0.36	31.03.2018	0	during the year	10300	0.36		
5	Hina Kirti Doshi	50000	1.75	01.04.2017	Nil Move		1.7	3	Um	nakant M					•				
		50000	1.75	31.03.2018	0 during year	the 50000	0 1.7	3		hindrakar	7478	0.26	01.04.2017	0	Nil Movement during the	7478	0.26		
	Krishnagopal Motilal Chandak	49495	1.74	01.04.2017	Nil Move						7478	0.26	31.03.2018	0	year	1110	0.20		
	Chandak	49495	1.74	31.03.2018	0 during year		5 1.74	B	}	KMPs									
7	VSL Securities	48831	1.71	01.04.2017	Nil Move	ment		2	Kis	shor Tippanna Katare	350082	12.29	01.04.2017						
		48831	1.71	31.03.2018	0 during year		1 1.7							287060	Transmission	637142	22.36		
8	Kamal Marketing pvt Ltd	37595			Nil Move						637142	22.36	31.03.2018						
		37595			0 during year		5 1.3					I	I		1	I			
9	Rakesh Vijaykumar	110520		01.04.2017	yea														
	Katare	113185			2665 Transmi	sion 11318	5 3.9'												
10	Shlok Katare *	0	0.00	01.04.2017															
		95180	3.34	31.03.2018	95180 Transmi	ssion 95180	D 3.34												
bov 1.0	t in the list of Top to ve since share hold 03.2018.#Ceased to been reflected ab	lers were b be in the	among th e list of T	ne Top ten op ten sha	share holders a reholders as on	s on 31.03.2018	. The same												

V INDEBTEDNESS indebtedness of the Company i for payment II PARTICULARS OF HOLDING			ng/accrued		Sl.No	Particulars of Remunerati	on	Shri Subhash T katare	Shri U M Mahindrakar	Mrs Vidhyvati katare	Shri Y N Konda	Shri Inam
	Secured	Unsecured	Deposits	Total	1	Independent Directors						
	Loans	Loans	Depende	Indebtedness	1	(a) Fee for attending board (	committee meetings				8000	) 8
	excluding					(b) Commission	committee meetings	-	-	_	-	
	deposits					(c) Others - Conveyance Ex	ps	-	-	-	8000	) 8
Indebtness at the beginning of the financial year						Total (1) Other Non Executive Direct		0	0	0	16000	) 10
-	1011 14	100 70	0.00	2000.04		(a) Fee for attending	515					
i) Principal Amount ii) Interest due but not paid	1911.14 781.62	188.70	0.00	2099.84 781.62		board committee meetings		0000	0000	0000		
iii) Interest accrued but not due	5.22			5.22		(b) Commission		8000	8000	8000	-	·
Total (i+ii+iii)	2697.98	188.70	0.00					- 8000	-	-	-	
· · · ·		100.70	0.00	2000.00		(c) Others - Conveyance Ex Total (2)	ps	16000	8000	8000 16000	-	
Change in Indebtedness durin	g					Total (B)=(1+2)		16000	16000 16000	16000	16000	) 1
the financial year						Total Managerial Remune	ration	10000	10000	10000	10000	722
Additions	270.89			270.89		Overall Cieling as per the						N
Reduction		11.06	0.00	11.06		Total Remunaration to w		and other Dir	ectors (being th	e total of A& B)		IN
Net Change						EMUNERATION TO I				•		R/V
Indebtedness at the					S1. No.	Particulars of Ren			Key Manageri	-		, T
end of the linancial year												
end of the financial year i) Principal Amount	1775 45	177 64	0.00	1953.09	1	Gross Salary		CEO	Company	CFO	Total	
i) Principal Amount	1775.45	177.64	0.00	1953.09 1185.26	1	Gross Salary		CEO	Company Secretary	CFO	Total	
i) Principal Amount ii) Interest due but not paid	1185.26	177.64	0.00	1185.26	1 There		ial personel other that		Secretary			3 in t
i) Principal Amount ii) Interest due but not paid iii) Interest accrued but not due	1185.26 8.16			1185.26 8.16	1 There	Gross Salary were no one as key manager	ial personel other tha		Secretary			3 in t
i) Principal Amount ii) Interest due but not paid	1185.26	177.64	0.00	1185.26 8.16	1 There	were no one as key manager		an M/D Manage Company.	Secretary r/WTD as define	d under Companie		3 in t
i) Principal Amount ii) Interest due but not paid iii) Interest accrued but not due <b>Total (i+ii+iii)</b> <b>/I REMUNERATION OF DIREC'</b>	1185.26 8.16 2968.87	177.64	0.00	1185.26 8.16 3146.51	1 There v	were no one as key manager PENALTIES/PU		an M/D Manage Company.	Secretary r/WTD as define	d under Companie		3 in <sup>-</sup>
i) Principal Amount ii) Interest due but not paid iii) Interest accrued but not due <b>Total (i+ii+iii)</b>	1185.26 8.16 2968.87 FORS AND KI Director Name	177.64	0.00 L PERSON anager	1185.26 8.16 3146.51		were no one as key manager PENALTIES/PU J Section of the Compani Brie:		an M/D Manage Company. OMPPOUNI Details Penalty/H	Secretary r/WTD as define DING OF OF of Puni Auti Com (RD/N	d under Companie FENCES hority CLT/Co if		ade ve
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC?</li> <li>A. Remuneration to Managing 2</li> <li>SI.No.</li> <li>Particulars of Remuneration</li> <li>1</li> <li>Gross salary</li> </ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager	1185.26 8.16 3146.51 NEL		were no one as key manager PENALTIES/PU J Section of the Brie	UNISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/(	Secretary r/WTD as define DING OF OF of Puni Com 1g u	d under Companie FENCES hority CLT/Co if	peall ma	ade ve
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC'</li> <li>A. Remuneration to Managing</li> <li>SI.No.</li> <li>Particulars of Remuneration</li> </ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager	1185.26 8.16 3146.51 NEL	Туре	were no one as key manager PENALTIES/PU J Section of the Compani Brie:	INISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/C poundin fees impo	Secretary r/WTD as define OING OF OF Of Puni Aut1 Com (RD/N ng u ssed	d under Companie FENCES hority CLT/Co if	peall ma any (giv details)	ade ve
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC?</li> <li>A. Remuneration to Managing 2</li> <li>Sl.No.</li> <li>Particulars of Remuneration</li> <li>1</li> <li>Gross salary         <ul> <li>(a) Salary as per provisions contained in set</li> </ul> </li> </ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager ng Director 600000	1185.26 8.16 3146.51 NEL	Туре	Were no one as key manager PENALTIES/PU Section of the Compani es Act Bries	INISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/C poundin fees impo	Secretary r/WTD as define OING OF OF Of Puni Aut1 Com (RD/N ng u ssed	d under Companie FENCES hority CLT/Co if	peall ma any (giv details)	ade ve
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC'</li> <li>A. Remuneration to Managing in the second sec</li></ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager ng Director 600000 42000	1185.26 8.16 3146.51 NEL Total Amount	Туре	Were no one as key manager PENALTIES/PU Section of the Compani es Act Bries	INISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/C poundin fees impo	Secretary r/WTD as define OING OF OF Of Puni Com (RD/N used g of offences By Order	d under Companie <b>FENCES</b> <b>App</b> <b>CLT/Co</b> <b>if</b> incurred durin of the Board	es Act, 201 peall ma any (giv details) ng the ye of Direc	ade ve ear
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC'</li> <li>A. Remuneration to Managing is</li> <li>SI.No.</li> <li>Particulars of Remuneration</li> <li>1</li> <li>Gross salary <ul> <li>(a) Salary as per provisions contained in set</li> <li>(b) Value of perquisites u/s</li> <li>(c) Profits in lieu of salary</li> </ul> </li> <li>2 Stock option <ul> <li>3 Sweat Equity</li> <li>4 Commission as % of profit</li> </ul> </li> </ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager ng Director 600000 42000	1185.26 8.16 3146.51 NEL Total Amount	<b>Type</b> There v	were no one as key manager PENALTIES/PU Section of the Compani es Act Was no any penalties/	INISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/C poundin fees impo	Secretary r/WTD as define OING OF OF Of Puni Com (RD/N ussed g of offences By Order KATARE	d under Companie FENCES CLT/Co rt) Apj if incurred durin	es Act, 201 peall ma any (giv details) ng the ye of Direc	ade ve ear
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC'</li> <li>A. Remuneration to Managing is</li> <li>SI.No.</li> <li>Particulars of Remuneration</li> <li>1</li> <li>Gross salary <ul> <li>(a) Salary as per provisions contained in set</li> <li>(b) Value of perquisites u/s</li> <li>(c) Profits in lieu of salary</li> </ul> </li> <li>2 Stock option <ul> <li>3 Sweat Equity</li> <li>4 Commission as % of profit</li> <li>Others (specify)</li> </ul> </li> </ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager ng Director 600000 42000	1185.26 8.16 3146.51 NEL Total Amount	VI Type There v Place: 5	were no one as key manager PENALTIES/PU Section of the Compani es Act Was no any penalties/ Solapur	INISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/C poundin fees impo	Secretary r/WTD as define OING OF OF Of Puni Com (RD/N ussed g of offences By Order KATARE SD/-	d under Companie <b>FENCES</b> <b>hority</b> <b>CLT/Co</b> incurred durin of the Board <b>SPINNING M</b>	es Act, 201 peall ma any (giv details) ng the ye of Direc	ade ve ear
<ul> <li>i) Principal Amount</li> <li>ii) Interest due but not paid</li> <li>iii) Interest accrued but not due</li> <li>Total (i+ii+iii)</li> <li>VI REMUNERATION OF DIREC'</li> <li>A. Remuneration to Managing is</li> <li>SI.No.</li> <li>Particulars of Remuneration</li> <li>1</li> <li>Gross salary <ul> <li>(a) Salary as per provisions contained in set</li> <li>(b) Value of perquisites u/s</li> <li>(c) Profits in lieu of salary</li> </ul> </li> <li>2 Stock option <ul> <li>3 Sweat Equity</li> <li>4 Commission as % of profit</li> </ul> </li> </ul>	1185.26 8.16 2968.87 FORS AND KI Director Name Shri Kisho	177.64 EY MANAGERIA of the MD/WTD/Ma	0.00 L PERSON anager ng Director 600000 42000	1185.26 8.16 3146.51 NEL Total Amount	VI Type There v Place: 5	were no one as key manager PENALTIES/PU Section of the Compani es Act Was no any penalties/	INISHMENT/C	an M/D Manage Company. OMPPOUNI Details Penalty/I shment/C poundin fees impo	Secretary r/WTD as define OING OF OF Of Puni Com (RD/N ussed g of offences By Order KATARE	d under Companie <b>FENCES</b> <b>hority</b> <b>CLT/Co</b> incurred durin of the Board <b>SPINNING M</b> <b>KATARE</b>	es Act, 201 peall ma any (giv details) ng the ye of Direc	ade ve ear

#### INDEPENDENT AUDITOR'S REPORT

To,

The Members of Katare Spinning Mills Limited

Report on the Standalone Financial Statements

I have audited the accompanying standalone financial statements of Katare Spinning Mills Limited ("the Company"), which comprise the Balance Sheet as at 31stMarch 2018, the Statement of Profit and Loss (including other comprehensive income), the Cash Flow Statement and the statement of changes in equity for theyear then ended, and a summary of the 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 matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the state of affairs (financial position) Profit or Loss (financial performance including other comprehensive income) cash flows and changes in the equity of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act.

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 standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

#### Auditor's Responsibility

My responsibility is to express an opinion on these standalone financial statements based on my audit.

I 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 thereunder.

I conducted my audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that I comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether these standalone 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.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my audit opinion on the standalone financial statements.

#### **Basis for qualified Opinion**

a. As stated in Note No. 15 to the accounts, the Company has included in other non-current assets a sum of Rs. 428.00 lakh as deferred interest expenditure. In the past the Company had availed a term loan ICICI Bank Ltd (which was under OTS with them) which was subsequently assigned by ICICI to Kotak Mahindra Bank Ltd. Consequent upon assignment The Kotak Mahindra Bank Ltd filed suit against the Company in DRAT for recovery. The Company has settled the said loan with Kotak a. The Company had a transferred balance in Capital Reserve of Rs. was settled with ICICI Bank Ltd. The said balance is then reversed from balance Rs. 600 lakh represented the amount of interest from the year 2002. The Company has deferred this interest amount of Rs. 600 lakh to be written o and have accordingly charged Rs. 172.00 lakh in the two years (2012-2013 & charged Rs. 344.00 lakh to the statement of profit and loss for the year under the year under review and Rs. 258.00 lakh in the preceding year 2014-15, balance Rs. 84.00 lakhshould have been remained to be carried forwar expenditure.

b. Trade Receivables to the extent of Rs. 25.06lakhs and other curren 147.42lakhs aggregating to Rs. 172.48lakhs are bad for which no provision is referred to in Note No.5 and Note No. 6 in the notes on accounts

c. Had the items reported in (b) and (c) above been charged to the sta the loss for the year of Rs. 291.66 lakh would have been increased by Rs. 600. of Rs. 892.14 Lakh. To that extent it has resulted into overstatement of year en Reserves and Surplus by Rs. 600.48 lakh.

d. No provision is made for payment for gratuity on actuarial basis as or its impact on the net profit could not be ascertained as referred to Note N accounts.

#### **Qualified Opinion**

In my opinion and to the best of my information and according to the explanation the effects of the matter described in the Basis for Qualified Opinion F standalone financial statements give the information required by the Act in the give a true and fair view in conformity with the accounting principles gen including Ind AS specified under Section 133 of the Act of the state of affairs Company as at 31st March, 2018, and its Loss (financial performance including income) its cash flows and the changes in equity for the year ended on that date of the state of

#### **Emphasis of the Matter**

#### I draw attention to -

2.

The cash credit and term loan availed by the company from Bank of In Performing Assets due to defaults in payments of Installments and intere accounts have been classified as Non-performing assets. Accordingly, t charged interest on the loan account. However, company has made provision for unapplied interest on the reasonable estimate based on the terms of loan.

The lenders, Bank of India, have taken possession of property of hotel div 25/10/2017 under SARFESAI Act and from that date the hotel business operating. The company have referred the matter to Debt Recovery Tribuna have been prepared on the assumption of going concern as the managemen company will remain in business in the foreseeable future.

#### Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2016 ("t Central Government in terms of sub-section (11) of section 143 of the Act, statement on matters specified in paragraphs 3 and 4 of the said order.

As required by Section 143 (3) of the Act, I report that:

(a) I have sought and obtained all the information and explanations knowledge and belief were necessary for the purposes of my audit.

(b) In my opinion, proper books of account as required by law have beer far as it appears from my examination of those books;

kh was deposited before no loan balanceis now	
. 150 lakh when the loan Capital Reserve and the to the date of settlement. off over a period of 7 years & 2013- 2014) but has not r audit (Rs. 86.00 lakh for 2015-16& 2016-17) and rd as deferred revenue	
at assets/advances of Rs. s made in the accounts as	
tement of profit and loss, .48lakh resulting into loss nd net Current Assets and	
n 31st March 2018 hence lo. 27(b) in the notes on	
tions given to me, except Paragraph, the aforesaid e manner so required and herally accepted in India (financial position) of the ing other comprehensive te.	
ndia have become Non- est thereon and the loan the lender bank has not n in the books of accounts	
rision of the company on s of the company is not al, Pune. The financials t is of the opinion that the	
he Order) issued by the I give in "Annexure A" a	
which to the best of my	
n kept by the Company so	

(c) The standalone financial statements dealt with by this report are in agreement with the books of account;

(d) Except for the possible effects of the matter described in the basis for qualified opinion paragraph in my opinion on the standalone financial statements, these statements comply with the Ind AS specified under Section 133 of the Act;

(e) On the basis of the written representations received from the directors and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 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 operative effectiveness of such controls, refer to my separate report in "Annexure B", and

(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 my opinion and to the best of my information and according to the explanations given to me:

 The Company has disclosed the impact of pending litigations on its standalone Ind AS financial statements;

The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;

iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company;

N. R. Waghchaure & Associates Chartered Accountants, FRN: 114999W

Nilkanth R. Waghchaure Proprietor ICAI Membership No.: 048890 Solapur, 30<sup>th</sup>May, 2018

#### ANNEXURE A TO THE INDEPENDENT AUDITOR'S REPORT

The annexure referred to in the Independent Auditors' Report to the membe standalone financial statements for the year ended 31st March 2018, I report t (i) In respect of its fixed assets:

 The Company has maintained proper records showing full particula details and the situation of the fixed assets.

b) Fixed assets have been physically verified by the management durin with the phased programme of verification adopted by the management whic for physical verification of all the fixed assets at reasonable intervals. No ma noticed on such verification. In my opinion, this periodicity of physical verifica regard to the size of the Company and nature of its assets.

c) According to the information and explanation given to me and on the of the records of the Company, the title deeds of immovable properties are Company.

(ii) In respect of its inventory:

a) The inventories of finished goods, semi-finished goods, stores, spar were physically verified at regular intervals by the Management.

b) The procedures of physical verification of inventories followed by reasonable and adequate in relation to the size of the Company and the nature

c) The Company has maintained proper records of its inventories. Acc explanation given to me, the discrepancies noticed on physical verification of book records were not material and have been properly dealt with in the books

(iii) The Company has not granted any loans to companies, firms or oth Register maintained under Section 189 of the Companies Act, 2013 and the the Order is not applicable.

(iv) In my opinion and according to information and explanations given complied with the provisions of Section 185 and 186 of the Act, with respect made.

(v) The Company has not accepted any deposits from the public.

(vi) I have broadly reviewed the cost records maintained by the Compar

the Rules made by the Central Government under Section 148(1) of the Comp of the opinion that prima facie the prescribed cost records have been made however, not made a detailed examination of these records with a view to dete accurate or complete.

(vii) In respect of statutory dues:

a) According to the information and explanation given to me and on the of the records of the Company, amounts deducted/accrued in the books undisputed statutory dues including Provident Fund, Employees State Insur Tax, Value Added Tax, Wealth Tax, Service Tax, Excise Duty, Cess, GST and dues have been regularly deposited during the year by the Compar authoritiesexcept outstanding Maharashtra Value Added Tax Liability of Rs. 2 5,11,887 aggregating to Rs. 26,05,042

According to the information and explanation given to me, no undisputed am of provident fund, income-tax, wealth tax, excise duty, sales tax, value ad material statutory dues were in arrears as at 31 March 2018 for a period of m the date they became payable.

b) According to the information and explanation given to me, there statutory nature which have not been deposited with the appropriate auth dispute, except the following dues which have not been deposited by the disputes:

ers of the Company on the that	
lars, including quantitative	
ing the year in accordance ch, in my opinion, provides aterial discrepancies were ation is reasonable having	
e basis of my examination re held in the name of the	
are parts and raw materials	
by the Management were re of its business. cording to information and of stocks as compared to is of account. ther parties covered in the ierefore paragraph 3(iii) of	
n to me the Company has t to loans and investments	
ny pursuant to npanies Act, 2013 and I am le and maintained. I have, termining whether they are	
e basis of my examination of account in respect of urance, Income-tax, Sales nd other material statutory ny with the appropriate 20,93,155 and GST of Rs.	
mounts payable in respect dded tax, cess and other nore than six months from	
e are no material dues of norities on account of any e company on account of	

Name of the Statute	Nature of dues	Amount (in Rs.)	Period to which the amount relates	Forum where the dispute is pending
MVAT Act, 2002	Sales Tax, interest and penalty	13,29,572	FY 2006-07	MVAT Appellate Tribunal, Mumba
MVAT Act, 2002	Sales Tax, Interest and penalty	10,55,741	FY 2008-09FY	DCST-Appeals, Solapur
MVAT Act, 2002	Sales Tax, interest and penalty	26,52,358	2010-11FY	DCST-Appeals, Solapur
MVAT Act, 2002	Sales Tax, Interest and Penalty	3,10,829	2006-07	DCST-Appeals, Solapur

(viii) The Company has defaulted in the repayment of Installments of Term Loan availed from Bank of India of Rs. 3,64,14,000 and unpaid interest thereon of Rs. 74,40,022 and unapplied interest on Term Loan of Rs. 4,26,93,692 and unapplied interest on Cash credit of Rs. 2,52,42,304 (aggregating towards repayment of Ioan & interest of Rs.11,17,90,18) and the Special Capital Incentive Rs. 3,16,139 aggregating in total of Rs. 11,21,06,157 which has remained unpaid as at the date of balance sheet.

(ix) The Companydid not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly paragraph 3(ix) of the order is not applicable.

(x) According to the information and explanation given to me, nomaterial fraud by the Company or on the Company by its officers or employees have been noticed or reported during the course of my audit.

- (xi) According to the information and explanation given to me and on the basis of my examination of the records of the Company, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V of the Act.
- (xii) In my opinion and according to the information and explanations given to me, the Company is not a nidhi company. Accordingly paragraph 3(xii) of the order is not applicable.
- (xiii) According to the information and explanation given to me and on the basis of my examination of the records of the Company, transaction with related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the Ind AS 24, related party disclosures specified under section 133 of the Act.
- (xiv) According to the information and explanation given to me and based on my examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xv) According to the information and explanation given to me and on the basis of my examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly paragraph 3(xv) of the order is not applicable.
- (xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.
  - Nilkanth R. Waghchaure Proprietor ICAI Membership No.: 048890 Solapur, 30<sup>th</sup>May, 2018

N. R. Waghchaure & Associates Chartered Accountants, FRN: 114999W

# "Annexure B" to the Independent Auditor's Report of even date on the Standalone Financial Statements of Katare Spinning Mills Limited.

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

I have audited the internal financial controls over financial reporting of Katare Spinning Mills Limited ("the Company") as of 31<sup>st</sup>March2018 in conjunction with my audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

# Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

# Auditor's Responsibility

My responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on my audit. I conducted my audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that I 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.

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

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my 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 include those policies and procedures that (1) pertain to the maintenance of records that, in reasonable details, 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 fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

### Opinion

In my opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March, 2018, 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.

N. R. Waghchaure & Associates Chartered Accountants, FRN: 114999W

Nilkanth R. Waghchaure Proprietor ICAI Membership No.: 048890 Solapur, 30<sup>th</sup>May, 2018

Particulars	Notes	As at 31/03/2018	
ASSETS			
Non-current assets			
Property, plant and equipment	1	18,61,74,936	
Capital work-in-progress	2	76,48,555	
Investment property		0	
Goodwill		0	
Intangible assets under development		0	
Biological assets other than bearer plants		0	
Financial assets	3	0	
- Non-Current investments	4	11,200	
- Long-term loans and advances	5	32,10,177	
- Trade Receivables	6	1,16,27,066	
- Others	7	8,88,41,896	
Deferred tax assets (Net)	8	3,77,27,000	
Other non-current assets		0	
Total Non Current Asset : A		33,52,40,831	
Current assets			
Inventories	9	2,47,31,376	
Financial assets			
- Current investments		0	
- Trade and other receivables	10	2,02,86,751	
- Cash and cash equivalents	11	2,38,08,770	
- Short term loans and advances	12	0	
Assets for current tax (net)			
Other current assets	13	27,40,462	
Non-current assets classified as held for sale			
Other Non-Current Assets		0	
Total Current Assets B		7,15,67,359	

8	
As at (02/2017	As on
/03/2017	01/04/2016
9,68,65,334	20,36,26,096
76,48,555	79,10,933
0	0
0	0
0	0
0	0
0	0
11,200	11,200
31,56,658	29,56,263
1,49,78,116	2,21,52,093
8,71,25,277	8,79,36,366
2,90,04,000	1,74,71,000
0	0
3,87,89,140	34,20,63,950
2,35,57,750	2,09,06,091
2,35,57,750	2,09,06,091 0
0	0
0 71,88,507	0 36,85,715
0	0
0 71,88,507	0 36,85,715
0 71,88,507	0 36,85,715
0 71,88,507 2,41,62,930 0	0 36,85,715 2,42,97,708 0
0 71,88,507 2,41,62,930 0 1,00,07,256 0 <b>6,49,16,443</b>	0 36,85,715 2,42,97,708 0 3,03,68,469 0 <b>7,92,57,984</b>
0 71,88,507 2,41,62,930 0 1,00,07,256 0	0 36,85,715 2,42,97,708 0 3,03,68,469 0
0 71,88,507 2,41,62,930 0 1,00,07,256 0 <b>6,49,16,443</b>	0 36,85,715 2,42,97,708 0 3,03,68,469 0 <b>7,92,57,984</b>

Balance Sheet		A = 1	A	A				
Particulars	Notes	As at 31/03/2018	As at 31/03/2017	As on 01/04/2016	Particulars	Notes	For the year ended 31st March 2018	For the year ended 31st March 2017
II EQUITY AND LIABILITIES					I Income:			
Equity					Revenue from Operations (Gross)	22	32,40,83,750	35,58,55,14
Equity Share capital	14	2,85,00,000	2,85,00,000	2,85,00,000	Other Income	23	51,52,740	49,68,920
Other Equity	15	1,97,22,355	4,88,88,500	7,50,16,958	Total Revenue		32,92,36,490	36,08,24,06
- Equity component of other financial instrument	10	1,97,22,000	1,00,00,000	1,00,10,900	I Expenses:			
- Equity component of other infancial instrument - Retained earnings @					Cost of Materials Consumed	24	27,65,99,310	29,45,45,050
- Reserves					Changes in Inventories of Finished Goods, Work-in-Progress	25	9,67,076	-29,23,704
					and Stock-in-Trade			
<ul> <li>Reserves representing unrealised gains/ losse</li> <li>Other reserves</li> </ul>	s				Employee Benefits Expense	26	1,77,23,621	2,26,36,643
				-	Finance Costs	27	3,19,10,408	3,05,69,930
Money received against share warrants					Other Expenses	28	2,91,15,129	4,17,46,439
Others					Depreciation and Amortization Expense	1	1,08,10,091	1,10,35,08
Share application money pending allotment					Total Expenses	1	36,71,25,635	39,7,6,09,44
Total Equity		4,82,22,355	7,73,88,500	10,35,16,958				
Non-current liabilities					II Profit/(Loss) Before Tax		-3,78,89,145	-3,67,85,38
Financial liabilities					<b>Y</b> Tax Expense: Current tax including MAT		0	-9,52,39
- Long term borrowings	16	7,53,32,329	8,42,71,793	9,91,40,946	Excess Bonus provision reeversed		0	76,32
- Other financial liabilities (Trade Payable)	17	0	0	0	Deferred tax		87,23,000	1,15,33,00
Long term provisions		0	0	0	Total		87,23,000	1,06,56,92
Deferred tax liabilities (Net)		0	0	0	7 Loss for the period		-2,91,66,145	-2,61,28,45
Other non-current liabilities	18	5,1,83,406	25,90,690	30,91,919	T Other Comprehensive Income:		-2,91,00,143	-2,01,20,40
Total Non Current Liabilities	-	8,05,15,735	8,68,62,483	10,22,32,865	a) Items that will not be reclassified to statement of profit or loss:		0	
Current liabilities		0,00,10,700	0,00,02,400	10,22,02,000	b) Income tax relating to items that will not be reclassified		0	
Financial liabilities					to statement of profit or loss - Foreign Currency Exchange Loss		Ĵ	
	10	23,93,19,127	20,43,95,962	18,35,29,880				
- Short term borrowings	19			2,64,60,005	(b) Items that will not be reclassified to statement of profit or loss:		0	
- Trade and other payables	20	3,19,09,375	2,78,96,648	2,04,00,003	1) Income tax relating to items that will be reclassified to			
- Other financial liabilities		0	0	0	statement of profit or loss		0	
Other current liabilities	21	68,06,263	71,26,657	55,46,893			0.01.66.14	
Short-term provisions (IT Provision)		35,333	35,333	35,333	X Total Comprehensive Loss for the period		-2,91,66,145	-2,61,28,45
Liabilities for current tax (net)					/I. Earnings per equity share			
Total Current Liabilities		27,80,70,100	23,94,54,600	21,55,72,111		Basic	(7.64)	(6.85
Liabilities associated with group(s) of assets hel	ld for disposal	0	0	-		Diluted	(7.64)	(6.85
Total Equity and Liabilities		40,68,08,190	40,37,05,583	42,13,21,934				(0.00
The accompanying notes from 1-33 are	an integra	l part of the fin	ancial		ne accompanying notes from 1-33 are an integral part o	of the f	inancial	
statementsAs per our audit even date					atementsAs per our audit even date			
	for and on be	half of the Board o	of Directors		R.Waghchaure& Associates			
Chartered Accountants, FRN: 114999W	Katare Spinni	ing Mills Ltd.			artered Accountants, N: 114999W			
	K T Katara	0 T 1/	atoro .			0 T	Vatara	
-	K T Katare	STK		Mrs V K Katare	-		Katare	Mrs V K Katar
-	Managing Dir DIN 0064501		or 0685066	Director DIN 01443784	oprietorManaging DirectorAI Membership No :048890DIN 00645013	Dire	00685066	Director DIN 01443784
Solapur, 29 <sup>th</sup> May 2018	DIN 0004301		0000000	DIN 01443/04	lapur, 29 <sup>th</sup> May 2018	אוט	0000000	DIN 01443/04
	52				53			

	As On 31.03.2018 11 75 00	1,63,50,707 6,72,64,487 69,08,279 1,89,28,021	,32,871 ,08,372 29,628	,57,015 ,42,009 43,554 ,90,655	8,61,55,597	19,339	ں 19,339	,74,936		69,83,715	6,64,840	0	76,48,555	19,38,23,491	0	Note I Sr	Io : 3 Financial Assets	r	03/2018	As at 31	/03/2017	As on 01	/04/2016
lock	As 31.03 1	1,63 6,72 69 1,89	7,27 4	21 8	8,61,			8,61,		69	9		76,	19,38,		No.	Perticulers	R R	-		, 66, 2011 Rs.	-	ls.
Net B	As On 31.03.2017	2,19,43,042 6,96,51,254 71,67,614 2,99,22,553	7,83,84,421 5,45,956 31,304	6,00,455 58,05,894 56,720 11,81,184	21,52,90,397	0 0	> <b>o</b>			69,83,715	6,64,840	0	76,48,555	22,29,38,952	19,68,65,334	a)	Earmarked Balances with Banks (Unpaid Dividend)	0		0		0	
ED	to 2018	0 9,527 9,335 8,327	1,549 7,584 2,160	9,371 5,686 3,166 3,073	27,778 2	73	73			0	0	0					Total :-		0		0		
PROVIDED	Upto 31.03.2018 9	24,29, 2,59, 17,28,	56,55 1,37	3,96 1,30 1,30	1,08,27									1,08,27,851	1,10,35,082	Notes	: 04 non current invo	estments					
N	osal/ tment	0000	000	0000	0	0 0	> <b>o</b>			0	0	0	•	0	0	1	Bank of India	9,000		9,000		9,000	
RECIATIO	Disposal, Adjustmer															1	900 Equity Shares of Rs. 10 each fully paid	9,000		9,000		9,000	
DEPI	ar	0 24,29,527 2,59,335 17,28,327	,549 7,584 2,160	),371 5,686 3,166 3,166	,778	73	73	,851		0	0	0	•	851	0	2	Laxmi Coop Bank 1 equity share of	100		100		100	
	For The Yea 2017 - 18 7	24,29 2,559 17,28	56,51 1,37 2	3,96 3,96 130 1,30	1,08,27,778			,08,27						1,08,27,851			Rs. 100 fully paid						
	F01 21							1								3	Kamala Coop Bank Ltd 2 equity shares of	2,000		2,000		2,000	
	to .2017	0000	000	0000	0	0 0	• •			0	0	0	0	0	5,082	4	Rs. 1000 each fully paid Kamala Sakhar Udhyog	100		100		100	
	Upto 31.03.2017 6														1,10,35,082		Ltd1 equity of Rs. 100 fully paid						
-	On .2018	707 014 614 348	420 956 788	386 695 720 728	,375	19,412	U 19,412			69,83,715	564,840	0	76,48,555	,342			Total :-	11,200		11,200		11,200	
	As C 31.03.2 5 7142	1,63,50,707 1,63,50,707 6,96,94,014 71,67,614 2,06,56,348	,83,84, 5,45, 31,	5,36, 25,38, 56, 10,20,	9,69,83,375	19	19			8,69	66		76,48	20,46,51,342	2,07,9,00,416	Notes	: 05 Long-term Loan	ıs & Adva	nces				
OCK	sal/ tmen	27,853 2			27,853	0 0	• •			0	0	0	•	27,853	0	1	Advance against Capital	0		0		0	
IET BL	Disposal/ Adjustmen	27			27									27		2	Goods Sundry Debtors (More	32,10,177		31,56,658		29,56,263	
N	on 1g (17-18)	0 17,760 0 15,781	000	2,901 3,865 0 0	1,65,307	0 0	• •	,307		0	0	0	0	1,65,307	,320	3	than 1 year) Less : Debtors Advance	0		0		0	
	Addition During THE YEAR (17-18)			<sup>∞</sup> 4	1,65			1,65						1,65	42,74,320		more than one year	_					
-			20 56 88	85 30 28 28	21	12	<b>1</b> 7	33		15	40	0	55	88	96		Total :-		32,10,177		31,56,658		29,56,2
	COST AS ON 01.04.17	2 1,63,50,7 6,96,76,2 71,67,6 2,06,68,4	,83,84,4 5,45,9 31,7	4,53,485 24,89,830 56,720 10,20,728	68,	19,412	0 19,412	68,	ess	69,83,715	6,64,840		76,48,555	20,45,13,888	36,26,0	Notes	: 06 Trade Receivable	•					
	ō	0 0			19,			19,	Progre					20,	20,		Secured- Considered Good						
			.R PRO	JECT		Equp. Block						ant					Unsecured- Considered Good Bad	1,16,27,066		1,49,78,116		0 2,21,52,093	
ars		ND	SOLA	RE .R PRC		Devp. E evp. G B			Worl		ion	ing Pl					Total	1,16,27,066		1,49,78,116		2,21,52,093	
Particular		EL LA AR PRO	HINER) MENTS	FIXTU S SOLA S		ъČ		(A + E	Capital Work In		Construction	- Chill					Less: Bad <b>Total :-</b>	0	1,16,27,066	0	1,49,78,116	0	2,21,52,0
Ρŝ	-	FACTORY/HOTEL LAND BUILDING BUILDING SOLAR PROJECT PLANT & MACHINERY	& MACI ES EQUIP	COMPUTER FURNTURE & FIXTURE OTHER ASSETS SOLAR PROJECT OTHER ASSETS		earc urch	B =	Total				Plant & Machinery - Chilling Plant		C)	'n		•		,	1		I	. , , ,-
		SACTOI BUILDI BUILDI BUILDI	/EHICL	COMPU FURNIT OTHER OTHER	TOTAL	B) I) Kes II) Resea	TOTAL	Grand	Note No : 2	Solar Project	Building under	s Mach	TOTAL = C	TOTAL ( A+B+C)	Previous Year								
			- ~ 0	5 H 0 0	-				N A	r P	din	ıt 8	LAL	LAL	ioi								
Sr		А.							Ř	ola	[iu]	lar	δ	δI	re								

	Perticulers		/03/2018 Rs.	As at	: 31/03/2017 Rs.	As on C	1/04/2016 Rs.	Sr No.	Perticulers	As at 31/ R	03/2018 s.		/03/2017 cs.	As on 01/ R	-
i	Loans shall be Classified as								Inventories-(at cost except otherwise stated						
	a) Security Deposit								and as certified by Board of Director)						
	b) Loan To Related Parties	85,315		1,16,514		6,78,785		1	Raw Materials	48,20,955		21,62,523		24,94,012	
	C) Other Loan (Fixed Assets advance)	0	85,315	0	1,16,514	0	6,78,785	2	Consumables	19,15,579		24,84,049		24,24,605	
	(i incu noocio auvance)		00,010	0	1,10,011	0	0,10,100	2	Work in Process	8,77,100		31,74,310		13,76,877	
ii	Above Loans are							3							
	sub-classified as Secured-							4	Finished Goods	1,71,17,742		1,57,36,868		1,46,10,597	
	Considered Good	0		0		0									
	Unsecured- Considered Good								Total :-		2,47,31,376		2,35,57,750		2,09,06,091
	All Business Deposits VAT, Sales Tax	14,85,988		14,85,988		12,93,988		No	es: 10 CURRENT TR	ADE RECI	VIVABLES	3			
	Income Tax Refunds MAT Credit Entitlement	33,80,360 50,90,233		31,32,542		53,57,185 48,06,408			1						
	Others	30,90,233		50,90,233		40,00,408		1	Secured- Considered Good	0		0		0	
	Bonus Accrued on KM INS	3,60,00,000		3,45,00,000		3,30,00,000		2	Unsecured- Considered Good	2,02,86,751		71,88,507		36,85,715	
	Interest on Term Loan	4,28,00,000		4,28,00,000		4,28,00,000			Less - Doudtful	0		0		0	
	(Deffered) Total		8,87,56,582		8,70,08,763		8,72,57,581		Total	2,02,86,751		71,88,507		36,85,715	
			0,07,30,302		0,70,00,703		0,72,07,001		Less: Doudtful	0		0		0	
	Less - Doubtful						0								
l., w tlen e loa	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60	assigned t with Kotak 00.00 Lac	to Kotak I « Mahindr s and the	Mahindra a Bank I ere is no	a Bank L Ltd the co amount	apur from l td. Conseq mpany has outstandir	uent upon fully paid Ig of loan.		Total :- ces : 11 CASH & BAN Cash and cash equivalents Cash on hand	<b>X BALANC</b> 1,58,920		2,29,396	71,88,507	6,27,334	36,85,715
td., w ettlem ne loa lowev n 7 yea 4 bu 015-1 ave re ote : Deferre ax cor n accor	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company at after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>08 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a	assigned t with Kotak 00.00 Lac 500 lacs for has writte has not wr aggregatin ard. SSET/LIA l ended Ma ajor compo	an for its H to Kotak I & Mahindr s and the r the year en off Rs. itten off R g to Rs. 34 BILITY arch, 31, 2	Mahindri ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 018 has	ject at Sol a Bank L Ltd the cc amount 13 was de in the ye lacs each nd balanc	apur from I td. Conseq mpany has outstandir ecided to be ar 2012-13 i in the yea e of Rs. 84 I rided on the	CICI Bank Jent upon fully paid of loan. written off and 2013- 2014-15, akh would estimated	1 1 2 3 4 5 6	Total :- Tes : 11 CASH & BAND Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841	ES	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		6,27,334 16,180 0 2,35,21,526 1,32,668 0 0	36,85,715
td., wettlen ne loa owev a 7 yea 4 bu 015-1 ave re ote : n acco A Defici	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>08 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a	assigned f with Kotak 00.00 Lac 500 lacs fo 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are	an for its H to Kotak I & Mahindr s and the r the year en off Rs. itten off R .g to Rs. 34 BILITY arch, 31, 2 pnents of c	Mahindri ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 018 has deffered 1	ject at Sol a Bank L Ltd the co amount 13 was de s in the yea lacs each nd balanc been prov tax assets	apur from 1 td. Conseq ompany has outstandir ecided to be ar 2012-13 in the yea e of Rs. 84 1 rided on the and liabilit	CICI Bank Lent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 1 2 3 4 5 6	Total :- Tes : 11 CASH & BANI Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228	ES	2,29,396 11,470 0 11,042 2,35,95,657		16,180 0 2,35,21,526	36,85,715
td., wettlen ne loa owev 17 yea 4 bu 015-1 ave re ote: eferro x cor n acco A Deffe Unal	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>08 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a borbed depreciaton & Losses	assigned f with Kotak 00.00 Lac 500 lacs for 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are 5,68,67,000	an for its H to Kotak I & Mahindr s and the r the year en off Rs. itten off R .g to Rs. 34 <b>BILITY</b> arch, 31, 2 pnents of c	Mahindri ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 018 has deffered 1 5,68,67,0	ject at Sol a Bank L Ltd the co amount 13 was de s in the yea lacs each nd balanc been prov tax assets	apur from 1 td. Conseq ompany has outstandir ecided to be ar 2012-13 in the yea e of Rs. 84 1 rided on the and liabilit	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 1 2 3 4 5 6	Total :- Tes : 11 CASH & BANI Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841	ES	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	
td., wettlem ne loa owev 7 yea 4 bu 015-1 ave re ote : eferre x cor n acco A Deffe Unal Disa	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company it after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwa <b>O8 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a ered tax Assets bsorbed depreciaton & Losses llowances	assigned f with Kotak 00.00 Lac 500 lacs for 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are 5,68,67,000 1,70,24,000	an for its H to Kotak I & Mahindr s and the r the year en off Rs. itten off R .g to Rs. 34 <b>BILITY</b> arch, 31, 2 pnents of c	Mahindra ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 018 has deffered 1 5,68,67, 1,35,51,	ject at Sol a Bank L Ltd the co amount 13 was de s in the yea lacs each nd balanc been prov tax assets	apur from 1 td. Conseq ompany has outstandir ecided to be ar 2012-13 in the yea e of Rs. 84 1 rided on the and liabilit	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 1 2 3 4 5 6 7	Total :- Tes : 11 CASH & BAND Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank Total :-	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841 9,291	2,38,08,770	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	36,85,715 2,42,97,70
d., with the design of the des	Total :- past company had availed which the said bank had a nent in the year 2012-13 w an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company it after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>O8 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a ered tax Assets bsorbed depreciaton & Losses llowances ision for Bad & Doubtful debts	assigned f with Kotak 00.00 Lac 500 lacs for 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are 5,68,67,000	an for its F to Kotak I & Mahindr s and the r the year en off Rs. itten off R g to Rs. 34 <b>BILITY</b> arch, 31, 2 ponents of c	Mahindra ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 2018 has deffered to 5,68,67,0 1,35,51,0 28,03,0	ject at Sol a Bank L Ltd the co a amount 13 was de s in the yea lacs each nd balanc been prov tax assets	apur from I td. Conseq ompany has outstandir ceided to be ar 2012-13 in the yea e of Rs. 84 I rided on the and liabilit 5,05,17,0 58,67,00 28,03,00	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 1 2 3 4 5 6 7	Total :- Tes : 11 CASH & BANI Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841 9,291	2,38,08,770	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	
d., w tttlem e loa powev 7 yea h bu 015-1 ave re bte : eferre x cor n accc Unat Disa Provi Total	Total :- past company had availed which the said bank had a nent in the year 2012-13 w an plus interest of Rs. 60 ver the interest paid of Rs. 6 ars. Accordingly company it after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>08 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a ered tax Assets bsorbed depreciaton & Losses llowances ision for Bad & Doubtful debts l	assigned f with Kotak 00.00 Lac 500 lacs for 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are 5,68,67,000 1,70,24,000	an for its H to Kotak I & Mahindr s and the r the year en off Rs. itten off R .g to Rs. 34 <b>BILITY</b> arch, 31, 2 pnents of c	Mahindra ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 2018 has deffered to 5,68,67,0 1,35,51,0 28,03,0	ject at Sol a Bank L Ltd the co amount 13 was de s in the yea lacs each nd balanc been prov tax assets	apur from I td. Conseq ompany has outstandir ceided to be ar 2012-13 in the yea e of Rs. 84 I rided on the and liabilit 5,05,17,0 58,67,00 28,03,00	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 1 2 3 4 5 6 7 <b>No</b>	Total :- Tes : 11 CASH & BAND Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank Total :-	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841 9,291 <b>ans and ac</b>	2,38,08,770	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	
d., w ttlem e loa owev 7 ye: 4 bu 015-1 ave re ote : eferred befer Unal Disa Provi Total 3 Defet	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company it after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>O8 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a ered tax Assets borbed depreciaton & Losses llowances ision for Bad & Doubtful debts l rrred tax Liabilities	assigned f with Kotak 00.00 Lac 500 lacs for 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are 5,68,67,000 1,70,24,000 53,29,000	an for its H to Kotak I c Mahindr s and the r the year en off Rs. itten off R g to Rs. 34 BILITY arch, 31, 2 pnents of c	Mahindri ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 018 has deffered 1 5,68,67, 1,35,51, 28,03,0 00	ject at Sol a Bank L Ltd the co amount 13 was de s in the yea lacs each nd balance been prov tax assets	apur from 1 td. Conseq impany has outstandir ecided to be ar 2012-13 in the yea e of Rs. 84 1 rided on the and liabilit 5,05,17,0 58,67,00 28,03,00	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 1 2 3 4 5 6 7 <b>No</b>	Total :- Tes : 11 CASH & BAND Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank Total :- tes : 12 Short Term Ion Loans and advances to related partie	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841 9,291 <b>ans and ac</b>	2,38,08,770	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	
d., we tetlen e loaowev 7 yea 4 bu 015-1 ave re <b>ote :</b> eferro 0 acco Unal Disa Provi Total 0 ac 0 a ac 0 ac 0	Total :- past company had availed which the said bank had a nent in the year 2012-13 v an plus interest of Rs. 60 rer the interest paid of Rs. 6 ars. Accordingly company at after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwa <b>O8 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a ered tax Assets borbed depreciaton & Losses llowances ision for Bad & Doubtful debts l rrred tax Liabilities account of timing difference in depreciation	assigned t with Kotak 00.00 Lac 500 lacs for 7 has writte has not wr aggregatin ard. SET/LIA Lended Ma ajor composite 5,68,67,000 1,70,24,000 53,29,000 3,03,66,000	an for its F to Kotak I & Mahindr s and the r the year en off Rs. itten off R g to Rs. 34 BILITY arch, 31, 2 pnents of c	Mahindri ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 018 has deffered f 5,68,67,( 1,35,51,( 28,03,) 00 3,55,54,(	ject at Sol a Bank L Ltd the co a amount 13 was de s in the yea lacs each nd balanc been prov tax assets 000 000 000 000 000 000	apur from 1 td. Conseq ompany has outstandir ceided to be ar 2012-13 in the yea e of Rs. 84 1 rided on the and liabilit 5,05,17,0 58,67,00 28,03,00 1,000	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 2 3 4 5 6 7 <b>No</b>	Total :- Tes : 11 CASH & BAND Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank Total :- tes : 12 Short Term Io Loans and advances to related partie Unsecured, considered good	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841 9,291 <b>ans and ac</b>	2,38,08,770	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	
ad., wettlem he loa owev 7 yea 4 bu 015-1 ave re ote : eferred x corn h accord Unal Disa Provi Total 3 Defe On a	Total :- past company had availed which the said bank had a nent in the year 2012-13 w an plus interest of Rs. 60 ver the interest paid of Rs. 60 ars. Accordingly company it after that the company h 16, 2016-17 and 2017-18 a emained to be carried forwar <b>O8 DEFERRED TAX AS</b> ed tax assets for the period mputation for the year. Ma ount of timing differences a ered tax Assets bsorbed depreciaton & Losses llowances ision for Bad & Doubtful debts l rrred tax Liabilities account of timing difference in depreciation ers- Accrued bonus on Keyman	assigned f with Kotak 00.00 Lac 500 lacs for 7 has writt has not wr aggregatin ard. SET/LIA l ended Ma ajor compo are 5,68,67,000 1,70,24,000 53,29,000	an for its F to Kotak I & Mahindr s and the r the year en off Rs. itten off R g to Rs. 34 BILITY arch, 31, 2 pnents of c	Mahindri ra Bank 1 ere is no 2012-20 172 Lacs 2s. 86.00 14 lakh a 2018 has deffered to 5,68,67,( 1,35,51,( 28,03,( 00 3,55,54,( 1,06,63,(	ject at Sol a Bank L Ltd the co a amount 13 was de s in the yea lacs each nd balanc been prov tax assets 000 000 000 000 000 000	apur from 1 td. Conseq ompany has outstandir ecided to be ar 2012-13 in the yea e of Rs. 84 1 rided on the and liabilit 5,05,17,0 28,03,00 1,000 3,15,17,0 1,01,99,0	CICI Bank Jent upon fully paid of loan. written off and 2013- c 2014-15, akh would estimated ies arising	1 2 3 4 5 6 7 <b>No</b>	Total :- Tes : 11 CASH & BAND Cash and cash equivalents Cash on hand Balances with banks Bank of India CD 2011/79 Bank of Maharashtra C/A Bank of Maharashtra CD A/c 138 Kamala Co-op Bank FD Bank of India CCH Kamala Co-op Bank A/c 713 TJSB Sah Bank Total :- tes : 12 Short Term Ion Loans and advances to related partie	1,58,920 17,158 8,000 12,674 2,35,95,657 6,228 841 9,291 <b>ans and ac</b>	2,38,08,770	2,29,396 11,470 0 11,042 2,35,95,657 78,076 0		16,180 0 2,35,21,526 1,32,668 0 0	

A	Deffered tax Assets Unabsorbed depreciaton & Losses Disallowances Provision for Bad & Doubtful debts	5,68,67,000 1,70,24,000 53,29,000		5,68,67,000 1,35,51,000 28,03,000		5,05,17,000 58,67,000 28,03,000	
	Total		7,92,20,000		7,32,21,000		5,91,87,000
В	Deferred tax Liabilities						
	On account of timing difference in depreciation	3,03,66,000		3,55,54,000		3,15,17,000	
	Others- Accrued bonus on Keyman	1,11,27,000		1,06,63,000		1,01,99,000	
	Total		4,14,93,000		4,42,17,000		4,17,16,000
С	Deferred Tax Asset/Liability		3,77,27,000		2,90,04,000		1,74,71,000

Total :-		2,47,31,376		2,3
s: 10 CURRENT TRA	ADE RECE	CIVABLES	5	
ecured- Considered Good	0		0	
nsecured- Considered Good	2,02,86,751		71,88,507	
ess - Doudtful	0		0	
otal	2,02,86,751		71,88,507	
ess: Doudtful	0		0	
Total :-		2,02,86,751		71
s:11 CASH & BANK	BALANCI	ES		
ash and cash equivalents				
ash on hand	1,58,920		2,29,396	
alances with banks				
ank of India CD 2011/79	17,158		11,470	
ank of Maharashtra C/A	8,000		0	
ank of Maharashtra CD A/c 138	12,674		11,042	
amala Co-op Bank FD	2,35,95,657		2,35,95,657	
ank of India CCH	6,228		78,076	
amala Co-on Bank A/c 713	841		0	

Not	es : 09 INVENTORIES						
Sr	Perticulers	As at 31/			/03/2017		/04/2016
No.		R	S.	R	s.	R	s.
	Inventories-(at cost except otherwise stated						
	and as certified by Board of Director)						
1	Raw Materials	48,20,955		21,62,523		24,94,012	
2	Consumables	19,15,579		24,84,049		24,24,605	
3	Work in Process	8,77,100		31,74,310		13,76,877	
4	Finished Goods	1,71,17,742		1,57,36,868		1,46,10,597	
	Total :-		2,47,31,376		2,35,57,750		2,09,06,091
			_,,0_,010		_,,,		_,07,00,071
Not	es : 10 CURRENT TRA	ADE RECE	IVABLES				
1	Secured- Considered Good	0		0		0	
2	Unsecured- Considered Good	2,02,86,751		71,88,507		36,85,715	
	Less - Doudtful	0		0		0	
	Total	2,02,86,751		71,88,507		36,85,715	
	Less: Doudtful	0		0		0	
	Total :-		2,02,86,751		71,88,507		36,85,715
lot	es: 11 CASH & BANK	BALANCI	ES				
	Cash and cash equivalents						
1	Cash on hand	1,58,920		2,29,396		6,27,334	
	Balances with banks						
1	Bank of India CD 2011/79	17,158		11,470		16,180	
2	Bank of Maharashtra C/A	8,000		0		0	
3	Bank of Maharashtra CD A/c 138	12,674		11,042		0	
4	Kamala Co-op Bank FD	2,35,95,657		2,35,95,657		2,35,21,526	
5	Bank of India CCH	6,228		78,076		1,32,668	
б	Kamala Co-op Bank A/c 713	841		0		0	
7	TJSB Sah Bank	9,291		2,37,289		0	
	Total :-		2,38,08,770		2,41,62,930		2,42,97,708
					2,41,02,930		2,42,91,100
	es : 12 Short Term loa	ns and ad	lvances	1	1	1	1
a	Loans and advances to related parties						
	Unsecured, considered good	0		0		0	
b	Others (Unsecured, considered good)	0		0		0	
	Total :-		0		0		0
	1					1	
			<b>F7</b>				

#### Notes : 13 Other Current Assets

Sr No.	Perticulers		/03/2018 s.		/03/2017 Rs.	As on 01/04/2016 Rs.	
I	(Unsecured Considered Good) Advances recoverable in cash or in kind for value to be received						
1 2 3 4 5 6	Hank Yarn Obligation Receivable Interest Accrued Balance with Govt Authority Prepaid Expenses SMC Advance payment Advances recoverable in cash & Kind	2,18,530 93,794 2,76,987 1,27,215 40,413 19,83,523		0 1,37,103 3,68,799 1,74,870 0 93,26,484		0 1,26,278 12,87,014 1,76,622 0 2,87,78,555	
	Total :-		27,40,462		1,00,07,256		3,03,68,469

#### Notes : 14 SHARE CAPITAL

2	ISSUED, SUBSCRIBED & PAID UP SHARE	2,85,00,000	6,00,00,000	2,85,00,000	6,00,00,000	2,85,00,000	<u>6,00,00,000</u>
	2850000 Equity Shares of Rs. 10/- each fully paid						
	Total :-		2,85,00,000		2,85,00,000		2,85,00,000

### Details of Shareholders holding more than 5% shares in the company

		No.of Shares	% holding in the class	No.of Shares	% holding in the class	No.of Shares	% holding in the class
1	Kishor Tipanna Katare	6,37,142	23	3,50,072	12	3,50,072	12
2	Subhash Tippanna Katare	3,44,005	12	3,36,005	12	3,36,005	12
3	Shakuntala Tulsidas Katare	3,82,651	13	3,82,651	13	3,82,651	13
4	Tipanna Tulsiram Katare (Dceased)	0	0	2,86,236	10	2,86,236	10
5	Balram Bharwani	1.71.415	6	1.63.000	6	-	-

# Note No :15 OTHER EQUITY

As at 31/03/2018	As at 31/03/2017	As on 01/04/2016
58,423	58,423	58,423
5,75,80,813	5,75,80,813	5,75,80,813
60,32,884	60,32,884	60,32,884
-4,39,98,833	-1,48,32,688	1,12,95,770
49,068	49,068	49,068
1,97,22,355	4,88,88,500	7,50,16,958
	<b>31/03/2018</b> 58,423 5,75,80,813 60,32,884 -4,39,98,833 49,068	

#### LONG - TERM BORROWINGS Notes : 16 As at 31/03/2017 Sr. As at 31/03/2018 Particular No. Rs. Rs. 1 Bank of India TL Solar Div-10 4,07,34,000 5,35,86,000 2 Special Capital Incentive 3,16,139 316,139 3 Loan from LIC on Keyman Insurance Policy 2,75,46,000 2,75,46,000 4 Interest on LIC Loan Payable 67,36,190 28,23,654 7,53,32,329 Total :-8,42,71

Additional information to Secured/Unsecured Borrowings - The long term portion of term loans are shown under long term borrowings & current maturities of long term borrowings are shown uner the current liabilities as per the declosure requirements of the Act. Details of Securities & terms of Repayment a) Loan from Life Insurance Corporation of India is secured by an assignment of Director's Key-man Life Insurance policies in their favour. b) The term loan from Bank of India is secured by hypothecation of Solar Power Project Machinery

# Notes : 17 OTHER FINANCIAL LIABILITIES (TRADE PAYABLE)

1	Non Current Other Financial Liabilities	0		0		0	
2	Non Current Provision	0		0		0	
	Other Non Current Liabilities ( Dues Payable of Government)	0		0		0	
	Total :-		0		0		0

#### OTHER NON CURRENT LIABILITIES Notes : 18

Gratuity Payable Sundry Creditors (More than -1 year)	0 51,83,406		0 25,90,690		0 30,91,919	
Total :-		51,83,406		25,90,690		30,91,919

	As on 01	/04/2016
	F	ls.
	6,64,38,000	
	3,16,139	
	2,75,46,000	
	48,40,807	
1,793		9,91,40,946

Sr. Particular	As at 31/0 Rs	-	As at 31/ R			/04/2016 /s.	Sr. No.	Particulars	For the year ended 31st March	
A Loans Repayable on Demand - From Bankers Bank of India 6029	6 16 00 000		6 16 10 041		6 16 24 266		(a)	Sale of products	 <b>2018</b> 29,02,32,360	<b>2017</b> 30,28,00,80
	6,16,22,909		6,16,19,241		6,16,34,366		(a) (b)	Sale of services	 2,06,84,507	3,95,34,19
Kamala Co-op Bank OD 421 Kamala Co-op Bank OD (Ustal)	1,23,67,996 2,21,06,225		1,30,84,282 2,21,10,266		1,31,83,718 2,25,20,434		(c)	Other operating revenues	 7,06,695	9,40,12
Kamala Co-op Bank OD (Hotel) 1 Unapplied Interest on CC	2,21,00,223		1,63,42,412		2,23,20,434		(e) (d)	Solar Power Generation (capitively consumed)	 1,24,60,188	1,25,80,02
2 Bank of India Term Loan Solar Plant CM	1,28,52,000		1,28,52,000		2,35,62,000		(4)	Total Revenue from operations :-	32,40,83,750	35,58,55,14
3 Unpaid Installment of TL	3,64,14,000		2,35,62,000		2,33,02,000			• •		
4 Unapplied Interest on TL	4,26,93,692		2,35,02,000		1,32,44,884					
5 Unpaid Interest on TL	74,40,022		74,40,022		85,40,022	F	Note:		1	
6 Bank Interest Payable	11,10,022		11,10,022		75,13,591		(i)	Sale of products comprises :		
7 Interest on LIC Loan	5,67,733		5,21,697		5,52,783			Manufactured goods		
8 TJSB Sah Bank	0		0,21,097		5,21,376			Cotton Yarn	 5,46,80,160	6,66,65,860
9 From Other Parties	0		0		0,21,010			Less Return Goods	0	1,12,560
B Unsecured Loans - Inter Corporate Deposti	0		0		ů O			Traded goods		
C Loans From Related Parties	1,77,64,084		1,88,70,467		3,22,56,706			Cotton Yarn	 23,55,52,200	23,62,47,500
D Deposit	0		0		0,22,00,100			Total - Sale of products :-	 29,02,32,360	30,28,00,800
E Others	2,48,164		0		0		(ii)	Sale of services comprises		
Total :-	_,,	23,93,19,128		20,43,95,962		18,35,29,880		Room Rent/Service Charges (Hotel)	 1,98,31,618	3,87,59,343
Notes : 20 TRADE AND TRAI	F PAVAR		1					Cotton processing Charges	 3,33,611	4,29,040
								Hank yarn receipt	 5,19,278	3,45,810
1 Sundry Creditors	3,19,09,376		2,78,96,648		2,64,60,005			Total - Sale of services :-	2,06,84,507	3,95,34,193
2 Sundry Creditors (Small Scale Undertaking)	0		0		0		(iii)	Other operating revenues comprise:		
								Sale of scrap & waste	 7,06,695	9,40,122
Total :-		3,19,09,376		2,78,96,648		2,64,60,005		Total - Other operating revenues :-	7,06,695	9,40,122
Notes         : 21         OTHER CURREN'           A         Revenue Received in Advance         Image: Comparison of Compariso		ries					Note 2	3 : Other income		
I Other Statutory Liabilities (VAT, TDS, PF etc)		31,73,864		23,61,827		15,63,649	(a)	Interest income (Refer Note (i) below)	 26,80,119	31,11,24
II Other							(a) (b)	Dividend Income	20,00,119	01,11,21
1 Advances received from customer	1,03,771		6,66,987		6,34,283		(0)	from other long term investments	 240	240
2 Outstanding Expenses	26,15,775		33,43,090		24,22,870		(c)	Rent received	 240	25,00
<sup>3</sup> From Other Parties	9,12,854		7,54,753		9,26,091		(C) (d)	Other non-operating income (Refer Note (ii) below)	 23,000 24,47,381	18,32,439
		36,32,400		47,64,830		39,83,244	(u)	Total :-	51,52,740	
									-,,-	,,
Total :-		68,06,263		7,126,657		55,46,893				

Sr. No.	Particulars	For the year ended 31st March 2018	For the year ended 31st March 2017
(i)	Interest income comprises:		
	Interest from banks on deposits:	 25,03,298	28,35,886
	Other interest		
	Interest on MSEB deposit	 24,762	50,400
	Miscellaneous receipts	 1,52,059	2,24,955
	Total - Interest income :-	26,80,119	31,11,241
(ii)	Other non-operating income comprises:		
	Accrued Bonus on key Man Policies	 15,00,000	15,00,000
	Excess Bonus Provision Reversed	 94,720	0
	Income Tax Refund AY 16-17	 23,605	0
	Profit on sale of assets	 5,21,843	0
	Food Deduction from employees	1,78,423	3,32,439
	MVAT Refund 2005-06	1,28,790	0
	Total - Other non-operating income :-	24,47,381	18,32,439

# Note 24.a Cost of materials consumed

a.	Raw material consumed		
	Opening stock	 25,73,714	26,67,525
	Add: Purchases of raw material	 6,32,11,774	5,83,94,698
	Sub-Total	6,57,85,488	6,10,62,223
	Sale/return of Raw material	18,786	4,03,284
	Less: Closing stock	 49,04,145	23,76,389
	Total cost of material consumed (a)	6,08,62,557	5,82,82,550
b.	Purchase of traded goods		
	Cotton Yarn	 21,57,36,753	23,62,62,500
	Total (b)	21,57,36,753	23,62,62,500
	Total ( a+b ) :-	27,65,99,310	29,45,45,050

Sr. No.	Particulars	For the year ended 31st March 2018	For the year ended 31st March 2017
	Inventories at the end of the year:		
	Finished goods	 1,69,11,263	1,37,40,097
	Work-in-progress	 8,77,100	31,74,310
	Wastage & scrap	 2,06,479	1,08,771
	Diesel (Fule)	 2,800	0
		1,79,97,642	1,70,23,178
	Inventories at the beginning of the year:		
	Finished goods	 1,56,28,097	1,25,25,799
	Work-in-progress	 31,74,310	13,76,877
	Wastage & scrap	 1,08,771	1,96,798
	Diesel (Fule)	 53,540	0
		1,89,64,718	1,40,99,474
	Net (increase) / decrease :-	-9,67,076	29,23,704

# Note 26 : Employee benefits expense

Total :-	1,77,2
Staff welfare expenses	 2,0
Contributions to provident and other funds	 15,5
Salaries and wages	 1,58,

### Note 27 : Finance costs

(i) Borrowings Interest On Term Loan 1,47,	Total :-	3,19,1
(i) BorrowingsInterest On Term LoanBank interest0 ther interest (LIC loan)39,	Interest Paid Others (Unsecured Loan)	
(i) Borrowings Interest On Term Loan 1,47, Bank interest 1,32,	, , , , , , , , , , , , , , , , , , ,	 39,5
(i) Borrowings Interest On Term Loan 1,47,	Bank interest	 1,32,4
	Interest On Term Loan	 1,47,0
a) interest expense on.	(i) Borrowings	
(a) Interest expense on:	(a) Interest expense on:	

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March	
Marcin	ended 31st March
}	2017
,11,263	1,37,40,097
,77,100	31,74,310
,06,479	1,08,771
2,800	0
,97,642	1,70,23,178
/ /	
,28,097	1,25,25,799
,74,310	13,76,877
,08,771	1,96,798
53,540	0
,64,718	1,40,99,474
67,076	29,23,704
8,94,884	
,59,660	17,52,851
2,69,077	1,58,859
,23,621	2,26,36,643
,23,621	2,26,36,643
,23,621	2,26,36,643
,23,621	2,20,36,043
,00,117	1,47,48,691
,00,117 ,43,255	1,47,48,691 1,28,24,314
,00,117 ,43,255 ,58,572	1,47,48,691 1,28,24,314 29,63,877
,00,117 ,43,255	1,47,48,691 1,28,24,314
,00,117 ,43,255 ,58,572	1,47,48,691 1,28,24,314 29,63,877

# Note 25. Changes in inventories of finished goods, work-in-progress and stock-in-trade

	-			Note No: 29 Notes to Standalone Financial Statement as on 31.03.2018
		For the year	For the year	1. Background:
Sr. No.	Particulars		ended 31st March	Katare Spinning Mills Limited (the company') is a company limited b
		2018	2017	domiciled in India. The company is engaged in the manu power and is also engaged in the hospitality business.
	Consumption of stores and spare parts	 14,56,654	12,86,926	2. Significant accounting policies
	Consumption of packing materials	 5,81,531	5,68,291	2.1 System of Accounting:
	Power and fuel	 1,98,15,350	2,43,78,975	First-time adoption of Ind AS Pursuant to the Companies (India Ac
	Rent	 22,000	2,10,70,970	2015,
			5,56,597	The Company has adopted 31st March 2018 as reporting date for
	Repairs and maintenance	 12,47,014		Accounting Standard (Ind AS) and consequently 1st April 2 preparation of financial statements. The financial stateme
	Insurance	 10,75,542	6,33,785	March 2018, are the first financials, prepared in accord
	Rates and taxes	 8,64,514	3,17,516	Financial year ended 31st March 2017, the Company prepa accordance with the Accounting Standards notified und
	Communication	 1,71,883	1,08,552	Companies Act 2013, read together with Companies (Acc
	Travelling and conveyance	 7,21,923	6,40,873	GAAP).
	Printing and stationery	 1,01,222	56,660	For preparing these financial statements, opening balance shee
	Freight and forwarding	 6,57,341	6,55,120	2016 i.e., the date of transition to Ind AS. The figures for the year ended 31st March 2017 have been restated, regroupe
	Sales commission	 2,30,052	2,17,659	required to comply with Ind AS and Schedule III to the Comp
	Legal and professional	 5,07,468	12,37,909	them comparable.
	Payments to auditors			This note explains the principal adjustments made by the Com
	- As auditors - statutory audit	 81,800	45,800	statements prepared in accordance with Previous GAAP, in at 1st April 2016 and the financial statements as at and for
	Bank charges	 1,39,409	2,03,570	2017.
	Directors sitting fees	 40,000	30,000	Exemptions:
	Advertisement	 59,272	18,800	Ind AS 101 allows first time adopters certain exemptions from
	Fine & Penalties	 36,000	0	of certain requirements under Ind AS.
	Miscellaneous expenses	 4,74,010	4,00,751	On transition to Ind AS, the Company has applied the following
	ROC filling Fee	 3,800	0	<ol> <li>Company has elected to continue with the carrying value of andequipment recognised as at 1st April 2016 measured a</li> </ol>
	Stock Exchange Fee	 2,87,500	76,63,721	and use that carrying value as the deemed cost of the pro
	Vat Paid	 3,31,919	27,02,934	2. Company has elected to continue with the carrying value
	Loss of Perishable Stock	 90,009	0	recognised as at 1st April 2016 measured as per the pr
	GST Paid (RCM)	 5,530	0	carrying value as the deemed cost of intangible assets.
	Laundry Expenses (Hotel)	 1,13,384	0	<ol> <li>Ind AS 102 Share based payment has not been applied to based</li> </ol>
				4. Historical cost convention
	Total :-	2,91,15,129	4,17,46,439	The financial statements have been prepared on a historic followings:
				Certain financial assets and liabilities that are measured at policy regarding financial instruments)
				Defined benefit plans – plan assets measured at fair value
				5. Current and non-current classification
				An asset is classified as current if:
	64	 		65
	U-1			VV

is a company limited by shares, incorporated and is engaged in the manufacture of cotton yarn, solar

# ne Companies (India Accounting Standard) Rules,

18 as reporting date for first time adoption of India d consequently 1st April 2015 as the transition date for nts. The financial statements for the year ended 31st sials, prepared in accordance with Ind AS. Upto the 2017, the Company prepared its financial statements in Standards notified under the Section 133 of the her with Companies (Accounts) Rules 2014 (Previous

nts, opening balance sheet was prepared as at 1st April Ind AS. The figures for the previous periods and for the e been restated, regrouped and reclassified, wherever d Schedule III to the Companies Act 2013 so as to make

tments made by the Company in restating its financial ce with Previous GAAP, including the balance sheet as I statements as at and for the year ended 31st March

certain exemptions from the retrospective application

has applied the following exemptions:

with the carrying value of all of its property, plant 1st April 2016 measured as per the previous GAAP e deemed cost of the property, plant and equipment.

e with the carrying value of all of its intangible assets measured as per the previous GAAP and use that

nt has not been applied to equity instruments in share

een prepared on a historical cost basis, except for the

ities that are measured at fair value; (refer accounting

- It is expected to be realized or sold or consumed in the Company's normal operating cycle;
- ii It is held primarily for the purpose of trading;
- iii It is expected to be realized within twelve months after the reporting period; or
- iv It is cash or a cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

#### A Liability is classified as current if:

- i It is expected to be settled in normal operating cycle;
- ii It is held primarily for the purpose of trading;
- iii It is expected to be settled within twelve months after the reporting period;
- iv It has no unconditional right to defer the settlement of the liability for at least twelve months after reporting period.

All other liabilities are classified as non-current.

The operating cycle is the time between acquisition of assets for processing and their realization in cash and cash equivalents. Based on the nature of products and time between acquisition of assets for processing and their realization in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current/non-current classification of assets and liabilities.

#### 2.2 Segment Reporting:

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker. The Chairman and Managing Director has been identified as being the Chief Operating Decision Maker.

The segment results are as under

(Rs. In lakhs)

e segment results are	as under.						(1)	ks. miar
SEGMENT REVENUE	Spinning Division		Hotel D	Division	Solar F	ower	Tot	tal
	2018	2017	2018	2017	2018	2017	2018	2017
Sales Revenue	2914	3171	198	387	125	126	3237	3684
Segment Result	(51)	(70)	(22)	12	67	66	(6)	8
Unallocated Corporate Expenses	(6)	(7)	(0)	0	0	0	(6)	(7)
Unallocated Corporate Income	15	15	0	0	0	0	15	15
Operating Profit	(42)	(62)	(22)	12	(67)	66	3	16
Interest Expenses	(146)	(132)	(26)	(27)	(147)	(147)	(319)	(306)
Interest Income	1	1	24	28	0	0	25	29
Profit/loss from ordinary activities	(187)	(193)	(24)	13	(80)	(81)	(291)	(261)
Extra-Ordinary items	0	0	0	0	0	0	0	0
Net Profit/loss	(187)	(193)	(24)	13	(80)	(81)	(291)	(261)
OTHER INFORMATION:								
Segment Assets	2488	2363	784	817	796	857	4068	4037
Segment Liabilities	2868	2738	404	442	796	857	4068	4037
Depreciation (net)	28	28	21	22	59	60	108	110

Power generated in solar division 15,97,460 units consumed cap valued at Rs. 140 lakhs.

#### 2.3 Revenue recognition:

#### Revenue from Sale of Goods

Revenue from Sale of Goods is recognized when all the signific ownership have been transferred to the buyer, revenue can be meaincurred can be measured reliably, it is probable that the economic b transaction will flow to the entity and there is no continuing manager goods. Transfer or risks and rewards vary depending on the indivisale. Revenue from sale of goods is stated inclusive of excise duty w returns, trade allowances, rebates, sales tax, GSTand amounts co parties.

Income from guest accommodation in respect of hotel division is r basis after the guests checks-in. Discounts, if any, in this regard a conclusion of the bill with the guests. Any advance received in resp as a liability pending finalization of bill/provision of services. Inco Beverages is recognized at the point of serving of these items to stated is inclusive of luxury tax, service charge and VAT but ne discounts.

In the case of solar power generation unit, it is mainly used for cap generated are treated as income and portion of the units used fo booked as expenditure being used at the prevailing rates as if purcha

Dividends from investment are recognized as income of the year declared by the investee company.

#### Interest Incomes:

There were no financial instruments requiring treatment specifie income is included in Other Income in the Statement of Profit and Los

#### 2.4 Income Taxes:

The income tax expense or credit for the period is the tax payabl taxable income based on the applicable income tax rate for each changes in deferred tax assets and liabilities attributable to temp unused tax losses.

- The current income tax charge is not calculated as the company is ir
- Income Tax is computed after adjustments of Other Comprehensive
- iv. Deferred income tax is provided in full, using the liability method, arising between the tax bases of assets and liabilities and their financial statements. Deferred income tax is determined using tax r been enacted or substantially enacted by the end of the reporting p apply when the related deferred income tax assetis realized, or liability is settled
- Deferred tax assets are recognized for all deductible temporary difl losses only if it is probable that future taxable amounts will be a temporary differences and losses
- Current and deferred tax is recognized in profit or loss. Except to the itemsrecognized in other comprehensive income or directly in equit also recognized in other comprehensive income or directly in equity,
- vii Minimum Alternate Tax paid in accordance with tax laws, which economic benefits in the form of adjustment to future income tax asset in the balance sheet when it is probable that future economic will flow to the company and the asset can be measured reliably.

tive for spinning division,	
cant risk and rewards of easured reliably, the costs benefits associated to the ment involvement with the vidual terms of contract of when applicable and net of	
ollected on behalf of third	
recognized on day to day are accounted upon final bect of the same is treated ome from sale of Food & the guests. The income et of complimentary and	
ptive consumption. Units or captive consumption is ased from MSEDCL.	
ar in which the same are	
ed under Ind AS. Interest ss.	
le on the current period's h jurisdiction adjusted by porary differences and to	
n operating loss. e income	
on temporary difference carrying amounts in the rates (and laws) that have period and are expected to the deferred income tax	
fferences and unused tax available to utilize those	
he extent that it relates to iity. In this case, the tax is , respectively	
th give rise to the future liability, is considered as benefit associated with it	

#### 2.5 Impairment of Assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss will be recognized for the amounts by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is higher of an asset's fair value less costs of disposal and value in use. For the purpose of assessing impairment, assets are compared at the lowest levels for which thereare separately identifiable cash inflows which are largely independent of the cash inflowsfrom other assets or Company of assets (cash- generating units). Non- financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

#### 2.6 Cash and cash equivalents:

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other s h o r t - term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowing in current liabilities in the balance sheet.

#### 2.7 Trade receivables:

Trade receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment.

The trade receivable outstanding for more than one year are amounting to Rs. 116.27 Lakhs However, in the opinion of the management these are considered as good for recovery and has not been written as Bad.

#### 2.8 Inventories:

a. Finished goods are valued at lower of cost or Net Realizable Value. Cost for this purpose is arrived at on Absorption costing basis. Excise duty is included in valuation of finished goods.

b. Stock in process/plant is valued at cost.

c. Stock of raw materials, Stores and Spares and packing materials are valued at cost. Cost for this purpose, does not include duties/taxes that are recoverable in future.

- d. Food & Beverages:
- 1) Groceries: Groceries is valued at cost arrived at on weighted average basis.
- 2) Beverages: Valued at cost.

Consequent upon possession taken over by the lender bank of the hotel property, the stock which was perishable and unrealizable has been written off.

#### 2.9 Investments and other financial assets.

i. Investments held by the company are not of the nature requiring valuation as measured by Ind AS and accordingly are stated at cost of acquisition.

ii. Impairment of financial assets

For trade receivable only, the company applies the simplified approach permitted by Ind AS 109Financial Instruments, which requires expected lifetime losses to be recognized from initial recognition of the receivables.

#### 2.10 Offsetting financial instruments

There were no such Financial instruments requiring off-set as prescribed under Ind AS.

#### 2.11 **Property, Plant and Equipment**

Property, Plant and Equipment Leasehold land is carried at historical costs. All other items of property, plant and equipment are stated at cost less accumulated depreciation and impairment loss, if any.

Cost includes cost of acquisition, installation or construction, other direct expenses incurred to bring the assets to its working condition and finance costs incurred up to the date the asset is ready for its intended use and excludes cenvat / value added tax eligible for credit / setoff.

Such cost includes the cost of replacing part of the plant and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. When significant parts of plant and equipment are required to be replaced at intervals, the same are depreciated separately based on their specific useful lives. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in the statement of profit or loss as incurred.

Capital work-in-progress in respect of assets which are not ready for their intended use are carried at cost, comprising of direct costs, related incidental expenses and attributable interest. All identifiable Revenue expenses including interest incurred in respect of various projects / expansion, net of income earned during the project development stage prior to its intended use, are considered as pre - operative expenses and disclosed under Capital Work–in–Progress. Capital expenditure on tangible assets for research and development is classified under property, plant and equipment and is depreciated on the same basis as other property, plant and equipment.

Property, plant and equipment are eliminated from financial statements, either on disposal or when retired from active use. Losses arising in the case of the retirement of property, plant and equipment and gains or losses arising from disposal of property, plant and equipment are recognised in the statement of profit and loss in the year of occurrence.

#### Depreciation for Company

Depreciable amount for assets is the cost of an asset, or other amount substituted for cost, less its estimated residual value. Property, plant and equipment is provided on written down value method, over the useful life of the assets, as specified in Schedule II to the Companies Act, 2013. Property, plant and equipment which are added / disposed off during the year, depreciation is provided on pro-rata basis. Building constructed on leasehold land are depreciated based on the useful life specified in Schedule II to the Companies Act, 2013, where the lease period of the land is beyond the life of the building. In other cases, building constructed on leasehold lands are amortized over the primary lease period of the lands. The asset's residual values, useful lives and methods of depreciation are reviewed at each financial year end and adjusted prospectively, if appropriate.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

#### 2.12 Trade and Other Payables:

These amounts represent liabilities for goods provided to the company prior to the end of financial year which are unpaid. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method.

#### 2.13 Borrowings:

Borrowings are initially recognized at fair value, net of transaction cost incurred. Borrowings are subsequently measured at amortized cost. Any difference between the proceeds(net of transaction costs) and the redemption amount is recognized in profit or loss over the period of the borrowings using the effectives interest method. Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In the case the fee is deferred until the draw down occurs.

Name of the party         Kishore T Katare         Ganesh Textiles (Prop         Kishore T Katare)         Ganesh Textiles (Yarn) -         Prop Kishore T Katare         Kishore T Katare (Loan)         Kishore T Katare (Hotel         Div)         Subhash Textiles A (Prop         Subhash Texti les (Prop         Subhash Texti les (Prop         Subhash Texti les (Prop         Subhash Texti les (Prop	Relationship Managing Director	Nature of transaction Remuneration Cr Amount paid Amount received Amount paid	Transaction Value 6,00,000 2,943 0 11,88,270	Dr /Cr Balan ce Cr Cr	Balance as on date of balance Sheet 10,14,372 21,46,149	Amoun written off Nil
Ganesh Textiles (Prop Kishore T Katare) Ganesh Textiles (Yarn) - Prop Kishore T Katare Kishore T Katare (Loan) Kishore T Katare (Hotel Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop		Amount paid Amount received	2,943 0		10,14,372	Nil
Ganesh Textiles (Prop Kishore T Katare) Ganesh Textiles (Yarn) - Prop Kishore T Katare Kishore T Katare (Loan) Kishore T Katare (Loan) Kishore T Katare (Hotel Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop		Amount paid Amount received	2,943 0			Nil
Kishore T Katare) Ganesh Textiles (Yarn) - Prop Kishore T Katare Kishore T Katare (Loan) Kishore T Katare (Hotel Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop		Amount received	0			INII
Kishore T Katare) Ganesh Textiles (Yarn) - Prop Kishore T Katare Kishore T Katare (Loan) Kishore T Katare (Hotel Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop				G		Nil
Prop Kishore T Katare Kishore T Katare (Loan) Kishore T Katare (Hotel Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop			11,88,270			
Kishore T Katare (Hotel Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop	-	Amount paid			0	Nil
Div) Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop	1		10,49,133		0	Nil
Subhash Textiles A (Prop Subhash T Katare) Subhash Texti les (Prop		Amount received	50,000			
Subhash T Katare) Subhash Texti les (Prop		Amount paid	60,000	Cr	13,13,842	Nil
Subhash T Katare) Subhash Texti les (Prop	Director		0	Cr	3,51,262	Nil
Jubliasi i Nalale)	Director	Land Rent credited	10,000			
		Amount received	5,074	Dr	4,39,549	Nil
SouVidyavati K Katare	Director	Sitting fees Cr	16,000	Cr	38,500	Nil
Vijay Textiles	Deceased	Rent credited	12,000			
	Director	Amount received	48,000	Cr	5,77,320	Nil
Shakuntala T katare	Wife of	Nil	0	Cr	2,52,867	Nil
	Deceased Director					
Sachin Textile	Daughter in	Nil	0	Dr	15,956	Nil
	Law of Director					
Kamal Marketing Pvt Ltd	Director			CR	1,18,00,000	Nil
Kamal Marketing Pvt Ltd	-	Purchase of yarn	7,43,98,798		, .,,	
(Trade)		Amount received	33,14,840			
		Sales of yarn	7,44,96,794			
	Associate	Cotton Processing Charges Debited	3,43,877			
	Enterprise	Electricity Charges Dr	5,97,293			
		Rent received	25,000			
		Amount paid		Cr	1,31,78,669	Nil
		Amount paid	1,23,250	Cr	1,73,077	Nil
		Sales of varn	17,18,84,361			
Mills						
	Associate					
	Enterprise			<b>D</b> -	06 06 440	
Katare Cotton Waste Spa	4	Amount received	2,14,52,146			
Mills (Hotel Div)						
Rakesh V Katare	Deceased	Amount paid	79,574	Dr	1,04,889	
	Director					
	Kamal Marketing Pvt Ltd (Trade) Kamal Marketing Pvt Ltd (Hotel) Katare Cotton Waste Spg Mills	Kamal Marketing Pvt Ltd (Trade)       Associate Enterprise         Kamal Marketing Pvt Ltd (Hotel)       Associate Enterprise         Katare Cotton Waste Spg Mills       Associate Enterprise         Katare Cotton Waste Spg Mills (Hotel Div)       Associate Enterprise         Rakesh V Katare       Son of Deceased	Kamal Marketing Pvt Ltd (Trade)Purchase of yarnAmount received Sales of yarnAmount received Sales of yarn Cotton Processing Charges DebitedKamal Marketing Pvt Ltd (Hotel)Amount paidKatare Cotton Waste Spg MillsAssociate EnterpriseSales of yarn Cotton Processing Charges Dr Rent received Amount paidKatare Cotton Waste Spg Mills (Hotel Div)Associate EnterpriseSales of yarn Amount paidKatare Cotton Waste Spg Mills (Hotel Div)Associate EnterpriseSales of yarn Amount paidKatare Cotton Waste Spg Mills (Hotel Div)Son of DeceasedAmount paid	Kamal Marketing Pvt Ltd (Trade)Purchase of yarn7,43,98,798Amount received Sales of yarn33,14,840Amount received Sales of yarn3,43,877Cotton Processing Charges Debited3,43,877Electricity (Charges Dr Rent received (Hotel)5,97,293Katare Cotton Waste Spg Mills (Hotel Div)Sales of yarn17,18,84,361Katare Cotton Waste Spg Mills (Hotel Div)Associate EnterpriseSales of yarn17,18,84,361Katare Cotton Waste Spg Mills (Hotel Div)Associate EnterpriseSales of yarn17,18,84,361Katare Cotton Waste Spg Mills (Hotel Div)Son of DeceasedAmount paid22,72,373Rakesh V KatareSon of DeceasedAmount paid79,574	Kamal Marketing Pvt Ltd (Trade)Purchase of yarn7,43,98,798Amount received Sales of yarn33,14,840Associate Enterprise3ales of yarnCotton Processing Charges Debited3,43,877Electricity Charges Dr Rent received5,97,293Kamal Marketing Pvt Ltd (Hotel)5,97,293Katare Cotton Waste Spg MillsAssociate EnterpriseAssociate EnterpriseSales of yarnKatare Cotton Waste Spg Mills (Hotel Div)Sales of yarnKatare Cotton Waste Spg Mills (Hotel Div)Associate EnterpriseKatare Cotton Waste Spg Mills (Hotel Div)Son of DeceasedKatareSon of DeceasedAmount paid700079,574	Kamal Marketing Pvt Ltd (Trade)Putchase of yarn7,43,98,798Associate EnterpriseAmount received Sales of yarn33,14,840 7,44,96,794Amount received Cotton Processing Charges Debited3,43,877Electricity Charges Dr Rent received (Hotel)5,97,293 Charges Dr Rent received Amount paidKamal Marketing Pvt Ltd (Hotel)Amount paid10,10,654CrKatare Cotton Waste Spg MillsAssociate EnterpriseSales of yarn Purchase of yarn17,18,84,361 Purchase of yarnKatare Cotton Waste Spg Mills (Hotel Div)Associate EnterpriseSales of yarn Purchase of yarn17,18,84,361 Purchase of yarnKatare Cotton Waste Spg Mills (Hotel Div)Son of DeceasedAmount paid Amount paid22,72,373 Purchase of yarnKatare Cotton Waste SpgAmount paid Purchase of yarn27,74,52,146DrKatare Cotton Waste SpgAmount paid Deceased27,74,52,146DrKatare Cotton Waste SpgAmount paid Deceased79,574Dr

2.23	Contingent Liability and Commitments:	of borrowings, trade payable and othe includes trade receivables and ot	
	A present obligation arising from past events, when it is not probable that an outflow of resources will be required to settle the obligation;	Credit Risk:Credit risk refers to the r	
	A present obligation arising from past events, when no reliable estimate possible;	party resulting in a financial loss. date is carrying value of respec	The maximum exposure to the cre
	Apossible obligation arising from the past events, unless the probability of outflow of resources is remote.	revenue are typical unsecureda Credit risk has always been mana	andarederived from revenue ea
.24	Critical estimates and Judgments:	establishing credit limits and con	tinuously monitoring the credit w
	The preparation of financial statements requires the use of accounting estimates which, by definition, will seldom equal the actual results. Managements also needs to exercise judgment in applying the Company's accounting policies.	to which the Company grants cru adoption of Ind AS 109 the Cor impairment loss or gain.	npany uses expected credit loss
	This note provides an overview of the areas that involved a higher degree of judgment or complexity, and of item which are more likely to be materially adjusted due to estimates and assumptions turning out to be different than those originally assessed.	≻Liquidity Risk: The Company's princ current investments and the cas Company suffers from inadequa	h flow that is generated from ope cy of working capital to meet its
	Detailed information about each of these estimates and judgments is included in relevant notes together with information about the basis of calculation for each affected line item in the financial statement.	Accordingly, liquidity risk is perce means to augment the same. Th maintain adequate source of fund	e Company is closely monitoring
	The areas involving critical estimates or judgments are:		
	I. Estimation of current expense and payable	N.R.Waghchaure& Associates	for and on behalf of
	II. Estimation of defined benefit obligations	Chartered Accountants,	Katare Spinning Mill
	III. Allowance for uncollected accounts receivable and advances-Trade receivable do not carry any interest and are stated at their nominal value as reduced by appropriate	FRN: 114999W	Kicker T Keters /M-
	allowances for estimated irrevocable amounts. Individual trade receivable are written off when management deems them not to be collectible.	Nilkanth R Waghchaure	Kishor T. Katare (Ma
	Impairment is made on the expected credit losses, which are the present value of the cash shortfall over the expected life of the financial assets.	Proprietor ICAI Membership No :048890	Subhash T. Katare (I
	Estimates and judgments are continually evaluated. They are based on historical experience and other factors, including expectations of future events that may have a financial impact on the Company and that are believed to be reasonable under the circumstances.	Solapur, 29 <sup>th</sup> May 2018	Miss V K Katare (Dir
2.25	Corporate Social Responsibility (CSR) Expenditure		
	In view of continuous losses, the Company has not incurred any expenditure on this aspect during the year under audit.		
2.26	Risk Exposure		
	Through its defined benefit plans, the company is exposed to a number of risk, the most significant of which are detailed below;		
	Interest rate risk: The plan exposes the Company to the risk of change in interest rate of the borrowings		
	Salary Escalation Risk: The present value of the defined benefit is not calculated with the assumption of salary increase rate of plan participants in future.		
	Demographic Risk: The Company has to use certain mortality and attrition in assumption in valuation of the liability. The company is exposed to the risk of actual experience turning out to be worse compared to the assumption.		
	Asset Liability Mismatching or Market Risk: MarketRisk is the risk that changes in market prices such as the prices of cotton and yarn largely depend upon the changes in the market prices.		
	Financial Risk Management Objectives and Policies: The Company's activities expose it to a variety of financial risks, market risk, credit risk and liquidity risk. The Company's primary focus is to foresee the unpredictability of financial markets and seek to minimize potential adverse effects on its financial performance. The Company's financial liabilities comprise		

ation and financial assets rom its operations	
by the customer / counter credit risk at the reporting receivables and unbilled earned from customers. It through credit approvals worthiness of customers business. On account of oss model to assess the	
sh and cash equivalents, operations. Presently the its current requirements. Ing to find out the end and ing its liquidity position to	
of the Board of Directors Mills Ltd.	
Managing Director)	
e (Director)	
Director)	

#### Note 30: Earnings Per Share (EPS) :

Particulars	31.03.2018	31.03.2017
a. Net Profit/(Loss) as per profit and loss a/c	(29166145)	(26128458)
available for equity share holders		
b. Weighted average no. of equity shares	2850000	2850000
c. Earnings/(Loss) per share	(9.85)	(9.17)

Note: There are no diluted equity shares therefore; no working is given for diluted earnings per share

Note 31: Deferred Taxation:

(Rs. In Lakhs)

Particulars	Balance as	Arising	Balance as
	on	during	on
	31.03.2017	the year	31.03.2018
A. Deferred Tax Liabilities:			
- on account of timing	335.54	-31.88	303.66
difference in depreciation			
- Others	106.63	4.64	111.27
Sub Total A:	442.17	-27.24	414.93
B. Deferred Tax Assets			
- Unabsorbed depreciation	568.67	0	568.67
and losses			
- Disallowances	135.51	34.73	170.24
- Provision for Bad & Doubtful	28.03	25.26	53.29
Debts			
Sub Total B:	732.21	59.99	792.20
C. Deferred Tax Assets/Liab (B - A)	290.04	87.23	377.27

Company has made provision for deferred tax liability as above.

Note 32 :- Previous year's figures have been regrouped/ reclassified wherever necessary to correspond with the current year's classification/disclosure.

Note 33:- Balances of Trade payables, Loans & advances & trade receivables have been taken as per books awaiting respective confirmation & reconciliation.

As per my report of even date for and on behalf of the Board of Directors

N.R.Waghchaure& Associates	for and on behalf of the Board of Directors
Chartered Accountants,	Katare Spinning Mills Ltd.
FRN: 114999W	Kishor T. Katare (Managing Director)
Nilkanth R Waghchaure Proprietor ICAI Membership No :048890 Solapur, 29 <sup>th</sup> May 2018	Subhash T. Katare (Director) Miss V K Katare (Director)

#### Cash Flow Statement for the year ended 31.03.2018

Sr . No.	Particulars	Current Year Rs.	Previous Year Rs.
А	CASH FLOW FROM OPERATING ACTIVITIES		
••	Profit before tax	-3,78,89,145	-3,67,85,38
	Non cash adjustment to reconciled profit before tax to net cash flows		
	Depreciation	1,08,27,851	1,10,35,08
	Fixed Assets written off	0	2,62,37
	Interest Expenditure	3,19,10,408	
	Interest ,Rent & Other Non Operating Income	-51,52,740	-49,68,920
	Operating profit before working capital changes	-3,03,626	1,13,09
	Movements in working capital		
	Increase/(Decrease) in trade payables	40,12,728	14,36,643
	Increase/(Decrease) in other current liabilites	-3,20,394	7,03,68
	Increase/(Decrease) in other long term liabilites	25,92,716	-5,01,22
	Decrease/(Increase) in trade receivables	33,51,050	71,73,97
	Decrease/(Increase) in inventories	-11,73,626	-26,51,659
	Decrease/(Increase) in long term loans & advances given	-53,519	-2,00,39
	Decrease/(Increase) in short term loans & advances given	0	(
	Decrease/(Increase) in other current assets	72,66,794	2,03,61,21
	Decrease/(Increase) in other financial assets	-17,16,620	8,11,08
	Decrease/(Increase) in trade receivables (current) Cash generated from / (used in) operations	-1,30,98,244 <b>5,57,260</b>	-35,02,792 <b>2,37,43,62</b>
	Direct taxes paid (net of refunds)	0	_,_,_,
	Net cash flow from / (used in) operating activities (A)	5,57,260	2,37,43,62
В	CASH FLOW FROM INVESTING ACTIVITIES		
	Purchses of Fixed Assets, including intangible assets, CWIP & capital advances	-1,65,307	-42,74,320
	Proceeds from sale of Fixed Assets	27,853	(
	Increase/(Decrease) in trade payables Fixed Assets /	0	
	Purchase of current investments	0	
	Investment in bank deposits (having orignal maturity of more than three months)	0	-74,13
	Interest ,Rent & Other Non Operating Income	51,52,740	49,68,92
	Net Cash from / (used in ) Investing Activities (B)	50,15,286	6,20,46
с	CASH FLOWS FROM FINANCING ACTIVITIES		
	Proceeds from issuance of share capital & preference share capital	0	
		0	
		0	
	Proceeds from long term borrowings	0 -89 39 464	-1 48 69 15
	Proceeds from long term borrowings Repayment of long term borrowing	0 -89,39,464 3,49,23,166	
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings	3,49,23,166	2,08,66,08
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings Interest Paid		2,08,66,08
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings Interest Paid Dividend paid on equity shares	3,49,23,166	
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings Interest Paid	3,49,23,166	2,08,66,08 -3,05,69,93
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings Interest Paid Dividend paid on equity shares Tax on equity dividend paid	3,49,23,166 -3,19,10,408	2,08,66,08 -3,05,69,93 - <b>2,45,73,00</b>
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings Interest Paid Dividend paid on equity shares Tax on equity dividend paid Net cash flow from / (used in) Financing Activiteis (C)	3,49,23,166 -3,19,10,408 <b>-59,26,706</b>	2,08,66,08 -3,05,69,93 <b>-2,45,73,00</b> <b>-2,08,90</b>
	Proceeds from long term borrowings Repayment of long term borrowing Proceeds from short term borrowings Interest Paid Dividend paid on equity shares Tax on equity dividend paid Net cash flow from / (used in) Financing Activiteis (C) Net Increase/(Decrease) in cash & cash equivalants (A)+(B)+(C)	3,49,23,166 -3,19,10,408 <b>-59,26,706</b> <b>-354,160</b>	2,08,66,08

statements for the year ended March 31,2017 and March 31,2018 and found the same to be drawn in accordance therewith and also with requirements of clause 32 of the listing agreements with the stock exchange. For and on behalf of the Board

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V K Katare D	ire
	atare D

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KATARE SPINNING MILLS LIMITED	KATARE SPINNING MILLS LIMITED				
Registered Office: "KAMALA" 259, Sakhar Peth, Solapur – 413 005	Registered Office: "KAMALA" 259, Sakhar Peth, Solapur – 4				
Tel- 2623981, 2628581 Email- katarespinningmills.@gmail.com	Tel- 2623981, 2628581 Email- katarespinningmills.@gmail.c www.katarespinningmillslimited.com				
www.katarespinningmillslimited.com					
CIN: L17119PN1980PLC022962	CIN: L17119PN1980PLC022962				
38 <sup>™</sup> ANNUAL GENERAL MEETING – SATURDAY, 29 <sup>™</sup> SEPTEMBER, 2018	38TH ANNUAL GENERAL MEETING – SATURDAY, 29th SEPTE				
Registered Folio No. /	Form No. MGT-11 Proxy form				
DP ID & Client ID	[Pursuant to Section 105(6) of the Companies Act, 2013 and rule 19(3) of (Management and Administration) Rules, 2014]				
Name and address of the Member(s)	(Management and Auministration) Rules, 2014				
Member(s)	CIN: <b>L17119PN1980PLC022962</b>				
	Name of the Company: KATARE SPINNING MILLS LIMITED				
Joint Holder 1	Registered Office: "KAMALA" 259, Sakhar Peth, Solapur – 413 005				
Joint Holder 2	Name of the members (s) :				
No. of Shares	Registered address :				
	E-mail ID:				
/ We record my / our presence at the 'THIRTY-EIGHTH ANNUAL GENERAL MEETING	Folio No./ Client ID:				
of the Company held on Saturday, 29 <sup>th</sup> September 2018, at 11.00 A.M., at "KAMALA" 259, Sakhar Peth, Solapur – 413 005	DP ID :				
	I/We, being the member(s) ofshares of the above named Con appoint				
	1) of having e-mail id or fail				
	2) of having e-mail id or failin				
Member's / Proxy's name in Block Letters Member's / Proxy's Signature	3) of having e-mail id				
	and whose signatures are appended below as my/our proxy to attend and and on my/our behalf at the Thirty Eighth Annual General Meeting of the be held on the Saturday, 29th day of September, 2018 at 11.00 am at "KA Sakhar Peth, Solapur – 413 005 and at any adjournment thereof in respec resolution as are indicated below:				
76	77				

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our – 413 005	
@gmail.com	
SEPTEMBER, 2018	
19(3) of the Companies	
4]	
ned Company, hereby	
or failing him	
or failing him	
nd and vote for me/us	
g of the Company, to at "KAMALA" 259,	
n respect of such	

Description	For*	Against*		KATARE SPINNING MILLS LIMITE	
1. To Receive, consider and adopt the Audited Financial Statement together with the Report of the Board of Directors and the Auditors of the Company for the year ended on 31.03.2018				Registered Office: "KAMALA" 259, Sakhar F Tel- 2623981, 2628581 Email- katarespi www.katarespinningmillslimite CIN: L17119PN1980PLC0	nningmills.@g ed.com
2. To appoint a Director in place of Mr. Subhash T. Katare, who retires by rotation and being eligible, offers himself for re-appointment.			38ТН	38TH ANNUAL GENERAL MEETING – SATURDAY, 29th BALLOT FORM	
3. To ratify the appointment of the Statutory Auditors in terms of Section 139 of the Companies Act, 2013 and fixing their remuneration.			Sr. No.	1	De
4. To approve the re-appointment of Mr. Kishore T. Katare (DIN 00645013), without remuneration as a Chairman and			1	Name of the First Named Shareholder (In block letters)	
Managing Director of the Company w.e.f 01st July, 2018 for a period of Five (5) years.			2	Postal address	
5. To Increase the limit of borrowings upto Rs. 100 Crores by the Board of the Company.			3	Registered folio No. / *Client ID No. (*Applicable to investors holding shares in dematerialized form)	
Affix			4	No. of shares held	
Signature of shareholder Signed this day of 2018		, i i i i i i i i i i i i i i i i i i i	below by recording my/our assent or dissent to the said resolutions 38th Annual General Meeting (AGM) by placing the <b>tick (</b> \sqrt{)} mark at the <b>Description</b> For*		
Signature of first Proxy holder Signature of second Proxy Signature of third Proxy holder	y holder		Stateme Director	eceive, consider and adopt the Audited Financia ent together with the Report of the Board of rs and the Auditors of the Company for the yea n 31.03.2018	of
*1. Please put 'x' in the appropriate column against the resp the 'For' or 'Against' column blank against any or all the r entitled to vote in the manner as he/she thinks appropriate.	pective resolut resolutions, yo	ions. If you leave our Proxy will be	who reti	point a Director in place of Mr. Subhash T. Katar res by rotation and being eligible, offers himself fo intment.	e, or
2. This form of Proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.		terms of	3. To ratify the appointment of the Statutory Auditors in terms of Section 139 of the Companies Act, 2013 and fixing their remuneration.		
		4. To approve the re-appointment of Mr. Kishore T. Katare (DIN 00645013), without remuneration as a Chairman and Managing Director of the Company w.e.f 01st July, 2018 for a period of Five (5) years.			
			5. To Increase the limit of borrowings upto Rs. 100 Crores by the Board of the Company.		
			Place: _		(Signature
78			Date:	79	USIGNALUIE

<b>ED</b>						
our – 4						
gmail.com						
SEPTEMBER, 2018						
Details						
****	ion enumerated					
	in the Notice of					
	olution below:					
r*	Against*					

e of the shareholder)

#### **INSTRUCTIONS:**

1. Members may fill up the ballot form printed overleaf and submit the same in a sealed envelope to the scrutinizer, **Mr. G. N. Pawar, Chartered Accountant, Solapur** (appointed **as scrutinizer of the Company** in a fair and transparent manner) at the Mr. G. N. Pawar, Chartered Accountant, office at G-6, Bavi Plaza, 9/3, Murarji Peth, Opp. ST Stand, Solapur-413 002 or to his Email-Id gnpawar@gmail.com

2. Duly completed and signed Ballot Forms shall reach the Scrutinizer before the AGM date. Alternatively, the Ballot form can also be deposited in the box to be made available at the venue during the AGM. The Ballot Forms received after the AGM date shall be strictly treated as if the reply from the Member has not been received.

3. The Company will not be responsible if the envelope containing the ballot form is lost in transit.

4. Unsigned, incomplete or incorrectly ticked forms are liable to be rejected and the decision of the scrutinizer on the validity of the forms will be final.

5. The right of voting by ballot form shall not be exercised by a proxy.

6. To avoid fraudulent transactions, the identity/signature of the members holding shares in electronic/demat form is verified with the specimen signatures furnished by NSDL/CDSL and that of members holding shares in physical form is verified as per the records of the share transfer agent of the Company (i.e. Link Intime India Private Limited, Pune branch) Members are requested to keep the same updated.

7. There will be only one ballot form for every Folio/DP ID Client ID irrespective of the number of joint holders.

8. In case of joint holders, the ballot form should be signed by the first named member and in his/her absence by the next named member. Ballot form signed by a joint holder shall be treated valid if signed as per records available with the Company and the Company shall not entertain any objection on such ballot form from other joint holders.

9. Where the ballot form has been signed by an authorized representative of the body corporate/trust/society, etc. a certified copy of the relevant authorization/board resolution to vote should accompany the ballot form.

