

MAURIA UDYOG LIMITED

(AN ISO 14001 & OHSAS 18001 CERTIFIED COMPANY)
Works: Sohna Road, Sector-25, Faridabad-121004 (Haryana), INDIA
Ph. +91-129-4092000, Fax: +91-129-2231220, Visit us: www.mauria.com
CIN: L51909WB1980PLC033010; e-mail Id- mauria@mauria.com

Dated: October 8, 2016

To
The General Manager
Listing Operation,
BSE Limited, P.J. Towers,
Dalal Street,
Mumbai – 400 001

Sub: ANNUAL REPORT -2016.

Dear Sir,

Pursuant to Regulation 34 (1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the Annual Report – 2016 of the Company duly approved and adopted in the 36th Annual General Meeting of the Company held on Wednesday the 28th of September, 2016 as per the provisions of Companies Act, 2013.

Kindly take the above document on your record.

Thanking You

For MAURIA UDYOG LIMITED

Dioga Agaswal

Company Secretary

CC: Calcutta Stock Exchange Ltd.

7, Lyons Range, Kolkata – 700 001





36^{th}

ANNUAL REPORT & ACCOUNTS 2015-2016

MAURIA UDYOG LIMITED

(AN ISO: 9001, ISO: 14001 & OHSAS 18001 Certified Company)

Exporters & Manufacturers of LPG Cylinders, Self Closing Valves,

Domestic Pressure Regulators

A Government Recognized Export House

MAURIA UDYOG LIMITED

BOARD OF DIRECTORS : SHRI V. K. SUREKA(DIN:00060160)

CHAIRMAN

SHRI N. K. SUREKA(DIN:00054929)

MANAGING DIRECTOR

SHRI K.M. PAI (DIN:00060371)

DIRECTOR (MARKETING)

SHRI VIJAY KUMAR GUPTA (DIN:00024496) DIRECTOR SHRI SHIV KUMAR YADAV(DIN:00118786) DIRECTOR

SHRI SALIL RAI (DIN00121981)

DIRECTOR

SMT. SUJATA KUMAR (DIN:01310030)

DIRECTOR

COMPANY SECRETARY : MRS. DIVYA AGARWAL ACS

CHIEF FINANCIAL OFFICER: SHRI YOGESH MATHUR

AUDITORS

M/S SALARPURIA & PARTNERS

CHARTERED ACCOUNTANTS

1008, 10TH FLOOR

43, CHIRANJIV TOWER NEHRU PLACE NEW DELHI-110 019

COST AUDITORS

M/S JAI PRAKASH & CO.,

172-B, BHIKAM COLONY, MAIN TIGAON ROAD,

BALLABGARH, FARIDABAD-121004

SECRETARIAL AUDITORS: V.K. GUPTA & CO.

:

1103, PLOT-5, SECTOR-4,

DWARKA,

NEW DELHI-110075

BANKERS

KARNATAKA BANK LIMITED

ALLAHABAD BANK ANDHRA BANK

REGISTERED OFFICE:

ANAND JYOTI BUILDING

ROOM NO. 107, 1ST FLOOR 41, NETAJI SUBHAS ROAD

KOLKATA-700 001

HEAD OFFICE

602, CHIRANJIV TOWER

43, NEHRU PLACE NEW DELHI -110 019

WORKS

NEAR GOUCHI OCTROI POST

SOHNA ROAD, SECTOR-25, FARIDABAD-121 004 HARYANA (INDIA)

AGENTS

REGISTRAR & TRANSFER: M/S. BEETAL FINANCIAL & COMPUTER SERVICES (P) LTD.,

BEETAL HOUSE,99, MADANGIR, BEHIND LOCAL

SHOPPING CENTRE, NEAR DADA HARSUKH DASS MANDIR,

NEW DELHI - 110062.

SHARES LISTED AT

: - BOMBAY STOCK EXCHANGE LTD..(BSE)

- CALCUTTA STOCK EXCHANGE LTD

NOTICE

Notice is hereby given that the 36th Annual General Meeting of the Members of MAURIA UDYOG LIMITED will be held on Wednesday, the 28th September, 2016 at 2.00 P.M. at the Registered Office of the Company at Room No.107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata-700 001 to transact the following business:-

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Financial Statements for the financial year ended 31st March, 2016 together with the Reports of the Board of Directors and Auditors thereon.
- To appoint a Director in place of Shri K.M. Pai (DIN:00060371), who retires by rotation and, being eligible, offers himself for re- appointment and to consider and if thought fit, to pass with or without modification(s) the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT Shri K.M. Pai, who retires by rotation and, being eligible for reappointment, be and is hereby appointed as a Director of the Company."
- To ratify the appointment of Auditors for the current year and fix their remuneration and 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 other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, as amended from time to time, M/s Salarpuria & Partners, Chartered Accountants (ICAI Firm Registration No. 302113E), the retiring Auditors of the Company, be and are hereby appointed as 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 examine and audit the accounts of the Company for the Financial year 2016-17, on such remuneration as may be mutually agreed upon between Shri N.K. Sureka Managing Director and the aforesaid Auditors."

SPECIAL BUSINESS:

 To authorize the Board to make Loans or give Guarantees/ provide Securities and/or Invest in Securities and in this regard to consider and if thought fit, to pass with or without modification(s) the following resolution as a Special Resolution:

"RESOLVED that pursuant to Section 186 and all other applicable provisions of the Companies Act, 2013 read with Companies (Meeting of Board and its Powers) Rules, 2014 as may be amended from time to time and Articles of Association of the Company, the consent and approval of the members of the Company be and is hereby accorded to the Board of Directors (here-in-after known "the Board") for:

i) giving any loans to any person or other body corporate,

giving any guarantee or providing any security in connection with a loan to any other body corporate or person and/or

iii) acquiring whether by way of subscription, purchase or otherwise, the securities of any other body corporate

upto an amount, the aggregate outstanding of which should not exceed, at any giving time, Rs. 300 (Three Hundred) Crores in case exceeding the limits as specified in Section 186(2) of the Companies Act, 2013."

"RESOLVED further that for the purpose of giving effect to this resolution, the Board be and is hereby authorized to negotiate and decide, from time to time, terms and conditions, execute necessary documents, papers, agreements, etc. for investments to be made, loans/guarantees to be given and securities to be provided to any person and/or anybody corporate, do all such acts deeds, matters and things, as it may, in its absolute discretion, deem necessary, proper or desirable, settle any questions, difficulty or doubt that may arise in this regard and to delegate all or any of these powers to any Committee of Directors or Managing Director or Director or Officer of the Company or any other person."

- To approve the remuneration of the Cost Auditors for the financial year ending March, 2017 and in this regard 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 148 and other applicable provisions of the Companies Act, 2013 and Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force, M/s Jaiprakash & Co. the Cost Auditors (Firm Regd. No.-100572) appointed by the Board of Directors of the Company, to conduct the Audit of the cost records of the Company for the financial year ending March, 31, 2017 be paid remuneration of Rs. 36000/-"
- "Resolved further that the Board of Directors of the Company be and is hereby authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

By Order of the Board of Directors

MAURIA UDYOG LIMITED

LUGA AGARWAL)

COMPANY SECRETARY

ROOM NO. 107, 1ST FLOOR, ANAND JYOTI BUILDING, 41, NETAJI SUBHAS ROAD, KOLKATA-700001 (WEST BENGAL) CIN:L51909WB1980PLC033010 Date: 29nd August, 2016.

Notes:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING(HEREINAFTER KNOWN "THE MEETING") IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON POLL INSTEAD OF HIMSELF/HERSELF. SUCH A PROXY NEED NOT BE A MEMBER OF THE COMPANY. A blank form of proxy is enclosed herewith and if intended to be used, it should be deposited duly filled-up at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting. A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights. A member holding more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder. Proxies submitted on behalf of the companies, societies etc., must be supported by an appropriate resolution/authority, as applicable.
- Only registered members of the Company holding shares as on the Cut-off date decided for the purpose, being 21st September, 2016 or any proxy appointed by such registered member may attend and vote at the Annual General Meeting as provided under the provisions of the Companies Act, 2013.
- The Register of members and share transfer books of the Company will remain closed from Thursday, the 22th September, 2016 to Wednesday, the 28th September, 2016 (both days inclusive).

- Explanatory Statement as required under Section 102(1) of the Companies Act, 2013, relating to the Special Business to be transacted at the Meeting is annexed hereto.
- In terms of Notification issued by the Securities and Exchange Board of India, equity shares of the Company are under compulsory demat trading by all investors w.e.f. 21st March, 2000. Members are, therefore, advised to dematerialize their shareholding to avoid inconvenience, in future.
- 6. In terms of section 101 of the Companies Act 2013, read together with the rules made thereunder, the Company forwarded soft copies of the all the documents to be sent to the shareholders including the General Meeting notices along with Audited Accounts and requisite reports thereon to all those members who have registered their e-mail ids with their respective DPs or with the Share Transfer Agent of the Company. Please note that these documents are also be available on the Company's Website at www.mauria.com. All the members are requested to ensure to keep their e-mail addresses updated with the Depository Participants or by writing to the Company at lmgupta@mauria.com quoting their folio number(s) or their DP/ CLIENT IDs.
- Voting Rights: Shareholders holding equity shares shall have one vote per share as shown against their holding and shareholders.

8. Voting through electronic means:

- Pursuant to the provisions of Section 108 of the Companies Act, 2013 and the Rules made thereunder and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a member of the Company holding shares either in physical form or in dematerialized form may exercise his right to vote by electronic means in respect of the resolution(s) contained in this notice.
- b. The Company is providing facility for voting by electronic means to its members to enable them to cast their votes through such voting. The Company has engaged the services of Central Depository Services (India) Limited (CDSL) to provide remote e-voting facility (i.e. the facility of casting votes by a member by using an electronic voting system from a place other than the venue of a general meeting).
- c. The Company shall also provide facility for voting through Ballot or polling paper which shall be available at the meeting and members attending the meeting who have not already casted their vote by remote e-voting shall be able to exercise their right to vote at the meeting
- d. The members who have exercised their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
- e. The Board of Directors have appointed Mr. L.K. Bohania, FCA, M.No.-53314, Chartered Accountants in practice as the Scrutinizer, for conducting the voting / poll and remote e-voting process in a fair and transparent manner.
- The cut-off date for the purpose of voting (including remote e-voting) is 21st September, 2016.
- Members are requested to carefully read the instructions for remote e-voting before casting their vote.
- h. The remote e-voting facility will be available during the following period after which the portal shall forthwith be blocked and shall not be available:

EVSN (ELECTRONIC VOTING SEQUENCE NUMBER)	COMMENCMENT OF E- VOTING	END OF E-VOTING	
160901096	Sunday, 25 th September, 2016 at 9.00 A.M	Tuesday, 27th September, 2016 at 5.00 P.M.	

- Persons who have acquired shares and became members of the Company after dispatch of the Notice of AGM but before the cut-off date of 21st September, 2016, may obtained their user ID and password for e-voting from the Company's Registrar and share transfer Agent or CDSL.
- j The procedure and instructions for remote e-voting are as under:
 - i. Log on to the e-voting website www.evotingindia.com
 - ii. Click on "Shareholders" tab.

- iii. Select "Mauria Udyog Limited" from the drop down menu and click on "SUBMIT"
- iv. Enter your User ID For CDSL: 16 digits beneficiary ID, For NSDL: 8 Character DP ID followed by 8 Digits Client ID, Members holding shares in Physical Form should enter Folio Number registered with the Company and then enter the Captcha Code as displayed and Click on Login.
- v. If you are holding shares in Demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used. If you are a first time user follow the steps given below.
- vi. Fill up the following details in the appropriate boxes:

PAN*	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
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.
Dividend Bank Details#	Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio.

- * Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the sequence number (available in the Address Label pasted in the cover and/ or in the e-mail sent to members) in the PAN field. In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name. eg. If your name is Vasudevan with sequence number I then enter VA000000001 in the PAN field.
- # Please enter any one of the details in order to login. In case both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.
- If you are already registered with CDSL for e-voting, then you can use your existing User ID and Password for Login
- viii. If you are logging in for the first time, please enter the User ID and Password provided in this document.
 - ix. After entering these details appropriately, click on "SUBMIT" tab.
 - x. Members holding shares in physical form will then reach directly the Company selection screen. However, members holding shares in demat form will now reach 'Set Password' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for evoting through CDSL platform.
 - xi. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
 - xii. Click on the relevant EVSN (E- Voting Even Number) for Mauria Udyog Limited.
- xiii. On the voting page, you will see Resolution Description and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- xiv. Click on the "Resolutions File Link" if you wish to view the entire Resolutions.
- xv. After selecting the resolution you have decided to vote on, click on "SUBMIT". A 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.
- xvi. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xvii. You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.

- xviii. If Demat account holder has forgotten the changed password then Enter the User ID and Captcha Code, click on Forgot Password & enter the details as prompted by the system.
- xix. Shareholders can also cast their vote using CDSL's mobile app m-Voting 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 App Store and Window Phone Store respectively on or after 30th June 2016. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- xx. Institutional shareholders (i.e. other than Individuals, HUF, NRI, etc.) and custodian are required to log on to www.evotingindia.com and register themselves as Corporates. A scanned copy of the Registration Form bearing the stamp and signature of the entity should be emailed to helpdesk.evoting@cdslindia.com. After receiving the login details, a compliance user should be created using the admin login and password. The compliance user would be able to link the account(s) for which they wish to vote on. They should upload a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, in PDF format in the system for the scrutinizer to verify the same.
- xxi. The facility for remote e-voting shall remain open from 9.00 A.M. on Sunday, 25th of September, 2016 to 5.00 P.M. on Tuesday, 27th of September, 2016. During this period, the members of the Company, holding shares either in physical form or in dematerialised form, as on the cut-off date, viz. Wednesday the 21st September, 2016, may opt for remote e-voting. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com.
- xxii. If any member has any problem/ query regarding e-voting then he may contact to the below person:

Name: Puneet Mittal, Designation: General Manager
Address: M/s BEETAL Financial & Computers Services Pvt. Ltd.
BEETAL HOUSE, 99, Madangir, Behind Local Shopping centre
Near Dada Harsukh Dass Mandir, New delhi-110 062

E-mail id:beetalrta@gmail.com Phone No. 011-29961281(6 Lines)

- xxiii. The e-voting module shall be disabled by CDSL for voting after 27th September, 2016 (by 05.00 pm).
- xxiv. The voting rights of shareholders shall be in proportion to the shares held by them in the paid up equity share capital of the Company as on 21st September, 2016.
- xxv. The Chairman shall, at the Annual General Meeting, at the end of discussion on the resolutions on which voting is to be held, allow voting, with the assistance of scrutinizer, by use of ballot or polling paper or by using an electronic voting system for all those members who are present at the general meeting but have not cast their votes by availing the remote e-voting facility.
- xxvi. The Scrutinizer immediately after conclusion of voting by eligible members at AGM (whether through e-voting or polling paper) shall, first count the votes cast at the Meeting, thereafter unblock the votes cast trough remote e-voting, in presence of at least two (2) witness not in the employment of the Company. Thereafter the scrutinizer shall prepare consoledated report and forward it to the Chairman of the Company, or any other director so authorized, who shall counter sign the same and declare the result within 48 hours of conclusion of the AGM. The result shall be declared by intimating to the stock exchanges and by placing on the website of the Company and Agency i.e. subject to receipt of requisite number of votes, the resolutions shall be deemed to be passed on the date of the Meeting. i.e. Wednesday, the 28th of September, 2016.
- k. A Member can opt for only one mode of voting i.e. either through e-voting or at the venue of AGM through polling paper. If a Member casts his/her vote by both modes, then voting done through e-voting shall prevail and the voting through polling paper shall be treated as invalid.
 - m) The result declared alongwith the Scrutinizer's Report shall immediately be placed on the Company's web-site www.mauria.com and on the web-site of CDSL www.evotingindia.com and communicated to the BSE Ltd. and CSE Ltd., where the shares of the company are listed.

EXPLANATORY STATEMENT

Special Business:

Special Resolution

Item No. 1.

Pursuant to section 186(3) of the Companies Act, 2013 giving of any loan or guarantee or providing any security to any person or body corporate or the acquisition of securities of other body(ies) corporate exceeding the limits specified under section 186(2) of the said Act, requires prior approval of the shareholders by means of passing a Special Resolution. To take advantage of growth prospects that may arise in the future and as a measure of prudence, it is deemed necessary to authorize the Board of Directors to invest or to provide loans and advances or give guarantees/subscribe or purchase securities upto an amount not exceeding Rs.300 (Three Hundred) Crores. Hence the said resolution is placed for obtaining approval of shareholders under section 186 of the Companies Act, 2013 by way of Special Resolution.

None of the Directors of the Company and their relatives is concerned or interested, financially or otherwise in this resolution.

The Board recommends the Special Resolution set out at Item No. 1 under Special Business for approval by the shareholders.

Item No.2

Ordinary Resolution

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of the Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending March 31, 2017 as per the following details:

Sl.No.	Name of the Cost Auditor	Industry A	Amount of Fee In Rs.
L	M/s Jaiprakash &Co.	Steel Products (LPG Cylinder)	36000
2.	M/s Jaiprakash &Co.	Machinery & Mechanical Appliances	

In accordance with the provisions of Section 148 of the Act, read with the Companies (Audit and Auditors) Rule, 2014, the remuneration payable to the Cost Auditors has to be ratified by the shareholders of the Company.

Accordingly, consent of the members is sought for passing an Ordinary Resolution set out at Item No. 2 of the Special Business of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending 31st March, 2017.

None of the Directors, Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out at item No. 2 of the Special Business of the Notice.

The Board recommends the Ordinary Resolution set out at Item No. 2 under Special Business for approval by the shareholders.

By Order of the Board of Directors MAURIA UDYOG LIMITED

(DIVYA AGARWAL)
COMPANY SECRETARY

ROOM NO. 107, 1ST FLOOR, ANAND JYOTI BUILDING, 41, NETAJI SUBHAS ROAD, KOLKATA-700001-(WEST BENGAL) CIN:L51909WB1980PLC033010 Date: 29th August, 2016

MAURIA UDYOG LIMITED

REPORT OF DIRECTORS TO THE SHAREHOLDERS OF THE COMPANY

TO THE MEMBERS

Your Directors have the pleasure in presenting the 36th Annual Report together with the Audited Accounts of the company for the year ended 31st March, 2016.

FINANCIAL RESULTS

The Financial Results for the year ended 31st March, 2016 are as under:-

Rs. in Lacs

	Trees and treeses
2015-16	2014-15
113819.07	100966.69
3912.92	3892.87
1948.01	1823.50
580.40	578.34
1384.51	1491.03
495.00	453.00
889.51	1038.03
10.08	(10.90)
899.59	1027.13
899.59	1027.14
֡֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜	113819.07 3912.92 1948.01 580.40 1384.51 495.00 889.51 10.08 899.59

PERFORMANCE REVIEW

Your company achieved higher performance in turnover and operating profits. The Gross revenues touched Rs. 113819.07 Lacs which is 12.73 % higher than last year and the operating Profits at Rs.3912.92 Lacs, though marginally, is also up by 0.52% as compared to previous year. However, mainly due to increased finance cost the net profits of the company at 899.59 has fallen by 12.42 % compared to previous year. Your company coupled with modernization, concentrated efforts of both Management and employees; the whole hearted support of Banks, suppliers and customers has attained these levels of performance.

DIVIDEND & RESERVE

In order to conserve the financial resources of the company, the Board of Directors have not recommended payment of dividend to the equity shareholders of the company for the financial year 2015-16 closed on 31st March, 2016.

CAPITAL EXPENDITURE

Additions of Fixed assets (gross) during the year under review amounted to Rs. 2.53 crores and net fixed assets stood at Rs.68.05 Crores as at 31st March, 2016.

FIXED DEPOSITS

The company has not accepted any deposits from public during the financial year under report and as such there were no fixed deposits outstanding as on 31st March,2016.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

As on March 31, 2016 there were no outstanding loans or guarantees covered under the provisions of Section 186 of the Act. The details of the Loans, Guarantees and Investments covered under the provisions of Section 186 of the Act are given in the notes to the Financial Statements.

RELATED PARTY TRANSACTIONS

A detailed report on contracts and arrangements made during the year 2015-16, transactions being in the ordinary course of business and at arm's length have been reported and annexed hereto in this report in the prescribed Form AOC-2 read with note no. 15 of the Financial Statements.

The terms & conditions of the above mentioned transactions are not prejudicial to the interest of the Company and there is no transaction of material nature. The closing balances of such related parties, wherever outstanding, are not overdue.

NUMBER OF MEETINGS OF THE BOARD

Twenty-one meetings of the Board of directors were held during the year. For details of the meetings of the Board, please refer to the corporate governance report, which forms part of this report.

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 Companies Act, 2013 ("the Act") and the corporate governance requirements as prescribed by Securities and Exchange Board of India ("SEBI") under Regulation 17(10) of Listing Obligations & Disclosure Requirements, Regulations, 2015. The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of the criteria such as the Board composition and structure, 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 aspects of his role.

FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS

The Company proactively keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry. The details of various familiarization programme provided to the Directors of the Company is available on the Company's website www.mauria.com.

SEPARATE MEETING OF INDEPENDENT DIRECTORS

In terms of requirements under Schedule IV of the Companies Act 2013 and the Listing Regulations, 2015, a separate meeting of the Independent Directors was held on 12/03/2016.

The Independent Directors at the meeting reviewed the following:-

- Performance of non independent Directors and board as a whole.
- Performance of the Chairperson of the Company, taking into account the views of executive Directors and non-executive Directors.
- Assess the quality, quantity and timeliness of flow of information between the Company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

LISTING ON STOCK EXCHANGES

Your Directors take an immense pleasure in informing you that with effect from Tuesday July 14, 2015, the scrips of your company got listed on BSE Limited (BSE) under the Direct Listing Route of BSE and permitted to dealings on the BSE in the list of T Group with Scrip Code 539219(bearing ISIN: INE150D01019).

Accordingly, as on date, the shares of your Company are listed on BSE as well as Calcutta Stock Exchange (CSE).

During the year your Company has executed the Revised Listing Agreements as required under the provisions of SEBI (Listing Obligations & Disclosure Requirements) Regulation, 2015 with the BSE Limited and the Calcutta Stock Exchange Ltd. where the shares of the company are listed.

CORPORATE GOVERNANCE

A detailed Report on Corporate Governance is given in "Annexure-A" to this report. In terms of Part E of Schedule V of SEBI (Listing Obligations and Disclosures Requirements) Regulations 2015 (Listing Regulations, 2015), the Compliance Certificate from the Practicing Company Secretary certifying compliance with conditions of Corporate Governance, as stipulated in Regulation 16 to 27 of Listing Regulations, 2015 with the Stock Exchange(s) where the shares of the company are listed, is also enclosed

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of directors, to the best of their knowledge and ability, confirm that:

- in the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departures;
- they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;
- they have taken proper and sufficient care for the 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 fraud and other irregularities;
- iv. they have prepared the annual accounts on a going concern basis;
- they have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively;
- they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditors and external consultants and the reviews performed by management and the relevant Board committees, including the audit committee, the board is of the opinion that the Company's internal financial controls were adequate and effective during the financial year 2015-16.

DIRECTORS & KEY MANAGERIAL PERSONNEL/ INDEPENDENT DIRECTORS DECLARATION

Pursuant to the provisions of Section 149(7) of the Act, all Independent directors have submitted declarations that each of them meets the criteria of independence as provided in Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Regulations, 2015.

As per the provisions of Companies Act, 2013 Shri K.M. Pai retires by rotation and being eligible has offered himself for re-appointment.

There has been no change in composition of Board of Directors and Key Managerial Personnel during the year except that the appointments of S/Shri V.K. Sureka, N.K. Sureka and K.M. Pai on revised terms and conditions as reported in the previous Annual Report-2015, having been approved by the shareholders in their 35th Annual General Meeting held on 28th September, 2015.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND OTHER DETAILS

The Company's policy on directors' appointment and remuneration and other matters provided in Section 178(3) of the Act has been disclosed in the corporate governance report, which forms part of the directors' report.

COMMITTEES OF BOARD OF DIRECTORS

CORPORATE SOCIAL RESPONSIBILITY AND GOVERNANCE COMMITTEE

Your directors, the Management and all of the employees subscribe to the philosophy of compassionate care. We believe and act on the ethos of generosity and compassionate care, characterized by willingness to build a society that works for everyone. This is the cornerstone of our CSR policy.

Company continues to undertake the CSR work during the year under review on a voluntary basis over and above what has been required under CSR guidelines. The CSR activities are overseen by the Chairman and the Managing Director on a regular basis. The Annual report on the CSR Activities forming part of this Report is annexed hereto.

Your directors have constituted the Corporate Social Responsibility (CSR) Committee comprising of Shri Vishnu Kumar Sureka as Chairman, and Shri Navneet Kumar Sureka and Shri Vijay Kumar Gupta as members.

The said committee has formulated and recommended to the Board, a Corporate Social Responsibility Policy (CSR Policy) indicating the activities to be undertaken by the Company, monitoring and implementing of the CSR Policy and recommending the amount to be spent on the CSR activities.

During the year 2015-2016, the CSR Committee met twice and provided status updates to the Board of directors of the company.

Your company's investment in CSR activities for the year 2015-16 was Rs. 28.69 Lakhs which is above the requirement of minimum 2 % of the average profits of the company for the last three years.

AUDIT COMMITTEE

The constitution of the Audit Committee is in accordance with the requirements of Section 177 of the Companies Act, 2013(here-in-after known the "Act") and Regulation 18 of the Listing Regulations, 2015. This committee comprises of three non-executive directors, Shri Shiv Kumar Yadav, Shri Vijay Kumar Gupta and Shri Salil Rai with Shri Shiv Kumar Gupta as its Chairman.

The details of terms of reference of the audit committee, number and dates of meetings held, attendance of Directors during the year are given in the Corporate Governance Report forming part of this Annual Report.

The primary objective of the Committee is to monitor and provide effective supervision of the Management's financial reporting process to ensure accurate and timely disclosures,

NOMINATION AND REMUNERATION COMMITTEE.

Your directors have constituted the Nomination And Remuneration Committee comprising of Shri Vijay Kumar Gupta as Chairman, and Shri Shiv Kumar Yadav and Shri Salil Rai as members.

The said committee has been entrusted with the responsibility of formulating and recommending to the Board a policy relating to the remuneration of the directors, key managerial personnel and other employees; formulation of criteria for evaluation of Independent Directors and the Board, devising a policy on Board diversity and identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the board their appointment and removal.

During the year 2015-2016, Nomination & Remuneration Committee met once and provided its recommendation on the remuneration and other terms & conditions on appointments of three Executive directors to the Board of directors of the company.

STAKEHOLDERS' RELATIONSHIP COMMITTEE

Your directors have re-constituted the existing Shareholders' Grievance Committee during the year 2014-15 by broadening the scope to include all security holders and their grievance-redressal as part of the new mandatory Committee to be called Stakeholders' Relationship Committee comprising of Shri Shiv Kumar Yadav as Chairman, Shri Vijay Kumar Gupta and Shri Salil Rai as members. The Stakeholders' Relationship Committee shall consider and resolve the grievances of security holders of the company.

During the year 2015-2016, Stakeholders Committee met twice and provided status updates to the Board of directors of the company.

RISK MANAGEMENT COMMITTEE

Your directors have constituted the Risk Management Committee comprising of Shri Navneet Kumar Sureka as Chairman, and Shri K.M. Pai and Smt. Sujata Kumar as members.

The purpose of the committee is to assist the Board in fulfilling its corporate governance duties by overseeing the responsibilities with regard to the identification, evaluation and mitigation of operational, strategic and environmental risks. The committee has the overall responsibility of monitoring and approving the risk policies of the Company. The risk management committee is also responsible for reviewing and approving risk disclosure statements in any public document or disclosures.

During the year 2015-2016, Risk Management Committee met twice and provided status updates to the Board of directors of the company.

VIGIL MECHANISM / WHISTLE BLOWER POLICY

Your directors have established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism. The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the codes of conduct or ethic policy. This mechanism also provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

During the year 2015-2016, no such report were made to the Chairman of Audit Committee.

PREVENTION OF SEXUAL HARASSMENT POLICY

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

During the year 2015-2016, no complaints were received by the Company related to sexual harassment and hence no complaint is pending as on 31.03.2016 for redressal.

MATERIAL CHANGES AND COMMITMENTS

No material changes and commitments affecting the financial position of your Company have occurred between the end of the financial year of the Company to which the financial statements relate and on the date of this report.

SIGNIFICANT MATERIAL ORDERS PASSED BY REGULATORS

No significant and material orders have been passed during the year under review by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

CHANGE IN THE NATURE OF BUSINESS, IF ANY

There is no change in the nature of business of your Company during the year under review.

INTERNAL FINANCIAL CONTROLS

The Company has identified and documented all key internal financial controls, which impacts the financial statements, as part of Standard Operating Procedures (SOPs). The SOPs are designed for all critical processes across all plants, warehouses and offices wherein financial transactions are undertaken. The SOPs cover the standard processes, risks, key controls and each process is identified to a process owner. The financial controls are tested for operating effectiveness through management ongoing monitoring and review process and independently by the Internal Audit. In our view the Internal Financial Controls, effecting the financial statements are adequate and are operating effectively.

CEO/CFO CERTIFICATION

In terms of the requirements of Regulation 17(8) read with Part A of Schedule II of the Listing Agreement, the Managing Director and the CFO have submitted necessary certificate to the Board of Directors stating the particulars specified under the said Clause. The certificate has been reviewed by the Audit Committee and taken on record by the Board of Directors.

MANAGEMENT DISCUSSION & ANALYSIS

Outlook of Indian Economy:

Overall Indian economy is in good shape and growing. The overall GDP has grown from 4.7% 2013-14 to 7.4 % during 2014-15 and 7.9% during 2015-16(Jan-Mar Qrt.) and is expected to go further up in coming years due to proposed enactment of new GST Act. India overtook China to become the world's fastest growing economy ending March quarter 2015, outstripping China's 7% growth in the same quarter. There has been a pick-up in the reform momentum and the lead indicators of economy have shown improvement. The inflation is under control and the current account deficit (CAD) has narrowed to 1.1% of the GDP during 2015-16 as against 1.8 of GDP during 2014-15 and could well narrow further during the next fiscal. The various initiatives undertaken by the new Government like structural reform initiative, deregulation of diesel prices, relaxation of labour market laws linking of cash transfers with a view to increase the financial inclusion, thrust on domestic manufacturing sector under —Make in India initiative alongwith fall in international crude oil prices and passing of Goods & Service Tax Act in both the Houses in Parliament are bond to have positive effects on the economy in the coming years. However, the Gross Fiscal Deficit at remains an area of concern. Foreign direct investment hit a high of USD 40.001 billion in during 2015-16, a massive 29 % hike from USD 30.931 billion in the previous fiscal, according to a report released by DIPP.

Industry Overview:

As you are aware that your Company is a conglomerate corporation engaged in the business of manufacturing and trading in varied products:

Liquefied Petroleum Gas (LPG):

With India's economic growth closely linked to energy demand, the need for oil and gas is projected to grow further, rendering the sector a fertile ground for investment. As per projections by the Petroleum and Natural Gas Ministry of the Government of India, it is expected that by 2015-16, India's demand for gas will touch 124 MTPA against a domestic supply of 33 MTPA and higher imports of 47.2 MTPA, leaving a shortage of 44 MTPA, and as per Business Monitor International (BMI) predicts that India will account for 12.4 per cent of Asia-Pacific regional oil demand by 2015.

Textile:

With consumerism and disposable income on the rise, the retail sector has experienced a rapid growth in the past decade. Changing lifestyles and increasing demand for quality products are set to fuel the need for apparel. The sector contributes 14% to industrial production, 4% to India's GDP and constitutes 13% of the country's export earnings.

The future for the Indian textile industry looks promising, buoyed by both strong domestic consumption as well as export demand. The domestic textile and apparel industry in India is estimated to reach USD 100 Billion by 2016-17 from USD 67 Billion in 2013-14. Exports in textiles and apparel from India are expected to increase to USD 65 Billion by 2016-17 from USD 40 Billion in 2013-14.

Agriculture Industry:

Given the importance of the agriculture sector, the Government of India, in its Budget 2016–17, planned several steps for the sustainable development capacity building of agriculture. The 12th Five-Year Plan estimates the food grains storage capacity to expand to 35 MT. Also, 4 per cent growth would help restructure the agriculture sector in India in the next few years. It has marked an ambitious target of Rs 9 Lakh Crore of agriculture credit during 2015-16. Government has announced 100% FDI through FIPB route for marketing of food products that are produced or manufactured in India and also to make food trade and processing industry more efficient

Factors such as reduced transaction costs and time, improved port gate management and better fiscal incentives would contribute to the sector's growth. Furthermore, the growing use of genetically modified crops will likely improve the yield for Indian farmers.

COMPANY OVERVIEW

MAURIA UDYOG LIMITED (MUL) is an ISO 9001:2008 company certified by BSI, accredited by UKAS. MUL is also certified for OHSAS:18001: 2007& ISO 14001:2004 by BSI for its Health Safety and Environmental Management Systems. We are a Govt. of India recognized TRADING HOUSE, for consistent export of our products to various parts of the world such as UK, France, Poland, Spain, Denmark, Portugal, Australia, Angola, Tanzania, UAE, Bangladesh, Kenya, Sri Lanka, Maldives, Madagascar, Iraq, South Africa, Afghanistan, Oman, Bahrain, Ghana, Malta, Mauritania, Tunisia, Senegal, Mauritius, Libya, Congo, Nigeria, Mali, Cote'd'Ivoire, Zambia, Mozambique, Tchad, Cambodia, Guadeloupe, French Guyana, Martinique, Cameroon, Malawi, Benin, Togo, Sierra Leone, Cabo Verde, Netherland, South Korea, Nepal, Namibia, Australia, Uganda, Botswana, Swaziland, Lesotho, and Jordan etc. MUL exports its products to practically every continent of the world. The manufacturing Works is situated at Faridabad, on the outskirts of New Delhi in the NCR region.

EXPOSURE TO EXPORTS OF LPG CYLINDERS

WELDED STEEL LPG CYLINDERS

Over the past 30 years MUL has produced the cylinders as per different international standards such as EN 1442, ISO 4706, SANS 4706, DOT 4BA, KS ISO 4706, ISO 22991, IS 3196, OS 120, NIS 69, AS 2469, AS 2470, SNI 1452, SLS 1178 and EN 13322-1. Customers such as BP, SHELL, TOTAL, BOC/LINDE, VITOGAZ and ADDAX etc. to name but a few have enjoyed our international quality at an affordable price. We have installed rigorous standards with modern equipment and a keen and well-trained workforce. We produce the cylinders from 4.0 litre (1.7kgs. gas capacity) to 120.0 litre (50.0 kgs.) for LPG and other gases such as ammonia and refrigerants.

The company has made export sales during the financial year under report amounting to Rs. 209.96 Crores

We are committed to satisfy our customers by providing Quality Product which gives highest value for money.

We believe that employees are our most important asset through which we can reach the top in each category of our products and services. Therefore, we will emphasize on their continuous improvement through upgradation of relevant knowledge and training.

We commit ourselves to continuous growth, so as to fulfil the aspirations of our customers, employees and shareholders.

Committed To Quality

We don't just manufacture products, we create satisfaction. Eurospa has deployed extensive resources to ensure the optimum quality of its products. The reiterative tests, the microscopic adherence to quality and inspection, all ensures that all Eurospa products are of world-class quality. We treat each and every product as a challenge, and every achievement a reason to set new goals.

MUL apart from manufacturing of LPG Cylinders, Valves, Regulators, Disposable Cylinders, Mathyl Bromide Cylinders & Refilable Cylinders, being its main activity, has also undertaken the following:-

I. TERRY TOWEL DIVISION

The company undertakes manufacturing of terry towels in addition to cylinders. MUL has a top-of-the-line manufacturing facility to manufacture world-class terry towels as per the prevailing international standards.

Spread over 30,000 sq.ft., this unit boasts of an in-house and completely integrated infrastructure alongwith a talented pool of professionals from the textile industry.

The unit comprises of a modern facility and a weaving plant equipped with all the relevant machines. The ultra-modren Terry Towel Manufacturing Unit has the state-of-the-art technology sourced from Switzerland, Germany and Italy.

As reported last year that the Terry Towel Division has upgraded its plant & machinery by making additional investment amounting to Rs.5.30 Crores so to have better quality and increased production of the products, your directors are pleased to inform that the total turnover of the Terry Towel Division during the year under report has been at Rs. 29.56 Crore in comparison to Rs. 35.49 Crore during the previous year.

Zero Defect Production In Terry Towel

Automatic Fabric Inspection machine has been installed to ensure that only zero defect fabric goes for production. To lend smooth velvet finish to the products, specialized shearing machines have been imported. The end product is also inspected by the finishing team for even minor defects, if any. The objective is to ship only those products which reflect MUL's unflinching commitment to quality.

II. CONSIGNMENT AGENCY

As reported earlier, the company has completed its 10th year as a consignment agent of Rashtriya Ispat Nigam Limited, a Govt. of India Undertaking.

III. INTERNATIONAL TRADING & MERCHANDISING

The company has carried on with domestic trading in agro-commodities such as soyabean meal, DOC and international & domestic trading in steel, ferrous and non-ferrous metals. This has further improved the liquidity position of the company and the company is hopeful to do better in the near future.

IV. LPG CYLINDER ACCESSORIES

The company also manufactures various other LPG Cylinder Accessories such as Cylinder Guards, Neck Rings, Burner Set, Cooker Ring & Adopter.

RECOGNITION & AWARDS

The company is the recipient of FIEO's Niryat Shree Bronze Trophy Award for its excellence in exports.

EEPC INDIA, Eastern Region awarded the company on 25.02.2011 Export Excellence for Star Performer as large enterprise in the product group of other fabricated metal products, exel machinery & equipment for its outstanding contribution to engineering exports during the year 2008-09 and for the year 2009-10 as well which was received on 20.12.2011 by Shri N. K. Sureka, a director of the company.

The company was also represented in the Annual Premier Vendors' Workshop conducted by Bharat Petroleum Corporation Limited held at Mumbai on 04.11.2011 wherein a Trophy for the best performance was awarded to the company which was received by Shri K. M. Pai, a director of the company.

The Indian Council of Small & Medium Exporters (ICSME) has awarded Niryat Shiromani Puraskar to Shri N. K. Sureka, a director of the company and Gold Medal to the company for export performance on 23.03.2007.

The company participated in the "Haryana State Safety and Welfare Awards Scheme" in the year 2006 and the Directorate of Industrial Safety & Health, Labour Department, Haryana placed on record its appreciation of the management for taking proactive steps by implementing safety, health and welfare schemes for the workers.

"The Engineering Export Promotion Council of India (EEPC INDIA) awarded Silver Trophy to your Company as National Award for Export Excellence 2011-12 on 15th March, 2013 in the presentation ceremony held in Mumbai."

AUTOMATION

The company is continuously automizing and upgrading the manufacturing facility to meet the latest technological advancement.

RESEARCH & DEVELOPMENT (R&D)

MUL has its in-house R&D facility and a fully equipped design studio that creates innovative and vibrant designs for towels in line with prevailing international trends and forecasts. The studio is equipped with CAD system and is managed by well known and talented designers. It is also fully capable of designing towels as per the buyer's designs, material and colour specifications.

The management of the company also keeps a tab on the international trends by attending various international fairs & conferences.

The company's continued focus on R&D has resulted in several approvals of its products in developed markets and significant progress in its initiative.

MUL has a complete and integrated towel manufacturing facility which makes its products internationally compatible in terms of quality and price. It also helps to reduce production lead time to a considerable extent.

It is now all set to carve a niche for itself in the competitive international market by exporting world class products.

FORGING NEW RELATIONSHIPS

Having consolidated its infrastructure and strengths, the company is planning to expand and grow its overseas market in times to come. It plans to forge mutually rewarding business associations with its potential clients. For this purpose, it has chalked out an ambitious plan. The management of the company is

committed to provide its clients reliable and quality products at competitive prices and thus nurture enduring relationships with them.

The change in the international/local Govt. Policies do have its significant impact on the business of the company in the international as well as local markets, thus, effecting the volume of sales including the exports of the company.

SWOT ANALYSIS OF LPG INDUSTRY

Strength:

- · Over 30 years' experience in manufacturing LPG Cylinder, Valves and Pressure Regulators.
- Exporting in over 60 countries all over the globe.
- Easily availability of raw material, low cost labour and transportation
- Increasing demand in overseas LPG market
- Strong experienced management
- · Encouraging export policies
- Customer loyalty

Weakness:

- Raw material Cost Intensive
- Work inefficiency
- Economic factors
- Political uncertainties

Opportunities:

- Innovation
- New Market
- Huge Demand
- Growing Industry
- Geographic best location

Threats:

- International/regional competition
- · Uncertainty of input cost
- · Continuous govt, interference (Interest rate/Regulatory compliance)
- · Slowdown in national/global economy/demand

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorised, recorded and reported correctly. The internal control is exercised through documented policies, guidelines and procedures. It is supplemented by an extensive program of internal audits conducted by in house trained personnel. The audit observations and corrective action takenthereon are periodically reviewed by the audit committee to ensure effectiveness of the internal control system. The internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, andfor maintaining accountability of persons. Apart from the above the company has engaged M/s SENSONS, Chartered Accountants, Faridabad to conduct Internal Audit during the year 2014-15.

RISK & CONCERNS

At MUL, all key functions and divisions are independently responsible to monitor risk associated within their respective areas of operations such as production, finance, insurance, shipping, legal and other issues like health, safety and environment.

Cylinders and terry towel products are globally traded commodities and their prices are subjected to international market forces of demand-supply and other factors that influence price volatility. With these

two businesses presently accounting for the major proportion of MUL's revenues, changes in global price levels will have an impact on the company's performance.

Your company has identified the following risks with possible impact on the company and the mitigation plans of the company:

Key Risk	Impact on the Company	Mitigation Plans		
Commodity Price/availability Risk	Risk of price fluctuation on the basic raw- material like HR Coils, CR Coils, MS Bunk, Brass, Aluminum alloy, zinc-ingots, chemicals, Fabrics, grey yarn, Dye power etc.	Adequate level of raw material inventory has to be maintained at all times to ensure quick turnaround time for orders received. Any volatility in the prices or disruption in availability of raw material can impact the profitability of the Company. However, MUL has strong relationships with the raw material suppliers and optimum level of raw material.		
Uncertain global economic environment- slow growth in global economy	Impact on demand and realization of Exports.	Company's business is quite diversified thereby diversifying the risk as well. Company keeps on reviewing new business opportunities.		
Interest Rate-risk.	Any increase in interest rate can affect the finance cost.	Dependence on debt is minimum and we have sufficient funds with Banks to settle the entiredebt in case need arises.		
Compliance risk.	Any default can attract penal provisions.	By regularly monitoring and reviewing of changes in the regulatory framework and timely compliance thereof.		
Competition Risk	Your company is always exposed to competition Risk from Asian Countries like Sri Lanka, China, Taiwan, and other African Countries. The increase in competition can create pressure on margins, market share etc.	By continuous efforts to enhance the brand image of the Company by focusing on R&D, quality, Cost, timely delivery and customer service. By introducing new product range commensurate with demands your company plans to mitigate the risks so involved.		

As per global trend, all labour intensive manufacturing activities are being discontinued in the developed countries and are now shifting to developing countries wherein India is a preferred destination specially of products like Cylinders & Towels. The company is in an advantageous position as far as products manufactured are concerned.

OUTLOOK

The company is taking all efforts to improve the quality and productivity to get more orders at competitive rates. The company's business is committed to achieve world benchmark quality besides expanding on new product offering from new clients. Further the business will continue to focus on improving its cost competitive position. These measures will ensure the company maintaining its leadership position in the Indian/world market. Due to the own Manufacturing /processing plant the company is able to quote better rates and maintain safety of products high quality & productivity in the finished goods manufactured. Barring unforeseen circumstances the company is confident of achieving better results in the current year. The key risks for the global economy include China and other emerging markets and the situation in the Middle East and Africa. The developing nations of Asia are expected to experience a higher rate of growth next year, provided China remains in the 7.0% to 7.1% growth range.

HUMAN RESOURCES/INDUSTRIAL RELATIONS

Company's HR philosophy is to establish and build a high performing organization, where each individual is motivated to perform to the fullest capacity, to contribute to developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel. The Company is giving direct employment to 135 employees besides 502 on contact basis. Industrial relations are cordial and satisfactory.

AUDITORS

M/s. Salarpuria & Partners, Chartered Accountants, (ICAI Firm Registration No. 302113E), were appointed as the statutory auditors of the Company for a period of three years in the 34th Annual General Meeting (AGM) of the Company held on 30th September, 2014. As per provisions of Section 139(1) of the Act, their appointment for the above tenure is subject to ratification by members at every AGM. Accordingly, ratification of the members is being sought for the proposal contained in the Resolution set out at item no. 3 of the Notice at the ensuing AGM.

Auditors' observations are explained in various notes on the Accounts and therefore do not call for any further comments.

COST AUDITORS

The Company has appointed M/s Jaiprakash & Co., Cost Accountants for conducting the audit of cost records of the Company relating to LPG Cylinders, Regulators & Valves for the financial year 2015-16. Pursuant to Section 148 of the Act read with Rule 14 of the Companies (Audit & Auditors) Rule, 2014 ratification of the remuneration of Cost Auditors is being sought from the Members of the Company at the ensuing AGM.

SECRETARIAL AUDIT

The Board of Directors of the Company, in compliance with section 204 of the Act have appointed Mr. V.K. Gupta, Practicing Company Secretary (FCS-2816/ CP-13782) of M/s. V.K. Gupta & Co., Company Secretaries, as the Secretarial Auditors to conduct secretarial audit of the Company for the FY 2015-16. The Secretarial Audit Report as per Section 204 of the Act for FY 2015-16 is placed as annexure to this report.

No adverse comments have been made in the said report by the Practicing Company Secretary.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNING & OUTGO.

Information required under Section 134(3)(m) of the Act read with Rule 8(3) of the Companies(Accounts) Rules, 2014, with respect to conservation of energy, technology absorption and foreign exchange carnings/outgo:

A. CONSERVATION OF ENERGY

Measures taken, additional investments and impact on reduction of energy consumption Disclosure of particulars with respect to Conservation of Energy.

-Company has replaced their entire Thyristor base SAW (submerged arc welding) and MIG (Metal inert gas) welding machines from their production with Inverter base machines which consume approximately 30% less input power. 47 nos. of 1000 Amps SAW and 40 Nos of 400 AMPS MIG welding sets have been replaced.

 -VFD (variable frequency drive) employed with conveyor line and in other machines resulting in power saving. -Rs. 66.87 lacs have been spent during 2013-14 on acquiring Solar Power Generating system with an object to reduce the lighting load and to further reduce the same company proposes to use LED lights.

B. TECHNOLOGY ABSORPTION

Disclosure of particulars with respect to Technology Absorption

(i) Efforts in brief made towards technology absorption, adaptation and innovation &(ii) Benefits derived as a result of the above efforts& (iii) Technology Imported during the last three years.

Following steps have been taken for enhancing productivity and quality improvements, resulting in enhanced safety and environmental protection measures and conservation of energy:-

- Our company has used latest inverter based technology in welding machines for improving quality and productivity of LPG cylinders (welding machines have been imported from China& fully operational.)
- Flux recovery system has been employed in SAW welding for ensuring defect free radiographic quality welding.
- Powered belt conveyers designed and installed for assembly and quality control process removing manual material movement & improving productivity.
- Electrical actuator operated blank lifting system(s) have been designed and installed in all the deep drawing press for mechanized loading and feeding of blanks & avoiding operator fatigue.
- Twin head SAW machines have started operating for welding both dish ends simultaneously for productivity improvement.
- Processing in a machine; trimming and joggling operation together, will remove variation in dimension, improve quality and productivity.
- Manual loading and unloading being replaced in machines by pneumatic and electrical power equipments.

9. Expenditure on R&D: -NA-

(C) FOREIGN EXCHANGE EARNINGS AND OUT GO

Rs.in Lacs

	Transfer Property
2015-16	2014-15
21720.32	14961.35
4329.42	1401.01
96.34	145.08
9.66	197.43
2.22	4.12
2017.43	1352.28
698.31	1008.06
	21720.32 4329.42 96.34 9.66 2.22 2017.43

EMPLOYEES

The Disclosure as required under Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 is enclosed herewith as an Annexure.

As there has been no employee during the year under review who were paid remuneration of Rs. 60.00 Lakh per annum or more, if employed through out the year or Rs. 5.00 Lakh per month and more, if employed for the part of the year, and also there has been no employee in receipt of remuneration during the year, at a rate which in aggregate is in excess of that drawn by the Managing director or Whole-time director and therefore the information as required under Section 5 (2) & (3) of the aforesaid Rule is not called for.

ACKNOWLEDGEMENT

Your Directors wish to express their gratitude to the Banks, Employees as well as Customers for their timely help in smooth functioning of your Company. Your Directors also extend their thanks to all the Shareholders of the Company for their trust and confidence in the Board of Directors of the Company.

> By order of the Board of Directors MAURIA UDYOG LIMITED

> > V.K. SUREKA CHAIRMAN

ROOM NO. 107, 1st FLOOR, ANAND JYOTI BUILDING, 41, NETAJI SUBHAS ROAD, KOLKATA - 700 001 CIN:L51909WB1980PLC033010 Date: 29th August, 2016

MAURIA UDYOG LIMITED

REPORT ON CORPORATE GOVERNANCE

1. The Company's Philosophy on Corporate Governance

The Board of Directors and Management believe in adopting and practicing principles of good Corporate Governance with a view to:-

- Foster a culture of compliance and obligation at every level of the organization,

 Safeguard shareholders' interest through sound business decisions, prudent financial management and high standard of business ethics and

- Achieve transparency, accountability and integrity in the dealings and transactions of the Company.

The Company is in compliance with the provisions of Corporate Governance specified in the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (Listing Regulations, 2015)

The Company is committed to meet the expectations of stakeholders as a responsible corporate citizen. The Company's Code of Conduct contains the fundamental principles and rules concerning ethical business conduct.

2. Board of Directors

(i) Composition:-

The Board of Directors comprises of seven Directors as under:-

	Promoter Group		
Name of Director	Brief Particulars	Category	
1. Shri V.K. Sureka	He is a graduate and an Industrialist having 43 years' experience in the Steel Industry. He joined the Board as promoter director w.e.f. 31st December, 1992.	Executive	
2. Shri N.K. Sureka	He is an Industrialist having 22 years' experience in the Steel Industry and joined the Board as Promoter director w.e.f 29th July, 1997.	Executive	
3. Shri K.M. Pai	He is B.E.(Mech.) and having 26 years working experience in Gas Plant. He joined the Board as Promoter director w.e.f. 14th May, 2011.	Executive	

	Independent		
4. Shri Vijay Kumar Gupta	He is in business having 27 years experience in Steel Industry. He joined the Board as an independent director w.e.f. 30 th July, 2008.	Non-executive	
5. Shri Shiv Kumar Yadav	He is in business having 19 years experience in steel industry. He joined the Board as an Independent Director w.e.f.13/06/2014.	Non-executive	
6. Shri Salil Rai	He is in business having 21 years experience in industry. He joined the Board as an Independent Director w.e.f.13/06/2014.	Non-executive	
7. Smt. Sujata Kumar	She is in service having 12 years experience in software industry. She joined the Board as an Independent Director w.e.f. 12/08/2014.	Non-executive	

The Company proactively keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry. The details of various familiarization programmes provided to the Directors of the Company is available on the Company's website www.mauria.com.

(ii) Board Meetings and attendance

Twentyone Board Meetings were held during the financial year ended on 31st March, 2016 and the gap between two Board Meetings did not exceed one hundred & twenty days. The necessary quorum was present for all the meetings. During the year a separate meeting of the independent directors was held inter-alia to review the performance of non-independent directors and the board as a whole.

The dates on which Board meetings were held are as follows:-

Sr.No.	Date of Meeting	Board strength	No. of Directors Present	
1.	08.04.2015	7	4	
2.	11.05.2015	7	3	
2. 3.	18.05.2015	7	3	
4.	29.05.2015	7	4	
4. 5.	26.06.2015	7	4 3 3 3 3 4	
6.	09.07.2015	7	3	
7.	29.07.2015	7	3	
7. 8.	04.08.2015	7	3	
9.	13.08.2015	7		
10	27.08.2015	7	4	
11	17.09.2015	7	4	
12	07.10.2015	7	3 3	
13	28.10,2015	7		
14.	09.11.2015	7	4	
15.	25.11.2015	7	3	
16.	18.12.2015	7	3 3 3 3	
17.	29.12.2015	7	3	
18.	09.01.2016	7		
19.	18.01.2016	7 7 7 7 7	3	
20.	12.02.2016	7	3 4 3	
21.	22.03.2016	7	3	

(iii) Attendance of each Director at the Board meetings and last Annual General Meeting	(AGM) and the
number of Companies and committees where he is Director/Member.	22725 227

Name of Director	Category of Directorship	Number of Board Meetings Attended	Attendance at the Last AGM held on 28.09.15	Number of Directorships in other Public Ltd. Companies	Number of committee positions held in or Companie	ther es
					As	As
			100		Chairma	Member

2

Shri N. K. Sureka	Executive	. 17		No	2	Nil	Nil
Shri K. M.Pai	Executive	15		No	1	Nil	Nil
Shri Vijay Kumar Gupta	-do-	05	127	Yes	2	Nil	Nil
Shri Shiv Kumar Yadav	-do-	12		No	Nil	Nil	Nil
Shri Salil Rai	-do-	12		No	Nil	Nil	Nil
Smt. Sujata Kumar	-do-	04		No	1	Nil	Nil

3. Audit Committee

The constitution of the Audit Committee is in accordance with the requirements of Section 177 of the Companies Act, 2013(here-in-after known the "Act") and Regulation 18 of the Listing Regulations, 2015. This committee comprises of three non-executive directors, Shri Shiv Kumar Yadav, Shri Vijay Kumar Gupta and Shri Salil Rai with Shri Shiv Kumar Gupta as its Chairman.

- (i) The terms of reference of the Audit Committee are as set-out in Section 177 of the Act & the role as per the Regulation 18 of the Listing Regulations, 2015
- (ii) The Audit Committee had five Meetings during the financial year 2015-16 ended on 31st March, 2016 as per details thereof and the names of Directors who attended the said meetings, are as under:-

Details of the Audit Committee Meetings held during the financial year 2015-16 and attended by the Directors:-

Name of Director	Date of Meeting					
	29.05.2015.	13.08.2015	27.08.2015	09.11.2015	12.02,2016	
Shri Shiv Kumar Yaday	Yes	Yes	Yes	Yes	Yes	
Shri Vijay Kumar Gupta	Yes	No	No	No	Yes	
Shri Salil Rai	Yes	Yes	Yes	Yes	No	

4. Nomination and Remuneration Committee

Pursuant to Regulation 19 of the Listing Regulations, 2015 and Section 178 of the Act, the Board has reconstituted the Nomination and Remuneration Committee and adopted new terms of reference.

The terms of reference for the Nomination and Remuneration Committee includes:

- To formulate a Nomination and Remuneration Policy on:
- determining qualifications, positive attributes and independence of a director,
- guiding remuneration of Directors, Key Managerial Personnel ("KMP") and other employees and Board diversity.

- Recommend Nomination and Remuneration Policy to the Board.
- · Identify candidates who are qualified to become Directors
- Identify persons who are qualified to become Senior Management (Senior Management of the Company means employees of the Company who are Divisional Heads and Corporate Functional Heads).
- · Recommend to the Board the appointment and removal of Directors and SeniorManagement.
- Lay down the process for evaluation of the performance of every Director on the Board.

During the period under review, the Nomination and Remuneration Committee met twice.

The Nomination & Remuneration Committee comprises of three non-executive directors namely S/Shri Vijay Kumar Gupta, Shiv Kumar Yadav and Salil Rai with Sh. Vijay Kumar Gupta as its Chairman.

Constitution of the Nomination and Remuneration Committee and attendance details during the financial year ended March 31, 2016 are given below:

Name of Director	Category	No. of Meetings held	No. of Meetingsatten ded
Shri Vijay Kumar Gupta	Chairman of the Committee; Non-Executive and Independent Director	1	1
Shri Shiv Kumar Yadav Member; Non-Executive and Independent Director		1	1
Shri Salil Rai	Member; Non-Executive and Independent Director	L	1

5. Nomination and Remuneration Policy

Pursuant to Regulation 19 of the Listing regulations, 2015 and Section 178 of the Act, the Nominationand Remuneration Committee has adopted a Nomination and Remuneration Policy which provides guidance on:

- Selection Criteria for Directors

The Company shall consider the following aspects while appointing a person as aDirector on the Board of the Company:

Skills and Experience: The candidate shall have appropriate skills and experience inone or more fields of technical operations, finance, law, management, sales, marketing, administration, public administrative services, research, corporate governance, or any other discipline related to the Company's business.

Age Limit: The candidate should have completed the age of twenty-one (21) years and should not have attained the age of seventy (70) years.

Conflict of Interest: The candidate should not hold Directorship in any competitor company, and should not have any conflict of interest with the Company.

Directorship: The number of companies in which the candidate holds Directorshipshould not exceed the number prescribed under the Act or under the Listing Agreement requirements.

Independence: The candidate proposed to be appointed as Independent Director, should not have any direct or indirect material pecuniary relationship with the Company and must satisfy the requirements imposed under the Act or under the Listing Agreement requirements

Selection Criteria for Senior Management

As per policy, Senior Management for the purpose of this policy shall mean employees hired at the level of Divisional Heads and Corporate Functional Heads or equivalent positions. The policy provides that the candidate should have appropriate qualifications, skills and experience for discharging the role. The qualifications, skills and experience of each such position shall be defined in the job description, which will be maintained by the HR function.

6. Remuneration for Directors, KMP and other Employees

The policy provides that the remuneration of Directors, KMP and other employees shall be based on the following key principles:

- Pay for performance: Remuneration of Executive Directors, KMP and other employees is
 dependent on short and longterm performance objectives appropriate to the working of the Company
 and its goal. The remuneration of Non-Executive Directors shall be decided by the Board based on the
 profits of the Company and industry benchmarks.
- Balanced rewards to create sustainable value: The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate the Directors and employees of the Company and encourage behavior that is aligned to sustainable value creation.
- Competitive compensation: Total target compensation and benefits are comparable to peer companies in the manufacturing industry and commensurate to the qualifications and experience of the concerned individual.
- Business Ethics: Strong governance processes and stringent risk management policies are adhered to, in order to safeguard our stakeholders' interest.

Performance Evaluation

The process approved by the Nomination and Remuneration Committee requires the Chairman to initiate the performance evaluation process in the months of January-March every year. The performance evaluation is conducted based on approved criteria in the evaluation forms. The process highlights are as under:

- a) Board: Each Board member completes the self-evaluation form. Independent Directors discuss the self-evaluation forms in a separate meeting and share their feedback with the Chairman. The Chairman discusses the evaluation form analysis with the Managing Director and later with the entire Board at the Board Meeting
- b) Committees: Each Committee member completes the self-evaluation formand shares feedback with the Chairman. The Chairman discusses the evaluation form analysis with the Managing Director and later with the entire Board at theBoard Meeting.
- c) Chairman and Executive Directors: Each Board member completes the peer evaluation form. Independent Directors discuss the peer evaluation forms in separate meeting and share their feedback with the Chairman. The Chairman conveys feedback individually to the concerned Directors.
- d) Independent Directors: Each Board member completes the peer evaluation and shares feedback with the Chairman. The Chairman conveys feedback individually of the concerned Directors.

Remuneration to Directors

As regards payment to executive directors Shri V.K. Sureka as Chairman and Shri N. K. Sureka as Managing Director for the financial year 2015-16 ended on 31st March, 2016 was concerned, the same was made to them @ Rs.1,22,000/-, and Rs.2,85,000/- respectively in accordance with Part-II of Schedule V of the Companies Act, 2013. Whereas in case of Shri K. M. Pai as Director (Marketing) payment of Rs. 105,000/- plus perquisite for the month of April to Nov and Rs.1,20,000/- plus perquisites per month for the months of December to March for the financial year 2015-16 ended on 31st March, 2016 was made in accordance with Part-II of Schedule V of the Companies Act, 2013. Details of remuneration paid/payable to the Non-Executive Independent Directors during the financial year 2015-16 ended on 31st March, 2015 are as under:-

No remuneration other than sitting fees of Rs. 500/- for attending Board Meeting is paid to each of non-executive directors. There is no pecuniary relationship and transactions with Non-Executive Directors

(i) Sitting fees paid to Directors for meetings of the Board :-

Name of Director	Amount (₹)	
Shri Vijay Kumar Gupta	2500/-	5
Shri Shiv Kumar Yadav	6000/-	
Shri Salil Rai	6000/-	
Smt. Sujata Kumar	2000/-	
	Total: 16500/-	

(ii)	Remuneration paid to Chairman, Shri V. K. Sureka:-	mount (₹)
	a) Salary for twelve months of 2015-16 (April, 2015	
	to March,2016)	14,64,000/~
	b) Provident Fund Contributions	1,75,680/-
	c) Perquisites (including Bonus & Earned Leave)	1,03,062/-
3 6	Total:	17,42,742/-
	D' - CL'NY Combs	
(iii)	Remuneration paid to Managing Director, Shri N.K. Sureka:-	
a) Sa	lary for twelve months of 2015-16	34,20,000/-
	(April, 2015 to March, 2016)	
	b) Provident Fund Contributions	4,10,400/-
	c) Perquisites (including Bonus & Earned Leave)	10,18,656/-
	Total:	48,49,056/-

(iv)	Remuneration paid to Director (Marketing) Shri K. M. Pai :-	
	a) Salary for the year 2015-16	13,00,800/-
	(April, 2015 to March, 2016)	
	b) Provident Fund Contributions	21,600/
	c) Perquisites (including Bonus & Earned Leave)	48,785/-
	Total:	Rs. 13,71,185/-
	Total .	KS. 13,71,1037-

- > Service contracts, notice period, severance fees. N.A.
- Number of shares and convertible instruments held by non-executive directors. -Nil

7. Code of Conduct for the Directors & Senior Managerial Personnel

In compliance to the provisions of Clause 49 of the Listing Agreement, the Board has laid down a code of Conduct for all the Board Members and Senior Managerial Personnel and all Board Members and Senior Managerial Personnel have affirmed compliance of code of conduct as on 31st March, 2015 and a declaration to that effect duly signed by the Managing Director is attached and forms part of this report.

8. Stakeholders' Relationship Committee

Your directors have re-constituted the existing Investors/ Shareholders' Grievance Committee by broadening the scope to include all security holders and their grievance- redressal as part of the new mandatory Committee to be called Stakeholders' Relationship Committee comprising of Shri Shiv Kumar Yadav as Chairman, Shri Vijay Kumar Gupta and Shri Salil Rai as members. The Stakeholders' Relationship Committee shall consider and resolve the grievances of security holders of the company.

During the year 2015-2016, Stakeholders Committee met twice and provided status updates to the Board of directors of the company.

Ms. Divya Agarwal has been nominated as the Compliance Officer.

Number of pending transfers

Nil

Number of Shareholders'

Complaints received

Number of Complaints

Nil

Not solved.

9. Details of Prospectus & letter of offer

No Prospectus & letter of offer for issuances and related filings were made to the stock exchange where it is listed.

10. General Body Meetings

Details of Location and time of holding of last three AGMs

AGM for the financial year	Venue	Date	Time	Special Resolution Passed
2012-13, 33 rd AGM	Room No. 107, 1 st Floor, AnandJyoti Building,41, NetajiSubhas Road, Kolkata-700 001	16.08,2013	2.00 P.M.	1) Appointment u/s 314 of the Companies Act, 1956. 2) Appointment u/s 314 of the Companies Act, 1956.
2013-14, 34 th AGM	Room No. 107, 1 st Floor, AnandJyoti Building,41, NetajiSubhas Road, Kolkata-700 001	30,09,2014	2,00 P.M.	1) Approval of enhanced limits of borrowing in conformity with section 180(1) (c) of the Companies Act, 2013, 2) Approval for entering into Related Party Transactions u/s 188 of the Act, 3) Approval of Adoption of New Articles of Association of the Company as prescribed in Table-F of the Act.
2014-15, 35 th AGM	Room No. 107, 1st Floor, Anand Jyoti Building,41, NetajiSubhas Road, Kolkata-700 001	28.08.2015	2.00 P.M.	1) Approval of appointment of Sh. N.K. Sureka as the Managing Director for three years wef 01/04/2015, 2) Approval of appointment of Sh. V.K. Sureka as the Wholetime Director & Chairman for three years wef 01/04/2015, 3) Approval of appointments of Sh. K.M. Pai as Director(Marketing) for three years wef 01/04/2016,

4) Approval of enhanced limits of borrowing in conformity with section 180(1) (c) of the Companies Act, 2013, 5) Approval of amendment to the objects clause of the Memorandum of Association,
Approval of amendment to the clause IV of the Memorandum of Association,
7) Approval for entering into Related Party Transactions u/s 188 of the Act.

As per the provisions of the Act and erstwhile Listing Agreement with the Stock Exchanges the shareholders were given the option to vote on all resolutions through electronic means, by means of ballot sent through post and by means of poll at the AGM. Mr. L.K. Bohania, FCA, M.No.-53314, Chartered Accountants, in practice at Kolkata as the Scrutinizer, for conducting the voting / poll and remote e-voting process in a fair and transparent manner connected with the 35th AGM.

Details of Directors seeking Reappointment in the ensuing Annual General Meeting to be held on Monday the 26th, September, 2016.

Name of Directors	Shri K.M. Pai		
DIN	00060371		
Date of Birth	09/11/1951		
Date of Appointment	14/05/2011		
Qualification	BE(Mech.)		
Expertise in specific functional area	He is having 27 years workingexperience in Gas Plant.		
List of public companies in which directorship held(including foreign Companies)	1. Udyachal Leasing & Exports Ltd.		
Chairman/ Member of the Committee of Board of Directors of public Companies	Risk Management Committee-MauriaUdyog Ltd. as Member		
Shareholding in the Company	Nil		

12. Disclosure:

a) Materially Significant related party transactions

- i All Transactions with related parties were in the ordinary course and at arm's length and have been disclosed in note no.15 of the Annual Accounts for the year 2015-16.
- ii The terms & conditions of the above mentioned transactions are not prejudicial to the interest of the Company and there is no transaction of material nature for the year 2015-16. The closing balances of such related parties, wherever outstanding, are not overdue.

The Web-link for policy on materiality of related party transactions and on dealing with related party transactions is http://www.mauria.com/Policies.html

(b) Details of non-compliance by the company, penalties, strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

There was no instance of penalties, strictures imposed on the company by Stock Exchange or SEBI or any statutory authority as well as non-compliance of any matter related to the capital markets during the last three years.

13. Means of Communication

The quarterly and yearly results are published in English in widely circulating "Business Standard" and in Bengali in "Arthik Lipi" from Kolkata.

14. General Shareholder information

Company Registration Details

The Company is registered in the State of West Bengal, India. The Corporate Identification Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA)

is - L51909WB1980PLC033010.

AGM: Date, time and venue

36th AGM to be held on Wednesday, the 28thSeptember, 2016 at 2.00 PM at Anand Jyoti Building, Room No.107, 1²⁸Floor,41, Netaji Subhas Road,

Kolkata - 700 001

Plant Location:

Mauria Udyog Limited Sohna Road, Sector-25 Faridabad-121001(Haryana)

Financial Calendar (Tentative)

Results for quarter ending June 30, 2016

12th August, 2016

declared on

14th November, 2016

Results for quarter ending September 30,2016 Results for quarter ending December 31, 2016

14th February, 2017

Audited Results for the entire Financial Year ending March 31, 2017

30th May, 2017

Date of Book closure

Thursday, the 22nd September, 2016 to Wednesday, the 28th September, 2016 (both days inclusive)

Listing On Stock Exchanges

Equity BSE Limited

P.J. Towers, Dalal Street, Fort, Mumbai-400001. Exchange Scrip Code:539219 Calcutta Stock Exchange Ltd. (CSE) 7, Lyon Range, Kolkata-700 001

Demat ISIN Number for NSDL and CDSL.

INE150D01019.

 High/low of market price of the Company's shares traded on the Stock Exchange during the financial year ended 31st March, 2015 The shares have not been traded during the financial 2015-16.
The last quoted price was of Rs.3.50 per Share as per transact

Exchange Scrip Code:23114

Rs.3.50 per Share as per transactions on Calcutta Stock Exchange on 3rd

March, 2000.

Registrar & Transfer Agents

M/s.Beetal Financial & Computer Services (P) Ltd., BEETAL HOUSE, 99, Madangir, Behind Local Shopping Centre, Near Dada Harsukh Dass Mandir, New Delhi-110062 Phone No. 29961281 (6 Lines)

Fax No. 29961284

Share Transfer System

All the transfers received are processed by the Registrar and Share Transfer Agent. Share Transfers are registered and returned within a maximum of 15 days from the date of lodgment if documents are complete in all respect. In case the shares are transferred through Demat mode, the procedure is adopted as stated in Depositories Act, 1996.

Share holding pattern as on 31-03-2016

Category	No. of Shares	Percentage	
Promoters	98,99,520	74.32	
Persons acting in concert		+	
Mutual Funds and UTI		-	
Banks, Financial Institution &			
Insurance Companies.			
FII's	-	-	
Private Corporate Bodies		₩	
Indian Public	34,20,480	25.68	
NRIs/ OCBs	2	-	
Total	1,33,20,000	100.00	

Distribution of shareholding as on 31st March, 2016.

Folios		No of Shares	Amount	
Number	% to Total	or Shares	Rs. %	6 to Tota
(2)	(3)	(4)	(5)	(6)
422	79.92	45,585	4,51,850	0.34
16	3.03	11,650	1,16,500	0.09
15	2.84	19,950	1,99,500	0.15
06	1.14	16,050	1,60,500	0.12
-	*	-	-	-
02	0.38	9,300	93,000	0.07
05	0.95	27,000	2,70,000	0.20
62	11.75	1,31,90,865	13,19,08,650	99.03
528	100.00	1,33,20,000	13,32,00,000	100.00
	Number (2) 422 16 15 06 - 02 05 62	Number % to Total (2) (3) 422 79.92 16 3.03 15 2.84 06 1.14 - - 02 0.38 05 0.95 62 11.75	Number % to Total (2) (3) (4) 422 79.92 45,585 16 3.03 11,650 15 2.84 19,950 06 1.14 16,050 02 0.38 9,300 05 0.95 27,000 62 11.75 1,31,90,865	Number % to Total Rs. % (2) (3) (4) (5) 422 79.92 45,585 4,51,850 16 3.03 11,650 1,16,500 15 2.84 19,950 1,99,500 06 1.14 16,050 1,60,500 02 0.38 9,300 93,000 05 0.95 27,000 2,70,000 62 11.75 1,31,90,865 13,19,08,650

Declaration by Managing Director

The Code of Conduct for the Directors and the Senior Managerial Personnel was adopted by the Board of Directors. All the Board Members and Senior Managerial Personnel have affirmed that they have complied with the code of conduct during the financial year ended on 31st March, 2016.

Your directors have established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism. The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the codes of conduct or ethic policy. This mechanism also provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

During the year 2015-2016, no such report were made to the Chairman of Audit Committee.

N .K. Sureka Managing Director

Place: Kolkata

Dated: 29th August, 2016



Practicing Company Secretary's Certificate on Corporate Governance

To
The Members of
Mauria Udyog Limited
R.No.-107, 1st Floor,
Anand Jyoti Building,
41. Netaji Subhas Road,
Kolkata(W.B.)-700 001

- 1. We have examined the compliance of conditions of Corporate Governance by M/s. MAURIA UDYOG LIMITED ("the Company"), for the year ended on March 31, 2016, as stipulated in Clause 49 of the erstwhile Listing Agreements ("Listing Agreement") of the Company with the stock exchanges for the period April 1, 2015 to November 30, 2015 and as per the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") as referred to in Regulation 15(2) of the Listing Regulations for the period December 1, 2015 to March 31, 2016.
- The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 3. In our opinion and to the best of our information and according to our examination of the relevant records and the explanations given to us and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as mentioned in the above mentioned Listing Agreement/Listing Regulations, as applicable.
- We state that such compliance is neither an assurance as to the future viability of the Company nor of the
 efficiency or effectiveness with which the management has conducted the affairs of the Company.

Signature

V K Gupta & Co. —— Company Secretaries

FCS - 2816 CP -13782

Place: New Delhi Date: 26th August 2016

Company Secretaries

No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st March, 2016.

[Pursuant to section 204(1) of the Companies Act, 2013 and rule
No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31.03.2016

Lo Use Mombers, Mauria Udyog Limited R.No.-107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata(W.B.)-700 001

leave conducted the secretarial audit of the compliance of applicable statutory provisions and the archerence to good corporate practices by M/s Mauria Udyog Limited (CIN:L51909WB1980PLC033010) (hereinafter called the company) Secretarial Audit was compliances and expressing my opinion thereon.

Based on my/our verification of the Mauria Udyog Limited's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I/We hereby report that in my/our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2016 complied with the statutory provisions listed hereunder and also that the subject to the reporting made hereinafter:

live 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, 2016 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;
- (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;

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

1103, Plot 5, Sector-4, Dwarka, New Delhi-110075

Phone: 9811277466, 011-42051202, E-mail: gupta_vk@hotmail.com

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Company Secretaries

- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; (Not applicable to the Company during the Audit Period)
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not applicable to the Company during the Audit Period)
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Period).
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the Audit Period)
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the Company during the Audit Period)
- (vi) (Mention the other laws as may be applicable specifically to the company)
- 1. The Factories Act, 1948
- 2. Industrial Disputes Act, 1947
- The Payment of Wages Act, 1936
- The Minimum Wages Act, 1948
- 5. Employees' State Insurance Act, 1948
- 6. The Employees' Provident Fund and Miscellaneous Provisions Act,1952
- 7. Equal Renumeration Act, 1976
- 8. The Contract Labour (Regulation and Abolition) Act, 1970
- The Maternity Benefit Act, 1961
- 10. The Payment of Bonus Act, 1965
- 11. The Environment (Protection) Act, 1986
- 12. The Water (Prevention and Control of Pollution) Act, 1974
- 13. The Air (Prevention and Control of Pollution) Act, 1981
- 14. Competition Act, 2002
- 15. The Sexual Harassment of Women at workplace (Prevention, Prohibition and Redressal) Act, 2013.

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

- Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with Bombay Stock Exchange Ltd. (BSE) & Calcutta Stock Exchange Ltd.(CSE),

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

I/we further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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

1103, Plot 5, Sector-4, Dwarka, New Delhi-110075

Phone: 9811277466, 011-42051202, E-mail: gupta_vk@hotmail.com

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Company Secretaries

All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board as the case may be.

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

This report is to be read with our letter of even date which is annexed as Annexure A and forms an integral part of this report

Place: New Delhi Date: 26th August 2016

Name of Company Secretary in practice / Firm: Vijay Kumar Gupta

ACS/FCS No. : V.K. Gupta & C

C P No.: 13782

1103, Plot 5, Sector-4, Dwarka, New Delhi-110075 Phone: 9811277466, 011-42051202, E-mail: gupta_vk@hotmail.com

BUKE 7 47 10



Company Secretaries

Annexure 'A'

To, The Members, Mauria Udyog Limited R.No.-107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata(W.B.)-700 001

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

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

Date: 26th August 2016

Place: Faridabad

Signature : ~

V K Gupta & Co. Company Secretaries

FCS - 2816 CP -13782

Phone : 9811277466, 011-42051202, E-mail : gupta_vk@hotmail.com

Barton 1

MAURIA UDYOG LIMITED Annexure - II

FORM NO. AOC -2

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

Form for Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arms length transaction under third proviso thereto.

1. Details of contracts or arrangements or transactions during FY 2015-16 not at Arm's length basis.

SL. No.	Particulars	Details
a)	Name (s) of the related party & nature of relationship	NIL
b)	Nature of contracts/arrangements/transaction	NIL
c)	Duration of the contracts/arrangements/transaction	NIL
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	NIL
e)	Justification for entering into such contracts or arrangements or transactions'	NIL
f)	Date of approval by the Board	NIL
g)	Amount paid as advances, if any	NIL
h)	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	NIL

Details of material contracts or arrangements or transactions during the FY-2015-16 at Arm's length basis.

SL. No.	Particulars	Details
a)	Name (s) of the related party & nature of relationship	NIL
b)	Nature of contracts/arrangements/transaction	NIL
c)	Duration of the contracts/arrangements/transaction	NIL
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	NIL
e)	Date of approval by the Board	NIL
f)	Amount paid as advances, if any	NIL

Nanveet Kumar Sureka

Managing Director DIN-00054929 Vishnu Kumar Sureka

Chairman, Whole Time Director DIN-00060160

MAURIA UDYOG LIMITED Annexure III

ANNUAL REPORT ON CSR ACTIVITIES TO BE INCLUDED IN THE BOARD'S REPORT

1.	CSR POLI	CY OUTLINE	• F	Promoting promoting Ed	eventive health c lucation through	are. schools to	the Under Pri	vileged Section				
2.	PROPOSE FOR 2016	ED PROJECTS	Same As Above									
3.	CSR COM	MITTEE	Member -		Kumar Sureka Kumar Sureka mar Gupta	,,,,						
4.		E NET PROFIT T 3 YEARS.	Rs. 10,49,	72,703.66								
5.	PRESCRI) EXPENDI		Rs. 20,99,455									
6.	TOTAL A	MOUNT SPENT	Rs. 28,68,500									
7.	AMOUNT	UNSPENT	NIL									
8.	MANNER AMOUNT	IN WHICH SPENT	Through '	Γrust								
2000	#			CSR Amou	nt spent in 201	5-16						
<u>S</u> N o	CSR Project identified			Amount Outlay (Budget)	Amount spent projects	s on	Cumu- lative Expend- iture	Amount Spent				
					Direct Expenditure	Overh ead Expen diture						
1	Providing Subsidised Medicines, education through schools to under previleged sections of the society.	Schedule VII- Sec- (i)/(ii)/Eradi cating extreme hunger & poverty,Pro moting education & Preventive Healthcare	Haryana, Delhi	28,68,500	28,68,5020	-	28,68,500	28,68,500				

RESPONSIBILITY STATEMENT:-

The MUL CSR committee takes responsibility of the implementation & monitoring of CSR policy and also adherence to the CSR objective & policy of the company.MUL CSR committee is committed to the CSR objectives of the company & will ensure that all proposal & projects under the CSR policy will be monitored & implemented from time to time.

N.K.Sureka

Member, CSR Committee

Committee

V.K. Supeka

Chairman, CSR Committee

Vijay Kumar Gupta

Member, CSR

MAURIA UDYOG LIMITED

Disclosure in the Board's Report under Rule 5 of Companies (Appointment & Remuneration) Rules, 2014

Annexure-IV

Γ	(vii)	(v.j.	3		₹	3	T	T	I	Γ	Γ	3	T		5	3
	Variation in	Comparison of the remuneration of the Key Managerial Personnel against the performance of the Company	Explanation on the relationship between average increase in remuneration and company performance		Number of permanent employees on the rolls of the company	Percentage increase in the median remuneration of employees in the financial year 2015-16 compared to 2014-15						The Percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary, or Manager if any in the financial year 2015-16 compare to 2014-15 means part of the year				The Ratio of the Remuneration of each director to the median remuneration of the employees of the company for the financial year 2015-2016
Market Capitalization	Details		The Company's overall gross revenues touched Rs.113819.07 Lacs which is 12.73% more than last year. Profit before depreciaion and tax decrease by 7.14% as compared to previous year.	135	As on 31.03.2016		Secretary	Mr. Yogesh Mathur, CFO	Mr. Karkala Manjunath Pai	Mr. Navneet Kumar Sureka, MD	Mr. Vishnu Kumar Sureka,WTD	Director's/CFO/CEO/CS/ Manager Name	Mr. Karkala Manjunath Pai,WTD	Mr. Navneet Kumar Sureka, MD	Mr. Vishnu Kumar Sureka,WTD	Director's Name
NA	31.03.2016	NOT APPLICABLE	ss revenues touched Rs. 113819.07 Lacs which is 12.73% more than reciaion and tax decrease by 7.14% as compared to previous year.	1	As on 31	16.26%	0.0	9.6	8.6	5.5	10.	%age increase	5.3	15.	6.1	Ratio to media
NA	31.03.2015		s which is 12.73% more than compared to previous year.	124	As on 31.03.2015		0.00%	9.05%	8.91%	5.56%	10.91%	%age increase in remuneration	5.39:1	15.35:1	6.57:1	Ratio to median remuneration

X)	×			T				(ix)			(viii)	ľ	Π	
Ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess the higest paid director during the year	Key Paramater for any variable component of remuneration availed by the Directors							Comparison of each remuneration of the Key Managerial Personnel against the performance of the Company			Average Percentile increase in salaries of Employees other than managerial			
		Secretary	Mrs. Divva Agarwal Company	Mr. Karkala Manjunath Pai,WTD	Mr. Navneet Kumar Sureka,MD	Mr. Vishnu Kumar Sureka, WTD		Name of Key Managerial Personnel	reasons for any exceptional circumstances	2.85%	During 2015-16	Net Worth of the Company	Percentage increase/decrease of market quotations	Price Earning Ratio
<u>N</u>	NA	146,700	001,700	1,345,100	3,830,400	1,639,680	31.03.2016	Remuner	Normal indu			any	of market	
<u>8</u> 1		146,700	011,730	1,235,000	3,628,800	1,478,400	31.03.2015	Remuneration for the years ended	ustry standard tu		Durin	NA	N _A	NA
	100	0.00%	9.00%				% change		Normal industry standards applied based on increase in turnover	6.87%	During 2014-15	7	7	7
		Ó						Reason against performance of the company	on increase in			NA	NA	NA

The statement showing the names of every employee of the company as per Rule 5(2) forms part of Director's report is attached thereto. The Board of directors of the company affirms that the remuneration is as per the remuneratio policy of the company.

FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN

ANNEXURE-V

As on financial year ended on 31.03.2016

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

I. REGISTRATION & OTHER DETAILS:

1.	CIN	L51909WB1980PLC033010
2.	Registration Date	24/09/1980
3.	Name of the Company	MAURIA UDYOG LTD
4.	Category/Sub-category of the Company	Public Limited Company
5.	Address of the Registered office & contact details	ANAND JYOTI BUILDING, 41 NETAJI SUBHAS RD. ROOM NO.107, 1ST FL. KOLKATA WB 700001 IN
6.	Whether listed company	Yes
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Mr. Puneet Mittal, General Manager, Beetal Financial & Computer Services (P) Ltd. Beetal House, 3 rd Floor, 99, Madangir, Behind Local Shopping Centre, Near Dada Harsukhdas Mandir, New Delhi-110062.

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % or more of the total turnover of the company shall be stated)

No. products / services Product/service company	
1 LPG Cylinder 28121	28%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES- NIL

S.No	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/SUBSI DIARY/	% OF SHARES	APPLICABLE SECTION
1	NA	NA	NA	NA	NA

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

A) CATEGORY-WISE SHARE HOLDING:

Category of Shareholders			t the beginnin 1-April-2015]	g of the	No. of Sh	% Chang			
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	e during the year
A. Promoter s					100				
(1) Indian	5.070.000			-					
a) Individual/ HUF	9899520	0	9899520	74.32	9899520	0	9899520	74.32	0
b) Central	0	0	0	0	0	0	0	0	0

Govt									
c) State Govt(s)	0	0	0	0	0	0	0	0	0
d) Bodies Corp.	0	0	0	0	0	0	0	0	0
e) Banks / FI	0	0	0	0 -	0	0	0	0	0
f) Any other	0	0	0	0	0	0	0	0	0
Total shareholding of Promoter (A)	9899520	0	9899520	74.32	9899520	0	9899520	74.32	0
B. Public Shareholding	0	0	0	0	0	0	0	0	0
1. Institutions	0	0	0	0	0	0	0	0	0
a) Mutual Funds	0	0	0	0	О	0	0	О	0
b) Banks / FI	0	0	0	0	0	0	0	0	0
c) Central Govt	0	0	0	0	0	0	0	0	0
d) State Govt(s)	0	0	0	0	0	0	0	0	0
e) Venture Capital Funds	0	0	0	0	О	0	0	0	0
f) Insurance Companies	0	0	0	0	0	0	0	0	0
g) Flls	0	0	0	0	0	0	0	0	0
h) Foreign Venture Capital Funds	0	0	0	0	0	0	0	0	0
i) Others (specify)									
Sub-total (B)(1):-								., ,	
2. Non- Institutions	3 (200 100 0)			H			†		
a) Bodies Corp.	0	0	0	0	0	0	0	0	0
i) Indian	0	0	0	0	0	0	0	0	0
ii) Overseas	0	0	0	0	0	0	0	0	0
b) Individuals			3						
i) Individual shareholders holding nominal share capital upto Rs. 1 lakh	1400	127735	129135	0.97	1400	127735	129135	0.97	0

ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	1746540	1544805	3291345	24.71	1746540	1544805	3291345	24.71	0
c) Others (specify)	0	0	0	0	0	0	0	0	0
Non Resident Indians	0	0	0	0	0	0	0	0	0
Overseas Corporate Bodies	0	0	0	0	0	0	0	0	0
Foreign Nationals	0	0	0	0	0	0	0	0	0
Clearing Members	0	0	0	0	0	0	0	0	0
Trusts	0	0	0	0	0	0	0	0	0
Foreign Bodies - D R	0	0	0	0	0	0	0	0	0
Sub-total (B)(2):-	1747940	1672540	3420480	25.68	1747940	1672540	3420480	25.68	0
Total Public Shareholding (B)=(B)(1)+ (B)(2)	1747940	1672540	3420480	25.68	1747940	1672540	3420480	25.68	0
C. Shares held by Custodian for GDRs & ADRs	0	0	0	0	0	0	0	0	0
Grand Total (A+B+C)	11647460	1672540	13320000	100	11647460	1673540	13320000	100	0

B) SHAREHOLDING OF PROMOTER:

S N	Shareholder's Name	Sharehold the year	ing at the b	eginning of	Shareholdi	% change		
		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 / encumbere d to total shares	in share- holding during the year
1	Vishnu Kumar Sureka	333000	2.50	0	333000	2.50	0	0
2	Prem lata Sureka	773615	5.81	0	773615	5.81	0	0
3	Vishnu Kumar Sureka(HUF)	1006150	7.55	0	1006150	7.55	0	0
4	Deepanshu Sureka	1386600	10.41	0	1386600	10.41	0	0
5	Deepa Sureka	2061015	15.47	0	2061015	15.4	0	0
6	Navneet Kumar Sureka(HUF)	2071800	15.55	0	2071800	15.55	0	0
7	Navneet Kumar Sureka	2267340	17.02	0	2267340	17.02	0	0
	TOTAL	9899520	74.32	0	9899520	74.32	0	0

C) CHANGE IN PROMOTERS' SHAREHOLDING (please specify, if there is no change): There is no change in promoters shareholding.

SN	Particulars	Shareholdir of the year	ng at the beginning	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	9899520	74.32	9899520	74.32
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment /transfer / bonus/ sweat equity etc.):	NIL	NIL	NIL	NIL
	At the end of the year	9899520	74.32	9899520	74.32

D) SHAREHOLDING PATTERN OF TOP TEN SHAREHOLDERS:

(Other than Directors, Promoters and Holders of GDRs and ADRs):

N	For Each of the Top 10 Shareholders	of the year during th		Cumulative during the	The second secon	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year:					
	1) Maherban Singh	67,500	0.51			
	2) Kishan Lal	66,300	0.50			
	3) Dharmendrer Pal Sharma	66,150	0.50			
	4) Nand Lal-	66,030	0.50			
	5) Narender-	66,030	0.50			
	6) Ambika Sharma	66,000	0.50			
	7) Anil Kumar-	66,000	0.50			
	8) Rakesh Goel	66,000	0.50			
	9) Amarjeet-	66,000	0.50			
	10) Mithun Singh -	66,000	0.50	6,62,010	5.01%	
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc):		NIL	NIL	NIL	
	At the end of the year:					
	1) Maherban Singh	67,500	0.507	10.5		
	2) Kishan Lal	66,300	0.498			
	3) Dharmendrer Pal Sharma	66,150	0.497			
	4) Nand Lal-	66,030	0.496			
	5) Narender-	66,030	0.496			
	6) Ambika Sharma	66,000	0.495			
	7) Anil Kumar-	66,000	0.495			
	8) Rakesh Goel	66,000	0.495	1		
	9) Amarjeet-	66,000	0.495			
	10) Mithun Singh -	66,000	0.495	6,62,010	4.970	

E) SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

S N	Shareholding of each Directors and each Key Managerial Personnel	Shareholdin of the year	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year			-		
	1) N.K. Sureka-Mg. Director	2267340	17.02	2267340	17.02	
	2) V.K. Sureka-Chairman& Whole time Dir.	333000	2.50	333000	2.50	
	3) K.M. Pai-Wholetime Director	0	0	0	0	
	4) Yogesh Mathur-CFO	0	0	0	О	
	5) Divya Agarwl-Company Secretary	0	0	0	0	
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):	0	0	0	0	
	At the end of the year					
	1) N.K. Sureka-Mg. Director	2267340	17.02	2267340	17.02	
	2) V.K. Sureka-Chairman& Whole time Dir.	333000	2.50	333000	2.50	
	3) K.M. Pai-Wholetime Director	0	0	0	0	
	4) Yogesh Mathur-CFO	0	0	0	0	
	5) Divya Agarwl-Company Secretary	0	0	0	0	

V) INDEBTEDNESS -Indebtedness of the Company including interest outstanding/accrued but not due for payment.

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year	V			
i) Principal Amount	610,690,157	97,951,803	0	708,641,960
ii) Interest due but not paid	0	0	0	
iii) Interest accrued but not due	3,531,376	0	0	3,531,376
Total (i+ii+iii)	614,221,533	97,951,803	0	712,173,336
Change in Indebtedness during the financial year			0	1
* Addition	709,479,323	13,630,082	0	723,109,405
* Reduction	435,275,948	80,833,790	0	516,109,738
Net Change	274,203,375	(67,203,708)	0	206,999,667
Indebtedness at the end of the financial year			0	
i) Principal Amount	884,893,532	30,748,095	0	915,641,627
ii) Interest due but not paid	0	0	0	
iii) Interest accrued but not due	14,984,474	0	0	14,984,474
Total (i+ii+iii)	899,878,006	30, 748,095	0	930,626,101

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL-

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

ŠN.	Particulars of Remuneration	Name	Name of MD/WTD/ Manager		
		Mr. N.K. SUREKA	Mr. V.K. SUREKA	Mr. K.M. PAI	
1	Gross salary	4,438,656	1,567,062	1,349,585	7,355,303
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	3,549,836	1,527,462	0	50.77.298
	(b) Value of perquisites u/s 17(2) Incometax Act, 1961	888,820	39.600	0	928.420
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-	-	-
2	Stock Option	NA	NA	NA	NA
3	Sweat Equity	NA	NA	NA	NA
4	Commission: - as % of profit - others, specify	NA	NA	NA	NA
5	Others, please specify	NA	NA	NA	NA
	Total (A)				32
	Ceiling as per the Act		-	-	98 Lacs approx.

B. REMUNERATION TO OTHER DIRECTORS:

SN	Particulars of Remuneration		Total Amount			
*		Vijay Kumar Gupta	Shiv Kumar Yadav	Salil Rai	Sujata Kumar	
1	Independent Directors					
	Fee for attending board committee meetings	2500	6000	6000	2000	16500
	Commission	0	0	0	0	0
	Others, please specify	0	0	0	0	0
	Total (1)	2500	6000	6000	2000	16500
2	Other Non-Executive Directors	NA	NA	NA	NA	NA
	Fee for attending board committee meetings	NA	NA	NA	NA	NA
	Commission	NA	NA	NA	NA	NA
	Others, please specify	NA	NA	NA	NA	NA
	Total (2)	NA	NA	NA	NA	NA
	Total (B)=(1+2)	NA	NA	NA	NA	NA
	Total Managerial Remuneration	NA	NA	NA	NA	NA
	Overall Ceiling as per the Act	NA	NA	NA	NA	NA

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

SN	Particulars of Remuneration		Key Manage	erial Personne	1
		CEO	cs	CFO	Total
1	Gross salary	NA	146700	650815*	146700
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961				
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961				
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961				
2	Stock Option	NA	NA	NA	NA
3	Sweat Equity	NA	NA	NA	NA
4	Commission	NA	NA	NA	NA
	- as % of profit	NA	NA	NA	NA
· · · · ·	others, specify	NA	NA	NA	NA
5	Others, please specify	NA	NA	NA	NA
	Total	NA	146700	650815*	146700

Including HRA exempt u/s 10 of IT Act, 1961-Rs. 137200

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: NIL

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
A. COMPANY-NII	- AND				1
Penalty	1.7	-	-	-	1.
Punishment	- I -	-	-	-	1-
Compounding	-	-	-	-	-
B. DIRECTORS-NII					
Penalty	-	-	w	-	
Punishment		-	-	-	-
Compounding	- 1 -		-	-	-
C. OTHER OFFICERS	IN DEFAULT-NIL				
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding		-	-	-	-

For MAURIA UDYOG LIMITED

Nanveet Kumar Sureka Managing Director DIN-00054929 Vishnu Kumar Sureka Chairman, Whole Time Director DIN-00060160

CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiranjiv Tower 43, Nehru Place, New Delhi-110 019 Ph.No.26216579, 26414726, Email: salarpuria@yahoo.co.in

INDEPENDENT AUDITOR'S REPORT TO THE STATUTORY AUDITOR OF MAURIA UDYOG LIMITED

Report on the Financial Statements

We have audited the accompanying financial statements of MAURIA UDYOG LIMITED, which comprise the Balance Sheet as at 31st March, 2016 the Statement of Profit and Loss and Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information.

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

Auditor's Responsibility

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

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

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error in making those risk assessments, we consider internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesald financial statements give the information required by the Act in the manner so required and give a true and

Kolkata Office: 7, Chittrenjen Avenue, Kolkata-700 072, Ph. No. 22375400,01,02

CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiranjiv Tower 43, Nehru Place, New Delhi-110 019 Ph.No.26216579, 26414726, Email: salarpuria@yahoo.co.in

fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2016, and its Profit and its cash flow for the year ended on that date.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section(11) of section 143 of the Companies Act, 2013, we give in the Annexure A, a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- If. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account
 - d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) on the basis of written representations received from the directors as on 31 March, 2016 taken on record by the board of directors none of the director is disqualified as on 31 March 2016 for being appointment as a director in terms of the section 164(2) of the Companies Act, 2013.
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements. Refer Note No. 23(II)(1)(iii) and 23(II)(3).
 - The Company has made provision, as required under the applicable law or Accounting Standards, for material foreseeable losses, if any.
 - (iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund.

FOR SALARPURIA & PARTNERS
FIRM REGISTRATION NO.-3021 13F
CHARTERED ACCOUNTANTS

Place: 1008, Chiranjiv Tower,

43, Nehru Place,

New Delhi-110019

Date: 30.05.2016

(KAMAL KUMAR GUPTA)

M. No. 89190

Kolkata Office: 7, Chittranjan Avenue, Kolkata-700 072, Ph. No. 22375400,01,02



CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiranjiv Tower 43, Nehru Place, New Delhi-110 019 Ph.No.26216579, 26414726, Email: salarpuria@yahoo.co.in

ANNEXURE - A TO THE INDEPENDENT AUDITOR'S REPORT (Referred to Paragraph 1 of Report on Other Legal and Regulatory Requirements of our Report of even date)

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

- a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets namely Land and Building, held has Investments.
 - b) As explained to us, fixed assets are physically verified by the management at reasonable intervals, in a phased verification programme, which, in our opinion, is reasonable, looking to the size of the Company and the nature of its business. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - According to the information and explanations given to us and on the basis of our examination of records of the company, the title deed of immovable property is held in the name of company.
- (a) As explained to us physical verification of inventories has been conducted by the management at reasonable intervals by the management.
 - (b) Procedures of physical verification of inventory followed by the management is reasonable and adequate in relation to the size of the company and the nature of the business.
 - (c) Company is maintaining proper records of inventory and no material discrepancies were noticed on physical verification.
- iii. According to the information and explanations given to us, the Company has granted unsecured loans and advances to Four (4) parties listed in the register maintained under section 189 of the Companies Act, 2013. No formal stipulations in relation to interest, repayment schedule and other terms and conditions has been made therefore we are not in position to comment upon the sub-clauses (iii)(a) and (iii) (c).
- iv. According to the information and explanations given to us the Company has complied with the provisions of section 185 and 186 of Company's Act, 2013 in relation to loans, investments, guarantee and securities given, if any.
- v. According to the Information and explanations given to us, the Company has not accepted any deposits from the public.
- vi. We have broadly reviewed the books of accounts maintained by the company in respect of the products where, pursuant to Rules made by the Central Govt. of India, the maintenance of cost records has been prescribed under sub-section (1) of section 148 of the Company Act, 2013 and are of the opinion that prima-facie, the prescribed accounts and records have been made and maintained. We have, however not made a detailed examination of the records with a view to determine whether they are accurate and complete.

Kolkata Office: 7, Chittranjan Avenue, Kolkata-700 072, Ph. No. 22375400,01,02

CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiranjiv Tower 43, Nehru Place, New Delhi-110 019 Ph.No.26216579, 26414726, Email: salarpuria@yahoo.co.in

- a) According to the records of the company and as per the information and explanations given to us, it has been generally regular in depositing undisputed statutory dues like Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Customs, duty of Excise, Value Added Tax, Cess and Other Statutory Dues with the appropriate authorities.
 - b) On the basis of information and explanations given to us, there are no disputed Statutory Dues which have not been deposited with the appropriate authorities. However, according to information and explanations given to us, the following dues of income tax, sales tax, service tax and value added tax have not been deposited by the Company on account of disputes:

Income Tax Act, 1961 Income the	ome Tax and interest reon for Assessment Year 2-13, 2013-14 & 2014-15	51,937,379	Forum where dispute is pending Commissioner of Income Tax (Appeals) New Delhi -XXII
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- viii. The Company did not defaulted in repayment of any loan or borrowing from any financial institution, bank, government or debenture holders during the year. Thus paragraph 3(viii) of the order is not
- The Company did not raise any money by way of initial public offer or further public offer (including ix. debt instrument) but has taken term loans during the year and utilised the same for the purpose for which the funds were raised.
- During the course of our examination of the books and records of the company, carried out in accordance with the generally accepted audit practices in India, and according to the information and explanation given to us, we have neither come across instance of fraud on or by the Company noticed or reported during the year, nor have we been informed of such case by the management
- According to the information and explanations given to us managerial remuneration has been paid by xi. the Company is in compliance with requisite approvals mandated by provisions of Section 197 of
- Paragraph 3(xii) regarding the Nidhi Company, is not applicable to the Company. xii.
- According to the information and explanations given to us and based on our examination of the xiii. records of the Company ,transactions with related parties are in compliance with section 177 and 188 of Companies Act 2013 where applicable and details of such transactions is disclosed in notes to accounts as required by the applicable Accounting Standards.
- The Company has not made any preferential allotment or private placement of shares or fully or xiv. partly convertible debentures during the year.

Kolkata Office: 7, Chittranjan Avenue, Kolkata-700 072, Ph. No. 22375460,01,02

CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiranjiv Tower 43, Nehru Place, New Delhi-110 019 Ph.Nc.26216579, 26414726, Email: salarpuria@yahoo.co.in

xiv. The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year .

xv. To the best of our knowledge and belief and as per the information and explanations given to us, the Company has not entered into any non-cash transaction with directors or persons connected with him.

xvi. The activities carried by the company other than the main operative business are not to the extent which require registration under section 45-IA of the Reserve Bank of India Act, 1934.

> FOR SALARPURIA & PARTNERS FIRM REGISTRATION NO.-302113E CHARTERED ACCOUNTANTS

Place: 1008, Chiranjiv Tower,

43, Nehru Place,

New Delhi-110019

Date: 30.05.2016

Collon Grupts (KAMAL KUMAR GUPTA)

> PARTNER M. No. 89190



CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiraujiv Tower 43, Nehru Place, New Delhi-110 019 Ph. No. 26216579, 26414726, Email: salarpuria@yahoo.co.in

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT
Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013("the Act")

(Referred to Paragraph 2(f) of Report on Other Legal and Regulatory Requirements of our Report of even date)

We have audited the internal financial controls over financial reporting of MAURIA UDYOG LIMITED as of 31 March 2016 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") 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 we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, 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 risks of material misstatement of the financial statements, whether due to fraud or error.

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

Kolkata Office: 5, Chittranjan Avenue, Kolkata-700 072, Ph. No. 22375400,01,02



CHARTERED ACCOUNTANTS

Delhi Office: 1008, Chiranjiv Tower 43, Nehru Place, New Delhi-110 019 Ph.No.26216579, 26414726, Email: salarpuria@yahoo.co.in

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2016, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Salarpuria & Partners Chartered Accountants Firm ICAI Reg. No. 302113E

Place: Delhi

Date: 30.05,2016

Kamal Kumar Gupta

M. No. 089190

Kolkata Office:

7, Chittranjan Avenue, Kolkata-700 072, Ph. No. 22375400,01,02

PALANCE	UDYOG LIMITEL)	
BALANCE SHEET	AS AT 31ST MAR	CH, 2016	
		As at 31st	As at 31st
	Notes	March,2016	March, 2015
EQUITY AND LIABILITIES		(Rs.)	(Rs.)
SHAREHOLDERS' FUNDS			
Share Capital			
Reserves & Surplus	1	133,200,000	133,200,0
Sub-total - Shareholders' funds	2	1,052,907,448	969,040,0
NON CURRENT LIABILITIES		1,186,107,448	1,102,240,0
Long Term Borrowings	_		
Net Deferred Tax Liability	3	810,490,918	627,005,4
Sub-total - Non-current liabilities		38,131,314	39,139,2
Total Ron-Conein habilines		848,622,232	666,144,7
CURRENT LIABILITIES			
Short Term Borrowings	•	0.000	
Trade Payables	3	2,988,741,423	2,226,229,8
Other Current Liabilities	4	466,100,193	498,674,8
Short Term Provisions	5	500,404,925	455,484,7
Sub-total - Current liabilities	6	51,714,669	46,264,3
TOTAL - EQUITY AND LIABILITIES	34	4,006,961,210	3,226,653,8
		6,041,690,890	4,995,038,5
ASSETS			
Non-current assets			
Fixed assets : Tangible Assets	7	/70 6 / 1 000	
Fixed assets : In Tangible Assets	7	679,861.032	716,962,19
Capital Work in Progress	7	83,384	133,2
Non Current Investments	8	505,812	2,594,73
Long Term Loans & Advances	9	26,301,057	28,388,55
ub-total - Non Current assets	, ,	767,111,667	84,113,57
	-	707,111,007	832,192,29
CURRENT ASSETS			
nventories	10	996,885,280	1 1 /0 2 / 5 20
rade Receivables	11	3,508,762,970	1,149,345,39
Cash & Bank Balances	12	224,649,758	2,410,475,37
horf Term Loans & Advances	13	345,260,024	159,324,60
Other Current Assets	14	199,021,191	234,518,39
b-total - Current assets	-	5,274,579,223	209,182,52
DIAL - ASSETS	-	6,041,690,890	4,162,846,28 4,995,038,58
ignificant Accounting Policies and Other	the contract of the contract o		4,775,036,56
otes on financial statements	22	~	
s per our report of even date			-V
OF SALARPURIA & PARTNERS	*		11 /
RM REG. NO. 302113E	9		Monte
HARTERED ACCOUNTANTS	(V. K. SUREKA) (N	I. K. SUREKA)
	CHAIRMAN		G. DIRECTOR
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MAURIA UDYOG LIMITED

Year Ended 31.03.2016 Rs. 11,360,025,062 21,881,493 11,381,906,555 1,559,214,693 7,981,171,733 164,209,937 55,430,209 1,230,588,034 194,800,964 58,040,408 11,243,455,978 138,450,577	Year Ended 31.03.2015 Rs. 10,079,075,429 17,593,430 10,096,668,859 2,535,901,746 5,861,796,666
Rs. 11,360,025,062 21,881,493 11,381,906,555 1,559,214,693 7,981,171,733 164,209,937 55,430,209 1,230,588,034 194,800,964 58,040,408 11,243,455,978 138,450,577	31.03.2015 Rs. 10,079,075,429 17,593,430 10,096,668,859 2,535,901,746 5,861,796,666 43,088,750 48,491,568 1,218,102,273 182,350,247 57,834,394 9,947,565,644
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7,981,171,733 164,209,937 55,430,209 1,230,588,034 194,800,964 58,040,408 11,243,455,978 138,450,577	5,861,796,666 43,088,750 48,491,568 1,218,102,273 182,350,247 57,834,394 9,947,565,644
164,209,937 55,430,209 1,230,588,034 194,800,964 58,040,408 11,243,455,978 138,450,577	5,861,796,666 43,088,750 48,491,568 1,218,102,273 182,350,247 57,834,394 9,947,565,644
55,430,209 1,230,588,034 194,800,964 58,040,408 11,243,455,978 138,450,577	43,088,750 48,491,568 1,218,102,273 182,350,247 57,834,394 9,947,565,644
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1,230,588,034 194,800,964 58,040,408 11,243,455,978 138,450,577	1,218,102,273 182,350,247 57,834,394 9,947,565,644
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	CO. SECRETARY
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MAURIA UDYOG LIMIT		
CASH FLOW STATEMENT FOR THE YEAR END	DED 31ST MARCH, 2016	
	Current Year	Previous Yea
A. CASH FLOW FROM OPERATING ACTIVITIES	Rs.	Rs.
Profit for the year before Tax		
Adjustment for:	138,450,577	149,103,21
Provision for Leave encashment and Gratuity		
Depreciation	1,250,322	208,96
Interest Paid	58,040,408	57,834,39
Loss/(Profit) on Sale of Investments	255,918,575	230,604,21
Loss/(Profit) on Sale of Fixed Assets	(3,809,730)	(2,053,85
Interest Received	216,175	587,74
Dividend Received	(61,117,611)	(48,253,96
Operating Profit before Working Capital Changes	(78,373) 388,870,343	(532,36
Adjustments for:	300,070,343	387,498,34
Debtors	(1 000 007 500)	1007 101 11
Loans & Advances	(1,098,287,598) (69,545,452)	(936,624,11
Current Liabilities	12,345,436	184,873,72
Stocks	152,460,113	247,754,74
CASH GENERATED FROM OPERATIONS:	(614,157,158)	60,160,38 (56,336,91
Interest paid	(255,918,575)	(230,604,21
Direct Tax paid	(58,672,713)	(40,235,56
NET CASH FLOW FROM/(USED IN) OPERATING ACTIVITIES	(928,748,446)	(327,176,69
. CASH FLOW FROM INVESTING ACTIVITIES		
Sales/(Purchase) of Investments (Net)	5,897,230	6,293,85
Interest Received	61,117,611	48,253,96
Purchase of Fixed Assets	(23,220,153)	(41,664,86
Sale of Fixed Assets	4,203,502	1,282,32
Dividend Received	78,373	532,36
NET CASH FLOW FROM/(USED IN) INVESTING ACTIVITIES	48,076,563	14,697,64
. CASH FLOW FROM FINANCIAL ACTIVITIES		
Proceeds/(Repayment) of Secured Loan	945,997,039	254,101,815
NET CASH FLOW from FINANCING ACTIVITIES	945,997,039	254,101,813
INCREASE IN CASH OR CASH EQUIVALENTS (A+B+C)	65,325,156	(58,377,23)
Cash/Cash Equivalents as at 1st April (Opening Balance)	159,324,602	217,701,83
Cash/Cash Equivalents as at 31ST March (Closing Balance)	224,649,758	159,324,602
s per our report of even date		
or SALARPURIA & PARTNERS		11
IRM REG. NO. 302113E	Market Market	Lelle
CHARTERED ACCOUNTANTS (V. K.	SUREKA) (N. K. SUREKA)

(KAMAL KUMAR GUPTA)

PARTNER M.No.89190

Place : New Delhi Date : 30th May, 2016

(YOGESH MATHUR)

CFO

MG. DIRECTOR

Divya Agaran

(DIVYA AGARWAL)

CO. SECRETARY

				MAURI	A UDYOG LIMITED
	NOTE - 1 : SHARE CAPITAL	As at 31.	03.2016	As at 31.	03 2015
	AUTHORISED 15000000 (5000000) Equity Shares of Rs. 107- each ISSUED SUBSCRIBED AND PAID UP	-	150,000,000		150,000,000
	13320000 (13320000) Equity Shares of $\mathbb{F}_{\mathbb{R}_+}$ 10/ -each	fully poid up .	133,200,000		133,200,000
1.1	Share holders holding 5% or more of shareholding	=	133,200,000	_	133,200,000
	100 T. 100 T	As at 31.	03.2016	As of 31.0	03.2015
1.0	a) Mr Novneet Kumar Sureka b) Navneet Kumar Sureka (HUF) c) Mr, Deepanshu Sureka d) Mrs. Deepa Sureka e) Mrs. Prem Lafa Sureka f) Mr. Vishnu Kumar Sureka (HUF)	No of Shares 2,267,340 2,071,800 1,386,600 2,061,015 773,615 1,006,150	% held 17.02 15.55 10.41 15.47 5.81 7.55	No. of Shares 2,267,340.00 2,071,800.00 1,386,600.00 2,061,015.00 773,615.00 1,006,150.00	% held 17 02 15.55 10.41 15.47 5.81 7.55
1.2	Bonus Shares given in last five years:	201			1.00

On 20/03/2012, 88,80,000 equity shares have been issued as fully paid up Bonus shares by way of capitalisation of Share premium Reserve amounting to Rs. 6,30,00,000 and Rs. 2,58,00,000 out of accumulated Balance of Profits.)

NOTE - 2 : RESERVES AND SURPLUS

NOTE - 2 : RESERVES AND SURPLUS	As at 3	1.03.2016	As al	31.03.2015
REVALUATION RESERVE				
[On revaluation of Factory Land] Bolance brought forward				
GENERAL RESERVE		200,225,400		200.225,400
Balance brought forward		9,385,448		9.385.448
PROFIT & LOSS ACCOUNT		,,,,,,,,,		7,303,440
Balance brought forward	759,429,160		662.387.881	
Profit for the year	89,958,504		102,713,586	
Income tax for earlier years	(6.091,064)	843,296,600	(5,672,307	
	-	1.052,907,448		969,040,008
NOTE - 3 : BORROWINGS	As at 31	1.03.2016	As at	31.03.2015
	Long Term	Short Term	long-term	Short Term
1. SECURED				
A. TERM LOANS		#		
Karnatoka Bank Limited	1.5	2,612,222	2,731,649	9.600,000
Religare Finvest Limited	228,267,844	32,942,567	153,469,390	22,896.016
ICICI Bank Limited	92,506,616	10,893,172	103,120,767	9,104,423
Housing Development Finance Corp. Ltd.	260,114,863	11.662.691	223,106,163	8,358,298
HDB Financial Services Ltd.	17,154,142	11,122,574	28,276,716	9,821,986
Aditya Birla Finance Limited	161.695,000	26,400,000		
B. WORKING CAPITAL LOANS				
Karnataka Bank Limited	19	817,802,982		652,619,944
Allahabad Bank		1,907,803		202.150,488
Andhara Bank	-	162,358,350		342,030,451
Bonk of India		.02,000,000		25,382,758
Aditya Birla Finance Limited	15	340,000,000		23,352,738
C. AUTO & EQUIPMENTS LOANS				
HDFC Bank Limited	1,090,348	3,038,479	2,565,765	3,421,043
BMW Financial Services Limited	1,070,040	D,000,47 2	x,303,763	
TATA Capital Financial Service Ltd.	24,577	278,591	303.168	1,067,242 250.416
ICICI Bank Limited		114,149	114,149	
Kotak Mahinoko Bank Limited	4.926,959	2,341,009	11111111	7,321,002
). OTHER LOANS				
Forward Lease From Tamweel PJSC, Dubai, UAE	13,962,474	3,745,255	19,215 908	3,745,255
. ACCEPTANCES		1,561,521,579		922,409,701
	779,742,823	2,988,741,423	532,903,676	2,222,379,823
UNSECURED	A COL			
From Related Parties:				
From Directors	3,460,142		7,878,800	
From Bodies Corporate	748,339		82,186,511	3.850,000
From Other than Related Parties:				
From Bodies Corporate	26,539,614		24,036,492	X
AND DEPOSITOR OF THE PROPERTY	30,748,095		94,101,803	3,850.000
DIAL BORROWINGS	810,490,918	2,988.741,423	627,005,479	2,226,229,323

- ferm Loan from Karnataka bank Limited is Secured by way all hypothecation of Plant and Machinery funded and collateratly secured by way of equitable mortgage of Land & Building/Industrial infrastructure situated at Sohna Road Mauza Gouchi, Ballabgarh District, Faridabad, Plant & Machinery and other fixed assets on pair passu basis with Andhra Bank and Personal Guarantees of Shri V.K. Sureka (Chairman) and Shri Navneet Sureka (Managing Director). The principal due within the period of next twelve months are Rs.26,12,222.
- b) The Rupee Ferm coan from Religare Finvest Limited consist three) Previous year two; joint loans secured against matigage of Property at Farm House at Mustil NO.18, Khasra No.20/2, 21, 23/1, Village Samalaka, Vasant Vihor, New Delhi belongs to M/s S.K.D. Estates Private Limited, Since the Loan was disbursed to/and utilised by the compnay, hence all the transaction related thereto have been recorded in the Financial Statements of the Company os detailed hereunder:

Loan No. 1. Jointly in the name of M/s S.K.D. Estates Private Limited, Mauna Udyag Limited, Mr. Vishnu Kumar Sureka. Mrs. Prem Lata Sureka, Mr. Navneet Kumar Sureka, Mrs. Deepa Sureko and Mr. Akhil Kumar Sureko. The Principal Installments due within the period of next twelve months are Rs. 1,42,70,907 Previous year 1,08,09,630)

Loan No. 2. Jointly in the name of M/s S.K.D. Estates Private Limited, Mauria Udyag Limited, Mrs. Prem Lata Sureka, MI. Navneet Kumar Sureka, Mrs. Deepa Sureka and Mr. Pramod Kumar Agarwal and Bihariji Infotech Pvt, Ltd. The principal due within the period of next twelve months are Rs. 1,25,28,746 (Previous year Rs. 1,20,86,386)

Loan No. 3. Jointly in the name of JM/s Mauria Edyag Limited, M/s S.K.D. Estates Private Limited. Mr. Novneet Kumar Sureka Mrs. Deepa Sureka and Mr. Promod Kumar Agarwal , Mr. Vishnu Kumar Sureka and Mrs. Prem Lata Surekaand , The principal due within the period of next twelve months are Rs. \$1,42,914 (Previous year Rs.NiL)

- c(i) Term Loan from ICICI Home Finance is a joint toan in the name of M/s. Bihariji Ispat Udyog Ltd. Shri Novneet Kumar Sureka and the Mauria Udyog Limited The Ioan is secured by way of equitable mortgage of Property by way of deposit of the title deeds for mortgage in respect of the Property at apartment No. PNA 911, The Pinnacle In DLF City Gurgaan owned by the company, and also personal guarantee of Mr. Navneet Kumar Sureka, Managing Director of the Company. Since the loan was disbursed to/and utilised by the co-applicant M/s Mouria Udyaug Limited , hence, all the transaction related thereto have been recorded in the financial statements of the said co-applicant. The principal Installments due within the period of next 12 months are Rs.27,01,666 (Previous year Rs.22,64,522).
- cfil(Term Loans from ICICI Home Finance are joint loans in the name of M/s, Mauria Udyog Limited ,Shri Novneet Kumar Sureka and Shri Vishnu Kumar sureka. The loans are secured by way of First and exclusive charge over the property situated at A-24 24th floor, Tower-Z, A-25. Tower-X and C-4. Tower-Y , sector-50, TGB Meghautam Noida and personal guarantee of Mr Navneet Kurnar Sureka, Managing Director of the Company and Sh. Vishnu Kurnar Sureka chairman of the company, Since the loans were disbursed to/and utilised by the company, hence all the transaction related thereto have been recorded in the financial statements of the company. The principal due within the period of next 12 months are Rs.81,91,505 (Previous
- d) Term Loon from Housing Development Finance Corporation. Limited is a joint loan in the name of Shri Navneet Kumai Sureka, M/s Bhoma Properties Private Limited, Mrs. Prem Lata Sureka, M/s. Mauria Udyog Limited, Sh. Vishnu Kumar Sureka and Mrs. Deepa Sureka. The toan is secured by way of equitable martgage of Property by way of deposit of the title deeds in respect of the agricultural Land measuring 12 Bigha out of Khasara No. 921/1min(1-9),922(5-5) and 923(5-6), Situated at village Rajokan, tensit Vasant Vihar, New Delhi, owned by the M/s Bhama Properties Pv1. Ltd. Since the loan was disbursed to/and utilised by the company, hence all the transaction related thereto have been recorded in the financial statements of the company. The instalments due within the period of next 12 months are Rs.95,12.014(Previous Year 83,58,298
- e) Term Loan from HDB Financial Services Limited is a joint Joan in the name of M/s. Mouna Udag Limited, Bihariji Infateci-Private Limited, Novneet Kumar Sureka HUF, Mrs. Deepa Sureka, Sh Pramod Kumar Agarwal , Shri Navneet Kumar Sureka and Mrs. Prem Lata Sureka. The loan is secured by way of equitable mortgage of Property by way of deposit of the title deeds in respect of the Property of Plot No. 662, Udyog Vihar, Phase-V. Gurgaon, Haryana owned by M/s. Bihariji InfoTech Pvt. Ltd Since the loan was disbursed to/and utilised by the company, hence, all the transaction related thereto have been recorded in the financial statements of the company. The installments due within the period of next 12 months are Rs 1,11,22,574(Previous year 1,12,91,613),
- f) Term Loan from Aditya Birla Finance Limited in the name of M/s. Mauria Udag Limited, where M/s. Veshnodevi Properties Private Limited is an borrower. The loan is secured by way of exclusive charge on form house at Bougar, Villa Avenue Westend Greens Village Rajokari , Delhi Owned by M/s, Veshnodevi Properlies Private Limited and Personal Guarantees of Shri V.K. Sureka- Chairman , Shri Navneet Sureka-Managing Director, Mrs. Deepa Sureka and Smt. Prem Lota Sureka . Since the loan was disbursed to/and utilised by the company, hence, all the transaction related thereto have been recorded in the financial statements of the company. The installments due within the period of next 12 months are Rs. 2.64,00,000
- g) Over Droft /Shipping Loan: Pre Shipment Credit/ Bills Limit- Post Shipment Credit and Non-Fund Base Limits for Leder at Credits, Bank Guarantees and/or Forward Exchange contracts from Karnataka Bank Limited are Secured by way of charge over entire current assets of the Company, both present and luture on pari-passu with Allahabad Bank and Andhra Bank and also collaterally secured by way of Equitable mortgage of Land & Building/Industrial infrastructure situated at Sohno Road, Mauza Gouchi, Ballobgarh District, Faridabod, Plant & Machinery and other fixed assets. (except vehicles which are financed by other (inonclat institutions) and Personal Guarantees of Shri V.K. Sureka, Chairman , Shri Novneet Sureka, Managing Director, Outstanding Bank Guarantees/Letters of Credit were also secured by charge created in favour at the

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- h) Working Capital Limits from Allahabad Bank consists of Fund Base Limits of Rs. 20,00,00,000,1 [Rinbees Twenty Crares John] and Letter of Credit Limit of Rs. 80,00,00,000/- (Rupees eighty Crares only) are secured by way of charge over entire current assets of the Company, both present and future on pari-passu basis, with Kamataka Bank and Andhra Bank and also callaterally secured by way of Registered mortgage of 4.09 Acre agricultural Land known as Mauria Garden situated at somalike village , tehsil Vasant Vihar Dist, South West Near Rajokri Flyover NH-8 New Delhi and Personal Guarantees of Shri V.K. Sureka, Chairman, Shri Navneet Sureka, Managing Director and Shri Akhil Sureka and Corporate Guarantees of M/s Deepak Hotels Pvt, Ltd.
- if Warking Capital Dinits of Rs. 40,00,00,000, train Andhra Bank, are secured by way of charge over entire current assets of the Company, both present and future on particusts basis with Kamatoka Bank and Allahbad Bank and also collaberally secured by way of particusts charge on Land admeasuring 23,34 acres & Building/Industrial infrastructure thereon situated at Sonna Road, Mauza Gouchi Ballabgam District. Faridabad, to be shared between Kamatka Bank and Andhra bank, and Personal Guarantees of Shri V.K. Sureka, Chairman and Shri Navneet Sureka, Managing Director.
- j) Working Capital facilities from Aditya Birla Finance Limited is secured by way of exclusive charge on form house at Bougan Villo Avenue Westend Greens Village Rajokari , Delhi Owned by M/s. Veshnadevi Properties Private Limited and Personal Guarantees of Shri V.K. Sureko-Chairman , Shri Navneet Sureka-Managing Director, Mrs. Deepa Sureka and Smt. Prem Lata Sureka.
- k) Working Capital Limits from Bank of India are secured by way of Comfort letter from Steel Authority Limited with recourse backed by letter of Credit/Bank guarantee
- 1) Auto and Equipments Loans from HDFC, BMW Financial Services Limited. Tata Capital Financial Services, ICICI Bank Limited and Kotak Mahindra Bank Limited are secured by way of Hypothecation of the Vehicles/Equipments. Financed by the Bank and Personal Guarantee of Shri V.K. Sureko, Chairman and Shri Navneet Sureka. Managing Director of the company.
- m) Rs.1.77.07.729 Equivalent UAE Ditham 19.79.952 (Previous year Rs. 2,29,61.163 Equivalent UAE Ditham 13,53,842) in respect of a Forward Lease Housing arrangement with M/s Tarriweel PJSC, Dubai, UAE entered by the Dubai Branch of the Company jointly with Novneet Sureka, secured by way of mortgage of the title deeds of the property of the company of commercial Unif No. 511, Liberty House, DISC, Dubai, UAE costing Rs.7.16.65.245 (Equivalent UAE Dirham 58,50,224).

The total exposure under the aforesaid agreement in foreign currency amounting to UAE Dirham 28.84.000 is repayable in 111 Equated monthly instalments (EMI of UAE Dirham 39.951 per month) along with a pre-determined Variable Rental @10% p.a. (termed as profit in the respective agreement with the party) and taxes/levies thereto. Since the amount of variable rental poid tagether with the State Levy in the form at "Tokaful Family Protection contribution" are in the nature of "payment of interest on barrowings". hence forth the said variable Rental paid during the year amounting to Rs. 18.12,722 Equivalent UAE Dirham 1.00,317 (Provious year Rs. 28.51.090 Equivalent UAE Dirham 1.68.107.) has been shown under the head Interest to others.

The outstanding balance as on the balance sheet date has been converted into reporting currency at the exchange rate prevailing as on that date. The installments due within the period of next twelve months are Rs.37,45,255 (Equivalent BAE Dirham 2.07,263.70).

m) Acceptances amounting to Rs.156.15.21,579 (Previous year 92.24,09.701) represents letters of credit/counter Guarantee (including Foreign currency buyer's credit amounting to Rs.1,38.61.06,479 (Previous year 70.35,55,825.) issued to suppliers out of Non Fund base limits sanctioned by the following banks:

Name of the Bank /Institution	As of 31.03.2016	As of 31,03,2015
Allahabad Bank		98,435,585
Indian Overseas Bank		
Karnataka Bank Limited	74.750 175	56,365,733
	74,759,475	64.052,558
Andhra Barik	100,655,625	
Buyers Credit (Allahabad Bank)	911,568,959	486.256,451
Buyers Credit (Bank of India)	467,163,404	21.643.599
Buyers Credit (State Bank of India)	4	4,414,710
Buyers Credit (Bank of Barada)	90	191.241,065
Buyers Credit (Canara Bank Bahrain)	7,374,116	1711241,000
	1,561,521,579	922,409,701

NOTE - 4: TRADE PAYABLES	As at 31.03.2016	As of 31.03.2015
Sundry Creditors (See Note No.22,8)	466,100,193	498,674,898
	466,100,193	498,674,898
NOTE ~ 5 : OTHER CURRENT LIABILITIES	As at 31,03,2016	As of 31.03.2015
Unpaid Dividend [Referente below]	49,876	49.876
Advances and Deposits	457,522,550	438,808,273
Interest accrued but not due	14,974,474	3,531,376
Other Liobilities	13,181,702	10.219,864
Tax Deducted at Source	4,676.323	2.875,394
	500,404,925	455,484,783

Note) These are no amounts due for payment to the investor Education and Protection Fund Under Section 205C of the Companies Act, 1956 as at the year end.

NOTE - 6: SHORT TERM PROVISIONS	As at 31.03.2016	As of 31.03.2015
For Income Tax	49.500,000	45,300.000
For Leave Encashment	1,126,936	938.414
For Gratuity	1,087,733	25,933
coria 8 B	51,714,649	46,264,347
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		GROSS	GROSS BLOCK			DEPRICIATION	DEPRICIATION WRITTEN OFF	T.	NET BLOCK	LOCK
DESCRIPTION OF ASSETS	AS ON 31.03.2015 (Rs.)	ADDITIONS DURING THE YEAR (Rs.)	SALES/DISPOSAL DURING THE YEAR (Re.)	AS ON 31.3.2016	31.03.2015	FOR THE YEAR	ADJUSTED ON SALES/ DISPOSAL	3. [AS ON 31.03.2015
LAND	216,655,400		,	216,655,400		, (ma)	· ·	· (m)	216,655,400	216,655,400
BUILING	62,179,360	*	i	62,179,360	15,527,628	1,832,906	114	17,360,534	44,818,826	46,651,732
QWNERSHIP FLAT	88,385,781		•	88,385,781	9,750,231	1,438,307	·	11,188,538	77,197,243	78,635,550
PLANT & MACHINERY	437,720,937	8,469,954.00	2,533,466.00	443,657,425	212,566,379	36,323,599	1,541,831	247,348,147	196,309,278	225,154,558
ELECTRICAL INSTALLATION	9,046,302	274,508.00		9,320,810	4,479,621	1,050,614	*	5,530,235	3,790,575	4,566,681
DIES	24,037,375	4,224,472.00	234,900.00	28,026,947	10,126,729	1,138,968	179,514	11,086,183	16,940,764	13,910,646
MEASURING &TESTING	6,285,746	809,692.00	,	7,095,438	1,900,498	665,285		2,565,783	4,529,655	4,385,248
FURNITURE & FIXTURE	10,850,748	75,471.00	e.	10,926,219	4,826,268	1,213,044		6,039,312	4,886,907	5,024,480
OPPICE BUILDING	33,640,407	•		33,640,407	1,140,901	532,282	•	1,673,183	31,967,224	32,499,506
OPFICE EQUIPMENT	4,351,918	357,701.00		4,709,619	2,791,235	618,206	•	3,409,441	1,300,178	1,560,683
COMPUTERS	7.990,237	171,480.00	4	8,161,717	6,447,452	746,619	,	7,194,071	967,646	1,542,785
AIRCONDITIONERS & FANS	7,353,386	284,132.00	20,500.00	7,617,018	4,201,009	891,949	19,475	5,073,483	2,543,535	3,152,377
VEHICLES	48,594,960	3,477,334,00	6,317,959,00	45,754,335	23,278,949	5,559,763	2,946,328	25,892,384	156,158,91	25,316,011
CRANE	59,465,849	7,164,335.00	*	66,630,184	13,103,821	4,276,256		77,380,077	49,250,107	46,362,028
TRUCK TRAILLERS	28,125,203	,	•	28,125,203	22,952,672	864,559	•	23,817,231	4,307,972	5,172,531
FIRE FIGURING EQUIPMENT	24,440	,	*	24,440	12,511	2,120	,	14,631	608'6	11,929
SOLAR POWER GENERATING SYSTEM	6,686,873			6,686,873	1,326,820	836,091		2,162,911	4.523.962	5.360.053
101AL(A)	1,051,394,922	25,309,079.00		1,067,597,176	334,432,724	57,990,568	4,687,148	387,736,144	679,861,032	716,962,198
B. INTANGIBLE ASSETS	(1,010,878,048)	(43,106,942,00)	(2,590,068.00)	(1,051,394,922)	(277,823,200)	(57,329,522)	(719,998)	(334,432,724)	(716,962,198)	(735,054,848)
COMPUTER SOFTWARE	879,102			879.102	745 878	AD 640		900 300	100	
TOTAL(B)	879,102			879,102	745,878	49,840		795.718	83,384	133,224
	(843,602)	(35,500.00)		(879,102)	(241,006)	(504,872)		(745,878)	(133,224)	(602,596)
C. CAPITAL WORK IN PROGRESS			A SWIA	12						
BUILDING UNDER CONSTRUCTION VEHICLES				arto					505,812	505,812
PLANT& MACHINER Y			* New	ers						452,820
			1	14.						

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NOTE 8 - INVESTMENTS - LONG TERM (AT COST) NON-TRADE

N.	NAME OF THE COMPANY	AS AT 0	01.04.2015	PURC	PURCHASES	18	SALES	AS AT 3	AS AT 31.03.2016
Š.			AMOUNT		AMOUNT		AMOUNT		AMOUNT
		NOS.	(Rs.)	NOS.	(Rs.)	NOS.	(Rs.)	NOS.	(Rs.)
	UNQUOTED								
·-	BIHARIJI INTERNATIONAL LTD.	20,000	35,000	- 21		ŧ	r	20.000	35,000
8	JST ENGINEERING SERVICES LIMITED	2,880	344,533	E		ı	Ŷ	2,880	344.533
w	BIHARIJI FANCY FIBERS & FABRICS LTD.	965,000	1,861,850	- 6	٠	38		965,000	1.861.850
4	VL ESTATES PVT, LTD.	40,000	8,000,000	-32	•	ģ	٠	40,000	8,000,000
L/3	AMRAPALI SMART CITY PVT. LTD.	1,000	10,000	2.	ı	*		1,000	10,000
9	DEEPAK HOTELS PVT, LTD.	36,000	3,609,000	. 8				36,000	3,609,000
ts	SYNERGY FREIGHTWAYS PVT, LTD.	490	49,000			1		490	49,000
αQ	EUROSPA TERRY-TOWEL PVT. LTD.	200,000	2,000,000	18	í	1		200,000	2,000,000
٥	S.K.D ESTATES P. LTD	4,900	490,000					4,900	490,000
0	MAGNUM PRODUCTS P.LTD	7500	75,000	- 85				7,500	75,000
2	PRUDENT ARC LTD	300,000	3,000,000				€	300,000	3.000.000
	QUOTED				- 0.0				
2	AGRI TECH-INDIA LTD.	780	9,861	ı		,	,	780	9,861
m	BIHARIJI ISPAT UDYOG LIMITED	100800	352800	ě.		r		100,800	352,800
2	DECAN CEMENT LTD.	2,000	147,357				,	2,000	147,357
M	DSQ SOFTWARE LIMITED	1,000	17,500		1		Đ.	1,000	17,500
<u>2</u>	FORTUNE INTERNATIONAL LTD.	10,000	466,000	i	ï	r		10,000	466,000
5	RELIANCE INDUSTRIES LTD.	15	2,904		ď	1	,	15	2,904
22	UTI MID CAP FUND DIVIDEND PLAN	118,946	2,087,500		٠	1,118,946	5,897,230	,	
<u>0</u> -	INFORMATION TECHNOLOGIES INDIA LTD.	700	1,771,700	3	20	٠	ŧ	700	1,771,700
20	JK PHARMACHEM LTD.	000'01	142,997	,	9	5	()	10,000	142,997
21	JCT ELECTRONICS LTD.	2,500	21,490	÷	8			2,500	21,490
22	KALE CONSULTANTS LTD.	006	251,370	36	8	16	,	006	251,370
8	NATH BIO-GENES (INDIA) LTD.	858	11,947		*	18		858	11.947
23	QUALITY SYNTHETIC INDUSTRIES LTD.	36,650	3,123,262		1	*	(36,650	3,123,262
25	SRNARAIN RAJ KUMAR MERCHANTS LTD.	28,530	067'66	1			9	28,530	99,750
56	HINDUSTAN UNI LEVER LTD.	1,500	198,080	多	188		*	1,500	198,080
2	MOVING PICTURE CO. INDIA LTD.	4,300	186,606	25 4		1-00		4,300	186.606
28	SURAJ STONE CORPORATION LTD.	000'61	58,050	100			9	19,000	58,050
Di See	BULLY IN WORTHWATER OF THE STATE OF THE STAT	1,616,249	28,423,557	Jan Car	1000	1,118,946	5,897,230	1,497,303	26,336,057
-	TRICK SHOOMS TO TRICK TO		(000,000)				4	,	(35,000)
	TOTAL	1,616,249	28,388,557		,	1,118,946	5,897,230	1,497,303	26,301,057

	MAUR	IA UDYOG LIMITED
NOTE - 9 : LONG TERM LOANS & ADVANCES	As at 31.03.2016	As at 31.03.2015
LOANS AND ADVANCES (Unsecured, considered good)	9. 20000	
Advances (Recoverable in Cash or In kind or for value to be received)		
For Capital Goods	13,394,908	13,762,830
Security & Other Deposits	46,965,474	70,350,744
	60,360,382	84,113,574
NOTE – 10 : INVENTORIES	As at 31.03.2016	As at 31.03.2015
(Inventories taken valued and certified by the Management)		4.
Loose Tools	3,409,895	3,678,544
Stores and Spares	35,425,433	39,580,464
Coal	556,566	556,566
Raw Materials	273,419,062	254,668,698
Finished Goods (Traded)	11,770,590	4,907,635
Finished Goods (Manufactured)	46,673,802	67,347,356
Work-in-Progress	569,065,526	720,025,411
Grap	4,661,047	4,100,500
Goods in Transil (Raw-material/ traded goods)	51,903,359	54,480,219
2000 st. north portrainers induced goods;	996,885,280	1,149,345,393
NOTE - 11 : TRADE RECEIVABLES	As at 31.03.2016	As at 31.03.2015
SUNDRY DEBTORS (Unsecured, considered good)	77.77.470	77 000 270
Outstanding for more than six months	77,664,872	77.990,670
Other Debts	3,431,098,098	2.332.484,702
	3,508,762,970	2,410,475,372
NOTE - 12 : CASH AND BANK BALANCES	As at 31.03.2016	As at 31.03.2015
A3334 6 1 7 2 1	X-0	
Cash in Hand (as per Books & Certified)	4,005,596	3,201,058
calances with Scheduled Banks		
Current Accounts	48,968,902	4,967,388
ncluded balances with non scheduled banks: Rs. 1.17,461(Rs. 1.65, 117) ashreq Bank Dubai Branch and Rs. 3.69,17.738 (NIL) with National Bank of ou Dhabi		
In Fixed Deposit Accounts		
Term deposits with original maturity of more than three months and Pledged s Margin Money against Guarantees / Letters of Credit)	148,601,673	136,176,643
nterest Accrued on Deposits	23,018,711	14,924,637
Inpaid Dividend Account (not due as at year end)	49,876	49,876
talance with Post Office In Savings Bank Account	31.62.5	77,070
Pass Book Lodged with Central Excise Department as Security)	5,000	5,000
,	224,649,758	159,324,602
NOTE 12 CHORT TERM CANE & ABVANCE		
NOTE - 13 : SHORT TERM LOANS & ADVANCES	As at 31.03.2016	As at 31.03.2015
Loans (Unsecured, considered good)		
To Other than Related Parlies	119,690,170	82,500,000
To Employees	3,593,890	3,304,096
To Employees To Suppliers	3,593,890 177,122,833	3,304,096 128,157,110
To Employees To Suppliers To Others		
To Employees To Suppliers To Others	177,122,833	128,157,110
To Employees To Suppliers To Others	177,122,833 44,853,131 345,260,024	128,157,110 20,557,191 234,518,397
To Others	177,122,833 44,853,131 345,260,024 As at 31.03.2016	128,157,110 20,557,191 234,518,397 As at 31.03,2015
To Employees To Suppliers To Others NOTE – 14: OTHER CURRENT ASSETS Income Tax Payments & Tax Deducted at Source	177,122,833 44,853,131 345,260,024 As at 31.03.2016 59,006,669	128,157,110 20,557,191 234,518,397 As at 31.03.2015 51,725,020
To Employees To Suppliers To Others NOTE - 14: OTHER CURRENT ASSETS Income Tax Payments & Tax Deducted at Source Export Incentives Recoverable	177,122,833 44.853,131 345,260,024 As at 31.03.2016 59,006,669 20,202,327	128,157,110 20,557,191 234,518,397 As at 31.03,2015 51,725,020 23,515,009
To Employees To Suppliers To Others	177,122,833 44,853,131 345,260,024 As at 31.03.2016 59,006,669	128,157,110 20,557,191 234,518,397 As at 31.03.2015 51,725,020

MAURIA UDYOG LIMITED

	MAURI	A UDYOG LIMITED
NOTE - 15: REVENUE FROM OPERATIONS	2015-16	2014-15
SALES		
Manufacturing Goods	3,116,198,268	3,724,404,700
Trading Goods	8,204,849,414	6,300,398,673
	11,321,047,682	10,024,803,373
Export Incentives	59,643,408	54,970,219
SERVICES		
Job / Handling / Transportation Charges (Gross)		
[Tax Deducted at Source Rs.11,95,727(Previous year Rs. 12,87,399)	68.320.512	70,097,734
	11,449,011,602	10,149,871,326
Less: Excise Duty/ Service Tax Recovered	88,986,540	70,795,897
	11,360,025,062	10,079,075,429
	11,360,025,062	10,079,075,429
NOTE - 16: OTHER INCOME	2015-16	2014-15
Rent and Lease Rent (Gross) Tax Deducted at Source Rs. 2,13,600 (Previous year Rs. 1,85,562)	15,203,854	14,135,577
Profit on Sale of Long Term Investments	3,809,730	2,053,859
Miscellaneous Income	852,527	871,628
Gain on Exchange Rate Flucuation	1,937,009	_
Dividend Received	78,373	532,366
	21,881,493	17,593,430
NOTE 17 COST OF MATERIALS CONSUMED		
NOTE - 17 : COST OF MATERIALS CONSUMED Raw Materials & Components	2015-16	2014-15
Opening Stocks	254,668,698	281,650,514
Add: Purchases including Processing Charges Rs.	234,000,076	201,030,314
2,10,71,427(Previous year Rs.3,02,58,571)	1,583,919,102	2,589,369,010
8-	1,838,587,800	2,871,019,524
Less:		
Sales of Raw Materials	5,954,045	80,449,080
Closing Stocks	273,419,062	254,668,698
	279,373,107	335,117,778
	1,559,214,693	2,535,901,746
NOTE - 18 : CHANGES IN INVENTORIES OF FINISHED		T
GOODS, WORK IN PROGRESS & STOCK IN TRADE	2015-16	2014-15
Stocks at commencement of the year		J
Finished Goods (Traded)	4,907,635	266,311,567
Finished Goods (Manufactured)	67,347,356	154,140,154
Work in Process	720,025,411	415,963,846
Scrap	4,100,500	3,054,085
4550007450	796,380,902	839,469,652
Stocks at the close of the year		
Finished Goods (Traded)	11,770,590	4,907,635
Finished Goods (Manufactured)	46,673,802	67,347,356
Work in Process	569,065,526	720,025,411
Finished Goods (Traded) Finished Goods (Manufactured) Work in Process Scrap	4,661,047	4,100,500
(3)	632,170,965	796,380,902
Increase/(Decrease) In Stocks	164,209,937	43,088,750
Something and the second secon	104,207,707	40,000,730

NOTE - 19 : EMPLOYEE BENEFIT EXPENSES	2015-16	2014-15
Remuneration to Whole time Directors		
Remuneration & Allowances	6,426,883	6,025,707
Contribution to Provident & Other allied Funds	607,680	563,700
Other Perquisites	928,420	990,190
Total Remuneration to Whole time Directors	7,962,983	7,579,597
Remuneration to Others		
Salary, Wages, Bonus & Allowances	36,195,251	32,354,866
Contribution to Provident & Other allied Funds	2,511,241	2,558,324
Gratuity	1,084,219	25,933
Staff and Labor Weifare	7,676,515	5,972,848
Total Remuneration to Others	47,467,226	40,911,971
Total	55,430,209	48,491,568
NOTE - 20 : OTHER EXPENSES	2015-16	2014-15
Stores, Spares, Tools, Oils, Lubricants & Packing Materials consumed	436,307,708	426,258,643
Outside Job and Labor Charges	249,194,789	266,339,763
Electricity Charges	91,118,109	113,478,559
Export Credit Guarantee Commission	1,085,130	110,470,337
Rent and Hire Charges	2,147,365	4,540,640
Rates and Taxes	5,380,022	3,066,967
Insurance	3,219,331	2,300,411
Travelling and Conveyance (Including Director's	0,217,001	2,000,411
Travelling Rs. 45,39,297 [Previous year Rs. 54,17,058]]	13,911,731	14,194,507
Vehicles Running and Maintenance Expenses	5,620,651	4,483,101
Freight and Forwarding (Net)	96,943,683	118,873,141
Commission and Service Charges	203,106,583	137,198,632
Printing and Stationary	2,879,432	2,966,761
Advertisement and Publicity	1,054,830	416,886
Testing & Inspection Charges	12,215,337	14,041,750
Postage Telegram and Telephone Expenses	4,621,282	4,596,596
Consultancy and Professional Charges	5,285,611	7,308,690
Business Promotion Expenses	4,808,871	3,662,910
Charity Donation & Subscription (Including Rs. 28,68,500(Previous year Rs.35,00,000) on Corporate social Responsibility Activities)	4,603,000	4,783,227
Bank Charges	62,217,829	57,492,689
Miscellaneous Expenses	1,529,944	4,064,037
Loss on Exchange Fluctuations		294,539
Loss on Sale of D.E.P.B./DFIA License/Focus Market / Focus Product	53,355	371,874
Loss on Sale of Fixed Assets	216,175	587.744
Repairs and Maintenance		
Plant and Machinery	14,063,004	17,281,666
Buildings	4,010,192	4,329,606
Others	4,826,737	5,008,435
Auditor's Remuneration		
As Audit Fee	150,750	150,000
Director's Meeting Fees	16,583	10,500
-	1,230,588,034	1,218,102,273
NOTE - 21 FINANCE COST (NET)	2015-16	2015-16
To Banks	109,637,254	122,178,763
To Others	146,281,321	108,425,451
-	255,918,575	230,604,214
Less : Interest Received (Gross) Tax deducted at Sources		229090000000000000000000000000000000000
Rs.61,11,786 (Previous year Rs.44,52,729)	(61,117,611)	(48,253,967
2. 20 M - 別 - (20)	194,800,964	182,350,247

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NOTE -22 - SIGNIFIANT ACCOUNTING POLICIES AND NOTES ON FINANCIAL STATEMENTS

1 ACCOUNTING POLICIES:

(a) Basis of Accounting:

The accounts of the Company are prepared under the historical cost convention, in accordance with applicable Accounting Standards, for recognition of income and expenditure mercantile systems of accounting is followed except in the case of interest on deposit with Post Office Saving Bank Account which are accounted for an cash basis.

(b) Use of Estimates

The preparation of financial statements in under generally accepted accounting principles (GAAP) requires management to make estimates and assumptions that effect the reported statements of assets and liabilities and the disclosure of confingent liabilities on the date of financial statements and the reporter; amounts of revenue and expenses during the year. The actual results could differ from these estimates. Any revision to accounting estimates is recognized prospectively in current and future

(c) Fixed Assets:

Fixed Assets are stated at cost and / or revalued cost less depreciation. Since certain machineries were purchased in Court auction at a consolidated price, any sale out of the said machineries is adjusted in the plant & machinery account at sale value.

(d) Depreciation:

Depreciation has been provided on straight line method at the rates and basis prescribed in Schedule II to the Companies Act, 2013 to write off assets up to 95% of original cost.

(d) Investments:

Investments are classified as Long Term & Short Term Investments . All long-term investments have been valued at cost. The market value of quoted investments in certain shares have eroded, being temporary in nature, therefore, no provision has been made in respect of unquoted investments for decrease in estimated realisable value on the basis of available information. Short-term investments have been valued at cost or net realisable value whichever is lower.

(e) Valuation of Inventories:

Raw Materials, Stores & Spares, Work in Process, Finished Goods	Lower Of Cost Or Net Realisable Value
Loose Tools	At Estimated Value
Scrap Notes:	At Estimated Realisable Value

(i) Cast is arrived on weighted average basis.

(ii) Cost of inventories comprises all costs of purchase, conversion and other costs incurred in bringing the inventories to their present location and condition.

(f) Foreign Currency Transactions;

- (i) Transactions in foreign currency has been translated into Indian Rupees at the exchange rates prevailing at the date of transaction, any variation in receipt or payment has been adjusted in exchange gain/loss account, Assets and Liabilitles outstanding as at year end have been converted into the Indian Rupees at year end exchange rates.
- [ii] Non-monetary assets and fiabilities are translated at the rate prevailing on the date of transaction. Net variation arising out of the said transactions are adjusted to the costs of the respective nonmonetary assets or liabilities, in the case of fixed assets up to the date of installation.
- (iii) The operations of foreign branches of company are integral in nature and financial statements of these branches are translated using the same principles and procedures as of its head office.
- (iv) In case of forward exchange contract or other financial instruments, the gain or loss is computed by multiplying the foreign currency amount of the forward exchange contract by the difference between the forward rate available at the end of the year and the confracted forward rate.

(g) Excise Duty:

Liability for Excise Duty in respect of finished goods and scrap not cleared from factory premises for sale is accounsed for at the time of clearance from the factory premises. The policy has however, no impact on operating results and net current assets of the Company,

(h) Expenditure During Construction Period

All expenses including interest incurred up to the date of installation are capitalised together with the

(i) Employees Benefits

1) Short Term Benefit

The Undiscounted amount of short ferm employees benefits expected to be paid in exchange for the services rendered by employees is recognizing the period when the employee rendered the service. This benefit includes salary, wages, short term compensatory absence and bonus.

2) Long Term Benefits

- Defined Contribution Scheme (DCS) such as Provident Fund and other Funds, Employees State Insurance Scheme are charged to the Profit and Loss Account as incurred as per the applicable
- ii Defined benefit Scheme (DFS) The present obligation, Company's liability towards Gratuity and Leave Encashment, under such scheme is determined based on an actuarial valuation, using the Projected Unit Credit (PUC) method, carried out by an indépendent actuary. As per the requirement of "Accounting Standard 15 (Revised 2005) on Employees benefit. Actuarial gain and losses arising on such valuation are recognized immediately in the Profit and Loss account,
- iii, In case of Funded Defined Benefit Scheme the fair value of the plan assets is reduced from the gross obligation under defined benefit scheme to recognize the obligation on net basis.
- iv. Contributions are made to recognised Provident Fund, Employees State Insurance Scheme and are charged to revenue accounts. Gratuity, Benefit for encashment of leave solary is fully provided for on accrual basis.

(j) Revenue Recognition:

a. Sales are inclusive of excise duty and net of discounts/returns. Exports sales include Goods Invoiced against confirmed orders and cleared from Excise and Custom Authorities, also goods exported as third party exporter and exchange fluctuations.

b. Export incentives in cash are recognized as income on Export being made. Benefits receivable under various schemes like Advance Licenses, Target Plus, Duty Free Import Authorisation etc. are

recognized an certainty of their utilization and realization.

c. Other items of Revenue are recognized in accordance with the accounting standard (AS 9) accordingly, wherever there are uncertainties in the ascertainment/realization of income are recognised at the time of receipt of payment thereof,

(k) Tax on Income:

Tax expenses for the year comprises of current tax, deferred tax and fringe benefit tax:

a) Current tax is determined on the amount of tax payable in respect of taxable incame for the period, using the applicable tax rates and fax laws in accordance with the provisions of Indian Income Tax Act, 1961.

Deferred tax is recognized, subject to consideration of prudence, on timing differences, being difference between taxable and accounting income/expenditure that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is accounted for using the tax rates and laws that have been endcted or substantively enacted as on the Balance Sheet date.

(I) Impairment of assets

At each Balance Sheet date an assessment is made whether there is any indication of impairment of the carrying amount of the Company's assets. The recoverable amount of such assets are estimated, if any indication exists, impairment loss is recognized wherever the carrying amount of the assets exceeds its recoverable amount.

(m) Contingent Liabilities and Provisions

Contingent Liabilities are disclosed by way of notes and are not recognized as an item of expense in the Profit and Loss Account. Contingent gains are not recognized. Provisions are recognized as liability anly when they can be measured by using a substantial degree of estimation and where present obligations of the enterprise arise from past events the settlement of which is expected to result in an outflow of resources embodying economic benefits. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates.

B. OTHER BOTES ON FINANCIAL STATEMENTS

1	CONTINGENT	LIABILITIES NOT	PROVIDED	FOR IN	RESPECT	OF:
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a) Letters of Credit/Guarantees/Bond issued by Banks

b) Proportionate value of duty saved in terms of Letter of Undertaking given to Jt. Director General of Foreign Trade under Advance Authorisation Scheme and Export Promotion Capital Goods Scheme, where export obligation can be completed in tuture years Claims against the Company not acknowledged as debts

66,440,454 375.341.230 NIL 7,777,847

Amount

Current year

Amount Unascerlained

Previous year

d) Surety Band issued in favour of Haryana Sales Tax Department Towards VAT and Central Sales Lax Liability of a third party M/s Balaji Engineering

200,000

Unascertained

200,000

MAURIA UDYOG LIMITED

Provision has not been made in accounts in respect the following disputed dues: Name of the Statute From Where Dispute is Pending Amount No Nature of dues Income Tax Act, 1961 10.594.207 Asset, Year -2012-13 Commissioner of Income Tax (see Note below) 41,173,222 Asset. Year -2013-14 (Appeals) New Delhi -XXII 69.950 Asset. Year -2014-15 Note

The Income tax department also carried out a search and seizer operation on 7th of August 2013, U/S 132 of the Income Tax Act, 1961"(Act)", the income Tax Department have seized a bunch of documents The Company has filled the required returns, u/s 153 A at the Act, the Income Tax Department have reassessed the Income from Assessment years, 2008-09, to 2014-15 u/s 143(3) r.w.s, 153A of the Act, and raised the demands, against which Commissioner of Income Tax Appeals which are pending for

- 3 As per consistent accounting practice tollowed by the Company, Excise Duty aggregated approximately to Rs.39,58,984 (Rs. 83,11,327) on finished goods not cleared from factory is neither provided for nor the same as considered for valuation of Closing Stock. This policy has no impact on the profit for the year
- 4 Estimated amount of contracts remaining to be executed on Capital accounts Rs. 1,33,98.506 (Rs. 1,37.86.542) against which advances made amounting to Rs.1,33,94,908 (Rs.1,37,62,830).
- 5 The Company purchased building and plant & machinery in Court Auction for Rs.85,21,000 in earlier years out of which Rs.43.00 Lacs was allocated to Land & Building vide Court Order for registration of properties. the Board of Directors allocated Rs.10.00 Lacs to Land and Rs.33.00 Lacs to Building respectively and depreciation charged accordingly. Out of plant & machinery so purchased certain machineries have been sold in earlier years in respect of which sale value has been adjusted in the cost of plant & machinery in the respective years.

The Company has filed a suit against the Hong-Kong and Shanghai Banking Corporation for realisation of Rs.19,34.730 for expenses incurred in connection with clearing the title of Property which was purchased in Court Auction and other damages/losses suffered by the Company for which no adjustment has been made in the books of accounts.

- (i) In pursuance of liberal policy of Government to allow parallel marketing of Liquefied Petroleum Gas. Company started LPG division for marketing of Liquefied Petroleum Gas during the year 1993-1994, but due to unfeasibility, the said division as per an agreement made on 12th August. 1994 had already been transferred to another Company M/s BYGGING INDIA LIMITED and all the expenditures, income and liabilities had been transferred to the said Company from the date of inception to the date of agreement.
 - (ii) Recovery suit for Rs.32,40,707 filed against Bygging India Ltd.by the dealers of the above referred LPG Division is also pending with the Honorable Delhi" High Court wherein the Company has also been
- The Competition Commission of India vide order dated 24/02/2012 in re. Suo Motu case no. 3/2011 against LPG Cylinders manufacturers has imposed a penalty of Rs. 36,37,86,806 . The Company had preferred an appeal against the said order before the Honorable Competition Appellate Tribunal. The Tribunal vide order dated 01.03.2016 has deleted the atoresaid demand.
- 8 The Company is in the process of identifying Micro, Small and Medium Enterprises as defined under the Micro, Small and Medium Enterprises Development Act, 2006. Therefore, it is not possible for the Company to ascertain whether payment to such enterprises has been done within 45 days from the date of acceptance of supply of goods or services rendered by such enterprises and to make requisite disclosure. The disclosure as required under the said act is as under:

Not occadoined	Med according a
The second secon	
	N.A.
1000	N.A.
	N.A.
	N.A.
	N.A.

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9 In the opinion of the management, Current Assets, Loans and Advances have a value on realization in the ordinary course of business at least equal to the amount at which they are stated. The balances of Sundry Debtors, Sundry Creditors and Loans and Advances and commission on sales & purchases are however. subject to confirmations and adjustments, it any.

10 Sales is net of:

(i) Gain on Exchange fluctuation (net) Rs.18,70,357 (previous year Rs. 1,44,99,893).though in consonance with the accounting policy consistently followed by the company but is in contravention of Accounting Standard AS 11, where the same should have been reported separately.

(ii) Expense on repairs of exported goods outside India Rs. 8,87,310 (previous year Rs.Rs. 97,95,055)

Description	Current Year	Previous Year
A Defined Contribution Scheme	1	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Contribution to Defined contribution plan recognised as expenses for the	Near .	
Employers' Contribution to Provident Fund	1,005,411	1,051,492
Employers' Contribution to Family Pension Fund	1,250,990	898,770
Employers' Contribution to Employees State Insurance	706,712	1,014,349
B Details of Defined Benefit Scheme:		1,014,047
Contribution to Defined contribution plan recognised as expenses for the	e vear :	
Provision for Leave Encashment	1,139,411	937,491
Contribution to Employees Group Gratuity Scheme	1,084,219	25.022
The details in respect of Grafulty, a defined Benefit scheme (based on Actua	rial valuation) a	re as under:
a) Change in obligations over the year ended 31 March, 2016		
Present value of Obligation at the beginning of the year	8,162,328	7,823,153
Current Service cost	349,238	349.238
Past Service Cost	(10,063)	(10,063)
Interest Cost	-	
Actuarial (gains)/losses	2	
Benefit paid		
Present Value of Defined Benefit Obligation at the end of the Year	8,501,503	8,162,328
 b) Change in Plan Assets (Reconciliation of opening and closing balances) 		N N 1
Fair value of Plan Assets at the beginning of the year	7,992,273	7,992,273
Expected return on Plan Assets	144,122	144,122
Actuarial (gains)/losses	Ť	- 18
Contributions		
Benefit Pald		
Fair value of Plan Assets at the end of the year	8,136,395	7,992,273
c) Reconciliation of Fair value of assets and obligation		
Fair value of Plan Assets at the end of the year	8.136.395	8.136.395
Present value of Obligation at the end of the year	8,501,503	8,162,328
Amount recognised in Balance Sheet	(365,108)	(25,933)
d) Expenses recognised during the year		
Current Service cost	349,238	349.238
Past Service Cost	1150	W. C. C. R. C. C.
Interest Cost		
Other charges	1.084,219	25,933
Actuarial (gains)/losses	(205,116)	(205,116)
Expected return on plan assets	(144,122)	(144,122)

e) Principal actuarial assumptions at the balance sheet (expressed as weighted averages): Discount rate -8%

2 Salary growth rafe ; For Gratulty Scheme - 6%

Tered ACC

3 Attrition rate: For gratuity scheme the attrition rate varies from 1 to 3% for various age groups.

4 The estimates of future salary increases, considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant tactors, such as supply and demand in the employment market.

1,084,219

25.933

12 Derivative Instruments and Unhedged Foreign Currency Exposure

(i) Forwarded Contract Outstanding at the Balance sheet date.

NIL(NIL)

(ii) The year end foreign currency exposures that have not been hedged by a derivative instrument or otherwise are given below:

Amount receivable and payable as at March 31, 2016 in foreign currency on account of the following:

Particulars	2	015-201	6		2014-20	15
E. 41 (MESS)	Value in fore	ign	Rs.	Value in fo	reign	Rs.
Receivable				33.11		
Sale of Goods/services	5,529	GBP	524,279	35,342	GBP	3,239,058
	28,662,747	USD	1,889,448,274	16,726,574	USD	1,040,869,311
	135,251	EURO	10,130,330	554,460	EURO	37,254,197
	675,600	AED	12,208,092	168,900	AED	2,864,544
Advance for import of		GBP		4,130	GBP	385,288
Goods/and other services	1	YEN	216,268	-	-	
	2,000	EURO	151,300		1	
900 E 000 E		USD	-	639	USD	40,192
Deposits / Bid Bonds	41,512	AED	750,126	41,512	AED	704,047
Balances with Banks of	2,049,540	AED	37,035,199	9,736	AED	165,117
Overseas Branches						
Payable						
Overseas Term Loan	979,952	AED	17,707,729	1,353,842	AED	22,961,163
Overseas Services	140,299	USD	9,304,620	351,927	USD	22,050,895
	-	EURO		14,090	EURO	956,727
Import of Goods	20,611,377	USD	1,366,946,538	11,522,048	USD	724,506,384
	2,415,045	EURO	182,698,129	218,986	EURO	14,875,709
Advance against Exports	341,192	USD	22,491,403	4,435,750	USD	276,036,729
	33,374	EURO	2,499,681	8,608	EURO	578,344



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14 SEGMENT REPORTING

(Rs. in Lacs)

		Current year	Previous year
1	Segment Revenue (Net Sales / Income from each segment should be disclosed under this head)	V 7.00	
	a) Segment A - Manufacturing	31,551.76	37,786,76
	b) Segment B - Merchandising	82,048.49	63,003.99
	c) Segment C - Investments & Finance	47.41	25.86
	d) Others		
	Total	113,647.66	100,816.61
	Less: Inter Segment Revenue	NIL	NIL
	Net Sales / Income from operations	113,647.66	100,816.61
2	Segment Results Profit (+) / Loss (-) before		
	a) Segment A - Manufacturing	2,461.22	2,458.87
	b) Segment B - Merchandising	652.48	679.73
	c) Segment C - Investments & Finance	47.41	25.86
	d) Others		
	Total	3,161.11	3,164.46
	Less: i) Interest** ii) Other Un-allocable expenditure net of un-allocable Income.	1,948.01	1,823.50
600	Add:-Un-allocable income	171.40	150.07
	Total Income before Tax	1,384.50	1,491.03
* Pro	olit / Loss before Tax and after interest in case of segments having operations which are p	orimarily of financial	nature.
	ther than the interest pertaining to the segments having operations, which are primarily o	of financial nature.	
3	Capital Employed # (Segment Assets – Segment Liabilities)		
	a) Segment A - Manufacturing	7,900.58	7,375.32
	b) Segment B - Merchandising	1,695.23	1,360.94
	c) Segment C - Investments & Finance	263.01	283.89
	d) Others	(-	-
- 136		9,858.82	9,020.15

15 The provision for deferred tax Liability / (Assets) has been made for adjustment for timing difference as detailed here under:-

Particulars	Balance as on 01.04.2015	Adjustment for the year	Balance as on 31.03.2016
Depreciation	39,466,704	(560,094)	38,906,610
Gratuity & Earned Leave	(327,463)	(447,832)	(775,295)
10 (10 (10 (10 (10 (10 (10 (10 (10 (10 (39,139,241	(1,007,927)	38,131,314

16 Earning per share : -

2004; 2004; 7464; 7464; 7464; 7464; 7464; 7464; 7464; 7664;	Current year	Previous year	
Net Profit as per Profit & Loss Account (Rs.)	89,958,504	102,713,586	
Average No. of Equity Shares during the year	13,320,000	13,320,000	
Earning per share in Rupees	6.75	7.71	

17 Additional Information: -

(i) Licensed & Installed Capacities:

ITEM MANUFACTURED	UNITS	LICENSED	INSTALLED (CAPACITY @
LPG CYLINDER	Nos.	Not Applicable	24,00,000	{24,00,000}
LPG VALVES	Nos.	Not Applicable	18,00,000	(18,00,000)
LPG REGULATOR	Nos.	Not Applicable	12,00,000	(12,00,000)

@ as Certified by the Management.







PRODUCT UNITS QUANTITY AMOUNT QUANTITY Quan	PURCHASES	SALES LESS DISCOUNTS/ADJ	SCOUNTS/ADJ	CLOSING STOCKS	STOCKS
Nos. S1,214 S2,914,422.00 1,754,722 C Nos. (37,727) (46,647.878) (1,230,543) C Nos. (37,727) (2,512,673) (1,230,543) C Nos. (32,787) (2,512,673) (2,512,643) C Nos. (32,787) (2,512,673) C Nos. (32,787) (2,512,673) C Nos. (4,23) (1,177,714.04 C 1,178,416 C Nos. (4,23) (1,177,714.04 C 1,180,423 C Nos. (4,13) (1,177,714.04 C 1,180,416 C Nos. (1,1,14) (2,20,000 36,190 C Nos. (1,1,14) (2,20,000 (4,143,479 C Nos. (1,1,14) (2,20,000 (4,14,44,479 C Nos. (1,1,14) (2,20,000 (4,14,44,479 C Nos. (1,1,14) (2,1,14,44 C Nos. (1,1,14) (2,1,14,44 C Nos. (1,1,14) (2,1,14,44 C Nos. (1,1,14) (2,1,14,44 C Nos. (1,1,14,44 C		Annah dan da	AND INTE		AMOUNT
Nos. 55,1214 62,914,422.00 1,752,722 (1.330,533) (1.3	JANTITY AMOUNT Rs.	CURNITY	Rs.	QUANTITY	Rs.
Nos. 51,214 62,914,422.00 1,529,5272 (1,539,5272) (1,539,52722) (1,539,52722) (1,539,52722) (1,539,52722) (1,539,52722) (1,539,52722) (1,539,52722) (1,539,52722) (1,539,52722)			4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		05.070.440
Nos. 31,111 2.489,484.00 ⊕ 1,890,227 (3.512,138) (1	ы. Ө.	(1,317,116)	(1,600,807,458)	(51,214)	(62,914,422)
Nos. (3.5 kg) (3.5 kg) (3.5 kg) (4.5 kg) <t< td=""><td></td><td>1,875,129 @</td><td>58,003,332</td><td>45,274</td><td>6,054,036</td></t<>		1,875,129 @	58,003,332	45,274	6,054,036
Nos. (6,218) (529,966) (1,578,418) (+) Nos. (1, 1) (+) (4,023) (4,000) (+) Kgs. (-) (-) (-) (-) (53,000) (-) (4,000) (-) Kgs. (-) (-) (-) (-) (53,000) (-) (2,000) (-) LTR. (879,479) (5),165,676 (4,143,479) (-) (-) (22,847) (-) (-) (23,586) (-) (-) (-) (-) (-) (-) (-) (-) (-) (-			232,737,132	10,874	1,055,939
Nos. (·)<	(-)	(1,571,053)	(178,957,528)	(13,583)	(3,117,713)
Nos. see Note ballow (14,323) See Note ballow (γ) Kgs. (γ) (γ) (43,24779) (γ) Kgs. (γ) (γ) (31,12,19) (γ) Kgs. (γ) (γ) (27,139) (γ) M.T. (γ) (85,000) (γ) (γ) M.T. (γ) (87,148,675) (γ) (γ) M.T. (γ) (87,148,675) (γ) (γ) M.T. (γ) (37,148,472) (γ) (γ) M.T. (γ) (48,627,349) (γ) (γ) (γ) M.T. (17,749) (48,627,349) (γ) (γ) (γ) (γ) M.T. (17,744) (28,647) (γ) (γ) (γ) (γ) Nos. (γ) (γ) (γ) (γ) (γ) (γ) (γ) Nos. (γ) (γ) (γ) (γ) (γ) (γ) (γ) Nos. (γ) (γ)	(4)	6,000) (4,000)	(546,822)		(1)
Kgs. (·) </td <td>. O . W</td> <td>See Note below</td> <td>20,268,441 (26,529,721)</td> <td>E</td> <td>13,287</td>	. O . W	See Note below	20,268,441 (26,529,721)	E	13,287
Kgs. (-)	(a) (a)	478,826.14 (638,547.79)	(341,064,982)	(-)	4,251,215
Kgs. (-) (190,000 38,190 (-) (-) (190,000 38,190 (-) (-) (190,000 38,190 (-) (-) (190,000 (-) (-) (-) (-) (190,000 (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)	. 3	319,192,99	86,525,408 (11,032,346)	. 8	
LTP		35,190	679,269 (679,554)	. 0	(850,000)
M.T. (1,310,090) (45,537,348] (53,746,473] (5) M.T. (28,981) (927,392] (90,993) (5) M.T. (28,981) (927,392] (90,993) (5) M.T. (3,301) (105,602) (22,543) (5) M.T. (11,104) (156,059] (10,059 M.T. (11,104) (156,059] (10,059 M.T. (11,104) (105,059] (10,059 M.T. (11,104) (105,074) (10,059 M.T. (105) (22,743) (10,059 M.T. (105) (22,743) (10,059 M.T. (105) (105,076 M.T. (105	. 0	(5,022,949)	(307,267,690)	. 0	
M.T. (28.961) (927,3921 (80,393) (5) M.T. (11,714) (927,3921 (80,393) (5) M.T. (11,714) (927,3921 (827,843) (5) M.T. (13,301) (165,050] (22,841) (5) M.T. (13,301) (165,050] (22,841) (5) M.T. (11,104) (3,281) (5) (5) M.T. (11,104) (3,281) (5) (6) M.T. (10,104) (22,704,083) (5) (6) M.T. (10,104) (22,704,083) (5) (6) M.T. (10,104) (22,704,083) (5) (6) M.T. (10,104) (23,212) (5) (6)	. 0	149.549 (33,058,532)	4,294,879 (965,748,773)	• (5)	113,117
M.T. (1174) (22,600 (221,566) (9) M.T. (1320) (105,600 (22.947) (9) M.T. (1320) (165,050] (22.947) (9) M.T. (11,004) (32,312] (14,448) (9) Nos. (48) (32,040) (9) (9) (9) Nos. (9) (9) (105) (22,743) (9) (9) Nos. (9) (9) (9) (9) (9) (9) M.T. (9) (9) (9) (9) (9)	. 69	13,900 (95,380)	444,800 (3,067,205)	115)	19,200
M.T. (4.801 240,060 (22 B47) (4) (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 33.746 (10.922 32.743 (10	. 3	(231.950)	(17,571,120)	- 8	(105,600)
M.T. (11.10-4) (33.3.12 (14.448) (4) Nos. (4) (23.0-4085) (1) (4) Nos. (48) (5.472) (1) (4) Nos. (105) (22.743) (1) (2) Nos. (105) (22.743) (1) (2) Nos. (2) (4) (22.743) (2) (2) Nos. (3) (4) (4) (4) (6) (6) Nos. (4) (4) (4) (4) (6) (6) Nos. (5) (4) (4) (4) (6) (6) Nos. (6) (7) (4) (4) (4) (4) N.T. (9) (4) (4) (4) (4) (4) N.T. (9) (4) (4) (4) (4) (4)		4,800 (21,447)	138,080 (752,550)	. (3)	(240,050)
Nos. (-)		9.220 (14.630)	22,128 (29,260)	(11)	4,255
Nicos. 468 5,472 (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)		. 0	(162,587,108)	. 0	3,797,780
Nicos. 48 5,472 (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)		10000000			6.470
105	. 0	3	. 9	(48)	(5,472)
M.T. (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)	. 6		. 13	(105)	(22,743)
Nos. (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	- 9	10,976.736	163,759,060 (68,283,889)	. 😠	
Not. S S,259,000 O N.T. 90,780 D,381,613 O N.T. O C D, N.T. O C D, N.T. O C O N.T. O C O N.T. O O N.T. O	(8,535) (8,873,188)	(8,535)	(6,894,635)	. 0	. 69
M.T. (c) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	(25)		(21,960)	9	(5,259)
M.T. (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	(155,112,848)	90,780	3,427,036 (156,683,835)	(91)	(3,381,613)
M.T. (c) (c) (c)	(-), (-)	4,880.776	187,153,454	. 3	
M.T. (t) (d) (d)	(1,493) (73,001,623)	(1,493,000)	(74,727,625)		
	(1,605) (43,439,119)	(1,605.250)	(43,508,085)		
TORQUE WRENCH NOS. (-) (-) (-) (-)		. 63	(27,316)	. 8	. (-)
	3,986,7	(119,4585,088	4,028,924,247 (4,181,386,193)	. 0	. 0



MT. (C) MT. (C) MT. (C) MS. (MS. (C) MS. (MS. (C) MS. (MS. (C) MS. (MS. (C) MT. (C) MT	5,082,062) 902,113,682 5,082,062,13,682 902,113,68	200 (2200) (2200) (2200) (2008) (1000) (2000)
M.T. (+) (+) (+) (+) (+) (+) (+) (+) (+) (+)	(4,628,724) (4,628,921) (162,629,921) (1,624,516,926) (1,624,516,926) (2,598,445) (2,598,445) (2,598,445) (3,510,649) (1,077,720) (1,077,720)	200 (200) (200) (200) (208) 906
M.T. (1)	(162,650) (162,650) 2,825,216,846 (1,624,516,386) (2,598,445) (2,598,445) (2,598,445) (1,510,548) (1,510,548) (1,510,548) (1,677,720) (1,677,720)	200 (200) (200) (200) (200) (200) (300)
Nos. 200 900 C (34,000) 2,688	(1,624,516,989) (1,624,516,989) (1,624,515,989) (2,598,445) (3) (3,510,549) (3,13,600) (4,677,720) (1,677,720)	200 (200) (200) (208) (208) (308)
Mat. (200) (300) (34,000) (34,000) (34,000) (34,000) (34,000) (34,000) (1,51) (34,000) (1,51) (34,000) (1,51) (34,000) (32,114) (14,000,055) (34,000) (32,114) (14,000,055) (34,000) (34,000) (34,000) (34,000) (34,000) (34,000) (34,000) (35,00	(1,624,516,949 (1,624,516,989 (1,624,616,989) (2,598,445) (2,598,445) (3,516,649) (3,519,600) (1,077,720) (95,350)	(200) (200) (208) (908)
SET	(1,624,516,386) (267,647) (2,588,445) (2,588,445) (3,510,549) (3,510,549) (3,510,549) (1,677,720) (4,677,720)	, 928 , 928 , 908
SET	(2.588,445) (2.588,445) (3.261,477 (13.510,549) (284,814) (313,600) (1,077,720) (95,350)	928 ,908 ,906
SET (-)	(30) (2,598,445) (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)	.928 .928 .908
Company Comp	(30) (2,598,445) (2,598,445) (3,282) (3,284,47) (3,284,814) (3,284,814) (4,000) (3,33,600) (4,000) (3,33,600) (3,33,000) (38,380)	,928 ,908
Nos. 27,928 1,444,860 (·) (·) (·)	(-) 3,825 2,854,477 7,261) (13,610,549) (284,814) (4,000) (313,600) (4,000) (313,600) (4,000) (313,600) (313,600)	,928 ,905
15 Nos. (32.114) (14,070,055) (-) (5,147) (2,170) (2,1	(3.510,548) (254,814) (313,500) (1.077,720) (95,350)	\$06.
NEL PCS. (+) (+) (+) (-) (14,070,055) (-) (5,147) (-2) NEL PCS. (+) (+) (+) (-) (12,550) NEL PCS. (+) (+) (-) (-) (14,000) NALVEWITH SR NOS. (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)	(313,600) (313,600) (1,077,720) (95,360)	-
NEL PCS. (+) (+) (+) (+) (12,650) NEL PCS. (+) (+) (+) (+) (4,000) NALVEWITH SR NOS. (-) (+) (+) (-) (1,050) NALVEWITH SR NOS. (-) (+) (+) (-) (1,050) NAT. (-) (-) (-) (-) (21,820) NAT. (-) (-) (-) (-) (3,500) PCS. (-) (-) (-) (3,500) PCS. (-) (-) (-) (3,500) NAT. (-) (-) (-) (-) (-) (3,500) NAT. (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)	(313,600)	
NEL. PCS. (+) (+) (+) (+) (+) (+) (+) (+) (+) (+)	(1,077,720)	E
HEL. PCS. (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)	(1,077,770,t) (05,350)	i
HEL PCS. (c) (c) (d) (14,000) PCS. (d) (e) (e) (e) (1,050) VALVEWITH SR NOS. (e) (e) (e) (e) (f) (f) (f) R Kgs. (e) (e) (e) (e) (f) (f) (f) (f) SS MIT. (e) (e) (e) (e) (f) (f) (f) PCS. (e) (e) (e) (f) (f) (f) (f) SG MIT. (e) (e) (e) (f) (f) (f) (f) SG MIT. (e) (e) (e) (f) (f) (f) (f) SG MIT. (e) (e) (f) (f) (f) (f) (f) (f) (f) SG MIT. (e) (e) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f	(057,772())	
PCS. (4) (5) (1) (1050) NALVEWITH SR NOS. (5) (7) (7) (7) (1050) R Kgs. (4) (7) (7) (7) (21629) SS MT. (7) (7) (7) (7) (272.709) PCS. (7) (7) (7) (9) (940)	(98.350)	6 6
NALVEWITH SR NOS. (c) (c) (c) (c) (d) (d) (1,050) R Kgs. (c) (c) (c) (d) (d) (21,820) SS MIT. (c) (c) (c) (c) (d) (3500) PCS. (c) (c) (c) (d) (3500)	(95,350)	
NALVEWITH SR NOS. (-) (-) (-) (-) (-) (-) (-) (-) (-) (-)		©
R Kgs. (-) (-) (-) (-) (-) () (21,829) HG SS MT. (-) (-) (-) (-) (272,709) PCS. (-) (-) (-) (-) (3509) PCS. (-) (-) (-) (-) (940)	(-)	. 3
SS M.T. (4) (7) (7) (7) (7) (7) (7) (823) PCS. (4) (7) (7) (7) (3,500) PCS. (5) (7) (7) (940)	89,856,203	6 2863
PCS. (-) (-) (-) (372,703) PCS. (-) (-) (-) (3503) PCS. (-) (-) (-) (940) Ann 113198 (-) (340)	(11,0/2,0/2)	9
PCS. (·) (·) (·) (·) (3.500)	(272,700) (3,817,600)	. 0
PCS. (-) (-) (-) (940)	(3,500) (129,745)	Θ Θ
300 13.398 . 26.500	(57,923)	. в
(69)	(26,250) (1,332,679)	
CYLINDER THREAD PROTECTOR Nos. 742 33,390 (-) (-) (-)	. 6	742 33,390 (742) (33,390)
78,355,491 (423,605,800)	11,321,047,682 (10,024,893,373)	63,105,439 (76,355,491)
Note : Quantitative particulars of cylinder accessories & parts and others have not been given as it consists of various numerous assorted items. @ includes 1,22,77,77 Nos. (9,40,329 Nos.) Valves for Captive Consumption.		







iii) RAW MATERIALS AND COMPONENTS CONSUMED:

NAME OF THE ITEMS	UNITS	Current	Year	Previou	s Year
		QUANTITY	AMOUNT (Rs.)	QUANTITY	AMOUNT (Rs.)
C.R.C./IRON/STAINLESS STEEL SHEET	M.T.	28,616	879,616,961	28,875	854,520,320
MINI/JUMBO LPG VALVES	Nos.	444,003	130,285,779	384,780	88,010,712
ALUMINUM ALLOY INGOTS	Kgs.	57,591	7,686,772	31,474	4,408,781
BRASS RODS AND SCRAP @	Kgs.	710,849	121,155,453	347,613	117,823,049
ZINC ALLOY INGOTS	Kgs.	776,763	119,848,617	586,561	100,816,898
SOYA SEED	M.T.	-		34,397	1,069,402,435
COTTON YARN / FABRIC	Kgs.	1,148,652	172,174,554	1,121,016	194,905,139
OTHERS			128,446,556	177217010	106,014,412
TOTAL			1,559,214,693		2,535,901,746

Note:

Inclusive qty of Brass Rod 330241.60kg recd after conversion

It is not practicable on the part of the management to give quantitative information in respect of other component consumed since it consists of numerous Items and each such item is less than 10% of total value.

iv) Value of imported/indigenous raw materials and components/stores spares parts, tools and packing materials consumed and percentage thereof:

	RAW MATERIALS AND C	SPARES, SPARE PARTS, TOOLS AND PACKING MATERIALS		
IMPORTED	309,613,697	19.86	102,638,702	23.52
IIVII OKIED	(144,987,750)	(5.72)	(16,356,863)	[3.84]
INDIGENOUS	1,249,600,996	80.14	333,669,006	76.48
INSIGEROUS	(2,390,913,996)	(94.28)	(409,901,780)	(96.16)
TOTAL	1,559,214,693	100.00	436,307,708	100.00
10112	(2,535,901,746)	(100.00)	(426,258,643)	(100,00)

C. I. F. Value of Imports:		Current Year	Previous Year
	Raw Materials /Traded Goods	432,941,897	140,101,255
11	Spare Parts	9,633,876	14,507,891
F / / F	Capital Goods/Repairs	965,889	19,743,131
Earning in Foreign Currency: F.O.B. Value of Exports		2,172,031,593	
	xpenditure in Foreign Currency:-(Other than overseas branch)		149,613,487
For Travelling	For Travelling		
For Commission		222,026	412,311
Others		201,742,935	135,227,653
- Control of the Cont		69,830,647	100,806,427
Remittance on account of Dividend in Foreign Currency		Nil	Nil

18 Comparative figures for the previous year have been re-grouped re-cast and re-arranged wherever necessary and figures in brackets represent previous year figures.



MAURIA UDYOG LIMITED

REGISTERED OFFICE:

Room No.-107,1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road,Kolkata-700 001 CIN: L51909WB1980PLC033010,

Proxy Form (Form No. MGT-11)

(Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration Rules, 2014)

-				
	e of the Member(s)	a		
Regis	stered Address:			
E-ma				
Folio	No./Client Id:			
DP I	D:			
I/We.	being the member(s) of	and holdingshares of the above named company, hereby appoint		
l	. Name:	of (Address)having Email Id:		
		, or failing him		
2	. Name:			
		, or failing him		
3	s. Name:	of (Address)having Email Id:h	***********	
	50.75	, or failing him		
be he	eld on the Wednesday the	vote(on a poll) for me/us and on my/our behalf at the 36 th Annual General Meetin 28 th of September, 2016 at 2.00 P.M. at the Registered Office of the Company ar lutions as are indicated below: e in the manner as indicated in the box below:	ig of the Co ad at any ad	mpany, to journment
SI.	Resolution(s)		For	Against
No.				-
	Ordinary Business	11.0 to the Councied year and ad 21st March 2016, and the Reports of the		-
1.	Board of Directors and Au	incial Statements for the financial year ended 31st March, 2016 and the Reports of the aditors thereon.		
2.	To Re-appoint Shri K,M	. Pai (DIN: (DIN:00060371) as Director liable to retire by rotation. nt of M/s Salarpuria & Partners, Chartered Accountants, (ICAI Firm Registration No.		-
3.	302113E), the retiring At Annual General Meeting	iditors, as Statutory Auditors of the company to hold office from the conclusion of this (AGM) till the conclusion of the next AGM of the Company, to examine and audit the for the Financial year 2016-17.		
	Special Business			
1.	Committee and/or Invest it	ad authority for the Board of Directors to make Loans or give Guarantees/ provide a Securities for an amount not exceeding Rs. 300 Crores.		
2,	To Ratify the Payment of	of Remuneration to M/s Jaiprakash & Co. the Cost Auditors (Firm Regd. No100572), auditors of the Company.		
Sion	sed thisday of	2016		10 100
	6	Signa	ture of share	eholder
				Affix Revenue Stamp
Sign	nature of first proxy holde	er signature of second proxy holder signature of th	ird proxy h	older
Not Cor	e: This form of proxy in npany, not less than 48	order to be effective should be duly completed and deposited at the Register hours before the commencement of the Meeting.	ed Office o	of the
				_



MAURIA UDYOG LIMITED

REGISTERED OFFICE:
Room No.-107,1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata-700 001
CIN: L51909WB1980PLC033010,

Attendance Slin

	Please fill attendance slip and hand it over at the entrance of the meeting hall.				
I here 700 0	by record my presence at the 36 th Annual General Meeting held at Room No107, 1 st Floor, 41, Netaji Subhas Road, Kolkata- 01 on Wednesday 26 th September, 2016 at 2.00 P.M.				
Memi	ber's/proxy's Name				
Meml	ber's/proxy's Signature				
No. o	f Shares:				
Folio	No/DP Id No*/ Client Id Number*				
^e Appl	licable for investors holding shares in electronic form.				
	(FOR INSTRUCTION SEE AS UNDER)				
NOT	TICE				
1.	Shareholders/Proxy holders are requested to bring the admission slips with them when they come to the meeting and hand them over at the gate after affixing their signatures on them.				
2.	Shareholders intending to require any information to be explained in the meeting are requested to inform the company at leas 7 days in advance of their intention to do so, so that the papers relating thereto may be made available if the Chairman permits such information to be furnished.				
3.	Shareholders are requested to advise indicating their account numbers, the change in their address, if any to the company.				

Form No. MGT-12

Polling Paper

[Pursuant to section 109(5) of the Companies Act, 2013 and rule 21(1) (c) of the Companies (Management and Administration) Rules, 2014]

	51909WB1980PLC033010 B.	ALLOT P			
S No	Particulars			Details	
1	Name of the first named Shareholder (In Block Letters)				
2	Postal address	-			
3	Registered Folio No./*Client ID No. (*applicable to investors holding shares in dematerialized form)		20 10/		
4	Class of Share	Equity Shares of Rs. 10/- each			
l hereby resoluti	y exercise my vote in respect of Ordinary/Special Resol ions in the following manner:	utions enu	_		
S No	Item No.		No. of Shares held by me	I assent to the resolution	I dissent from the resolution
	ORDINARY BUSINESS			× × × × × ×	
ī	Adoption of Audited Financial Statements for the financial year ended 31st March, 2016 and the Reports of the Board of Directors and Auditors thereon.				
2	To Re-appoint Shri K.M. Pai DIN: (DIN:00060 Director liable to retire by rotation.		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
3	To Ratify the Appointment of M/s Salarpuria & Chartered Accountants, (ICAI Firm Registrati 302113E), the retiring Auditors, as Statutory Auditocompany to hold office from the conclusion of this General Meeting (AGM) till the conclusion of the not the Company, to examine and audit the account Company for the Financial year 2016-17.	on No. ors of the s Annual ext AGM			
	SPECIAL BUSINESS				
1	To take the approval and authority for the Board of Directors to make Loans or give Guarantees/ provide Securities and/or Invest in Securities for an amount not exceeding Rs. 300 Crores.				
2	To Ratify the Payment of Remuneration to M/s Jaiprakash & Co. the Cost Auditors (Firm Regd. No100572), Cost Accountants, as cost auditors of the Company.				

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MAURIA UDYOG LIMITED

(AN ISO:9001, ISO: 14001 & OHSAS 18001 Certified Company)
Exporters & Manufacturers of LPG Cylinders, Self Closing Valves,
Domestic Pressure Regulators
A Government Recognized Export House