

BOARD OF DIRECTORS

K. N. KHANDELWAL V. N. KHANDELWAL DINESH KHANDELWAL ASHOK GUPTA ATUL BAGLA ANIL KAMTHAN REKHA KEJRIWAL

- Chairman
- Director (Works) Whole Time Director
- Director (Finance) & CFO
- Independent Director
- Independent Director
- Independent Director
- Independent Director

COMPANY SECRETARY

SURABHI PASARI

REGISTERED OFFICE :

51/47, NAYAGANJ, KANPUR – 208 001

WORKS :

AKRAMPUR – MAGARWARA DISTT. UNNAO (UTTAR PRADESH)

AUDITORS :

M/S. P. L. TANDON & CO., KANPUR

BANKERS :

KOTAK MAHINDRA BANK LTD., KANPUR

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CIN: L24241UP1981PLC005282

Website : www.khandelwalextractions.com Email : kelknp@yahoo.com

NOTICE

NOTICE is hereby given that the 34th Annual General Meeting of Khandelwal Extractions Ltd. will be held at 50 MIG Bungalow, W Block, Keshav Nagar Kanpur- 208014 on Saturday, the 24th September, 2016 at 4:00 P.M. to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Financial Statements of the 1. Company for the financial year ended 31st March, 2016 and Report of the Board of Directors and Auditors' thereon.
- To appoint a Director in place of Shri V.N. Khandelwal (DIN: 2 00161893), who retires by rotation and being eligible offers himself for re-appointment.

3. Appointment of Auditors

To consider and if thought fit to pass with or without modification(s) the

following resolution as an Ordinary Resolution: **"RESOLVED THAT** M/s P.L. Tandon & Co, Chartered Accountants, Kanpur (ICAI Registration No. 000186C), be and are hereby reappointed as Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting (AGM) till the conclusion of the next Annual General Meeting at such remuneration as fixed by the Board of Directors of the Company."

The retiring Auditors, M/s P.L. Tandon & Co, Chartered Accountants, Kanpur (ICAI Registration NO. 000186C), are eligible for reappointment in terms of Section 141 of The Companies Act, 2013. SPECIAL BUSINESS

To consider and if thought fit, to pass with or without modification(s), the following resolution

As Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section196, 197, 203 of The Companies Act, 2013 and any other applicable provisions, 4 if any and the Rules made thereunder (including any statutory modification or re-enactment thereof for the time being in force read with Schedule V to the Companies Act, 2013, the consent of the members of the Company be and is hereby accorded for the reappointment of Mr. Dinesh Khandelwal (DIN: 00161831) designated as Director (Finance) & CFO, not liable to retire by rotation except for compliance of section 152 (6) of the Companies Act, 2013, for three (3) years with effect from 01.04.2017, on the terms and conditions as recommended by Nomination and Remuneration Committee and as contained in the Explanatory Statement attached to the notice By order of the Board of Directors

Regd. Office:	(SURABHI PASARI)
51/47, Nayaganj, Kanpur – 208 001	COMPANY SECRETARY
Dated: 8 th August, 2016	

- Notes: A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING a) IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF / HERSELF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as proxy on behalf of members not exceeding 50 (fifty) and holding in aggregate not more than 10% of 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. The instrument of proxy in order to be effective must be received by the Company not less than 48 hours before the meeting. A Proxy form is annexed herewith. Proxies submitted on behalf of the Companies must be supported by an appropriate resolution/authority as applicable.
- The Register of the members and Share Transfer books of the Company will remain closed from 18th September, 2016 to b) 24thSeptember, 2016 (both days inclusive).
- All documents referred to in the accompanying notice are open for C) inspection at the Registered Office of Company between 2:00 P.M. to 4:00 P.M. on all working days except Saturday up to the date of Annual General Meeting.
- d) The particulars of Mr. V.N. Khandelwal, Director proposed to be reappointed by rotation, are given as under: Mr. V.N. Khandelwal, aged 68 years, (DIN 00161893) presently Director Works in the capacity of Whole time Director (appointed by members in the 31st Annual General Meeting for 5 years i.e. till 31st March, 2019) is one of the promoter directors and is associated with the Company since inception and having an experience of 35 years in

managing the solvent extraction plant. He has been devoting full time and attention to the affairs of the Company and has been responsible for production, quality control and related matters. His association with the Company has been very fruitful and beneficial. His reappointment is in the interest of the Company. He holds 29650 equity shares in the Company.

No Director and Key Managerial Personnel, except Mr. K N Khandelwal, Mr. Dinesh Khandelwal, being relative of Mr. V.N. Khandelwal, is concerned and interested in the resolution

- Member's cooperation is solicited to furnish their latest address, e mail e) address, contact phone no. and PAN no. to enable the company to communicate faster. (For any assistance, the member(s) may contact Mr. Dinesh Khandelwal-Director (Finance & CFO) on mobile no 08081252221 or 09415330630 or email kelknp@yahoo.com).
- In terms of Section 108 of the Companies Act 2013 read with relevant f) applicable rules and pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has made arrangement of e -voting through CDSL. Members have option to cast their vote by using electronic voting system from a place other than the venue of the meeting (remote e-voting).Members who wish to cast the vote at AGM shall be provided a Ballot to cast their vote. The members who have cast their vote by remote e-voting may also attend the meeting but shall not be entitled to cast/change their vote again in the meeting.
- The Company has appointed M/s. Banthia & Co. (Prop. Mr. G.K. Banthia) of Kanpur, Practicing Company Secretaries (C.P. No. 1405) as the Scrutinizer for conducting the e-voting and polling process in fair and transparent manner who have consented to be available for g) the same.
- h) The voting rights of the Members shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date i.e 18th September, 2016. The poll process shall be conducted and scrutinized and report thereon will be prepared in accordance with Section 109 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014.
- The Scrutinizer, after scrutinizing the votes cast at the meeting and through remote e-voting, will, not later than three days of conclusion of i) the meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company <u>www.khandelwalextractions.com</u> and on the website of CDSL. The results will simultaneously be communicated to the Stock Exchange(s).
- j) Subject to receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of the Meeting, i.e September 24, 2016
- k) A copy of this notice has been placed on the website of the Company and on the website of CDSL.

Instructions for the voting through electronic means.

- The voting period begins on 21^{st} September, 2016 (10:00 am) and ends on 23^{st} September, 2016 (5:00 p.m). During this period shareholders' of the Company, holding shares as on the cut-off date of 18" September, 2016 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) The shareholders should log on to the e-voting website www.evotingindia.com

(iii) Click on Shareholders.

- (iv) Now enter your User ID: Members should enter Folio Number registered with the Company. Next enter the Image Verification as displayed and Click on
- (v) Login.

(vi) If you are a first time user follow the steps given below

PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department
	Shareholders who have not updated their PAN with the Company are requested to enter 10 digits sequence number printed on address label pasted on cover page of Annual Report
DOB OR	
Dividend Bank Details	Enter the Dividend Bank Details or Date of Birth (in DD/MM/YYYY) as recorded with the Company in order to login.
OR	If both the details are not recorded with the Company please enter the Folio number in Dividend Bank details field.

- After entering these details appropriately, click on "SUBMIT" tab. (vii)
- (viii) Members will then directly reach the Company selection screen
- (ix) The details can be used only for e-voting on the resolutions contained in this Notice
- Click on the EVSN for M/s. Khandelwal Extractions Limited on which (x) vou choose to vote.
- 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 (xi) Resolution and option NO implies that you dissent to the Resolution.
- Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire (xii) Resolution details
- (xiii) 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. Once you "CONFIRM" your vote on the resolution, you will not be
- (xiv) allowed to modify your vote.
- (xv) You can also take out print of the voting done by you by clicking on
- "Click here to print" option on the Voting page. Shareholders can also cast their vote using CDSL's mobile app m-(xvi) Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Please follow the instructions as prompted by the mobile app while voting on your mobile.

(xvii) Note for Non – Individual Shareholders and Custodians.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates. • Ascanned copy of the Registration Form bearing the stamp and sign
- 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.
- The list of accounts should be mailed to helpdesk.evoting@cdslindia.com
- and on approval of the accounts they would be able to cast their vote. A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xviii) Any person, who acquires shares of the Company and become the members after dispatch of the Notice and hold shares as on the cut off date i.e 18th September, 2016 may follow the same instructions as mentioned above for E-voting.
- In case if you have any queries or issues regarding e-voting, you may refer the Frequently Asked questions ("FAQs) and e-voting manual (xix) available at www.evotingindia.com, under help section or write an

email to helpdesk.evoting@cdslindia.com EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

Item No. 4

In the AGM held on 27th September 2014, the members have consented for appointment of Mr. Dinesh Khandelwal as Director -Finance and CFO for three (3) years with effect from 01.04.2014. The Board on the basis of recommendation of Nomination and Remuneration Committee has re-appointed him as Director (Finance) & CFO for another period of three (3)

To Dear Members.

Your Directors have pleasure in presenting Company's 34th Annual Report and Audited Financial Statements for the financial year ended March 31st 2016

FINANCIAL RESULTS 1

I INANGIAEREGOEIG	
	(Rs. in Lacs)
Sales and other Income	1049.34
Profit before Interest and Depreciation	19.68
Less: Interest	26.85
Depreciation	3.64
Tax Expenses(including Deferred Tax)	(3.19)
Loss after tax	7.62
Balance as per last account	83.96
Amount available for Appropriations	76.34
Dividend on Preference Shares(including Tax)	-
Balance carried to Balance Sheet	76.34
2. HIGHLIGHTS OF PERFORMANCE	
During the year under review, the Company ach	nieved turnover of

years w.e.f 01.04.2017 on the remuneration package which is within the maximum permissible under Schedule V of the Companies Act 2013. Fresh approval of the members is being sought for the same. The followings are the terms and conditions as regards to salary and perquisites payable to him:

Salary: Rs.55000/- per month in the scale of Rs. 55000-2500-60000. Performance Linked Incentive: As may be decided by the Board on the recommendation of Nomination & Remuneration Committee. Perquisites:

Category-A:

Housing: House Rent Allowance - 40% of the Basic Salary.

Medical reimbursement: Reimbursement of the expenses for self and family subject to a ceiling of 5% of basic salary accumulated over a period of 3 years

Leave Travel Concession: Leave Travel Concession for self and his family once in a year incurred in accordance with the Rules of the Company

Personal Accident Insurance: premium not to exceed Rs.4000/- per annum/ as per Company's rules. EXPLANATION:

For the purpose of Category 'A" family means the spouse, the dependent children and dependent parents.

Category -B: Provident Fund: Company's contribution to Provident Fund, Superannuation Fund or Annuity Fund will not be included in the computation of the ceiling on perquisite to the extent these, either singly or put together are not taxable under the Income Tax Act.

Gratuity: Gratuity payable shall not exceed half-month's salary for each completed year of service subject to a ceiling as permitted under Gratuity Act.

Category – C:

Provision of Car for use on Company's business and telephones at residence will not be considered as perquisites. Personal long distance calls on telephones and use of car for private purpose shall be billed by the Company. He shall not be entitled for any sitting fees for meeting of the Board or of any committee thereof attended by him .In the event of loss or inadequacy of profits in any financial year(s), the aforesaid remuneration shall be paid as minimum remuneration in accordance with the provisions of Companies Act, 2013 . The Board of Directors, in agreement with him, may pay lower remuneration than the remuneration here in before stipulated, or revise the same from time to time, within the maximum limit stipulated by this resolution.

Mr. Dinesh Khandelwal, aged 63 years, (DIN: 00161831) a commerce graduate, carries 35 years of experience in dealing with Company's finances, banking and commercial functions and he is associated with the Company since inception i.e. 24.04.1981. He holds 42000 equity shares in the Company. The remuneration paid to him in 2015-16 is given in Form No. MGT-9. His association is immense for the Company's affairs. The remuneration as proposed in the resolution is very well justified considering his devotion and full time attention to the Company's business. The directors therefore recommend the

resolution set as item no. 4 as Special resolution. No Director and Key Management Personnel, except Mr. K N Khandelwal, Mr. V N Khandelwal, and Mr. Dinesh Khandelwal being relative to each other, are concerned and interested in the resolution

DIRECTOR'S REPORT

Rs. 1049.34 lacs and recorded Profit before interest and depreciation of Rs. 19.68 lacs as against loss of Rs. 12.17 lacs in the previous year. Loss after adjustment of tax at Rs. 7.62 lacs is lower compared to Rs. 33.66 lacs in the previous vear.

Second consecutive draught played havoc and industry utilization slipped to a state of un-remunerative running of the plant due to non availability of raw material. Despite all these odds, the management could restrict the losses. Considering all these factors and industry scenario your Directors are of the view that the performance of your Company is satisfactory.

3. DIVIDEND

Due to losses during the year, dividend on Equity Shares is not recommended. As per advice of experts and also considering liquidity constraints, the Directors have decided not to recommend the dividend on Cumulative Redeemable Preference Shares for the financial year

02

2015-16 out of past accumulated profits. The dividend on Cumulative Preference Shares is kept in arrears for 2014-15 and 2015-16.

4. SHARE CAPITAL

The Company's Authorized Capital remains unchanged at Rs. 200 Lacs. The Paid up Equity Share Capital and Preference Share Capital of the Company as on the date of Balance Sheet stands unchanged at Rs. 85,01,000 and Rs. 40,00,000 respectively.

5. FIXED DEPOSITS

Your Company has not invited any deposits during the financial year under review.

6. SUBSIDIARIES

Your Company does not have any subsidiary within the meaning of the Companies Act, 2013

7. DIRECTORS AND KEY MANAGERIAL PERSONNEL

- Mr. Ashok Gupta (DIN 00135288), Mr. Atul Bagla (DIN: a. 00159563), Mr. Anil Kamthan (DIN: 00159819) and Mrs. Rekha Kejriwal (DIN: 06889864), continue on the Board as Independent Directors. The tenure of Mr. Dinesh Khandelwal designated as Director (Finance) and CFO, who was appointed for three (3) years w.e.f 1st April, 2014 will expire on 31st March 2017. The Board on the recommendation of Nomination and Remuneration Committee has reappointed him as Director (Finance) & CFO for three (3) years period from 01.04.2017 on the remuneration detailed in the notice of AGM, subject to approval by members in the general meeting. His particulars are given in the Explanatory Statement attached to the notice. Mrs. Liza Arora. Company Secretary, has resigned from the office w.e.f 05th October, 2015 and Ms. Surabhi Pasari, a qualified Company Secretary has been appointed as Company Secretary and Compliance Officer to fill the vacancy w.e.f 10th February, 2016. Mr. V.N. Khandelwal (DIN: 00161893) is liable to retire by rotation and being eligible offers himself for reappointment. His particulars are given in the notice of AGM. Your Directors recommend the resolutions of reappointment of Mr. Dinesh Khandelwal and Mr. V.N. Khandelwal for your approval.
- All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149 (6) of the Companies Act, 2013.

8. BOARD EVALUATION

In terms of Schedule IV to the Companies Act, 2013 Board has carried out an annual performance evaluation of all its Independent Directors and the Independent Directors evaluated the performance of Chairman and Non Independent Directors. As per Section 178(2) of The Companies Act, 2013, the Nomination and Remuneration Committee carried out evaluation of every Director on the basis of self-appraisal and expressed their satisfactory performance to the Board. The Board also evaluated the functioning/performance of various Committee of Directors and expressed their satisfaction with their functioning / performance.

9. REMUNERATION POLICY

The Board of Directors on the recommendation of the Nomination and Remuneration Committee has framed a policy which lays down a framework in relation to remuneration of Directors, Key Managerial Personnel and Senior Management/Mid Junior Level Personnel of the Company. The Policy covers the criteria for selection and appointment of Board Members and senior management and their remuneration. The Company's Remuneration Policy is based on the principles of (i) Pay for Responsibility and Duties, (ii) Pay for Potential and (iii) Pay for growth of the Company.

The Nomination and Remuneration Committee is vested with powers to determine yearly increments/salary increase of Executive Directors/ KMPs and one level below based on their performance and contribution towards profitability and sustainability of company. Non Executive Directors are paid only sitting fee which is decided by Nomination & Remuneration Committee.

10. RISK MANAGEMENT POLICY

The Company has formulated the Risk Management Policy in accordance with the Companies Act, 2013 which is reviewed by the Board from time to time. The Company has indentified the External/Internal Risks which may impact the operations of the business/Company. The Company's unit being agro based and its products are subject to wild price fluctuations. The availability of raw material is dependent upon monsoon. Global conditions and Government policy also play important role in regulating the prices of Company's end products and consequently affect the Company's profitability. Executive Management keeps a close watch on these external risk factors while taking decisions relating to operations. The management has taken all possible measures to cover up and minimize the internal risks such as business, financial, human, environment and statutory compliance.

11. INTERNAL CONTROL SYSTEM

The Company has an adequate system of internal control relating to purchase of stores, raw materials including components plant & machinery, equipment and other similar assets and for the sale of goods commensurate with the size of the Company and nature of its business. The Company has also Internal Control System for speedy compilation of Accounts and Management Information Reports and to comply with applicable laws and regulations. The Company has a well defined organizational structure, authority levels and internal rules and regulations for conducting business transactions suitable to the size of the business.

The Company has already formed an Audit Committee which met four times in a year. Audit Committee also ensures proper compliance with the provisions of The Companies Act, 2013 and also reviews the adequacy and effectiveness of the internal control environment and monitors implementation of internal audit recommendations. Besides the above, Audit Committee is actively engaged in overseeing financial disclosures and in reviewing your Company's risk management policies.

12. INTERNAL FINANCE CONTROLS

In accordance with Section 134(5)(e) of the Companies Act, 2013, the Company has Internal Financial Controls Policy by means of policies and procedures commensurate with the size & nature of its operations and pertaining to financial reporting. In accordance with Rule 8(5) (viii) of Companies (Accounts) Rules, 2014, it is hereby confirmed that the Internal Financial Controls are adequate with reference to the financial statements.

13. WHISTLE BLOWER POLICY/ VIGIL MECHANISM

The Company has a Whistle Blower Policy to report genuine concerns or grievances detrimental to the interest of the Company. The Whistle Blower Policy has been posted on the website of the Company.

14. RELATED PARTY TRANSACTIONS

All related party transactions that were entered into during the financial year were on an arm's length basis and in the ordinary course of business and the provisions of Section 188 of The Companies Act, 2013 are not attracted. There are no materially significant related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC-2 was not required. Details of Transactions made are disclosed in financial statements.

15. AUDITOR'S REPORT

There are no qualifications, reservations or adverse remarks or disclaimer made in the Auditors' Report which requires any clarification or explanation.

16. SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of The Companies Act, 2013 and the Rules made there under, M/s. Banthia & Co, Practicing Company Secretary (C P No. 1405), Kanpur, has been

appointed to conduct the Secretarial Audit of the Company. The Practicing Company Secretary has submitted his Report on the secretarial audit which is annexed to this Board's Report.

17. STATUTORY AUDITORS

M/s. P.L. Tandon & Co., Kanpur, Chartered Accountants, (ICAI Registration No 000186C), will retire at the ensuing Annual General Meeting and are eligible for re-appointment. They have confirmed their eligibility under Section 141 of the Companies Act, 2013 and the Rules framed there under for re-appointment as Auditors of the Company.

18. DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to Section 134(5) of the Companies Act 2013, your Directors confirm that:

- a) in the preparation of the annual accounts, the applicable accounting standards have been followed with no material departures;
- b) 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 loss of the Company for the same period;
- c) they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- they have prepared the annual accounts on a going concern basis:
- e) they have laid down internal financial controls in the Company that are adequate and are operating effectively; and
- they have devised proper systems to ensure compliance with the provisions of all applicable laws and that these are adequate and are operating effectively.

19. MATERIAL CHANGES AND COMMITMENTS

There are no material changes or commitments made by the Company affecting the financial position of the Company between the end of financial year and date of the Report.

20. STATUTORY DISCLOSURES:

i. CORPORATE GOVERNANCE

The Company is exempted from compliance of Corporate Governance as per SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

- EXTRACT OF ANNUAL RETURN An extract of Annual Return in Form MGT-9 as required under Section 134 (3) (a) of the Companies Act, 2013 is annexed hereto as Annexure.
- iii. MEETINGS OF THE BOARD AND COMMITTEE HELD DURING THE YEAR
 - a. The Board of Directors met four times during the year on 26.05.2015, 28.07.2015, 30.10.2015 and 10.02.2016. All the Directors were present in all the meetings.
 - b. The Audit Committee formed under Section of 177 of Companies Act 2013, consisting of Mr. Ashok Gupta, Chairman; Mr. Atul Bagla and Mr. K. N Khandelwal met four times during the year on 26.05.2015, 28.07.2015, 30.10.2015 and 10.02.2016 All the Directors were present in all the meetings.
 - c. During the year, Nomination and Remuneration Committee consisting of Mr. Ashok Gupta, Chairman; Mr. Atul Bagla, Mr. Anil Kamthan and Mr. K. N Khandelwal met two times during the year on 26.05.2015 and 10.02.2016. All the members were present in both the meetings.
 - d. The Stake Holders Relationship Committee consisting of Mr. Anil Kamthan, Chairman; Mr. K. N Khandelwal and Mr. Dinesh Khandelwal met once on 31.03.2016 and noted that only two complaints were received from the shareholders during the year on account of non-receipt of Annual Report

for the financial year 2014-15 which were duly addressed.

e. Independent Directors held a meeting on 10.02.2016 to assess /evaluate the performance of Chairman and Non Independent Directors and concluded their satisfaction on their performances.

iv. CORPORATE SOCIAL RESPONSIBILITY

Corporate Social Responsibility is not applicable to the company. DISCLOSURE UNDER SECTION 186: LOANS AND

INVESTMENTS Loans and investments were made for deployment of surplus funds which are within the limits as prescribed u/s 186 of the Companies Act, 2013. Details are given in financial statement.

vi. CONSERVATION OF ENERGY

Information required in "Form A" is not being given as our unit does not fall under specified industry mentioned in the relevant schedule.

vii. TECHNOLOGY ABSORPTION

The Company's plant has been designed on the continuous process technology of M/s. Extractions Technik, Gmbh, Germany. No expenditure has been incurred in in-house research and development.

viii. IMPORTS / EXPORTS AND FOREIGN EXCHANGE EARNINGS AND OUTGO

There was no import/export and no foreign exchange earnings and outgo incurred during the year under review.

ix. REMUNERATION PAID TO EXECUTIVE DIRECTORS AND KEY MANAGERIAL PERSONNEL

Details of remuneration paid to Directors, KMPs are given in Form No. MGT-9. Further, details as required under Rule 5(1) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 read with section 197(12) of the Act, is given in **Annexure A**. Executive directors have been paid minimum remuneration as approved by the Shareholders. Nonexecutive Directors have been paid only sitting fees. During the year no increments were given to Executive Directors and person one rank below considering Company's poor performance during last year.

- x. There was no employee getting salary in excess of the limit as specified under Rule 5(2) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 read with section 197(12) of the Act, throughout or part of the year under review.
- xi. SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION) PROHIBITION AND REDRESSAL) ACT, 2013 No compliant has been received under the aforesaid Act during the year under reference.

21. ENVIORNMENT AND SAFETY

The Company being conscious of the importance of making the environment clean and safe has taken all necessary steps for making the environment clean and all approvals under pollution Control Act/Factories Act/Explosive Licenses/Fire and Safety Rules/other licenses when and where necessary are in place.

22. LISTING OF EQUITY SHARES

The equity shares continue to be listed with BSE. The Listing fee for the year 2015-16 is duly paid. As per Regulation 109(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a fresh listing agreement has been executed with BSE Ltd.

23. ACKNOWLEDGMENTS

Your Directors thank Customers, Vendors, employees and all the Stakeholders for their continued support to your Company's performance and growth.

FOR AND ON BEHALF OF THE BOARD

K N KHANDELWAL (CHAIRMAN)

Place: Kanpur Date : 08th August. 2016



	KHANDELWAL EXI	
	SECRETARIAI	AUDIT REPORT
		R ENDED 31 st March, 2016
		the Companies (Appointment and Remuneration Personnel) Rules, 2014]
"``		
To,		Company.
	Members,	I further report that the Board of Directors of the Company is duly constituted
	andelwal Extractions Ltd.	with proper balance of Executive Director, Non-Executive Director and
	47,Naya Ganj	Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in
Kar	npur 208001.	compliance with the provisions of the Act.
I.b.	ave conducted the accretorial audit of the compliance of applicable	Adequate notice is given to all directors to schedule the Board Meetings,
	ave conducted the secretarial audit of the compliance of applicable utory provisions and the adherence to good corporate practices by	agenda and detailed notes on agenda were sent at least seven days in
	andelwal Extractions Ltd. (hereinafter called the company). Secretarial	advance, and a system exists for seeking and obtaining further information
	lit was conducted in a manner that provided me a reasonable basis for	and clarifications on the agenda items before the meeting and for meaningful
eva	luating the corporate conducts/statutory compliances and expressing	participation at the meeting. All decisions at Board Meetings and Committee
	opinion thereon.	Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committee(s) of the Board, as the case
	sed on my verification of the Company's books, papers, minute books,	may be.
	ns and returns filed and other records maintained by the Company and the information provided by the Company, its officers, agents and	I further report that there are adequate systems and processes in the
	norized representatives during the conduct of secretarial audit, I hereby	company commensurate with the size and operations of the company to
	ort that in my opinion, the company has, during the audit period covering	monitor and ensure compliance with applicable laws, rules, regulations and
	financial year ended on 31st March, 2016 complied with the statutory	guidelines.
	visions listed hereunder and also that the Company has proper Board-	I further report that during the audit period, there were no other events having
	cesses and compliance-mechanism in place to the extent, in the manner	a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc. during the period under review
	subject to the reporting made hereinafter:	except:
	ve examined the books, papers, minute books, forms and returns filed other records maintained by Khandelwal Extractions Ltd. for the	(a) The UPSE, the stock exchange where the shares were also Listed,
	ncial year ended on 31 st March, 2016 according to the provisions of:	ceased to be a recognized exchange in June 2015, accordingly the Listing
	The Companies Act, 2013 (the Act) and the rules made there under;	Agreement with said exchange ceased. The shares of Company continue to
(2)	The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules	be listed at BSE.
	made there under;	Signature
(3)	The Depositories Act, 1996 and the Regulations and Bye-laws framed there under:	Place: Kanpur Banthia And Company
(4)	Foreign Exchange Management Act, 1999 and the rules and	Date: 08th August, 2016
	regulations made there under.	G.K. Banthia (Prop.)
(5)	The following Regulations and Guidelines prescribed under the	ACS No.:4933; C P No.:1405
	Securities and Exchange Board of India Act, 1992 ('SEBI Act')	This report is to be read with our letter of even date which is annexed as
(a)	The Securities and Exchange Board of India (Substantial Acquisition of	Annexure A and forms an integral part of this report.
4	Shares and Takeovers) Regulations, 2011;	
(0)	The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;	Annexure-A
(c)	The Securities and Exchange Board of India (Issue of Capital and	AIIIEAUIE-A
	Disclosure Requirements) Regulations, 2009; (Not applicable during	To,
	the Audit Period)	The Members
(d)	The Securities and Exchange Board of India (Employee Stock Option	Khandelwal Extractions Ltd. 51/47,NayaGanj
	Scheme and Employee Stock Purchase Scheme) Guidelines, 1999.	Kanpur 208001.
	(Not applicable during the Audit Period). The Securities and Exchange Board of India (Issue and Listing of Debt	Our report of even date is to be read along with this letter.
	Securities) Regulations, 2008; (Not applicable during the Audit	1. It is the responsibility of the management of the company to maintain
	Period).	secretarial record, devise proper systems to ensure compliance with the
(f)	The Securities and Exchange Board of India (Registrars to an Issue and	provisions of all the applicable laws and to ensure that the systems are
	Share Transfer Agents) Regulations, 1993 regarding the Companies	adequate and operate effectively.
	Act and dealing with clients; (Not applicable during the Audit Period)	Our responsibility is to express an opinion on these secretarial records based on our audit.
(g)	The Securities and Exchange Board of India (Delisting of Equity	3 We have followed the audit practices and processes as were appropriate to
(h)	Shares) Regulations, 2009; (Not applicable during the Audit Period) The Securities and Exchange Board of India (Buyback of Securities)	obtain reasonable assurance about the correctness of the contents of the
I ('')	Regulations, 1998; (Not applicable during the Audit Period)	Secretarial records. The verification was done on test basis to ensure that
(6)	I further report that reliance has been placed on the management	correct facts are reflected in secretarial records. We believe that the
Ľ	representation on compliance with other laws; there is no specific Law	processes and practices, we followed provide a reasonable basis for our
	applicable to the Company.	opinion.
	I have also examined compliance with the applicable clauses of the	 We have not verified the correctness and appropriateness of finance records and Books of Accounts of the company.

following: Secretarial Standards issued by The Institute of Company Secretaries (i)

of India. The Listing Agreement (LODR) entered into by the Company with the Bombay Stock Exchange Limited. (ii)

(UP Stock Exchange ceased to be a recognized Stock Exchange in June 2015, accordingly Listing Agreement with said Exchange also ceased)

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

I have relied on the information and representation made by the Company and its Officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws, and Regulations to the

5. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.

Disclaimer:

6. 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.

> Signature Banthia And Company

Place: Kanpur Date: 08th August, 2016

G.K. Banthia (Prop.)

Practising Company Secretary ACS No. 4933; C.P.No.1405

					TRACTIONS					
				on financial yea	ANNUAL RETUI	3.2016				
		-	ompanies	Act, 2013 and rule	12(1) of the Comp	any (Mana	gement & Adr	ninistration)	Rules, 2014.	
1 ICIN	OTHER DI	ETAILS:			1242	411101001	PLC005282			
2 Registration Dat	e				LZ4Z	24.04.1				
3 Name of the Co					M/S. KHANDI	-	RACTIONS LIN	1ITED		
4 Category/Sub-ca		Company			,•					
5 Address of the F	Registered offi	ce & contact	t details							
6 Whether listed c	ompany				51/47, NA		ANPUR-20800	11		
7 Name, Address		ails of the Re	gistrar &			LISTED (DSEJ			
Transfer Agent,			gistiara			NO				
I. PRINCIPAL BUS	NESS ACTI	VITIES OF	THE COM	PANY						
All the business activ	ities contrib	uting 10 %	or more of t	he total turnover of th	e company shall be s	ated)-SOL\	ENT EXTRACT	FIONS PLANT		
S. No. Na	me and Desc	cription of ma	in products /	services	NIC Code of the Produ	ict/service	% to to	otal turnover of th	ne company	
1 RICE BRAN OIL								40.79		
2 DEOILED RICE	BRAN						59.21			
								100.00		
			IDIARY AN	D ASSOCIATE COM	PANIES -NIL	-				
V. SHARE HOLDI Equity share capital i) Category-wise S Category of	NG PATTER breakup as p hare Holdin	N bercentage g of Shares hele	of total equ d at the begi	ity) nning of the year	No. of Shares held				-	
V. SHARE HOLDI Equity share capital i) Category-wise S	NG PATTER breakup as p hare Holdin	N bercentage g of Shares hele	of total equ	ity) nning of the year	No. of Shares held	at the end of March-2016j Total			% Change duri the year	
 SHARE HOLDI Equity share capital Category-wise S Category of Shareholders 	NG PATTER breakup as p hare Holdin No. c	2N Dercentage 9 of Shares hele [As or	of total equ d at the begi n 31-March-2	ity) nning of the year 2015]	No. of Shares held [As on 31-	March-2016]			-	
 SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters 	NG PATTER breakup as p hare Holdin No. c	2N Dercentage 9 of Shares hele [As or	of total equ d at the begi n 31-March-2	ity) nning of the year 2015]	No. of Shares held [As on 31-	March-2016]	% of Total		-	
 Y. SHARE HOLDI Equity share capital i) Category-wise S Category of Shareholders A. Promoters 1) Indian 	NG PATTER breakup as p hare Holdin No. c	tn percentage g of Shares hele [As or Physical	of total equ d at the begi n 31-March-2 Total	ity) nning of the year 1015] % of Total Shares	No. of Shares held [As on 31- Physical	March-2016] Total	% of Total Shares		the year	
 SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Indian Individual/ HUF 	NG PATTER breakup as p hare Holdin No. c	2N Dercentage 9 of Shares hele [As or	of total equ d at the begi n 31-March-2	ity) nning of the year 2015]	No. of Shares held [As on 31-	March-2016]	% of Total		the year	
 SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Indian Individual/ HUF Central Govt 	NG PATTER breakup as p hare Holdin No. c	tn percentage g of Shares hele [As or Physical	of total equ d at the begi n 31-March-2 Total	ity) nning of the year (015] % of Total Shares 38.35%	No. of Shares held [As on 31- Physical	March-2016] Total	% of Total Shares 38.35%		0.00	
K. SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Indian Individual/ HUF Central Govt State Govt(s)	NG PATTER breakup as p hare Holdin No. c	tn percentage g of Shares hele [As or Physical	of total equ d at the begi a 31-March-2 Total 326,000 -	ity) nning of the year 1015] % of Total Shares 38.35% -	No. of Shares held [As on 31- Physical	March-2016] Total 326,000 -	% of Total Shares 38.35%		0.00	
V. SHARE HOLDI Equity share capital i) Category-wise S Category of	NG PATTER breakup as p hare Holdin No. c	tn percentage g of Shares hele [As or Physical	of total equ d at the begi a 31-March-2 Total 326,000 -	ity) nning of the year 1015] % of Total Shares 38.35% -	No. of Shares held [As on 31- Physical	March-2016] Total 326,000 -	% of Total Shares 38.35%		0.00	
 V. SHARE HOLDI Equity share capital i) Category-wise S Category of Shareholders A. Promoters 1) Indian 1) Individual/ HUF 1) Central Govt 1) State Govt(s) 1) Bodies Corp. 	NG PATTER breakup as p hare Holdin No. c	tn percentage g of Shares hele [As or Physical	of total equ d at the begin 31-March-2 Total 326,000 - - - -	ity) nning of the year 015] % of Total Shares 38.35% - - - -	No. of Shares held [As on 31- Physical	March-2016] Total 326,000 - - -	% of Total Shares 38.35%		0.00	
 K. SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Individual/ HUF Central Govt State Govt(s) Bodies Corp. Banks / FI Any other 	NG PATTER breakup as p hare Holdin No. c	tn percentage g of Shares hele [As or Physical	of total equ d at the begin 31-March-2 Total 326,000 - - - - -	ity) nning of the year 015] % of Total Shares 38.35% - - - - -	No. of Shares held [As on 31- Physical	March-2016] Total 326,000 - - -	% of Total Shares 38.35%		the year 0.00 	
 X. SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Individual/ HUF Individual/ HUF Central Govt State Govt(s) Bodies Corp. Banks / FI Any other ub Total (A) (1) Expression 	NG PATTER breakup as p hare Holdin No. c Demat	IN Decreentage g of Shares hele [As or Physical 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - - - - - - - -	ity) nning of the year 015] % of Total Shares 38.35% - - - - - - - -	No. of Shares held [As on 31- Physical 326,000	March-2016] Total 326,000 - - - - - - - - -	% of Total Shares 38.35% - - - - - -		the year 0.00 	
 K. SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Indian Individual/ HUF Central Govt State Govt(s) Banks / FI Any other ub Total (A) (1) Promeign NRI Individuals 	NG PATTER breakup as p hare Holdin No. c Demat	IN Decreentage g of Shares hele [As or Physical 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - - - - - - - -	ity) nning of the year 015] % of Total Shares 38.35% - - - - - - - -	No. of Shares held [As on 31- Physical 326,000	March-2016] Total 326,000 - - - - - - - - -	% of Total Shares 38.35% - - - - - -		the year 0.00 	
 K. SHARE HOLDI Equity share capital Category-wise S Category of Shareholders Promoters Individual/ HUF Individual/ HUF Central Govt State Govt(s) Banks / FI Any other ub Total (A) (1) Proreign NRI Individuals Other Individuals 	NG PATTER breakup as p hare Holdin No. c Demat	IN Decreentage g of Shares hele [As or Physical 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - 326,000 326,000	ity) nning of the year 015] % of Total Shares 38.35% - - - - - - - - - - - - - - - - - - -	No. of Shares held [As on 31- Physical 326,000	March-2016) Total 326,000 - - - 326,000 - 326,000	% of Total Shares 38.35% - - - - 38.35% - - - 38.35% - - - - - - - - - - - - - - - - - - -		the year 0.00 	
SHARE HOLDI Guity share capital Category-wise S Category of Shareholders Category of Shareholders Individual/ HUF Central Govt State Govt(s) Bodies Corp. Banks / FI Any other ub Total (A) (1) Poreign NRI Individuals Other Individuals Bodies Corp.	NG PATTER breakup as p hare Holdin No. c Demat	IN Decreentage g of Shares hele [As or Physical 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - 326,000 - - 326,000 - - - - - - - - - - - - - - - - - -	ity) nning of the year 015] % of Total Shares 38.35% - - - - - - - - - - - - - - - - - - -	No. of Shares held [As on 31- Physical 326,000	March-2016) Total 326,000 - - - - 326,000	% of Total Shares 38.35% - - - - 38.35% - - - - 38.35%		the year 0.00 	
SHARE HOLDI Guity share capital Category-wise S Category of Shareholders Category of Shareholders Individual/ HUF Central Govt State Govt(s) Bodies Corp. Banks / FI Any other Differing Other Individuals Other Individuals Bodies Corp. Any other	NG PATTER breakup as j hare Holdin Demat	IN Dercentage g f Shares heli [As or Physical 326,000 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - - - - - - - - - - - - - - - -	ity) nning of the year 015] % of Total Shares 38.35%	No. of Shares held [As on 31- Physical 326,000 326,000	March-2016) Total 326,000 - - - 326,000 - - - - - - - - - - - - - - - - - -	% of Total Shares 38.35% - - - - 38.35% - - - - - - - - - - - - - - - - - - -		the year 0.00 	
A. SHARE HOLDI Equity share capital) Category-wise S Category of Shareholders Dindian) Individual/ HUF) Central Govt) State Govt(s)) Bodies Corp.) Banks / FI Any other ub Total (A) (1) 2) Foreign) NRI Individuals) Other Individuals) Bodies Corp.) Any other ub Total (A) (2)	NG PATTER breakup as j hare Holdin Demat	IN Dercentage g f Shares heli [As or Physical 326,000 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - - - - - - - - - - - - - - - -	ity) nning of the year 015] % of Total Shares 38.35%	No. of Shares held [As on 31- Physical 326,000 326,000	March-2016) Total 326,000 - - - 326,000 - 326,000 - - - - - - - - - - - - - - - - - -	% of Total Shares 38.35% - - - - 38.35% - - - - - - - - - - - - - - - - - - -		the year 0.00 	
 X. SHARE HOLDI Equity share capital (a) Category-wise S Category of Shareholders A. Promoters (a) Individual/HUF (central Govt) (central Govt) (central Govt) (central Govt) (contral Govt) (co	NG PATTER breakup as j hare Holdin Demat	IN Dercentage g f Shares heli [As or Physical 326,000 326,000	of total equ d at the begin 31-March-2 Total 326,000 - - - - - - - - - - - - - - - - - -	ity) nning of the year 015] % of Total Shares 38.35%	No. of Shares held [As on 31- Physical 326,000 326,000	March-2016) Total 326,000 - - - 326,000 - - - - - - - - - - - - - - - - - -	% of Total Shares 38.35% - - - - 38.35% - - - - - - - - - - - - - - - - - - -		the year 0.00 	

		— К	HAND	ELWAL EX	TRACTION	S LIMI	TED -	
1. Institutions	i							1
a) Mutual Funds			-	-		-	-	-
b) Banks / Fl			-	-		-	-	-
c) Central Govt			-	-		-	-	-
d) State Govt(s)			-	-		-	-	-
e) Venture Capital Funds			-	-		-	-	-
f) Insurance Companies			-	-		-	-	-
g) Flls			-	-		-	-	-
h) Foreign Venture Capital Funds			-	-		-	-	-
i) Others (specify)			-	-		-	-	-
Sub-total (B)(1):-	-	-	-	-	-	-	-	-
2. Non-Institutions								
a) Bodies Corp.								
) Indian		7,100	7,100	0.84%	6,600	6,600	0.78%	-0.06
i) Overseas		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-	-	0,000	- 0,000	-	-0.00
b) Individuals			-	-		-	-	
i) Individuals		345,600	345,600	40.65%	346,100	346,100	40.71%	0.06
nolding nominal share capital upto Rs. 2 lakh		343,000	343,000	40.03%	346,100	340,100	40.71%	0.00
i) Individual shareholders holding nominal share capital in excess of Rs 2 lakh		-	-	0.00%	-	-	0.00%	0.00
c) Others (specify)								
Non Resident Indians		171,400	171,400	20.16%	171,400	171,400	20.16%	0.00
Overseas Corporate Bodies			-	-		-	-	-
Foreign Nationals			-	-		-	-	-
Clearing Members			-	-		_	-	-
Trusts			-	-		-	-	
			-	-		-	-	
Foreign Bodies - D R		504.400			504.400	-		-
Sub-total (B)(2):-	-	524,100	524,100	61.65%	524,100	524,100	61.65%	0.00
Total Public (B)	-	524,100	524,100	61.65%	524,100	524,100	61.65%	0.00
C. Shares held by Custodian for GDRs & ADRs			-	-			-	-
Grand Total (A+B+C)	-	850,100	850,100	100.00%	850,100	850,100	100.00%	-
(ii) Shareholding of P	romoter	.,	.,		,	.,		1
	older's Nan	ne	Sharehold	ing at the beginning of the year	Shareholding at	the end of th	e year	% change in shareholding
			No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of	% of Shares Pledged /	during the yea
			0.10100	and company		the	encumbered to total	
							shares	
1 Anil Khandel			33300	3.92%	33300	3.92%	NIL	-
2 Abodh Khano	delwal		4500	0.53%	4500	0.53%	NIL	 -
3 Anjana Khan	delwal		14950	1.76%	14950	1.76%	NIL	-
4 Dinesh Khan	delwal		42000	4.94%	42000	4.94%	NIL	-
5 Eti Khandelw	al		12800	1.51%	12800	1.51%	NIL	-
6 Kailash Nath	Khandel	wal	35000	4.12%	35000	4.12%	NIL	-
7 Kiran Khande			10000	1.18%	10000	1.18%	NIL	-
			1400	0.16%	1400	0.16%	NIL	-
8 Krishna Khar	lueiwai							
8 Krishna Khar 9 Radha Rani I		val	16300	1.92%	22300	2.62%	NIL	0.71

10	Rajni Khandelwal	9200	1.08%	9200	1.08%	NIL	-
11	Ruchi Gupta	5250	0.62%	5250	0.62%	NIL	-
12	Rohit Khandelwal	19600	2.31%	19600	2.31%	NIL	-
13	Sudhir Kumar Khandelwal	23250	2.73%	23250	2.73%	NIL	-
14	Suraj Devi Khandelwal	30350	3.57%	0	0.00%	NIL	-3.57%
15	Shruti Khandelwal	12700	1.49%	12700	1.49%	NIL	-
16	Nibha Khandelwal	6000	0.71%	0	0.00%	NIL	-0.71%
17	Vishwa Nath Khandelwal	29650	3.49%	29650	3.49%	NIL	-
18	Vinita Khandelwal	5500	0.65%	5500	0.65%	NIL	-
19	Vijay Kumar Khandelwal	1100	0.13%	1100	0.13%	NIL	-
20	Abhishek Khandelwal	13150	1.55%	13150	1.55%	NIL	-
21	Yash Khandelwal	0	0.00%	30350	3.57%	NIL	3.57%
	TOTAL	326000	38.35%	326000	38.35%		0.00%

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

<u>, , , , , , , , , , , , , , , , , , , </u>	0 U U U U U U U U U U U U U U U U U U U					1.6.1	
SN	Particulars	Reason	Shareholding at the beginning of the year		Shareholding at the	% change in	
						shareholding	
			No. of shares	% of total shares	No. of shares	% of total shares	during the year
	At the beginning of the year						
	Mrs. Radha Rani Khandelwal		16,300.00	1.92%	22,300	2.62%	36.81%
	Suraj Devi Khandelwal		30,350.00	3.57%	-	0.00%	-100%
	Mrs. Nibha Khandelwal		6,000.00	0.71%	-	0.00%	-100%
	Mr. Yash Khandelwal		-	-	30,350	3.57%	100%

(iv) Shareholding Pattern of top ten Shareholders (Other than Directors, Promoters and Holders of GDRs and ADRs):

SN	For each of the Top 10 shareholders			Shareholding at the I	beginning of the year	Cumulative S	hareholding during the year
				No. of shares	% of total shares	No. of shares	% of total shares
1	JAI KUMAR BHAGWANDAS	5		12500	1.47%	12500	1.47%
2	JAI KUMAR BHAGWANDAS	5		9000	1.06%	9000	1.06%
3	BHAGWANDAS HARIDAS			8500	1.00%	8500	1.00%
4	KISHORE KUMAR SUNDER	DAS		7500	0.88%	7500	0.88%
5	VINOD KUMAR BHAGWAN	IDAS		5500	0.65%	5500	0.65%
6	BHAGWANDAS HARIDAS			5000	0.59%	5000	0.59%
7	KAVITA PRAVINCHANDRA	SHAH		5000	0.59%	5000	0.59%
8	PRAVINCHANDRA BABULA	L SH.		5000	0.59%	5000	0.59%
9	RADHEY SHYAM KHANDEL	WAL		5000	0.59%	5000	0.59%
10	VINOD KUMAR BHAGWAN	IDAS		4500	0.53%	4500	0.53%
				67500	7.94%	67500	7.94%

(v) Shareholdings of Directors & Key Managerial personnel

SN	Directors and each Key	Directors and each Key		Shareholding at the b	beginning of the year	Cumulative Shareholding during the year			
	Managerial Personnel			No. of shares	% of total shares	No. of shares	% of total shares		
1	Mr. K.N. Khandelwal			35000	4.12%	35000	4.12%		
2	Mr. V.N. khandelwal			29650	3.49%	29650	3.49%		
3	Mr. Dinesh Khandelwal			42000	4.94%	42000	4.94%		
4	Mr.Ashok Gupta			100	0.01%	100	0.01%		
5	Mr. Atul Bagla			100	0.01%	100	0.01%		
6	Mr. Anil Kamthan			100	0.01%	100	0.01%		
7	Mrs. Rekha Kejriwal			-	-	-	-		
8	Mrs. Liza Arora			-	-	-	-		
9	Ms. Surabhi Pasari			-	-	-	-		

		-						
	DEBTEDNESS							
ndeb	tedness of the Company in	cluding interest outsta	nding/accrued but not	due for payment.				(Amt. Rs./Lac
	Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits			Total Indebtedness	
ndeb	tedness at the beginning of	the financial year	•					
Prir	ncipal Amount	NIL	54.50		-			54.5
Inte	erest due but not paid							-
) Inte	erest accrued but not due				-			-
otal ((i+ii+iii)	-	54.50		-			54.5
hang	ge in Indebtedness during th	e financial year						
Addit			-					-
Redu	uction				-			-
et Cł	nange	-	-		-			-
deb	tedness at the end of the fin	ancial year						
Princ	cipal Amount		54.50					54.5
	rest due but not paid							-
) Inte	erest accrued but not due							-
otal (i	i+ii+iii)	-	54.50		-			54.5
	EMUNERATION OF DIREC							
	muneration to Managing D	rector, whole-time Dir iculars of Remuneration	ectors and/or Manage	r: Name of MD	W/TD/ Mana	aor		Total Amount
SN.	Fair		Name					
				WHOLE TIME DIRECTOR	-	CFO		(Rs)
1	Gross salary	1	No. 1			000.000		4 000 00
((a) Salary as per provisions con(b) Value of perquisites u/s 1			600,000 312,000		600,000 312,000		1,200,00
	(c) Profits in lieu of salary un			,		312,000		624,00
			- lax Aci, 1901	NIL				-
2	Stock Option			NIL				-
3	Sweat Equity			NIL				-
	Commission							-
4	- as % of profit			NIL				-
	- others, specify			NIL				-
5	Others, please specify		Tatal (A)	NIL				-
			Total (A)	912,000		912,000		1,824,00
			Ceiling as per the Act					
SN.	Particulars of Remune	-	•	Name of Directors				Total Amount
014.			I		1	[
1	Independent Directors		Ashok Gupta	Atul Bagla	Anil k	Kamthan	Rekha Kejriwal	(Rs)
	Fee for attending board /com	mittee	10,000	10,000		willen an		
	meetings		10,000	10,000		7,000	4,000	31,00
	Commission							-
	Others, please specify							-
	Total (1)		10,000	10,000		7,000	4,000	31,00
2	Other Non-Executive Directo		sh Nath Khandelwal					-
	Fee for attending board /com meetings	Imittee	11,000					11,00
	Commission							-
	Others, please specify							-
	Total (2)		11,000	-		-	-	11,00
	Total (B)=(1+2)		21,000	10,000		7,000	4,000	42,00
	Total Managerial Remunerat	on			1			1,866,00

SN.	Particulars of Remuneration	Name of	Key Managerial Personn	el	Total Amount
	Name	Liza Arora	Surabhi Pasari		(Rs)
	Designation	CS	CS		
1	Gross salary				
	(a) Salary as per provisions contained in	00.000	00.000		
	section 17(1) of the Income-tax Act, 1961	96,000	28,308		124,30
	(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				-
3	Sweat Equity				-
	Commission				
4	- as % of profit				-
	- others, specify				-
5	Others, please specify				-
	Total	96,000	28,308	-	124,30

Both the amounts are for part of the year

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:NO penalities/punishment imposed during financial year 2015-16-NIL

ANNEXURE A

Disclosure in the Director 's Report under Section 197(12) of Companies Act, 2013 read with Rule 5 (1) & (2) of Companies (Appointment & Remuneration) Rules, 2014

(i)	The Ratio of the remuneration of each director to the median remuneration of the employees of the	Director's Name Mr. V.N. Khandelwal			Ratio to med 5.98:1	lian remuneration	
	company for the financial year 2015-16	Mr. Dinesh Khandelwal			5.98:1		
(ii)	The Percentage increase in remuneration of each	Designation			% increase in remuneration		
	Director, C hief Financial Officer, Chief Executive Officer, Company Secretary or Manager i f any in	Mr. V.N. Khandelwal Director (Works)			Nil		
	the financial year 2015-16 compared to 2014-15	Mr. Dinesh Khandelwal D	Director (Finance) &	CFO	Nil		
		Ms. Surabhi Pasari, Com	pany Secretary		Joined in 201	5-16	
		Other Directors are paid sittir	ng fees only Details mer	ntioned in MGT -9			
(iii)	Percentage increase in the median remuneration of empl oyees in the financial year 2015-16 compared to 2014-15	11.10%					
(iv)	Number of permanent employees on the rolls of the company	As on 31.03.2016 30			As on 31.03.2015 31		
(v)	Explanation on the relationship between average increase in remuneration and the company performance	Only yearly increments h	ave been granted to	all the employees			
(vi)	Comparison of the remuneration of the Key Managerial Personnel against the performance of the Company	KMP's are paid fixed salary/minimum remuneration as per service contract duly reviewed by Nomination & Remuneration Committee Company's shares are listed, not traded/quoted during F.Y. 2015-16.					
(vii)	Variations in Market Capitalization, price Earning Ratio and percentage increase/decrease in market quotations compared to the rate at which the company came out with the last public offer						
(viii)	Average percentile increase in salaries of Employees other than managerial personnel	3.36%					
(ix)	Comparison of each remuneration of the Key	Remuneration*	for the year ended	1			
	Managerial Personnel against the performance of the Company	Name of KMP	31.03.2016	31.03.2015	% increase	Reasons agains performance of the company	
		Mr. V.N. Khandelwal	912000	912000	Nil	-	
		Mr. Dinesh Khandelwal	912000	912000	Nil	-	
		Ms. Surabhi Pasari	28308	-	-	Part of year hence not comparable.	
(x)	Key parameter for any variable component of remuneration availed by the Directors	N.A					
(xi)	Ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess the highest paid director during the year	N.A					

(xii) The Board of Directors of the Company affirms that the remuneration is as per the remuneration policy of the Company.

Names of every employee of the company as per Rule 5(2)-

NIL

*excluding medical reimbursement.

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF KHANDELWAL EXTRACTIONS LIMITED Report on the Financial Statements

We have audited the accompanying financial statements of KHANDELWAL EXTRACTIONS LIMITED("the Company"), which comprise the Balance Sheet as at 31st March, 2016, the Statement of Profit and Loss, the 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 and presentation 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, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our 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 aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2016, and its loss and its cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

- 1- 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 .
- 2- As required by section 143 (3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books
 - (c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account
 - (d) In our opinion, the aforesaid 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 the written representations received from the directors as on 31st March, 2016 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2016 from being appointed as a director in terms of Section 164 (2) of the Act.
 - (f) with respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure B"; and
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in 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. 29 to the financial statements;
- The Company does not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- III. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For P.L. TANDON & Co. Chartered Accountants

Registration Number: 000186C

P.P. SINGH (PARTNER) Membership Number: 072754

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Place: Kanpur

Date: 27/05/2016

ANNEXURE-A TO THE INDEPENDENT AUDITOR'S REPORT Re : KHANDELWAL EXTRACTIONS LIMITED

The Annexure referred to in our Independent Auditors' Report to the members of the Company on the financial statements for the year ended 31^{st} March, 2016, we report that:

In respect of its Fixed Assets:

- (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
- (b) All the assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
- (c) According to the information and explanations given to us and the records examined by us and based on the examination of registered sale deed /transfer deed/ conveyance deed and other relevant records evidencing title provided to us, we report that, the title deeds, comprising all the immovable properties of land and building are held in the name of the company as at the balance sheet date, except the following:

Particular of land	Gross Block as at 31-03-2016 Rs.	Net Block as at 31-03-2016 Rs.	Remarks
Freehold land (two cases))	1,55,124	1,55,124	The title deeds of land is held in the erstwhile name of the company. KHANDELWAL EXTRACTIONS PVT. LIMITED

ii. In respect of its Inventories: As explained to us, inventories have been physically verified during the year by the management at reasonable intervals and discrepancies noticed on verification between physical stocks and the book records were not material.

- iii. In respect of loans, secured or unsecured, granted by the Company to Companies, firms or other parties covered in the register maintained under section 189 of the Companies Act 2013, according to the information and explanations given to us: The Company has not granted any loan to Companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013. Therefore the provisions of paragraph (iii) the Companies (Auditor's Report) order, 2016, are not applicable to the company.
- iv. In our opinion and according to the information and explanation given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to the loans and investments made.
- v. In our opinion and according to information and explanations given to us, the company has not accepted any deposits within the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013. Therefore, the provisions of paragraph (v) of the Companies (Auditor's Report) order, 2016, are not applicable to the company.
- vi. In our opinion and according to the information and explanations given to us, the Central Government has not prescribed maintenance of cost records under sub-section (1) of section 148 the Companies Act, 2013 for the products of the company.
- vii. According to the information and explanations given to us, in respect of statutory and other dues:
 - (a) The Company is generally regular in depositing with appropriate authorities undisputed statutory dues

including provident fund, employees' state insurance, income tax, sales tax, service tax, duty of custom, duty of excise, value added tax, cess and any other statutory dues applicable to it.

According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, employees' state insurance, income tax, sales tax, service tax, duty of custom, duty of excise, value added tax, cess and other statutory dues were in arrear as at 31st March, 2016 for a period more than six months from the date they became payable.

- (b) According to the information and explanations given to us , there is no dues of income tax, sales tax, service tax, duty of custom, duty of excise or value added tax which have not been deposited on account of any dispute.
- viii. In our opinion and according to the information and explanations given to us, the Company has not defaulted in repayment of dues to banks.
- ix. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loan during the year. Accordingly, provisions of paragraph 3(ix) of the Companies (Auditor's Report) order, 2016, are not applicable to the company.
- x. According to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- xi. According to the information and explanations given to us and based on our examination of the records of the company, the company has paid/provided for managerial remuneration in accordance with requisite approvals mandated by the provisions of section 197 read with schedule V to the Act.
- xii. In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, provisions of paragraph 3(xii) of the Companies (Auditor's Report) order, 2016, are not applicable to the company.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transaction with the related parties are in compliance with section 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. According to the information and explanations given to us and on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- xv. According to the information and explanations given to us and on our examination of the records of the Company, the Company has not entered into non cash transactions with directors or person connected with them. Accordingly provisions of paragraph 3(xv) of the Companies (Auditor's Report) order, 2016, are not applicable to the company.
- xvi. The Company is not required to be registered under 45 IA of the Reserve Bank of India Act 1934.

For P.L. TANDON & Co. Chartered Accountants

Registration Number: 000186C

P.P.SINGH (PARTNER) Membership Number: 072754

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Place: Kanpur

Date: 27/05/2016

ANNEXURE –"B" TO THE INDEPENDENT AUDITORS REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF KHANDELWAL EXTRACTIONS LIMITED

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

We have audited the internal financial controls over financial reporting of KHANDELWAL EXTRACTIONS LIMITED ("the Company") 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.

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 authorisations 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 P.L. TANDON & Co. Chartered Accountants Registration Number: 000186C

P.P. SINGH (PARTNER) Membership Number: 072754

Place: Kanpur Date: 27/05/2016

BALANCE SHEET AS A	T 31st MARCH, 20	16		
		NOTES	As at 31.03.2016	As at 31.03.2015
EQUITY AND LIABILITIES Shareholder's Fund	3		₹	₹
Share Capital		2	12,800,500	12,800,500
Reserves And Surplus		3	22,259,362	23,021,366
		_	35,059,862	35,821,866
Non-Current Liabilities				
Long Term Borrowings		4	950,000	950,000
Deferred Tax Liabilities	(net)	5 _	-	204,600
		_	950,000	1,154,600
CURRENT LIABILITIES				
Short Term Borrowings		6	47,104,559	32,645,608
Trade Payables		7	8,136,367	6,427,495
Other Current Liabilities		8	10,934,070	12,307,633
Short Term Provisions		9	203,373	166,970
TOTAL		-	66,378,369	51,547,706
TOTAL		=	102,388,231	88,524,172
ASSETS Non-Current Assets				
Fixed Assets				
		10	0 400 524	9 205 204
Tangible Assets Long Term Loans and Ad	Vanaaa	10	8,489,531 407,211	8,305,304 409,811
Long Term Loans and Au	vances		8,896,742	8,715,115
		-	0,090,742	0,710,110
Deferred Tax Assets (Net	:)	12	114,630	-
Current Assets				
Inventories		13	72,534,046	51,924,139
Trade Receivables		14	3,070,331	7,173,095
Cash and Cash equivale		15	1,059,162	370,014
Short Term Loans and Ac	lvances	16	16,556,129	20,103,247
Other Current Assets		17	157,191	238,562
		_	93,376,859	79,809,057
TOTAL		=	102,388,231	88,524,172
Accounting policies and notes	on financial statements	1 to 30		
As per our report of even date a	attached			
For P.L. Tandon & Co.				
Chartered Accountants Registration no. 000186C			KHANDELWAL Finance & CFO)	K.N. KHANDELWAL ASHOK GUPTA ANIL KAMTHAN ATUL BAGLA REKHA KEJRIWAL
P.P. SINGH	SURABHI PASARI	V.N. KH	ANDELWAL	(Directors)
(Partner)	(Company Secretary)		ime Director)	/
Membership No. 072754				
Place : Kanpur				
Date : 27th May,2016				
	F4	15		

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31st MARCH' 2016

		OTE NO.	2015-16 ₹	2014-15 ₹
INCOME	· · · · · · · · ·	NU.	X	X
Revenue from operations		18	102,542,941	116,348,994
Other Income		19	2,391,959	3,341,026
TOTAL REVENUE			104,934,900	119,690,020
EXPENSES:				
Cost of Materials Consumed	l (Ricebran)		67,892,443	73,102,368
Purchases of Stock in trade			5,352,492	734,495
Changes in inventories of fir	ished stock	20	9,592,648	24,344,361
Employees Benefits Expens	e	21	7,202,216	6,983,655
Finance cost		22	2,685,646	3,337,404
Depreciation			363,997	344,436
Other Expenses		23	12,926,692	15,742,085
TOTAL EXPENSES			106,016,134	124,588,804
PROFIT/(LOSS) BEFORE TA	x		(1,081,234)	(4,898,784)
TAX EXPENSE				
Current Tax			-	-
Deferred Tax Credit			(319,230)	(1,502,154)
Earlier Years Tax -Adjustme	nts		-	(30,247)
PROFIT/(LOSS) FOR THE Y Earning per equity share of Re			(762,004)	(3,366,383)
Basic and Diluted Accounting policies and notes on	financial statement 1	to 30	(0.90)	(4.00)
As per our report of even date a For P.L. Tandon & Co.	ttached			
Chartered Accountants Registration no. 000186C			I KHANDELWAL - Finance & CFO)	K.N. KHANDELWAL ASHOK GUPTA ANIL KAMTHAN ATUL BAGLA REKHA KEJRIWAL
P.P. SINGH (Partner) Membership No. 072754	SURABHI PASARI (Company Secretary)		ANDELWAL ïme Director)	(Directors)
Place : Kanpur				
Date : 27th May,2016				
	1	6		

A. CASH FLOW STATEMEN	IT FOR THE		1DED 31 IVIA 2015-16	•	2014-15
A. CASH FLOW FROM OPERATING			2015-10		2014-15
Profit before tax as per Profit & Los	-		(1,081,234	1)	(4,898,784)
Add/(Deduct) for:			(1,001,20	•)	(4,000,704)
Dividend Received		-		(375)	
Interest received		(2,316,420	3)	(3,301,079)	
Short term capital gain		(75,533		(0,001,070)	
(Profit)/Loss on sale of Fixed A	leset	(48,43)	,	-	
Interest Paid	10001	2,685,64	,	3,337,404	
Depreciation		363,99		, ,	
Operating Profit before Working Ca	nital Changes	000,00	(471,983		(4,518,398)
Adjustments for:	ipital onungeo		(411,000	•)	(4,010,000)
Trade Receivable		7,884,11	2	10,425,426	
Inventories		(20,609,907		14,686,787	
Trade Payables		371,712			20,980,953
Cash used/Generated from Operati	ons	07 1,7 12	(12,826,066		16,462,555
Adjusted for:	0113		(12,020,000	,	10,402,000
Income Tax Paid				_	(408,704)
Net Cash used/from Operating Acti	vities		(12,826,066	3)	16,053,851
			(12,020,000	•)	10,000,001
B. CASH FLOW FROM INVESTING	ACTIVITIES				
Purchase of Fixed Assets			(569,791		(33,500)
Sale of Fixed Asset			7000		-
Purchase of Investments			(6,000,000	,	-
Sale of Investments			6,075,53	3	-
Dividend Income				-	375
Interest Income (Net of TDS)			2,166,16		2,870,118
Net Cash from Investing Activities			1,741,90	9	2,836,993
C. CASH FLOW FROM FINANCING	ACTIVITIES				
Issue of Preference Shares (S	eries III)			-	500,000
Proceeds from Redemption of	Preference Share	s (Series II)		-	(500,000)
Proceeds from/(repayment of)				-	(4,880,000)
Movement in Cash Credit			14,458,95 ²	1	(10,108,013)
Interest Paid			(2,685,646	6)	(3,908,927)
Dividend Paid				-	(519,945)
Net Cash used in Financing Activiti	ies		11,773,305	5	(19,416,885)
Net Increase /Decrease in Cash & C (A+B+C)	Cash equivalents		689,148	3	(526,041)
х <i>ў</i>			070 04		
Opening Balance of Cash & Cash E			370,01		896,055
Closing Balance of Cash & Cash E	quivalents		1,059,16	2	370,014
As per our report of even date attach For P.L. Tandon & Co.	ed				
Chartered Accountants Registration no. 000186C			NESH KHANDELV rector- Finance & C	CFO) AS	N. KHANDELWAL HOK GUPTA IIL KAMTHAN UL BAGLA
P.P. SINGH	SURABHI PASAR	I V.I	N. KHANDELWAL	RE	KHA KEJRIWAL
	Company Secretar		nole Time Director)		(Directors)
Membership No. 072754					
Place : Kanpur					
Date : 27th May,2016					
-					

	TO FINANCIAL STATEMENTS OUNTING POLICIES:				
(I)	BASIS OF ACCOUNTING :				
(')	The accounts are prepared in accordance	ce with applicable	e mandatory account	ina standards u	nder the histor
	cost convention and mercantile system of	accounting is follo	wed for recognition of	Income and Exp	enses.
(II)	INVESTMENT :				
	Current investments are valued at lower after deducting provisions made for other t				are stated at o
(111)	FIXED ASSETS :	inan temporary un	Initiation in the value, i	li ally.	
(,	Fixed assets are stated at cost. Cost com	prises its purchase	e price, including impo	ort duties and oth	ner non-refunda
	taxes or levies and any directly attributable	e cost of bringing th	ne assets to its working	g condition for its	intended use.
(IV)	INVENTORIES :	- 4			
	Inventories are valued at the lower of cost of conversion and other costs incurred	st and net realization of the	inventories to their	rises of all costs	on and condit
	Cost of Raw Material is determined on s	seasonal weighted	average cost. Cost	of stores and s	pares and finis
	goods are determined on weighted average	ge cost.			
(V)	BORROWING COST :	blo to the comulation	ion construction of -	roduction of a -	ualifying asset
	Borrowing Cost that are directly attributal capitalized and other borrowing cost are ch			nounction of a q	ualitying asset
(VI)	DEPRECIATION :	5			
	Depreciation on the Fixed Assets has			ht line method ov	ver the useful lif
AAD	the assets in the manner prescribed in sc SALES:	nedule II of the Co	mpanies Act, 2013.		
(*11)	Sales includes freight and handling outwar	rds but is net of ao	ods returned, rebates	and discounts.	
	EMPLOYEE BENEFITS :	J	,,		
(VIII)					
(VIII)	(i) Salaries, wages and house rent allo				
(VIII)	(i) Salaries, wages and house rent allo(ii) Liability for employees' gratuity is ac	counted for on the			I.C. under their
(VIII) (IX)	 Salaries, wages and house rent allo Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 	counted for on the Scheme.	basis of contribution	determined by L.	
、 ,	(i) Salaries, wages and house rent allo(ii) Liability for employees' gratuity is ac	counted for on the Scheme. counted for on time the basis of clain	basis of contribution basis in respect of ins ns filed with the Insu	determined by L. surance premium irance Company	1.
(IX)	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation Prepaid expenses are proportionately acc Insurance claims are accounted for on 	counted for on the Scheme. counted for on time the basis of clain	basis of contribution basis in respect of ins ns filed with the Insu	determined by L. surance premium irance Company	1.
(IX)	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation Prepaid expenses are proportionately acc Insurance claims are accounted for on 	counted for on the Scheme. counted for on time the basis of clain	basis of contribution basis in respect of ins ins filed with the Insu in the year the claim i	determined by L. surance premium irance Company	n. y and adjustme
(IX) (X)	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation Prepaid expenses are proportionately acc Insurance claims are accounted for on 	counted for on the Scheme. counted for on time the basis of clain	basis of contribution of basis in respect of ins basis in respect of ins ins filed with the Insu in the year the claim in As At	determined by L. surance premium irance Company	n. y and adjustme As At
(IX) (X) SH4	 Salaries, wages and house rent allo Liability for employees' gratuity is ac Group Gratuity Cash Accumulation Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc 	counted for on the Scheme. counted for on time the basis of clain	basis of contribution of basis in respect of ins ins filed with the Insu in the year the claim i As At 31.03.2016	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015
(IX) (X) SHA AUT 100	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs.10/- each 	counted for on the Scheme. counted for on time the basis of clain th claims are made	basis of contribution of basis in respect of ins ins filed with the Insu in the year the claim i As At 31.03.2016	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹
(IX) (X) SHA AUT 100 Cun	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs.10/- each nulative Redeemable Preference Shares of Rs. 	counted for on the Scheme. counted for on time the basis of clain th claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹ 10,000,000
(IX) (X) SHA AUT 100 Cun 400	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: FHORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 	counted for on the Scheme. counted for on time the basis of clain th claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000
(IX) (X) SHA AUT 100 Cun 400 100	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs.10/- each nulative Redeemable Preference Shares of Rs. 	counted for on the Scheme. counted for on time the basis of clain th claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 1,000,000
(IX) (X) SHA AUT 100 Cun 400 100	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: FHORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 000 10% 	counted for on the Scheme. counted for on time the basis of clain th claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 5,000,000	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 1,000,000 5,000,000
(IX) (X) SHA AUT 100 Cun 400 100	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: FHORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 000 10% 	counted for on the Scheme. counted for on time the basis of clain th claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 1,000,000 5,000,000
(IX) (X) SH/ AUT 100 Cun 100 500	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs.10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% 	ecounted for on the Scheme. counted for on time the basis of clain ch claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 5,000,000	determined by L. surance premium arance Company is finally settled.	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 1,000,000 5,000,000
(IX) (X) (X) SH/ AUT 100 Cun 100 500 ISS	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: FHORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 000 10% 	counted for on the Scheme. counted for on time the basis of clain th claims are made	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 5,000,000	determined by L. surance premium irance Company	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 5,000,000 20,000,000
(IX) (X) (X) SH/ AUT 100 Cun 400 100 500 S00 ISS Equ Equ	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% UED, SUBSCRIBED & PAID UP ity Shares of Rs. 10/- each ity Shares Forfeiture A/c 	ecounted for on the Scheme. counted for on time the basis of clain ch claims are made 100/- each Number 850,100	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 5,000,000 20,000,000	determined by L. surance premium arance Company is finally settled.	n. y and adjustme As At 31.03.2015
(IX) (X) (X) SH/ AUT 100 Cun 400 100 500 S00 ISS Equ Equ	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% UED, SUBSCRIBED & PAID UP ity Shares of Rs. 10/- each 	ecounted for on the Scheme. counted for on time the basis of clain ch claims are made 100/- each Number 850,100	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 5,000,000 20,000,000 8,501,000	determined by L. surance premium arance Company is finally settled.	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 5,000,000 20,000,000 8,501,000
(IX) (X) (X) SH/ AUT 100 Cun 100 500 ISS Equ Equ Cun	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% UED, SUBSCRIBED & PAID UP ity Shares of Rs. 10/- each ity Shares Forfeiture A/c nulative Redeemable Preference Shares of Rs. 	ecounted for on the Scheme. counted for on time the basis of clain ch claims are made 100/- each Number 850,100 100/- each	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 20,000,000 20,000,000 8,501,000 299,500	determined by L. surance premium trance Company is finally settled.	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 1,000,000 20,000,000 8,501,000 299,500
(IX) (X) (X) SHA AUT 100 Cun 400 100 500 S00 ISS Equ Equ Cun 12%	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% UED, SUBSCRIBED & PAID UP ity Shares of Rs. 10/- each ity Shares Forfeiture A/c nulative Redeemable Preference Shares of Rs. 6 (Series I) 	counted for on the Scheme. counted for on time the basis of clain ch claims are made 100/- each Number 850,100 100/- each 30,000	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 4,000,000 20,000,000 20,000,000 8,501,000 299,500 3,000,000	determined by L. surance premium irance Company is finally settled. Number 850,100 30,000	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 1,000,000 20,000,000 8,501,000 299,500 3,000,000
(IX) (X) (X) SHA AUT 100 Cun 400 100 500 S00 ISS Equ Equ Cun 12% 12%	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% UED, SUBSCRIBED & PAID UP ity Shares of Rs. 10/- each ity Shares Forfeiture A/c nulative Redeemable Preference Shares of Rs. 	ecounted for on the Scheme. counted for on time the basis of clain ch claims are made 100/- each Number 850,100 100/- each	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 1,000,000 20,000,000 20,000,000 8,501,000 299,500	determined by L. surance premium trance Company is finally settled.	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 5,000,000 20,000,000 8,501,000
(IX) (X) (X) SHA AUT 100 Cun 400 100 500 S00 ISS Equ Equ Cun 12% 12%	 (i) Salaries, wages and house rent allo (ii) Liability for employees' gratuity is ac Group Gratuity Cash Accumulation 3 Prepaid expenses are proportionately acc Insurance claims are accounted for on arising due to short/excess received in suc ARE CAPITAL: THORISED: 0000 Equity Shares of Rs. 10/- each nulative Redeemable Preference Shares of Rs. 00 12% 00 10% 00 10.5% UED, SUBSCRIBED & PAID UP ity Shares of Rs. 10/- each ity Shares Forfeiture A/c nulative Redeemable Preference Shares of Rs. (Series I) (Series II) 	counted for on the Scheme. counted for on time the basis of clain ch claims are made 100/- each Number 850,100 100/- each 30,000 5,000	e basis of contribution of basis in respect of ins ns filed with the Insu e in the year the claim i As At 31.03.2016 ₹ 10,000,000 4,000,000 4,000,000 1,000,000 20,000,000 20,000,000 3,000,000 500,000	determined by L. surance premium irance Company is finally settled. Number 850,100 30,000 5,000	n. y and adjustme As At 31.03.2015 ₹ 10,000,000 4,000,000 5,000,000 20,000,000 20,000,000 3,000,000 3,000,000 500,000

NIAN						
2.1 SHAREHOLDER HOLDING MORE TH	AN 5% SHARES					
Equity Shares (Numbers)		NIL		NIL		
Preference Shares						
	12% Series I		12% Series II		12% Series III	
Name	No. of	%	No. of	%	No. of	%
	Shares		Shares		Shares	
Kailash Nath Khandelwal	8,000	27	500	10	2,500	50
Vishwa Nath Khandelwal	-	-	1,000	20	600	12
Sudhir Kumar Khandelwal	3,000	10	1,000	20	600	12
Dinesh Khandelwal	9,000	30	1,500	30	600	12
	,		,			
Anil Khandelwal	4,000	13	1,000	20	700	14
Rohit Khandelwal	3,500	12	-	-	-	-
Kiran khandelwal	2,500	8	-	-	-	-
2.2 All the Cumulative Redeemable Preferer						
of allotment (as detailed below) but the	Company has the option t	o redeem e	earlier but not before e	expiry of	3 years :	
	Date of Allotr	ment				
12% (Series I)	25.03.2008					
12% (Series II)	19.02.2014					
12% (Series III)	10.10.2014					
	10.10.2011					
0.0 There is no change in suitstanding numb	an of Equity on well on 100		an abarran Carrian I. C.	ariaa II ar	d Cariaa III	
2.3 There is no change in outstanding numb						
and also in list of shareholders holding m						
Dinesh Khandelwal whose holding in Se	ries I preference shares is	9000 as oi	n 31.03.16 against 50	00 prefe	rence shares	
on 31.03.15 due to transmission of 4000	shares from Suraj Devi K	handelwal				
3 RESERVES AND SURPLUS:			₹		:	₹
CAPITAL RESERVE						
As per last Balance Sheet			1,125,000		1.12	5,000
Transfer to General Reserve			1,125,000		.,.=	-
			1,120,000		1 12	5,000
CAPITAL REDEMPTION RESERVE					1,12	5,000
			4 000 000		1 00	0 000
As per last Balance Sheet			1,000,000		1,00	0,000
GENERAL RESERVE						
As per last Balance Sheet			12,500,000		12,50	0,000
Transfer from Capital Reserve			1,125,000			-
			13,625,000		12,50	0,000
SURPLUS						
As per last Balance Sheet			8,396,366		11,79	5 129
Add : Balance in Statement of Profit and	11.055		(762,004)			6,383)
	2000		7,634,362			8,746
			7,034,302		0,42	0,740
Less : APPROPRIATIONS:-					•	0.005
Dividend on Preference Shares (propos	ed/paid)		-			6,985
Tax on Dividend			-			5,395
			7,634,362		8,39	6,366
			22,259,362		23,02	1,366
4 NON-CURRENT LIABILITIES						
LONG TERM BORROWINGS						
UNSECURED LOANS:						
			050.000		05	0 000
Related Parties			950,000			0,000
			950,000		95	0,000
Maturity Profile			After 1 year		After 2	years
Maturity Profile Rate of Interest			After 1 year 9%		After 2 9%	-
						-

			TIONS LIMIT		
5	DEFERRED TAX LIABILITIES (NET)				
5	DEFERRED TAX LIABILITIES				
	Difference between net book value of depre	eciable			
	capital assets as per books vis a vis written	down			
	value as per Income Tax		1,750,950		1,752,600
	DEFERRED TAX ASSETS		(00.040)		(54,000)
	Items under the Income tax Act which will b	e	(62,840)		(51,600)
	allowed on actual payment. Unabsorbed Business Losses and Depreci	ation	(1,802,740)		(1,496,400)
	NET DEFERRED ASSETS(See Note 12)		(114,630)		204,600
			(114,000)		204,000
6	SHORT-TERM BORROWINGS:				
Ũ	SECURED LOANS FROM BANKS				
	Cash Credit Account				
	Secured by equitable mortgage of land and				
	and hypothecation of all fixed assets, invent				
	receivables of the company and also by the personal guarantee(s) of three Directors of		47 404 550		32,645,608
	personal guarantee(s) of three Directors of	the company	47,104,559		
			47,104,559		32,645,608
7	TRADE PAYABLES		8,136,367		6,427,495
	Sundry Creditors		8,136,367		6,427,495
	,		<u> </u>		<u> </u>
	Based on the information available with the MSMED Act, 2006, there was no principal a Medium Enterprises on 31th March, 2016 a	amount overdue and ne	o interest was payabl		l and
8	OTHER CURRENT LIABILITIES				
Ū					
	Current Maturity of Long Term Debts (Unse	cured)			
	Current Maturity of Long Term Debts (Unse Related Parties	cured)	4,500,000		4,500,000
	Related Parties Others	cured)	-		-
	Related Parties	cured)	6,434,070		- 7,807,633
	Related Parties Others	ecured)	-		-
8.1	Related Parties Others		6,434,070		- 7,807,633
	Related Parties Others Other Payables Other payables include dues payable to En		6,434,070		- 7,807,633
8.1 9	Related Parties Others Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS		6,434,070 10,934,070		7,807,633
	Related Parties Others Other Payables Other payables include dues payable to En		6,434,070 10,934,070 203,373		7,807,633 12,307,633 166,970
9	Related Parties Others Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits		6,434,070 10,934,070		7,807,633
9	Related Parties Others Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS		6,434,070 10,934,070 203,373		7,807,633 12,307,633 166,970
9	Related Parties Others Other Payables Other Payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS		6,434,070 10,934,070 203,373		7,807,633 12,307,633 166,970
9	Related Parties Others Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS		6,434,070 10,934,070 203,373	DELETIONS	7,807,633 12,307,633 166,970
9	Related Parties Others Other Payables Other Payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS GROSS BLOCK		6,434,070 10,934,070 203,373 203,373	DELETIONS	7,807,633 12,307,633 166,970 166,970
9	Related Parties Others Other Payables Other Payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS GROSS BLOCK ASSETS Freehold Land Factory Buildings	nployees etc. 546,002 10,301,014	6,434,070 10,934,070 203,373 203,373	DELETIONS -	- 7,807,633 <u>12,307,633</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> TOTAL 546,002 10,301,014
9	Related Parties Others Other Payables Other Payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS GROSS BLOCK ASSETS Freehold Land Factory Buildings Plant and equipments	546,002 10,301,014 17,947,891	6,434,070 10,934,070 203,373 203,373	DELETIONS - - -	- 7,807,633 12,307,633 166,970 166,970 166,970 TOTAL 546,002 10,301,014 17,947,891
9	Related Parties Others Other Payables Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS GROSS BLOCK ASSETS Freehold Land Factory Buildings Plant and equipments Furniture and Fixtures	546,002 10,301,014 17,947,891 157,128	- 6,434,070 10,934,070 203,373 203,373 203,373 - - - - - - - - - -	- - -	7,807,633 12,307,633 12,307,633 166,970 166,970 166,970 10,301,014 17,947,891 157,128
9	Related Parties Others Other Payables Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS GROSS BLOCK ASSETS Freehold Land Factory Buildings Plant and equipments Furniture and Fixtures Vehicles	546,002 10,301,014 17,947,891 157,128 833,752	- 6,434,070 10,934,070 203,373 203,373 203,373 - - - - - 569,791	- - - 431,333	- 7,807,633 <u>12,307,633</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>166,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>167,970</u> <u>17,970</u> <u>17,970</u> <u>17,970</u> <u>10,301,014</u> <u>157,128</u> <u>972,210</u>
9	Related Parties Others Other Payables Other Payables Other payables include dues payable to En SHORT-TERM PROVISIONS Provisions for Employees Benefits FIXED ASSETS TANGIBLE ASSETS GROSS BLOCK ASSETS Freehold Land Factory Buildings Plant and equipments Furniture and Fixtures	546,002 10,301,014 17,947,891 157,128	- 6,434,070 10,934,070 203,373 203,373 203,373 - - - - - - - - - -	- - -	7,807,633 12,307,633 12,307,633 166,970 166,970 166,970 10,301,014 17,947,891 157,128

	DEPRECIATION BLOCK				
	Freehold Land	-	-	-	-
	Factory Buildings	4,287,197	196,692	-	4,483,889
	Plant and equipments	16,388,722	74,417	-	16,463,139
	Furniture and Fixtures	155,803	-	_	155,803
	Vehicle	648,761	92,888	409,766	331,883
	TOTAL OF THIS YEAR	21,480,483	363,997	409,766	21,434,714
	TOTAL OF THE PREVIOUS YEAR	21,136,047	344,436	-	21,480,483
	NET BLOCK		THIS YEAR		LAST YEAR
	Freehold Land		546,002		546.002
	Factory Buildings		5,817,125		6,013,817
	Plant and equipments		1,484,752		1,559,169
	Furniture and Fixtures		1,325		1,325
	Vehicle		640,327		184,991
	TOTAL		8,489,531		8,305,304
					i
11	LONG TERM LOANS AND ADVANCES: Unsecured Considered Good :				
	Security Deposits		407,211		409,811
	Occurry Deposits		407,211		409,811
12	DEFERRED TAX ASSETS				
	(See note 5 above)		114,630		
			114,630		
13	INVENTORIES:				
	Raw materials		54,788,194		26,670,972
	Finished Goods		13,387,686		22,980,334
	Stores & Spares		<u>4,358,166</u> 72,534,046		2,272,833 51,924,139
14	TRADE RECEIVABLES:		12,004,040		01,024,100
	Unsecured Considered Good :				
	Over six months		-		206,265
	Others		3,070,331		6,966,830
			3,070,331		7,173,095
15	CASH & CASH EQUIVALENTS :				
	Balance With Banks In				
	Current accounts		825,561		118,993
	Cash on hands		233,601		251,021
40			1,059,162		370,014
16	SHORT TERM LOANS & ADVANCES: Unsecured considered good				
	Loans		1000000*		15000000*
	Vat Recoverable		5,754,045		4,525,673
	Income Tax Advance		674,570		442,940
	Other Advances		10,168		39,293
	Prepaid Expenses		117,346		95,341
			16,556,129		20,103,247
	*Inter Corporate Deposits placed with M/s S	JP Global Ltd.			
17	OTHER CURRENT ASSETS:				
.,	Interest Receivables		157,191		238,562
			157,191		238,562

	KHANDELWAL EXTRACTIO		
		2015-2016	2014-2015
18	INCOME	2015-2010 ₹	2014-2015
	(a) Sale of products	102,352,972	115,967,564
	Oil	39,084,632	45,666,721
	Deoiled Meals	63,268,340	70,300,843
	(b) Other Operating Revenues		
	Miscellaneous Income	189,969	381,430
		102,542,941	116,348,994
19	OTHER INCOME:		
	Interest Income	2,316,426	3,301,079
	Dividend Short Term Capital Gain	- 75,533	375 39,572
	Short lefti Capital Gain	2,391,959	3,341,026
20	CHANGES IN INVENTORIES OF FINISHED GOODS		0,011,020
	Stock at Commencement	22,980,334	47,324,695
	Stock at Close	13,387,686	22,980,334
	(Increase)/Decrease	9,592,648	24,344,361
21	EMPLOYEE BENEFITS EXPENSE		
	Salaries & Wages	6,381,134	6,145,412
	Contribution To Provident and Other Funds	692,604	715,652
	Staff Welfare Expense	128,478	122,591
		7,202,216	6,983,655
22		0 500 70 /	0.007.404
	Interest on Borrowings Other Financing Cost	2,568,784	3,337,404
	Other Financing Cost	<u> </u>	3,337,404
23	OTHER EXPENSES:		
-•	MANUFACTURING EXPENSES :		
	Power & Fuel	6,005,748	6,457,847
	Stores, Spares, Consumption	1,946,505	2,503,134
	VAT Tax	3,752	38,112
	Repairs to Machinery	244,198	395,212
	Repairs to Buildings	104,630	28,510
	Handling Charges	1,344,015	1,628,994
		9,648,848	11,051,809
		452.005	407.000
	Insurance Rates & Taxes	153,925 338,106	187,886 260,399
	Rent	30,000	36,370
	Payment to Auditors :	50,000	50,070
	Audit Fees	20,225	20,225
	For other services	5,700	5,618
	Miscellaneous Expenses	887,796	1,442,700
		1,435,752	1,953,198
	SELLING & DISTRIBUTION EXPENSES		
	Freight & Handling Outward	1,589,964	2,378,606
	Selling Expenses	252,128	358,472
		1,842,092	2,737,078
		12,926,692	15,742,085
		12,320,032	10,742,000

	Balances of Sundry Debtors , Advances and Creditors, are subject to	o confirmation.	
25 a)	Defined Contribution Plan	1	
	Contribution to defined contribution plan recognised as expenses for	-	
		2015-16	2014-1
	Free laws de Oantrikutien te Descrident Freed	₹	₹
L)	Employer's Contribution to Provident Fund	575,151	542,072
D)	Defined Benefit Plan The Employees Gratuity Fund Scheme managed by L.I.C. is Defined	Donofit Dian. The present	volue of
		•	value of
	obligation is determined based on actuarial valuation provided by L.I Gratuity Funded	.0.	
	Gratuity runded		
Т	Expenses recognised in statement of Profit and Loss for the year	ar ended.	
	Current Service Cost	133,517	153,950
	Interest Cost	443,911	403,92
	Expected return on plan assets	(504,690)	(502,869
	Net Actuarial (gain)/Loss recognised in the year	(61,879)	83,012
	Expenses recognised in statement of Profit and Loss	10,859	138,020
II	Net assets/(Liability) recognised in Balance sheet as at 31.03.20		10 00
	Present Value of obligations as at the end of the year	5,772,513	5,548,88
	Fair value of plan assets as at the end of the year	6,256,953	6,044,186
	Funded Status	484,440	495,299
	Net assets/(Liability) recognised in balance sheet	484,440	495,299
III	CHANGE IN OBLIGATION DURING THE YEAR ENDED		
	Present Value of Obligations as at the beginning of the year	5,548,887	5,049,085
	Interest Cost	443,911	403,927
	Current Service Cost	133,517	153,950
	Benefits Paid	(291,923)	(141,087
	Actuarial (gain)/Loss on obligation	(61,879)	83,012
	Present Value of obligations as at the end of the year	5,772,813	5,548,88
IV	CHANGE IN ASSETS DURING THE YEAR ENDED		
	Fair solution of allow and the data in the second second		E 500 0 0
	Fair value of plan assets at the beginning of the year	6,044,186	5,598,916
	Expected return on plan assets Contributions	504,690	502,869
	Benefits Paid	- (201.022)	83,488
	Actuarial (gain)/Loss on Plan assets	(291,923)	(141,087
	Fair value of plan assets at the end of the year	- 6,256,953	- 6,044,18
	· ··· · ··· · · · · · · · · · · · · ·	-,,	-, ,
v	ACTUARIAL ASSUMPTIONS		
	Discount Rate	8.00%	8.00
	Salary Escalation	8.00%	9.00

		KHANDELWAL EXTRA	CTIONS LIMITED				
26	Earning Per Share (E						
	a)Net Profit/(Loss)available for Equity Shareholder. (Numerator used for calculation)			, 004) (3,	,398,736)		
	b)Number of Equity Shares.			,100	850,100		
	(Used as denominator for calculating EPS) c)Basic and Diluted earnings per Share of Rs.10/- each.		(0.90)	(4.00)		
27	Related Party Disclo						
	a) Related Party disclo (with whom transactio	osures as required under Section 18 ns made)	8 of The Companies Act, 20 ⁻	3 –			
		rsonnel and their relatives :					
	V.N. Khandelwal	Director (Works)	Sudhir Kumar Khandelwal	Relative			
	Dinesh Khandelwal	Director (Finance) & CFO	Anil Khandelwal	Relative			
	K.N. Khandelwal	Director/Relative	Liza Arora Surabhi Pasari	Company Sec Company Sec	•		
	Other Directors:		Surabili i asali	Company Sec	Sietary		
	Ashok Gupta Anil Kamthan	Atul Bagla Rekha Kejriwal					
	b) The following tran	sactions were carried with persor	ns referred above in the or	dinarv			
	course of business:						
				5-16	2014-15		
				₹	₹		
	Directors Sitting Fee-	KMP		1,000	10,000		
	Remuneration	Other Directors		1,000	27,000		
	Unsecured Loan and	d Doposits	3,10	3,162 3,	,042,474		
	Balance at the beginn	•	5 45	0,000 8,	,025,000		
	Amount paid during th		0,10		,075,000		
	Amount received durin	•			,500,000		
	Balance at the end of		5,45	0,000 5,	,450,000		
	Interest Paid/ credited	during the year	49	0,500 1,	,080,483		
Note	e: Related Parties relat	ionship is as identified by the Compa	any and relied upon by the a	uditors.			
28.1	VALUE OF RAW MA	TERIALS, STORES & SPARE	201	5-16	2014-15		
	PARTS ETC. CONSU	JMED	(Rs in L	.acs) (Rs	in Lacs)		
	a. Raw Materials - Ric	ebran	67	78,92	731,02		
	i) Imported value %	•		NIL	NIL		
	ii) Indigenous value %	•		00%	100%		
		arts etc (Including packing material	IS) 1	9.47	25.03		
	i) Imported value %ii) Indigenous value %		4	NIL 00%	NIL 100%		
20.2	OTHER DISCLOSUR			0070	100 /0		
20.2	C.I.F. Value of import	E3		NIL	NIL		
	Expenditure in foreign	Currency		NIL	NIL		
	Remittance in Foreign	2		NIL	NIL		
	Earning in Foreign Ex			NIL	NIL		
29	CONTINGENT LIABI	ITIES:		As At	As At		
			31.03.		.03.2015		
	Claims against the Co	mpany not acknowledged as debts.		0,951	520,951		
		12% Cumulative Redemable the year 2014-15 and 2015-16	928	8,274	448,274		
30		ar have been regrouped and recast	to conform to the layout of th	e accounts for			

the current year.

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		KHANDELWAL E	XTRACTIONS LIMIT	ED		
		(CIN:L2424 Regd. Office: 51/ E-mail:kelknp@yahoo.com	EXTRACTIONS LIMITE HUP1981PLC005282) 47 NayaGanj, Kanpur-208001 Website: www.khandelwalextractio 195 Fax (Office):91-512-2318700	ons .com		
		Atte	ndance Slip			
		/our presence at the 34th Annua 0 P.M at 50 MIG Bunglow W Block			held on Saturday, 24	
	per's Folio No.	Member's/Proxy's In Block Lette	rs		xy's Signature	
	Please complet NG HALL.	e the Folio No. and name, sign t	this Attendance Slip and har	nd it over at th	ie ENTRANCE OF TH	
		PRC	DXY FORM			
Name	e of the memb	er(s):				
Regist	tered address:					
E-mai	il ID					
Folio	No.					
1/W/e h	peing the memb	er(s) holdingshares of	Khandelwal Extractions Limit	ed hereby an	point:	
1	Name	Address	eu nereby ap			
	E-mail id		Signature		Or failing him;	
2	Name		Address			
	E-mail id		Signature		Or failing him;	
3	Name		Address			
	E-mail id		Signature			
N eetin	ng of the Comp	ttend and vote (on a poll) for n bany to be held at 50 MIG W B m. and at any adjournment th	Block Keshav Nagar Kanpur	208014 on S	aturday, 24 th	
Resol	ution No.	RESOLUTION	١S	Optional (✓)		
	ary Business			For	Against	
1	Adoption of Audited Financial Statements & Reports of the Directors					
2	and Auditors for the year ended 31 st March, 2016 Re-appointment of Mr. V.N. Khandelwal who retires by rotation.					
3	Appointment of M/s. P.L. Tandon & Company, Chartered Accountant as Auditors.					
		pecial Resolution				
4 Re-appointment of Mr. Dinesh Khandelwal as Director (Finance) & CFO				Affix Revenue Stamp of Rs.1/-		
-		ay of September, 2016		. ,		
usuat		nolder				
-	uro of Drover					
-	ure of Proxy	holder(s)				

Company not less than 48 hours before the commencement of Meeting.
 For the Resolutions, Explanatory Statement and Notes please refer to the Notice of the 34th Annual General Meeting.

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if undelivered please return to : KHANDELWAL EXTRACTIONS LIMITED 51/47, NAYAGANJ, KANPUR-208 001

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