[Format of covering letter of the Annual Audit Report to be filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as per SEBI Circular No. CIR/CFD/CMD/15/2015 Dated 30th November, 2015]

ANNEXURE - X

FORM A

(For Audit Report with Unmodified Opinion of Standalone Ind AS Financial Statement Format)

	Financial Statement Format)						
1	Name of Company	DHP INDIA LIMITED					
		[CIN- L65921WB1991PLC051555]					
2	Annual Financial Statement	31 ST MARCH, 2019					
	for the Year Ended						
3	Type of Audit observation	UN-MODIFIED OPINION					
4	Frequency of observation	REPETITIVE AS PER STATUTORY					
		PROVISIONS AND SATISFACTORY					
5	To be signed by –						
		Sd/-					
	CEO/Managing Director	ASHEESH DABRIWAL					
		[CEO and Managing Director]					
		[DIN: 00044783]					
		Place: Kolkata, Dated: 30/05/2019					
	• CFO	Sd/-					
		ASHOK KUMAR SINGH					
		[Chief Financial Officer]					
		Place: Kolkata, Dated: 30/05/2019					
	Auditor of the Company	Sd/- NAVIN NAYAR [Statutory & Income Tax Auditor] Proprietor of M/s. NAVIN NAYAR & COMPANY [Firm Regd. No. 317117E & Membership No. 053267] Place: Kolkata, Dated: 30/05/2019					
	Audit Committee Chairman	Sd/- BUDDHADEB BASU [Chairman of the Audit Committee] [DIN: 00061771] Place: Kolkata, Dated: 30/05/2019					

[Corporate Identity Number (CIN): L65921WB1991PLC051555]

TWENTY-EIGHTH ANNUAL REPORT AND ACCOUNTS 2018-2019

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BOARD OF DIRECTORS:

Asheesh Dabriwal : Managing Director & Chief Executive Officer (DIN - 00044783)

Janak Bhardwaj : Executive Director & Chief Operating Officer (DIN – 00047641)

Anjum Dhandhania : Non-Executive Director (DIN – 00058506)

Buddhadeb Basu : Non-Executive & Independent Director (DIN – 00061771)

Dr. Subrata Haldar : Non-Executive & Independent Director (DIN – 00089655)

Surajit Raha : Non-Executive & Independent Director (DIN – 07019436)

COMMITTEES OF THE BOARD:

Audit Committee: Nomination and Remuneration Committee:

Buddhadeb Basu : Chairman Buddhadeb Basu : Chairman Dr. Subrata Haldar : Member Anjum Dhandhania: Member

Surajit Raha : Member Surajit Raha : Member

Shareholders/Investor Grievance Committee: Corporate & Social Responsibility Committee:

Buddhadeb Basu : Chairman Buddhadeb Basu:Chairman Anjum Dhandhania : Member Surajit Raha : Member Asheesh Dabriwal : Member Asheesh Dabriwal:Member

OTHER KEY MANAGERIAL PERSONNEL:

Ashok Kumar Singh : Chief Financial Officer (C.F.O.)

Suruchi Tiwari : Company Secretary-cum-Compliance Officer

BANKER : Citibank N.A.

AUDITORS:

Statutory & Tax Auditors : M/s. NAVIN NAYAR & Co., Chartered Accountants,

Cost Auditors : M/s. K. MAJUMDAR & ASSOCIATES, Cost Accountants,

Secretarial Auditors : M/s. SUSHIL TIWARI & ASSOCIATES, Companies Secretaries,

Internal Auditors : Mr. Timir Baran Hazra, Chartered Accountants,

REGISTRARS & SHARE TRANSFER AGENTS:

M/s. Niche Technologies Private Limited, 3A-Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata - 700 017.

SHARES LISTED WITH:

THE CALCUTTA STOCK EXCHANGE LTD. [Securities Code No.10014058]

BOMBAY STOCK EXCHANGE LTD. [Securities Code No. 531306]

SHARES ACTIVATED WITH DEPOSITORIES:

CENTRAL DEPOSITORIES SERVICES LIMITED (CDSL) AND NATIONAL SECURITIES & DEPOSITORY LIMITED (NSDL) UNDER ISIN – INE590D01016

REGISTERED OFFICE:

10, Middleton Row, Kolkata - 700 071. WEST BENGAL

FACTORY:

"Dhulagarh Industrial Park" P.O.:-Kanduah, P.S. - Sankrail, N. H. - 6, Howrah - 711 302, West Bengal.

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 E-mail: info@dhpindia.com, Website: www.dilindia.co.in

NOTICE

NOTICE IS HEREBY GIVEN THAT the Twenty-Eighth Annual General Meeting of the Members of DHP INDIA LIMITED (the Company) will be held on Friday, the 20th September, 2019 at 11.00 A.M. at CALCUTTA CHAMBER OF COMMERCE, 18H, Park Street, Stephen Court, Kolkata – 700 071, to transact the following business:-

ORDINARY BUSINESS: Ordinary Resolutions:

Item No. (1) - Adoption of Standalone Audited Financial Statements :

To receive, consider and adopt the Standalone Audited Financial Statements (including the Statement of Financial Results, the Balance Sheet, the Statement of Profit and Loss, the Statement of Changes in Equity, the Statement of Cash Flow and Other Financial Reports) of the Company for the financial year ended March 31, 2019 and the Report of the Board of Directors ("the Board") and Auditors thereon.

Item No. (2) - Declaration of Dividend:

To declare a final dividend of Rs.2.50 per equity share (@25% of Share Capital of the Company) for the year ended March 31, 2019.

Item No. (3) -Appointment of Smt. Anjum Dhandhania (DIN:00058506) as a director liable to retire by rotation:

To appoint a directors in place of Smt. Anjum Dhandhania (DIN: 00058506), who retires by rotation and, being eligible, seeks re-appointment.

Explanation: Under the terms of their appointment, our Executive Director Sri Janak Bhardwaj and our Non-Executive and women Director Smt. Anjum Dhandhania are subject to retirement by rotation. Last year, Sri Janak Bhardwaj was subject to retirement by rotation and was appointed by shareholders. To the extent that Smt. Anjum Dhandhania is required to retire by rotation, she would need to be re-appointed as Non-Executive Director.

Therefore, shareholders are requested to consider and, if thought fit, to pass with or without modification(s), the following resolution as an ordinary resolution:

"Resolved that, pursuant to provisions of Section 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013, the approval of the members of the Company be and is hereby accorded to the re-appointment of Smt. Anjum Dhandhania (DIN: 00058506) as a Non-Executive Director, to the extent that she is required to retire by rotation.

SPECIAL BUSINESS: Ordinary Resolutions:

Item No. (4) – To approve the Re-appointment of Sri Asheesh Dabriwal (DIN: 00044783), as Managing Director for a term of 5 (Five) years from 01/04/2019 to 31/03/2024 with a revised remuneration agreement.

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

"Resolved that, pursuant to Section 196, 197 and 203 and any applicable section of the Companies Act, 2013 and their Schedules V to the Companies Act, 2013 and Rule 4 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as may applicable, and also such other consents/approvals may be required and accordance with Articles 164 of the Articles of Association of the Company, the approval to the Company be and is hereby accorded to the re-appointment of Sri Asheesh Dabriwal (DIN: 00044783) as Managing Director of the Company for a new tenure of 5 (Five) years from 1st April, 2019 to 31st March, 2024, as per terms and conditions including increased remuneration as set out in the Explanatory Statement annexed to the Notice convening this Meeting."

"Further Resolved that as per existing provisions of Companies Articles No. 165 of the the Articles of Association of the Company, read with applicable sections of the Companies Act, 2013 & other applicable provisions, if any Sri Asheesh Dabriwal (DIN: 00044783), as Managing Director of the Company is exempted from retirement by rotation, and Managing Director has been called as Non-Rotational Director."

Item No. (5) – To approve the Re-appointment of Sri Buddhadeb Basu (DIN: 00061771), as a Non-Executive, Independent Director (Non Rotational Director) of the Company, who retire on September 18, 2019, offer himself for re-appointment for a new terms approximate 5 years from September 18, 2019 to March 31, 2024.

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

"Resolved that pursuant to the provisions of sections 149, 152 read with Schedule IV, 161 and other applicable provisions, if any of the Companies Act, 2013 (Act) and the Companies (Appointment and Qualifications of Directors) Rules, 2014 (including any Statutory modifications(s) or re-enactment(s) thereof for the time being in force) and applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as may be in force from time to time, Sri Buddhadeb Basu (DIN: 00061771) a Non-Executive and Independent Director of the Company, who has retired on September 18, 2019, and seeks for re-appointment for a further period of approximate 5 (five) years from September 18, 2019 to March 31, 2024, and who has submitted a declaration that he meets the criteria for independence as provided in section 149(6) of the Act and who is eligible for re-appointment, be and is hereby re-appointed as a Non-Executive and Independent Director (Non-Rotational Director) of the Company for a further period of approximate 5(five) years with effect from September 18, 2019 to March 31, 2024."

Item No. (6) – To approve the Re-appointment of Dr. Subrata Haldar (DIN: 00089655), as a Non-Executive, Independent Director (Non Rotational Director) of the Company, who retire on September 18, 2019, offer himself for re-appointment for a new terms approximate 5 years from September 18, 2019 to March 31, 2024.

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

"Resolved that pursuant to the provisions of sections 149, 152 read with Schedule IV, 161 and other applicable provisions, if any of the Companies Act, 2013 (Act) and the Companies (Appointment and Qualifications of Directors) Rules, 2014 (including any Statutory modifications(s) or re-enactment(s) thereof for the time being in force) and applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as may be in force from time to time, Dr. Subrata Haldar (DIN: 00089655) a Non-Executive and Independent Director of the Company, who has retired on September 18, 2019, and seeks for re-appointment for a further period of approximate 5 (five) years from September 18, 2019 to March 31, 2024, and who has submitted a declaration that he meets the criteria for independence as provided in section 149(6) of the Act and who is eligible for re-appointment, be and is hereby re-appointed as a Non-Executive and Independent Director (Non-Rotational Director) of the Company for a further period of approximate 5(five) years with effect from September 18, 2019 to March 31, 2024."

Registered Office:

10, Middleton Row, Kolkata - 700 071.

By Order of the Board of Directors
SURUCHI TIWARI

Corporate Identity Number (CIN): L65921WB1991PLC051555 Company Secretary-cum-Compliance Officer

Dated: 30TH May, 2019

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 E-mail: info@dhpindia.com, Website: www.dilindia.co.in

NOTES:

The Company's Statutory Auditors, M/s. Navin Nayar & Company, Chartered Accountants (Firm Registration No. 328951E), were appointed as Statutory Auditors of the Company for a period of 5 (Five) consecutives years from Financial Year 2018-19 to financial year 2022-23 (from April 1, 2018 to March 31, 2023) at the Annual General Meetings ("AGM") of the Members held on September 24, 2018 on a remuneration mutually agreed upon by the Board of Directors and the Statutory Auditors.

Their appointment was subject to ratification by the Members at every subsequent AGM held after the AGM held on September 24, 2018. Pursuant to the amendments made to section 139 of the Companies Act, 2013 by the Companies (Amendments) Act, 2017 effective from May 7, 2018, the requirement of seeking ratification of the members of the appointment of the Statutory Auditors has been withdrawn from the statute.

In view of the above, ratification by the members for continuance of their appointment at this AGM is not been sought. The Statutory Auditors' have given a confirmation to the effect that their eligible to continue with their appointment and that they have not been disqualified in any manner from continuing as Statutory Auditors. The remuneration payable to the Statutory Auditors shall be determined by the Board of Directors based on the recommendation of the Audit Committee.

- The Explanatory Statement setting out material facts, pursuant to section 102 of the Companies Act, 2013, Secretarial Standard-2 on General Meetings and Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of the Special Business under item Nos. 4 to 6 of the accompanying Notice is *annexed* hereto.
- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as proxy on behalf of Members not exceeding 50 (Fifty) in number and holding in the aggregate not more than 10% (Ten Percent) of the total share capital of the Company carrying voting rights. A member holding more than 10% (Ten Percent) of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person cannot act as a proxy for any other person or shareholder. Proxies in order to be effective, should be deposited at the Registered Office of the Company as at 10, Middleton Row, Kolkata 700 071, duly completed and signed, not less than forty-eight hours before the commencement of the Annual General Meeting. Proxies submitted on behalf of the Companies, Societies etc., must be supported by and appropriate resolutions/authority, as applicable. A Proxy Form is *annexed* to this Notice.
- 4) Corporate Members are required to send a certified true copy of the Board Resolution, pursuant to section 113 of the Companies Act, 2013, authorising their representatives to attend and vote on their behalf at the Annual General Meeting.
- Members, Proxies and Authorised Representatives are requested to bring to the Annual General Meeting, the attendance slip enclosed herewith, duly completed and signed mentioning their in details for their DP ID and Client ID/Folio No. and Number of Shares holding. Duplicate attendance slip or copies of the Report and Accounts will not be made available at the AGM venue. Members seeking any information or clarification on the Accounts are requested to send, in writing, queries to the Company, at least one week before the date of the meeting. Replies will be provided, in respect of such written queries, only at the meeting.

- A brief resume to each of the Directors proposed to be appointed/re-appointed at this AGM, nature of their expertise in specific functional areas, names of companies in which they hold directorship and membership/chairmanships of Board Committees, Shareholding and relationship between directors inter se as stipulated under Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, and other requisite information as per clause 1.2.5 of Secretarial Standard-2 of Annual General Meetings, are provided in **Annexure-1**.
- Electronic copy of the Annual Report for F.Y. 2018-19 (Year Ended March 31, 2019) is uploaded 7) on the Company's website www.dilindia.co.in and is being send to all the Members whose email IDs are registered with the Company/Depository Participant(s) for communication purposes, unless any Member has requested for a physical copy of the same. Members are requested to support Green Initiative by registering/updating their email addresses with the Depository Participant (in casew of shares in dematerialized form) or with link in M/s. Nitche Technologies Private Limited, 3A, Acuckland Place, 7th Floor, Room No.7A & 7B, Kolkata-700017, the Registrars and Transfer Agents ("RTA") of the Company (in case of shares held in physical form). Electronic copy of this Notice of the Twenty-Eighth AGM is uploaded on the Company's website www.dilindia.co.in and also on the website of Central Depository Services (India) Limited viz. www.evotingindia.com of the Company inter alia indicating the process and manner of e-voting along with attendance slip and Proxy Form and same is being send to all the Members whose email IDs are registered with the Company/Depository Participant(s) for communication purposes, unless any Member has requested for a physical copy of the same. For Members who have not registered their email address, physical copies of this Notice and the Annual Report for FY 2018-19 (Year Ended March 31, 2019) are being send through permitted mode. For any communication the Members may also send requests to the Company's email ID; info@dhpindia.com.
- Relevant documents refer to in the accompanying Notice and in the Explanatory Statement are opened for inspection by the Members at the Companies Registered Office: 10, Middleton Row, Kolkata 700 071 on all working days (except Saturdays, Sundays and Public Holidays) between 11:00 AM 1:00 PM up to the date of this AGM and also at the AGM.
- Phase Securities and Exchange Board of India ("SEBI") has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to the Depository Participants with whom they maintain their demat accounts. Members holding shares in physical form should submit their PAN to the RTA of the Company/Company.
- 10) SEBI Notification No. SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018 and further amendment vide Notification No. SEBI/LAD-NRO/GN/2018/49 dated November 30, 2018, requests for effecting transfer of securities (except in case of transmission or transposition of securities) shall not be processed from April 1, 2019 unless the securities are held in the dematerialized form with the depositories. Therefore, Shareholders are requested to take action to dematerialize the Equity Shares of the Company, promptly.
- 11) The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, the 14th September, 2019 to Friday, the 20th September, 2019 (both days inclusive), for determining the names of Members eligible for dividend on Equity Shares, if declared at the AGM.

- The dividend on Equity Shares proposed Rs.2.50 per Equity Shares, if declared at the AGM will be paid on or after 20th September, 2019 to Members whose names appear on the record of Depositories [National Securities Depository Limited and Central Depository Services (India) Limited] on as at the end of business day hours on Friday, the 13th September, 2019 (for shares held in demat mode) and in the Register of Members of the Company (for shares held in physical mode) updated as on the end of business day hours on Friday, the 13th September, 2019. The dividend will be paid to the Members within the stipulated time.
- Pursuant to the provisions of Sections 124 and 125 of the Companies Act, 2013, the Company has transferred on due dates, all unclaimed dividends up to the financial years ended 31st March, 2010 to Investor Education and Protection Fund ("said Fund") established by the Central Government. Pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, the Company has uploaded the details of the unpaid and unclaimed amounts lying with the Company on the website of the Ministry of Corporate Affairs (www.mca.gov.in). During the current financial year ended from April 1, 2018 to March 31, 2019, no amount will fall due for transfer to the said Fund. Those Members, who have not encashed their dividends for the FY 2012-13 to FY 2018-19, are requested to claim it from the Company immediately.

Information in respect of such unclaimed dividend when due for transfer to the said Fund is given below:-

Serial Financial		Date of declaration	Last date for claiming	Due date for transfer
No.	Year Ended	of dividend	unpaid dividend	to IEP Fund
	31/03/2013	23/09/2013	22/09/2020	21/10/2020
2.	31/03/2014	19/09/2014	18/09/2021	17/10/2021
3.	31/03/2015	28/09/2015	27/09/2022	26/10/2022
4.	31/03/2016	19/09/2016	18/09/2023	17/10/2023
5.	31/03/2017	20/09/2017	19/09/2024	18/10/2024
6.	31/03/2018	24/09/2018	23/09/2025	22/10/2025

- Pursuant to the provisions of Sections 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, all Equity Shares of the Company on which dividend has not been paid or claimed for seven consecutive years or more on February 19, 2018 shall be transferred by the Company to Investor Education and protection Fund ("IEPF"). During the current financial year ended from April 1, 2018 to March 31, 2019, no shares will fall due for transfer to the said Fund. The Company has also written to the concern Shareholders intimating them their particulars of the Equity Shares due for transfer. This details are also available on the Company's website www.dilindia.co.in . No claim shall lie against the Company in respect of this Equity Shares post their transfer to IEPF. Upon transfer, the Shareholders will be able to claim this Equity Shares only from the IEPF Authority by making and online application, the details of which are available at www.iepf.gov.in. All correspondence should be addressed to the RTA of the Company viz. Link M/s. Niche Technologies Private Limited, 3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata-700017, Tel: 033-22806616, Email: nichetechpl@nichetechpl.com.
- The cutoff date for the purpose of determining the members eligible for participation in remote e-voting (e-voting form a place other than venue of the AGM) and voting at the AGM is September 13, 2019. Please note that Members can opt for only one mode of voting i.e. either by voting at the meeting or remote e-voting. If Members of remote e-voting, then they should not vote at the meeting and vice versa. However, once an e-vote on a resolutions is casted by a Member, such Member is not permitted to change its subsequently or cast the vote again. Members who have cast their vote by remote e-voting prior to the date of the AGM can attend the meeting and participant in the meeting, but shall not be entitled to cast their vote again.

- Any person, who acquired shares of the Company and becomes a Member of the Company after dispatched of the Notice, hold shares as of the cut-off date i.e. September 13, 2019, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if the Member is already registered with CDSL, for remote e-voting, then he/she can use his/her existing user ID and password for casting the vote. Only a Member which entitled to vote shall exercise his/her/its vote through e-voting and any recipient of this Notice who has no voting rights as on the cut-off date should treat the same as intimation only.
- 17) In case of Joint holders attending the meeting, the joint holders who is highest in the order of names will be entitled to vote at the AGM.
- A route map showing directions to the venue of the Twenty-Eighth AGM is *given* at the end of this Notice as per the requirement of the Secretarial Standard-2 on AGM.
- 19) At present the Company's Equity Shares are listed on the Stock Exchanges at Kolkata and Mumbai and listing fees for the current financial year 2019-2020 of Mumbai Stock Exchange have been paid and wait for Bills for Kolkata Stock Exchange for payment.. Members are informed that the scripts of the Company have been activated both in Central Depositories Services Limited (CDSL) and National Securities & Depository Limited (NSDL) and may be dematerialised under the ISIN INE 590D 01016. The custodian fees for the current financial year 2019-2020 have been paid to both depository.

20) Voting through Electronic means:

I) Pursuant to Section 108 of the Companies Act, 2013 read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, the Company is pleased to provide its Members the facility of remote e-voting to exercise their right to vote at the Twenty-Eighth Annual General Meeting (AGM). The business may be transacted through e-voting services rendering by Central Depository Services (India) Limited (CDSL).

The Board has appointed Mr. Sushil Tiwari, Practicing Company Secretary (Membership No. ACS 6199 & Certificate of Practice No. 1903) as the Scrutinizer to scrutinize the remote e-voting and voting process at the Twenty-Eighth AGM in a fair and transparent manner.

II) The instructions for shareholders voting electronically are as under:

- (i) The voting period begins on Tuesday, September 17, 2019 (10.00 a.m. IST) and ends on Thursday, September 19, 2019 (5.00 p.m. IST). The e-voting module shall be disabled by CDSL for voting thereafter. During this period, shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Friday, September 13, 2019, may cast their vote electronically.
- (ii) Members holding shares in physical or in demat form as on the cut-off date (record date) of Friday, September 13, 2019, shall only be eligible for e-voting.
- (iii) The shareholders should log to the e-voting website <u>www.evotingindia.com</u> during the voting period.
- (iv) Click on "Shareholders/Members" tab.

- (v) Now Enter your User ID:
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID, and
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (vi) Next enter the Image Verification as displayed and Click on Login.
- (vii) If you are holding shares in Demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.

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

For Membe	For Members holding shares in Demat Form and Physical Form							
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax Department							
	(Applicable for both demat shareholders as well as physical shareholders)							
	Members who have not updated their PAN with the Company/Depository							
	Participant are requested to use the sequence number which is printed on							
	Attendance Slip indicated in the PAN field.							
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyy format) as							
Bank Details	recorded in your demat account or in the company records in order to login.							
or Date of	or Date of • If both the details are not recorded with the depository or company then							
Birth (DBD) please enter the Member ID / folio number in the Dividend Bank Details								
	field as mentioned in instruction (v).							

- (ix) After entering these details appropriately, click on "SUBMIT" tab.
- (x) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the 'New Password' field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (xi) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xii) A Member can opt for only one mode of voting i.e. either through e-Voting or by ballot. If a Member cast vote by both modes, then voting done through e-Voting shall prevail and ballot shall be treated as invalid.
- (xiii) Click on the EVSN for the relevant Company Name i.e. < DHP INDIA LIMITED > on which you choose to vote.
- (xiv) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xv) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

- (xvi) 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.
- (xvii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xviii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xix) If Demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xx) Shareholders can also cast their votes using CDSL's mobile app m-voting available for android based mobiles. The m-voting app can be downloaded from Google Play Stores. Appel and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- (xxi) Notes for Non-Individual Shareholders & Custodians:
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian
 are required to log on to https://www.evotingindia.com and register themselves as
 Corporates.
 - A scanned copy of the Registration Form bearing the stamp & signed 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 linked in the login 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.
- (xxii) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com.
- (xxiii) The result declared along with the Scrutinizer's Report shall be displayed at the Registered Office of the Company and placed on the Company's website www.dilindia.co.in and on website of CDSL e-voting www.evotingindia.com within two days of the passing of the Resolutions at the Annual General Meeting of the Company and will also be communicated to Bombay Stock Exchange Limited and The Calcutta Stock Exchange Limited, where the shares of the Company are listed.

- Institutional Members / Bodies Corporate (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution / Authority letter etc. together with attested specimen signature of duly authorized signatory (ies) who are authorized to vote through e-mail at sushiltiwari_associates@rediffmail.com (Scrutiniser E-mail ID) with a copy marked to helpdesk.evoting@cdslindia.com on or before Thursday, 19th September, 2019, up to 5.00 p.m. without which the vote shall not be treated as valid.
- 22) The voting right of shareholders shall be in proportion to their shares of the paid-up Equity Share Capital of the Company as on the cut-off date of Friday, 13th September, 2019. A person who is not a member as on cut-off date should treat this notice for information purpose only.
- The shareholders shall have one vote per equity share held by them as on the cut-off date of Friday, 13th September, 2019. The facility of e-voting would be provided once for every folio / client id, irrespective of the number of joint holders.
- Since the Company is required to provide members the facility to cast their vote by electronic means, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of Friday, 13th September, 2019, and not casting their vote electronically, may only cast their vote at the Annual General Meeting.
- Notice of the AGM along with attendance slip, proxy form along with the process instructions and the manner of conducting e-voting is being sent electronically to all the members whose e-mail IDs are registered with the Company / Depository Participant(s). For members who request for a hard copy and for those who have not registered their email address, physical copies of the same are being sent through the permitted mode.
- Investors who became members of the Company subsequently to the dispatch of the Notice / Email and holds the shares as on the cut-off date i.e. Friday, 13th September, 2019, are requested to send the written / email communication to the Company at info@dhpindia.com by mentioning their Folio No./DP ID and Client ID to obtain the Login-ID and Password for e-voting.
- Mr. Sushil Tiwari, Practicing Company Secretary (Membership No. ACS 6199 & Certificate of Practice No. 1903), has been appointed as the Scrutinizer to scrutinize the remote e-voting process and voting at the AGM in a fair and transparent manner. The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 48 hours of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- Since e-voting facility (including Ballot Forms) is provided to the Members pursuant to the provisions of Section 108 of the Companies Act, 2013, read with Companies (Management and Administration) Rules, 2014, voting by show of hands are not allowed.
- 29) The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "Ballot Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.

Registered Office:

10, Middleton Row, Kolkata - 700 071.

By Order of the Board of Directors SURUCHI TIWARI

Corporate Identity Number (CIN): L65921WB1991PLC051555 Company Secretary-cum-Compliance Officer Dated: 30TH May, 2019

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 E-mail: <u>info@dhpindia.com</u>, Website: <u>www.dilindia.co.in</u>

Explanatory Statement in respect of the Special Business pursuant to Section 102 of the Companies Act, 2013 Secretarial Standard – 2 on Annual General Meetings and Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

(Annexure as referred to in the note No. 2 on Notice and Item No. 4, 5 & 6 of the Notice)

Item No. 4

The Board of Directors of the Company (the "Board"), at its meeting held at April 18, 2019 has, subject to the approval of Shareholders/Members, reappointed Mr. Asheesh Dabriwal as Managing Director of the Company for a period of five (5) years from April 1, 2019 to March 31, 2024, after the expiry of his present term which was expire on March 31, 2019, with a increased remuneration, terms and condition approved by the Board.

It is proposed to seek the Shareholders/Members' approval for the reappointment of Mr. Asheesh Dabriwal as Managing Director of the Company for a further period of five (5) years from April 1, 2019 to March 31, 2024, with a increased remuneration, terms and condition etc.

Relevant details relating to appointment of Mr. Buddhadeb Basu and Dr. Subrata Haldar as required by the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard-2 on AGM are provided as an "Annexure-1" to this Notice.

The particulars of the terms of remuneration payable to Mr.Asheesh Dabriwal with effect from his reappointment date April 1, 2019 to his tenure till March 31, 2024, are as below:

I. SALARY

Basic Salary: At the rate of Rs. 4,50,000/- (Rupees Four lakh Fifty thousand) per month w. e. f. April 1, 2019 to March 31, 2024.

II. PEROUISITES

- a) Leave Salary: 31 days encashment as per Company's Rule.
- b) Exgratia/Bonus etc.: As per Companies Rule governed to all employees.
- c) Other Pequisites:
 - i). Rent free furnished accommodation, if required.
 - ii). Re-imbursement of medical expenses on self & family, if needed & required
 - iii). Payment of Club Fees in relation to promotion of the business of the company and/or any personal nature. The same will be treated as wholly & exclusively for the purpose of business of the company and not to be considered as taxable perquisite in the hands of Mr. Asheesh Dabriwal.
 - iv) Contribution to Provident Fund etc. as per Company's rule applicable.
 - v) Car with or without driver, telephone at residence and mobile phone etc provided for the purpose of Company's business. The same will be treated as wholly & exclusively for the purpose of business of the company and not to be considered as taxable perquisite in the hands of Mr. Asheesh Dabriwal.

In the event of loss or inadequacy of profits of the Company in any financial year Mr. Asheesh Dabriwal, shall be paid above remuneration as minimum remuneration, which is permissible under the Companies Act, 2013.

The office of Managing Director may be terminated by the Company or the concerned Director by giving the one (1) month prior notice in writing. This agreement also supersedes the earlier agreement dated May 29, 2015 & dated April 16, 2014. As Managing Director of the Company, Mr. Asheesh Dabriwal, shall be subject to the superintendence, control and direction of the Board, has substantial power of the management and perform the duties and exercise the powers in relation or referable thereto and he will continue to be a non-rotational director.

Mr. Asheesh Dabriwal is also the promoter of the company.

The Directors therefore recommend passing of the Ordinary Resolution contained in Item No. 4 of the accompanying Notice.

Except Mr. Asheesh Dabriwal and Mrs. Anjum Dhandhania (Relative of Mr. Asheesh Dabriwal), none of the directors is interested in this resolution.

Item No. 5 & 6

The Company had, pursuant to provisions of Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, in respect of Special Business appointed Sri Buddhadeb Basu and Dr. Subrata Haldar, as Independent Director at various times, in compliance with the requirements of the clause and both Independent Director retire on September 18, 2019, and seeks for re-appointment for a further period of approximate 5 years from September 18, 2019 to March 31, 2024. Pursuant to the provisions of section 149 of the Companies Act, 2013 (Act), which came into effect from April 1, 2014, every listed company is required to have at least one-third of the total number of directors as independent directors, who are not liable to retire by rotation.

The Management Committee has recommended the re-appointment of these directors as Independent Directors for a further period of approximate five year of tenure from September 18, 2019 to March 31, 2024.

Sri Buddhedeb Basu and Dr. Subrata Haldar, Non-executive and Independent Directors of the Company, have given a declaration to the Board that they meet the criteria of independence as provided under section 149(6) of the Act. In the opinion of the Board, each of these directors fulfill the conditions specified in the Act and Rules framed there under for appointment as Independent Director and they are independent of the management.

Relevant details relating to appointment of Mr. Buddhadeb Basu and Dr. Subrata Haldar as required by the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard-2 on AGM are provided as an "Annexure-1" to this Notice.

In Compliance with the provisions of section 149 read with Schedule IV of the Act, the appointment of these directors as Independent Directors is now being placed before the Members for their approval.

The Directors therefore recommend passing of the Ordinary Resolution contained in Item No. 5 & 6 of the accompanying Notice.

Except Sri Buddhadeb Basu and Dr. Subrata Haldar, none of the directors is interested in this resolution.

This also constitutes an extract in terms of section 102 of the Companies Act, 2013.

Registered Office:

10, Middleton Row, Kolkata - 700 071.

By Order of the Board of Directors
SURUCHI TIWARI

Corporate Identity Number (CIN): L65921WB1991PLC051555 Company Secretary-cum-Compliance Officer

Dated: 30TH May, 2019

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 E-mail: <u>info@dhpindia.com</u>, Website: <u>www.dilindia.co.in</u>

"Annexure - 1"

Additional Information of Directors seeking re-appointment at the Twenty-Eighth Annual General Meeting as required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

(Annexure as referred to in the note No. 6 on Notice and Item No. 3, 5 & 6 of the Notice)

(Annexure as	referred to in the note I	No. 6 on Notice and Iter	n No. 3, 5 & 6 of the N	Votice)
Name of Director	Smt. Anjum Dhandhania	Sri Asheesh Dabriwal	Sri Buddhadeb Basu	Dr. Subrata Haldar
Director Identification Number	DIN 00058506	DIN - 00044783	DIN – 00061771	DIN - 00089655
Date of Birth	07-12-1970	04-10-1967	23-06-1967	25-04-1962
Date of First Appointment	31-01-2003	26-04-1991	31-01-2013	17-05-2003
Educational Qualification	L.L.B.	B.Com.	B.Com.	M.B.B.S.
Expertise in specific functional areas	Business	Industrialist	Business	Doctor
Chairmanship/Membership of Committees in this Company	Member of Nomination and Remuneration Committee and Shareholders/Investor Grievance Committee	Member of Shareholders/Investor Grievance Committee and Corporate & Social Responsibility Committee	Chairman of Audit Committee and Shareholders/Investor Grievance Committee and Nomination and Remuneration Committee and Corporate & Social Responsibility Committee	Member of Audit Committee
Present Status of directorship in this Company	Non Executive & Woman Director	Promoter & Managing Director	Non-Promoter, Non- Executive & Independent Director	Non-Promoter, Non- Executive & Independent Director
Directorship in other Public Limited Companies	None	None	None	None
Chairmanship/Membership of Committees in other Public Limited Companies	None	None	None	None
Number of Meeting of the Board attended during the year	5 out of 5	5 out of 5	5 out of 5	5 out of 5
Relationship with other Directors	Sister of Asheesh Dabriwal	Brother of Anjum Dhandhania	N.A.	N.A/
Shareholding as on 31st March, 2018	20,000 Equity Shares [0.66% Voting Rights]	662600 Shares [22.09%]	200 Shares [0.0066%]	Nil
Seeking appointment/re- appointment	Retire by rotation and seeking re-appointment	Re-appointment as Managing Director	Re-appointment as Non- Rotational Independent Director	Re-appointment as Non-Rotational Independent Director
Rotational Status	Retire by rotation	Non-Rotational Director	Non-Rotational Director	Non-Rotational Director
Tenure of appointment	Not Applicable	5 years from April 1,2019 to March 31, 2024.	Approximate 5 years from September 18, 2019 to March 31, 2024	Approximate 5 years from September 18, 2019 to March 31, 2024

Registered Office:

10, Middleton Row, Kolkata - 700 071.

By Order of the Board of Directors SURUCHI TIWARI

Corporate Identity Number (CIN): L65921WB1991PLC051555 Company Secretary-cum-Compliance Officer

Dated: 30TH May, 2019

DIRECTORS' REPORT

TO THE MEMBERS

Your Directors are pleased to present the Company's **Twenty-Eighth** Annual Report and Company's Standalone Audited Financial Statement of Accounts for the Financial Year ended 31st March, 2019.

FINANCIAL HIGHLIGHTS:

The Board's Report shall prepared based on the standalone financial statements of the Company for the year ended March 31, 2019 is summarized below:-

June distribution of the second secon	(
	Year ended	Year ended
Particulars	31.03.2019	31.03.2018
Revenue from Operations (net)	6826.42	5324.44
Other Income	<u> 157.88</u>	577.32
Total Revenue including Other Comprehensive Income	<u>6984.30</u>	<u>5901.76</u>
Profit Before Finance Cost, Depreciation & Tax	1922.24	1802.46
Less: Finance Cost	(-) 16.16	(-) 22.70
Less: Depreciation	<u>(-) 134.46</u>	<u>(-) 135.44</u>
Profit Before Tax {and profit before exceptional and extraordinary items}	1771.62	1644.32
Less: Provision for Taxation (inclusive of adjustment of deferred tax asset)	(-) 482.45	(-) 351.44
Profit After Tax for the year of Continuing and Total Operation	1289.17	1292.88
Add: Profit brought forward from previous year	1.69	206.02
Profit Available for Appropriation	1290.86	1498.90
Appropriations		
Dividend Declared in F.Y.2018-19 (Proposed Dividend of F.Y. 2017-18) &		
in F.Y. 2017-18 (Proposed Dividend of F.Y. 2016-17)	(-) 75.00	(-) 60.00
Tax payment of Declared Dividend	(-) 15.41	(-) 12.21
Transfer to General Reserve	(-) 1200.00	(-) 1425.00
Surplus Carried to Balance Sheet	0.45	1.69
Net Worth (Capital employed at the year end)	7095.45	5896.69
Book Value of Shares at the year end (Amount in ₹)	236.51	196.56
Earning per Share (Amount in ₹)	42.97	43.10

DIVIDEND

Your Directors have recommended a dividend of ₹ 2.50 per Equity Share (Previous year of ₹ 2.50 per Equity Shares) for the financial year ended March 31, 2019, i.e. @25% of total paid-up equity share capital. The above dividend will be payable out of current year's profit of the Company. The dividend, if approved by the shareholders, will entail an out-flow of ₹ 90.41 lacs (inclusive of tax on dividend of ₹ 15.41 lacs).

TRANSFER OF RESERVES

The Company proposes to transfer ₹ 1,200.00 lacs to the General Reserve out of the amount available for appropriation. The Other Equity i.e. Reserves & Surplus thereafter will stand as on March 31, 2019 at ₹ 6795.45 lacs at a Book value of ₹ 236.51 per Equity Share.

RESULTS OF OPERATIONS AND THE STATE OF COMPANY'S AFFAIRS

Your Company's operation during the year was satisfactory. The total revenue during the year was increased to 18.34% in comparison with its previous year, similarly the profit before tax during the year was increased to 7.74% in comparison with its previous year and profit after tax during the year was decreased to 0.29% in comparison with its previous year. Your Directors continue to be of the opinion that high quality of products and innovations in products as well as improvement in technology along with cost cutting efforts will help your company to face this competition. The company is expected to continue to do well and improve further in the coming years .

DIRECTORS AND KEY MANAGERIAL PERSONNEL & COMMITTEE OF THE BOARD

a) Present Key Managerial Personnel.

The following are Key Managerial Personnel of the Company:-

- 1. Mr. Asheesh Dabriwal (DIN: 00044783): Managing Director & Chief Executive Officer of the Company;
- 2. Mr. Janak Bhardwaj (DIN: 00047641): Executive Director & Chief Operating Officer of the Company;
- 3. Mr. Ashok Kumar Singh: Chief Financial Officer of the Company; and
- 4. Ms. Suruchi Tiwari: Company Secretary & Compliance Officer of the Company.

b) Committee of the Board.

The Board of Directors have the following Committees:

- 1. Audit Committee;
- 2. Nomination and Remuneration Committee:
- 3. Shareholders / Investor Grievance Committee (Stakeholders; Relationship Committee); and
- 4. Corporate Social Responsibility Committee.

The details of the Committee along with their composition, number of meetings and attendance at the meeting are provided in the Corporate Governance Report.

c) Changes in Directors and Key Managerial Personnel.

There are no changes recorded in Directors and Key Managerial Personnel during the financial year ended 31st March, 2019.

d) Proposed Changes in Directors and Key Managerial Personnel seeking approval of ensuing AGM

Mrs. Anjum Dhandhania (DIN-00058506), a Non-Executive Director of the Company, retire by rotation at the ensuing Annual General Meeting and being eligible have offered herself for re-appointment and the same proposed in notice.

Mr. Asheesh Dabriwal (DIN-00044783), Managing Director of the Company, retire on March 31, 2019, and seeking re-appointment for a further terms of five(5) years from April 1, 2019 to March 31, 2024 with a revised remuneration agreement. The Board proposed for re-appointment of Mr. Asheesh Dabriwal (DIN-00044783) as a Managing Director of the Company for a further period of five (5) years from April 1, 2019 to March 31, 2024 and seeking approval of members at the ensuing Annual General Meeting and the same proposed in notice.

Mr. Buddhadeb Basu (DIN-00061771) & Dr. Subrata Haldar (DIN-00089655), both are Independent Director of the Company, retire on September 18, 2019, and seeking re-appointment for a further terms of approximate five(5) years from September 18, 2019 to March 31, 2024. The Board proposed for reappointment of Mr. Buddhadeb Basu (DIN-00061771) & Dr. Subrata Haldar (DIN-00089655), both as Independent Director of the Company for a further period of approximate five (5) years from September 18, 2019 to March 31, 2024 and seeking approval of members at the ensuing Annual General Meeting and the same proposed in notice.

e) Declaration by an Independent Directors:

The Company has received declaration from all the Independent Directors (Non-Rotational) of the Company, confirming that they meet the criteria of independence as per Section 149(6) of the Companies Act, 2013.

f) Formal Annual Evaluation:

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and Other individual Directors which includes criteria for performance evaluation of the non-executive directors and executive directors. The Remuneration paid to Directors & Other Key Managerial Personnel are evaluated by the "Nomination and Remuneration Committee" of the Company on yearly basis.

DIRECTORS AND KEY MANAGERIAL PERSONNEL & COMMITTEE OF THE BOARD

g) Number of meetings of the Board of Directors:

Five meetings of the Board of Directors were held during the financial year 2018-19 i.e. year ended March 31, 2019. For further details, please refer report on Corporate Governance of this Annual Report.

h) Policy of Directors' Appointment and Remuneration:

The current policy is to have an appropriate mix of executive and independent directors to maintain the independence of the Board, and separate its functions of governance and management. As on March 31, 2019, the Board consist of 6 members, one of whom is non-rotational executive director, one of whom is executive (liable to retire by rotation), one of whom is women (liable to retire by rotation) and rest three are independent (non-rotational). The Board periodically evaluates the need for change in its composition and size.

The Company's policy on directors' appointment and remuneration and other matters provided in Section 178(3) of the Companies Act, 2013 has been disclosed in the Corporate Governance Report, which forms part of the directors' report.

i) Familiarisation Programme for Independent Directors:

The Company proactively keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 134(3)(c) of the Companies Act, 2013 read with Section 134(5) of the Companies Act, 2013, with respect to Directors' Responsibility Statement, it is hereby confirmed that;

- (i) in the preparation of the Annual Accounts for the financial year ended March 31, 2019 the applicable accounting standards read with requirements set out under Schedule II to the Companies Act, 2013, have been followed and there are no material departures from the same;
- (ii) the Directors 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 as at March 31, 2019 and the profit of the Company for the year ended on that date;
- (iii) the Directors 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;
- (iv) the Directors have prepared the accounts for the financial year ended March 31, 2019 on a 'going concern' basis.
- (v) the Directors have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; and
- (vi) the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

MATERIAL CHANGES & COMMITMENTS

No material changes and commitments have occurred after the close of the year till the date of this Report, which affect the financial position of the Company. There has been no change in the nature of business of the Company.

SIGNIFICANT CHANGES

There are no significant changes and commitments have occurred after the close of the year till the date of this Report, which affect the financial position of the Company.

INTERNAL FINANCIAL CONTROL AND THEIR ADEQUACY

The Board has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the 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 timely preparation of reliable financial disclosures. The details in respect of internal financial control and their adequacy are included in the management Discussion & Analysis, which forms part of this report. During the year, such controls were tested and no reportable material weakness in the design or operation were observed.

ESTABLISHMENT OF VIGIL MECHANISM

The Company has established a Vigil Mechanism that enables the Directors and Employees to report genuine concerns. The Vigil Mechanism provides for (a) adequate safeguards against victimization of persons who use the Vigil Mechanism; and (b) direct access to the Chairman of the Audit Committee of the Board of Director of the Company in appropriate or exceptional cases.

RISK MANAGEMENT

The Company manages, monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives. The Company evaluating the all risks that the organization faces such as strategic, financial, credit, market, liquidity, security, property, IT, legal, regulatory, reputational and other risks.

AUDITORS AND AUDITORS' REPORT

Statutory Auditors & their Statutory Audit Report

The Company's Statutory Auditors, M/s. Navin Nayar & Company, Chartered Accountants (Firm Registration No. 328951E), were appointed as Statutory Auditors of the Company for a period of five (5) consecutives years from Financial Year 2018-19 to financial year 2022-23 (from April 1, 2018 to March 31, 2023) at the Annual General Meetings ("AGM") of the Members held on September 24, 2018 on a remuneration mutually agreed upon by the Board of Directors and the Statutory Auditors. Their appointment was subject to ratification by the Members at every subsequent AGM held after the AGM held on September 24, 2018. Pursuant to the amendments made to section 139 of the Companies Act, 2013 by the Companies (Amendments) Act, 2017 effective from May 7, 2018, the requirement of seeking ratification of the members of the appointment of the Statutory Auditors has been withdrawn from the statute. Hence the resolution seeking ratification of the Members for continuance of their appointment at this AGM is not being sought.

There is no audit qualification, reservation or adverse remark for the year under review. The opinion made in the Auditors' Report to the Members of the Company have been dealt with in the Notes to the Statement of Profit and Loss and the Balance Sheet in Notes No. 1 to 25.3 of the Accounts. These are self explanatory and do not call for further comments.

Cost Auditors

The Board has appointed Mr. Kishore Majumdar, Practicing Cost Accountant and Proprietor of M/s. K. MAJUMDAR & ASSOCIATES, Cost Accountants for conducting Cost Audit for the Financial Year 2018-19 (Year ended March 31, 2019) and also appointed for next Financial Year 2019-20 (Year ended March 31, 2020) as Cost Auditor, subject to such approvals as may be applicable.

AUDITORS AND AUDITORS' REPORT

Secretarial Auditors & their Secretarial Audit Report

The Board has appointed Mr. Sushil Tiwari, Practicing Companies Secretaries and Proprietor of M/s. SUSHIL TIWARI & ASSOCIATES, Companies Secretaries for conducting Secretarial Audit for the Financial Year 2018-19 (Year ended March 31, 2019) and also appointed for next Financial Year 2019-20 (Year ended March 31, 2020) as Secretarial Auditor. The Secretarial Audit Report and the Secretarial Annual Compliance Report, both for the financial year ended March 31, 2019 is annexed in a separate report namely "Secretarial Audit Report" in Form No. MR-3 and its Annexure-"A" as "Secretarial Annual Compliance Report". The Secretarial Audit Report and Secretarial Annual Compliance Report does not contain any qualification, reservation or adverse remark.

Internal Auditors

The Board has appointed Internal Auditor Mr. Timir Baran Hazra, Chaptered Accountants, a practicing Chartered Accountants and Member of the Institute of Chartered Accountants of India, for conducting Internal Audit for the Financial Year 2018-19 (Year ended March 31, 2019) and also appointed for next Financial Year 2019-20 (Year ended March 31, 2020) as Internal Auditor.

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

The particulars relating to energy conservation, technology absorption, foreign exchange earnings and outgo, as required to be disclosed under Section 134(3)(m) of the Companies Act, 2013, read with rule 8(3) of the Companies (Accounts) Rules, 2014 are given in a separate **Annexure** – "I" attached hereto and form part of the Report.

EXTRACT OF THE ANNUAL RETURN

The extract of the Annual Return as of March 31, 2019 pursuant to the sub-section (3) of Section 92 of the Companies Act, 2013, in Form No. MGT – 9 shall form part of the Board's Report given in a separate Annexure – "II" attached hereto and form part of the Report.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

During the year, the Company formed a new committee named Corporate & Social Responsibility Committee and adopt a CSR policy to be undertaken by the Company, which has been approved by the Board. The disclosure as per Rule 9 of Companies (Corporate Social Responsibility Policy) Rules, 2014 are given in a separate **Annexure** – "III" attached hereto and form part of the Report.

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

As per the requirement of The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and Rules made there under, Company provides for diversity and equal opportunities to all employees across the Company, based on merit and ability. The cultures of the Company ensure the aspects of work-life balance for employees, especially for women and are suitably addressed. During the year, no complaints of sexual harassment were received.

AUDIT COMMITTEE

The Audit Committee comprises Non-Executive & Independent Directors namely Mr. Buddhadeb Basu (Chairman), Non-Executive & Independent Director namely Dr. Subrata Haldar & Non-Executive & Independent Director namely Mr. Surajit Raha as other Members. All the recommendations made by the Audit Committee were accepted by the Board.

NOMINATION AND REMUNERATION COMMITTEE AND CSR COMMITTEE

The Nomination and Remuneration Committee comprises two Non-Executive Independent Director namely Mr. Buddhadeb Basu (Chairman) & Mr. Surajit Raha (Member) and one Non-Executive & Women Director Mrs. Anjum Dhandhania (Member). All the recommendations made by the Nomination and Remuneration Committee were accepted by the Board.

The Corporate & Social Responsibility (CSR) Committee comprises one Non-Executive & Independent Director namely Mr. Buddhadeb Basu (Chairman), one Executive Director namely Mr. Asheesh Dabriwal (Member) and one Non-Executive & Independent Director namely Mr. Surajit Raha (Members). All the recommendations made by the Corporate & Social Responsibility Committee were accepted by the Board.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

During the year the Company have not paid any loans, guarantees or made any investments referred to Section 186 of the Companies Act, 2013. The particulars of other loans given, investments made for the purpose of its business activities are provided in the standalone financial statement (please refer to Note No. 6 & 9 to the Standalone Financial Statement).

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All the contracts/arrangements/transactions entered by the Company during the financial year with related parties were in the ordinary course of business and on arm's length basis. During the year, the Company had not entered into any contract/arrangement/transaction with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactions, thus the disclosure in prescribed Form No. AOC - 2 is not required as per third provision of Section 188(1) of the Companies Act, 2013. Your Directors draw attention of the members to Note No. 24.8 of the Standalone Financial Statement which sets out related party disclosures as per Ind AS - 24.

PARTICULARS OF EMPLOYEES & MANAGERIAL REMUNERATION

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial personnel) Rules, 2014 are provided in a separate Annexure – "IV" attached hereto and form part of the Report.

Particulars of employees pursuant to the provisions of Section 197(12) of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are NIL.

CORPORATE GOVERNANCE REPORT

The Report on Corporate Governance as stipulated under Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2019, as forms part of the Annual Report and which has been set out in a separate report called "Corporate Governance Report" annexed herewith. The requisite Certificate from the Statutory Auditors of the Company, M/s. NAVIN NAYAR & COMPANY, Chartered Accountants, confirming compliance with the conditions of Corporate Governance as stipulated under the aforesaid Clause 49 & Regulation 15(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is also annexed to this Report.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review, as stipulated under Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2019, is presented in a separate section forming part of the Annual Report called as **Management Discussion & Analysis Report**" is annexed.

LISTING OF EQUITY SHARES

The Equity Shares of the Company are listed and traded on The Calcutta Stock Exchange Ltd. ("CSE"), Kolkata [Securities Code No. 10014058] and Bombay Stock Exchange Ltd. ("BSE"), Mumbai [Securities Code No. 530306] and the Listing Fees for the Financial Year 2019-20 of BSE have already been paid and the Listing Fees Bills of CSE for the Financial Year 2019-20 is awaited for payment.

DEPOSITORY SYSTEM

Trading in Equity Shares of your Company in the dematerialised form is compulsory for all the shareholders in terms of notification issued by the Securities and Exchange Board of India (SEBI). The Equity Shares of the Company have been activated both in Central Depositories Services (India) Limited (CDSL) and National Securities & Depository Limited (NSDL) and may be dematerialised under the ISIN – INE 590D 01016. Your Company has achieved a high level of dematerialized with about 98.80% of total number of Equity Shares being held in electronic mode with NSDL & CDSL. The custodian fees for the Financial Year 2019-20 have already been paid.

STATUTORY INFORMATION AND OTHER DISCLOSURES

The declaration required under regulation 26(3) of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations 2015, regarding "Code of Business Ethics" of the Company issued by Chief Executive Officer-cum-Managing Director, is *annexed* and forms are integral part of this Report.

The certificate required from a Company Secretary in Practice under sub-clause (i) of clause 10 of Part C of Schedule V of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations 2015, regarding "Directors and KMP are not debarred or disqualified from statutory authorities" of the Company issued by Company Secretary in Practice, is annexed and forms are integral part of this Report.

The Chief Executive Officer and Chief Financial Officer, joint certificate required under regulation 17(8) of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations 2015, regarding "CEO/CFO Certification of Financial Report" of the Company issued by Chief Executive Officer-cum-Managing Director and Chief Financial Officer, jointly, is annexed and forms are integral part of this Report.

GENERAL

Your Directors state that no disclosures or reporting is required in respect of the following items as there were no transactions on this items during the year under review:

- 1) Details relating to deposits covered under Chapter V of the Companies Act, 2013.
- 2) Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 3) Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except ESOS referred to in this Report.
- 4) Neither the Managing Director nor the any Executive Director of the Company receive any remuneration or commission from any of its subsidiaries.
- 5) No significant or material orders were passed by the regulators or courts or tribunal which impact the going concern status and Company's operation in future.

ACKNOWLEDGEMENT

Your Directors would like to express their sincere appreciation for the assistance and co-operation received from the Banks, Government Authorities, Customers, Vendors and Members during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the committed services by the Company's executives, staff and workers.

Place: Kolkata

Dated: 30th day of May, 2019

For and on behalf of the Board of Directors
ASHEESH DABRIWAL
Managing Director & C.E.O.
(DIN - 00044783)

ANNEXURE - "I" TO DIRECTORS' REPORT

PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

{The information under section 134(3)(m) of the Companies Act, 2013 read with rule 8(3) of the Companies (Accounts) Rules, 2014 for the year ended March 31, 2019 is given here below and forms part of the Board's Report.}

A. CONSERVATION OF ENERGY:

- a) The Company has an on going study to identify and implement energy saving systems. For reducing the consumption of energy, the Company has installed the Energy Saving Flameless Electrically operated Melting Furnace for Zinc to achieve reduction in energy inputs.
- b) This will have an impact in reducing the consumption of Fuel and Power and consequently the cost of production.
- c) The required data with regard to conservation of energy is furnished below:-

FORM - A

Disclosure of particulars with respect to Conservation of Energy for the year ended 31st March, 2019 A). Power and Fuel Consumption: Year ending Year ending 1. Electricity: 31.03.2019 31.03.2018 1260021 Units 1218464 Units a) No. of Units (Excluding own generation units by Generator) b) Total amount in ₹. ₹ 1,17,57,829 ₹ 1,14,88,959 c) Effective Rate / Unit (₹) ₹ 9.33 ₹ 9.43 N.A. 2. Coal N.A. 3. Furnace Oil N.A. N.A. 4. Others / Internal Generation ₹ 35,00,166 ₹ 27,52,649 (Cost of Diesel, Mobil, Consumables & Other Exp. incurred etc.) B). Consumption per Unit of Production:-1. Electricity (in Units Excluding own generation units by Generator) **0.39** Units 0.54 Units 2. Coal N.A. N.A. 3. Furnace Oil N.A. N.A. 4. Other N.A. N.A.

B.TECHNOLOGY ABSORPTION: The required information is furnished as below:-

FORM - B

Disclosure of particulars with respect to technology absorption for the year ended 31st March, 2019

1. Specific areas in which R & D proposed to be carried out by the Company: None

2. Benefit derived as result of above R & D: Not Applicable

3. Future plan of action : Not Applicable.

4. Expenditure on R & D : (₹ In Lacs)

(a) Capital:NIL(b) Recurring:NIL(c) Total:NIL

(d) Total R & D Expenditure as a Percentage of total turnover: N.A.

Continuing of ANNEXURE - "I" TO DIRECTORS' REPORT

PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

{The information under section 134(3)(m) of the Companies Act, 2013 read with rule 8(3) of the Companies (Accounts) Rules, 2014 for the year ended March 31, 2019 is given here below and forms part of the Board's Report.}

Technology absorption, adaptation and innovation:

- 1. Efforts, in brief made towards technology absorption, adaptation & innovation:

 Continuous efforts are being made towards improvements in the existing production process.
- 2. Benefit derived as a result of the above efforts:

The Company is successful in improving and maintaining the quality of its product.

- 3. Particulars of technology imported during last 5 years:
 - (a) Technology import

: NIL

(b) Year of import

: N.A.

(c) Has technology been fully absorbed

: N.A.

(d) If not fully absorbed, areas where this has not taken

place, reasons thereof and future plan of action

: N.A.

C.FOREIGN EXCHANGE EARNINGS AND OUTGO:

(a) Activity relating to export, initiatives taken to increase exports; development of new export markets for products; and export plans:

The net exports of the Company has been increased from ₹ 4465.89 lacs to ₹ 5646.73 lacs during the year. The Company is expanding its production capacity to emerge as a leading exporter of our product. The Company is ISO 9001 : 2008 certified.

(b) Total foreign exchange used and earned:

Total Foreign exchange earning

: ₹ 56,46,73,404/-

Total Foreign exchange outgo (including CIF Value of Import)

: ₹ 23,50,52,242/-

The above details have been given under Notes No. 24.3 to 24.5 of Notes to Standalone Financial Statements.

Place : Kolkata

For and on behalf of the Board of Directors

Dated: 30th day of May, 2019

ASHEESH DABRIWAL Managing Director & C.E.O.

(DIN - 00044783)

ANNEXURE - "II" TO DIRECTORS' REPORT

Form No. MGT - 9 EXTRACT OF ANNUAL RETURN

AS ON FINANCIAL YEAR ENDED ON MARCH 31, 2019

{Pursuant to Section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Companies (Management and Administration) Rules, 2014}

I. REGISTRATION & OTHER DETAILS:

1	CIN	L65921WB1991PLC051555					
2	Registration Date	26-04-1991					
3	Name of the Company	DHP INDIA LIMITED					
4	Category/Sub-Category of the	fthe Public Limited Company - Limited by Shares/ Indian Non-					
	Company	Government Company					
5	5 Address of the Registered Office 10, Middleton Row, Kolkata – 700 071						
	and contact details	Telephone: +91 (033) 2229-5735, Fax: +91 (033) 2217-2751					
		Email: info@dhpindia.com					
6	Whether listed Company	Yes / No					
7	Name, Address & contact details	Niche Technologies Private Limited					
	of the Registrar & Transfer 3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata-700017.						
	Agents, if any	Telephone: +91 (033) 2280-6616, Fax: +91 (033) 2280-6619					
		Email: nichetechpl@nichetechpl.com					

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10% or more of the total turnover of the company shall be stated)

SI.	Name and Description of main	NIC Code of the product/service	% to total
No.	products/services		turnover of
			the Company
1	Manufacturing of LPG Regulator, its	Group: 281, Class: 2819 & Sub-class:	100%
	parts and Accessories (including	28199 – Manufacturing of Other General	
	articles of Brass used as accessories	Purpose Machinery	
	and parts of LPG Regulator)		

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

SI	.No.	Name and Address	CIN/GLN	Holding/Subsidiary/Associates	% of shares held	Applicable
		of the Company				Section
				NIL		

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

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

(i) Category-wise Share Holding

	Category-wise Snare Holding	No. of Sh	ares held at the	beginning o	of the year	No. o	No. of Shares held at the end of the year		year	1 %
	Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	Change during the year
A.	PROMOTERS							-		
(1)	Indian									
	a) Individual / HUF	1827700	-	1827700	60.923	1827700	-	1827700	60.923	.
	b) Centran Government	-	-	-	-	-	-	-	-	١ .
	c) State Government	-	-	_	-	-	-	-	-	-
	d) Bodies Corporate	403500	-	403500	13.450	403500	-	403500	13.450	<u> </u>
	e) Banks / Financial Institutions		-	-	-	-	-	-	-	-
	f) Any Other	-		-	-	-	-	-	-	-
	Sub-total (A)(1)	2231200	-	2231200	74.373	2231200		2231200	74.373	-
(2)	Foreign									
` '	a) NRIs - Individuals	-		_	_					.
	b) Other - Individuals		_	_	-	-			- -	
	c) Bodies Corporate		_	-	-	-			-	١.
	d) Banks / Financial Institutions	-	-	<u> </u>	-			_	 	٠.
	e) Any Other			<u> </u>	_	_			-	٠.
	Sub-total (A)(2)			 	-				 	1 :
	Total Shareholding of Promoter (A) =									
	(A)(1)+(A)(2)	2231200	-	2231200	74.373	2231200	-	2231200	74.373	-
В.	PUBLIC SHAREHOLDING									
(1)	Institutions			ı						i
	a) Mutual Funds	•	-	-	-				-	-
	b) Banks / Financial Institutions	-	-	-	-	-		-	-	-
	c) Central Governments	-	-	-	-	-	•	-	-	<u> </u>
	d) State Governments	-	-	-		-	-	-		-
	e) Venture Capital Funds	-	-	-	-	-	-	-	-	-
	f) Insurance Companies	-	-	-	-	-	-	-	-	-
	g) Foreign Institutional Investors (FII)	-	-	-	-	-	-	-	-	
	h) Foreign Venture Capital Funds	-	-	-	-		-	-	-	-
	i) Others (Specify) :									
	FPI - Corporate Categories - III	-		-	-	450	-	450	0.015	0.015
	Sub-total (B)(1)	-	-	-	-	450	•	450	0.015	0.015
(2)	Non-Institutions									
	a) Bodies Corporate									
	i) Indian	10157	4600	14757	0.492	11289	4600	15889	0.530	0.038
	ii) Overseas	-	-	-	-	-	-	-	-	
	b) Individuals						_			
	i) Individual shareholders holding nominal share	470029	36336	506365	16.879	538800	31332	570132	19.004	2.126
	capital upto Rs 1 lakh	470023	30330	300303	10.873	338800	31332	370132	13.004	2.120
	ii) Individual shareholders holding nominal									
	share capital in excess of Rs 1 lakh	131478	-	131478	4.383	58728	-	58728	1.958	-2.425
	·									
	c) Others Specify									
	1. NRI	84601		84601	2.820	100110	-	100110	3.337	0.517
	2. Overseas Corporate Bodies	-	-	-	-	-	-	-		-
	3. Foreign Nationals	-	-	40000	0.100	-				0.0=5
	4. Clearing Members	13949	-	13949	0.465	5841	-	5841	0.195	-0.270
	5. Trusts	-	•	-	-	-	-		-	-
	6. Foreign Bodies - D.R.	-	•	-	-	-	-	•	•	•
	7. IEPF Authority	17650	•	17650	0.588	17650	-	17650	0.588	0.000
	Sub-total (B)(2)	727864	40936	768800	25.627	732418	35932	768350	25.612	(0.01)
	Total Public Shareholding (B) = (B)(1)+(B)(2)	727864	40936	768800	25.627	732868	35932	768800	25.627	0.00
c.	Shares held by Custodian for GDRs & ADRs	-	-	-	-	-	-	-	-	-
	GRAND TOTAL (A+B+C)	2959064	40936	3000000	100.000	2964068	35932	3000000	100.000	0.00
	OIGHD TOTAL (ATOTO)	200004	70330	3000000	100.000	4004000	33832	300000	Cont. page	

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

(ii) Shareholding of Promoters

SI		Shareholding	at the beginning	of the year	Sharehold	ling at the end o	f the year	% of
No.	Shareholder's Name	No. of Shares	% of total shares of the company	% of Shares Pledged /encum bered to total shares	No. of Shares	% of total shares of the company	% of Shares Pledged/e ncumbere d to total shares	change in shareholdi ng during the year
1	ANJUM DHANDHANIA	20000	0.667	0.000	20000	0.667	0.000	0.000
2	ASHEESH DABRIWALA	662600	22.087	0.000	662600	22.087	0.000	0.000
3	DABRIWALA CONSTRUCTIONS PRIVATE LTD	385600	12.853	0.000	385600	12.853	0.000	0.000
4	DOLPHIN PROPERTIES PRIVATE LIMITED	17900	0.597	0.000	17900	0.597	0.000	0.000
5	Kumkum Dabriwal	180100	6.003	0.000	180100	6.003	0.000	0.000
6	NIRMAL KUMAR DABRIWALA	965000	32.167	0.000	965000	32.167	0.000	0.000
	TOTAL	2231200	74.373	0.000	2231200	74.373	0.000	0.000

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

SI			at the beginning se year	Cumulative Shareholding during the year		
No.	Name of Promoters	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	ANJUM DHANDHANIA					
1	a) At the Begining of the Year	20000	0.667			
l	b) Changes during the year	[NO	CHANGES DUI	RING THE	YEAR]	
	c) At the End of the Year			20000	0.667	
2	ASHEESH DABRIWAL					
	a) At the Begining of the Year	662600	22.087			
	b) Changes during the year	[NO	CHANGES DUI	RING THE YEAR]		
	c) At the End of the Year			662600	22.087	
3	DABRIWALA CONSTRUCTIONS PRIVATE LIMITED					
	a) At the Begining of the Year	385600	12.853			
	b) Changes during the year	[NO	CHANGES DUI	RING THE YEAR]		
	c) At the End of the Year			385600	12.853	
4	DOLPHIN PROPERTIES PRIVATE LIMITED					
	a) At the Begining of the Year	17900	0.597			
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]	
	c) At the End of the Year			17900	0.597	
5	Kumkum Dabriwal					
	a) At the Begining of the Year	180100	6.003			
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]	
	c) At the End of the Year			180100	6.003	
6	NIRMAL KUMAR DABRIWALA					
	a) At the Begining of the Year	965000	32.167			
	b) Changes during the year	[NO	CHANGES DU		YEAR]	
$\overline{}$	c) At the End of the Year			965000	32.167	
	TOTAL	2231200	74.373	2231200	74.373	

Cont. page - 4

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

(iv) Shareholding Pattern of top ten Shareholders - At the begining of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs) :

end of the year (other than Directors, Promoters and Holder of GDRs and ADRs) : Shareholding at the Cumulativ							
	For Each of the Top 10 Shareholders (at			Cumulative			
Si.	the beginning of the year and at the end	No. of % of total shares shares		No. of shares	% of total		
No.	of the year)		the	2119142	the		
l			company		company		
1	BALASUBRAMANIAM LAKSHMI NARASIMH	AN					
	a) At the Begining of the Year	45577	1.519				
	b) Changes during the year						
	Date Reason						
	08/06/2018 Transfer	-581	-0.019	44996	1.500		
	03/08/2018 Transfer	-500	-0.017	44496	1.483		
	10/08/2018 Transfer	-1000	-0.033	43496	1.450		
	14/09/2018 Transfer	-500	-0.017	42996	1.433		
	23/11/2018 Transfer	-1000	-0.033	41996	1.400		
	04/01/2019 Transfer	-15	-0.001	41981	1.399		
	15/03/2019 Transfer	-99	-0.003	41882	1.396		
	22/03/2019 Transfer	-36	-0.001	41846	1.395		
	c) At the End of the Year			41846	1.395		
2	GADDAM SRINIVASA RAO			125,5	2.300		
_	a) At the Begining of the Year	233	0.008				
	b) Changes during the year		5.555				
	Date Reason						
	18/05/2018 Transfer	200	0.007	433	0.014		
	13/07/2018 Transfer	100	0.003	533	0.018		
	20/07/2018 Transfer	2977	0.099	3510	0.117		
	27/07/2018 Transfer	1777	0.059	5287	0.176		
	29/09/2018 Transfer	100	0.003	5387	0.180		
	05/10/2018 Transfer	300	0.010	5687	0.190		
	15/02/2019 Transfer	120	0.004	5807	0.194		
	c) At the End of the Year	120	0.004	5807	0.194		
3	INVESTOR EDUCATION AND PROTECTION F	IND ALITHOL	PITV	3807	0.134		
,	a) At the Begining of the Year	17650	0.588				
	b) Changes during the year		CHANGES DUI	RING THE	YFAR1		
	c) At the End of the Year	UV.	CHAITGES BOI	17650	0.588		
4	MANMIT HANSPAL			17030	0.300		
-	a) At the Begining of the Year	3590	0.120				
	b) Changes during the year	3330	0.120				
	<u>Date Reason</u> 06/04/2018 Transfer	149	0.005	3739	0.125		
			0.005				
	18/05/2018 Transfer	718		4457	0.149		
	20/05/2018 Transfer	405	0.014	4862	0.162		
	01/06/2018 Transfer	74	0.002	4936	0.165		
	22/06/2018 Transfer	78	0.003	5014	0.167		
	06/07/2018 Transfer	195	0.007	5209	0.174		
	14/09/2018 Transfer	79	0.003	5288	0.176		
	23/11/2018 Transfer	120	0.004	5408	0.180		
	30/11/2018 Transfer	182	0.006	5590	0.186		
	08/02/2019 Transfer	110	0.004	5700	0.190		
	22/02/2019 Transfer	145	0.005	5845	0.195		
ļ	29/03/2019 Transfer	868	0.029	6713	0.224		
	c) At the End of the Year			6713	0.224		

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

(iv) Shareholding Pattern of top ten Shareholders - At the begining of the year and at the

end of the year (other than Directors, Promoters and Holder of GDRs and ADRs): Shareholding at the Cumu							
	For Each of the Top 10 Shareholders (at			No. of % of total			
SI.	the beginning of the year and at the end	No. of shares	% of total shares of	shares	shares of		
No.	of the year)	Silaito	the	Silaios	the		
	,		company		company		
5	PRADIP KUMAR GANERIWALA						
	a) At the Begining of the Year	18342	0.611				
	b) Changes during the year						
	Date Reason						
	15/06/2018 Transfer	-2312	-0.077	16030	0.534		
	22/06/2018 Transfer	-400	-0.013	15630	0.521		
	30/06/2018 Transfer	-15	-0.001	15615	0.521		
	06/07/2018 Transfer	-2658	-0.089	12957	0.432		
	13/07/2018 Transfer	-2904	-0.097	10053	0.335		
	20/07/2018 Transfer	-854	-0.028	9199	0.307		
	27/07/2018 Transfer	-2021	-0.067	7178	0.239		
	03/08/2018 Transfer	-604	-0.020	6574	0.219		
	17/08/2018 Transfer	-100	-0.003	6474	0.216		
	31/08/2018 Transfer	-594	-0.020	5880	0.196		
	14/09/2018 Transfer	-2126	-0.071	3754	0.125		
	11/01/2019 Transfer	-114	-0.004	3640	0.121		
	01/03/2019 Transfer	-50	-0.002	3590	0.120		
	08/03/2019 Transfer	-100	-0.003	3490	0.116		
	15/03/2019 Transfer	-121	-0.004	3369	0.112		
	22/03/2019 Transfer	-25	-0.001	3344	0.111		
	c) At the End of the Year	of the Year		3344	0.111		
6	PRATAP KUMAR C B V						
1	a) At the Begining of the Year	3993	0.133				
	b) Changes during the year						
	Date Reason						
		20	0.001	4012	0.134		
	25/05/2018 Transfer	20	0.001	4013	0.134		
	01/06/2018 Transfer	702	0.023	4715	0.157		
	08/06/2018 Transfer	9054	0.302	13769	0.459		
	15/06/2018 Transfer	2634	0.088	16403	0.547		
	22/06/2018 Transfer	885	0.030	17288	0.576		
	30/06/2018 Transfer	982	0.033	18270	0.609		
	28/12/2018 Transfer	676	0.023	18946	0.632		
	c) At the End of the Year			18946	0.632		
7	PUNIT DHANDHANIA				2.302		
	a) At the Begining of the Year	10000	0.333				
	b) Changes during the year		CHANGES DUI	RING THE	YEAR]		
	c) At the End of the Year			10000	0.333		
8	RAJIV GARG				2.22		
	a) At the Begining of the Year	35222	1.174				
	b) Changes during the year						
	Date Reason						
	06/04/2018 Transfer	-888	-0.030	34334	1.144		
	13/04/2018 Transfer	-334	-0.011	34000	1.133		
	18/05/2018 Transfer	-1000 -0.033 -1500 -0.050		33000	1.100		
	25/05/2018 Transfer			31500	1.050		
	01/06/2018 Transfer	-20	-0.001	31480	1.049		
	08/06/2018 Transfer	-5480 -0.183		26000	0.867		
	15/06/2018 Transfer	-1919	-0.064	24081	0.803		
	22/06/2018 Transfer	-7870	-0.262	16211	0.540		
	30/06/2018 Transfer	-11023	-0.367	5188	0.173		
	06/07/2018 Transfer	-5188	-0.173	0	0.000		
- 1	c) At the End of the Year			0	0.000		
	,			-			

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

(iv) Shareholding Pattern of top ten Shareholders - At the begining of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs):

ena	of the year (other than Directors, Promote		ding at the		nulative
١	For Each of the Top 10 Shareholders (at	No. of	% of total	No. of	% of total
SI.	the beginning of the year and at the end	shares	shares of	shares	shares of
No.	of the year)		the		the
			company		company
9	RITU GARG				
	a) At the Begining of the Year	60750	2.025		
	b) Changes during the year				
	Date Reason 06/04/2018 Transfer	-862	-0.029	59888	1.996
	13/04/2018 Transfer	-432	-0.014	59456	1.982
	20/04/2018 Transfer	-879	-0.029	58577	1.953
	27/04/2018 Transfer	-3472	-0.116	55105	1.837
	04/05/2018 Transfer	-1192	-0.040	53913	1.797
	11/05/2018 Transfer	-5543	-0.185	48370	1.612
	18/05/2018 Transfer	-6870	-0.229	41500	1.383
	25/05/2018 Transfer	-115	-0.004	41385	1.380
	01/06/2018 Transfer	-1210	-0.040	40175	1.339
	08/06/2018 Transfer	-1175	-0.039	39000	1.300
	15/06/2018 Transfer	-885	-0.030	38115	1.271
	22/06/2018 Transfer	-115	-0.004	38000	1.267
	06/07/2018 Transfer	-115	-0.050	36500	1.207
	13/07/2018 Transfer	-1500 -5663		30837	1.028
			-0.189		
	20/07/2018 Transfer	-16343	-0.545	14494	0.483 0.126
	27/07/2018 Transfer	-10719	-0.357	3775	
	03/08/2018 Transfer	-3775	-0.126	0	0.000
	c) At the End of the Year			0	0.000
10	SIDDHARTH KOTHARI	47464	0.572		
	a) At the Begining of the Year	17164	RING THE	VEADI	
	b) Changes during the year	INO	CHANGES DO		
	c) At the End of the Year			17164	0.572
11	TIRUPATIRAO THAKKALLAPELLY	2050	0.000		
	a) At the Begining of the Year	2950	0.098		
	b) Changes during the year Date Reason				
	08/06/2018 Transfer	300	0.010	3250	0.108
	15/06/2018 Transfer	200	0.007	3450	0.115
	22/06/2018 Transfer	925	0.031	4375	0.146
	30/06/2018 Transfer	460	0.015	4835	0.161
	06/07/2018 Transfer	417	0.013	5252	0.175
	13/07/2018 Transfer	1098	0.017	6350	0.212
	20/07/2018 Transfer		0.007	6550	0.212
		200	+		
	03/08/2018 Transfer	43	0.001	6593	0.220
	17/08/2018 Transfer	107	0.004	6700	0.223
	24/08/2018 Transfer	804	0.027	7504	0.250
	31/08/2018 Transfer	1528	0.051	9032	0.301
	14/09/2018 Transfer	1138	0.038	10170	0.339
	21/09/2018 Transfer	75	0.003	10245	0.342
	29/09/2018 Transfer	305	0.010	10550	0.352
	02/11/2018 Transfer	80	0.003	10630	0.354
	30/11/2018 Transfer	20	0.001	10650	0.355
	04/01/2019 Transfer	55	0.002	10705	0.357
	18/01/2019 Transfer	20	0.001	10725	0.358
	08/03/2019 Transfer	69	0.002	10794	0.360
	15/03/2019 Transfer	56	0.002	10850	0.362
	22/03/2019 Transfer	600	0.020	11450	0.382
	29/03/2019 Transfer	50	0.002	11500	0.383
	c) At the End of the Year			11500	0.383
12	UDHANI SANJAY SURESHKUMAR				
- 1	a) At the Begining of the Year	10000	0.333		
	b) Changes during the year		CHANGES DUF	RING THE	YEAR1
ł	c) At the End of the Year	(1.0		10000	0.333
	c) At the thu of the feat			1000	0.333

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

(iv) Shareholding Pattern of top ten Shareholders - At the begining of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs) :

ena	and of the year fother than Directors, Promoters and Holder of GDRs and ADRs):							
13	VIJAY MALIK							
	a) At the Begining of the Year	9182	0.306					
	b) Changes during the year							
	Date Reason							
	18/05/2018 Transfer	96	0.003	9278	0.309			
	25/05/2018 Transfer	102	0.003	9380	0.313			
	15/06/2018 Transfer	107	0.004	9487	0.316			
	30/06/2018 Transfer	99	0.003	9586	0.320			
	20/07/2018 Transfer	102	0.003	9688	0.323			
	03/08/2018 Transfer	364	0.012	10052	0.335			
	17/08/2018 Transfer	98	0.003	10150	0.338			
	23/11/2018 Transfer	664	0.022	10814	0.360			
	08/02/2019 Transfer	218	0.007	11032	0.368			
	15/03/2019 Transfer	86	0.003	11118	0.371			
	c) At the End of the Year			11118	0.371			
14	VIVEK MEHROTRA							
	a) At the Begining of the Year	5582	0.186					
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]			
	c) At the End of the Year			5582	0.186			
	TOTAL	240235	8.008	159670	5.322			

(v) Shareholding of Directors and Key Managerial Personnel:

SI.	Sharenolding of Directors and Key Man	Sharehol	ding at the of the year	Cumulative Shareholding during the year		
No.	For Each of the Directors and KMP	No. of shares	% of total shares of the company	No. of shares	% of total shares of the Co.	
1	ASHEESH DABRIWAL (EXECUTIVE DIRECTO	₹)	i			
	a) At the Begining of the Year	662600	22.087			
	b) Changes during the year	[NO	CHANGES DU	RING THE		
	c) At the End of the Year			662600	22.087	
2	JANAK BHARDWAJ (EXECUTIVE DIRECTOR)					
	a) At the Begining of the Year	0	0.000			
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]	
	c) At the End of the Year			0	0.000	
3	ANJUM DHANDHANIA (NON-EXECUTIVE DIRECTOR)					
	a) At the Begining of the Year	20000	0.667			
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]	
	c) At the End of the Year			20000	0.667	
4	BUDDHADEB BASU (INDEPENDENT DIRECTOR)					
	a) At the Begining of the Year	200	0.007			
	b) Changes during the year	[NO CHANGES DURING THE YEAR]				
	c) At the End of the Year			200	0.007	
5	DR. SUBRATA HALDAR (INDEPENDENT DIRECTOR)					
	a) At the Begining of the Year	0	0.000			
	b) Changes during the year	[NO	CHANGES DUI	RING THE	YEAR]	
	c) At the End of the Year			0	0.000	
6	SURAJIT RAHA (INDEPENDENT DIRECTOR)					
	a) At the Begining of the Year	0	0.000			
	b) Changes during the year	[NO (CHANGES DUI	RING THE	YEAR]	
ĺ	c) At the End of the Year			0	0.000	
7	SURUCHI TIWARI (COMPANY SECRETARY)					
	a) At the Begining of the Year	0	0.000			
	b) Changes during the year	[NO	CHANGES DUI	RING THE	YEAR]	
	c) At the End of the Year			0	0.000	
8	ASHOK KUMAR SINGH (CHIEF FINANCIAL OFFICER)					
	a) At the Begining of the Year	0	0.000			
	b) Changes during the year	[NO	CHANGES DUI	RING THE	YEAR]	
	c) At the End of the Year			0	0.000	
\neg	TOTAL	682800	22.760	682800	22.760	

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

V. INDEBTEDNESS

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

	Loans excluding deposits (in Rs.)	Unsecured Loans (in Rs.)	Deposits (in Rs.)	Total Indebtness (in Rs.)
Indebtness at the beginning of the financial year				
(i) Principal Amount	29741581			29741581
(ii) Interest due but not paid			-	-
(iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	29741581	-	-	29741581
Change in Indebtness durinmg the financial year * Addition	-	-	-	_
* Reduction	1548442	-	-	1548442
Net Changes	1548442		-	1548442
Indebtness at the end of the financial year (i) Principal Amount	31290023	-	-	31290023
(ii) Interest due but not paid (iii) Interest accrued but not due	-	-	-	
Total (i+il+iii)	31290023	-	•	31290023

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Director and/or Manager :

SI.		Name of M. Director	Total	
No.	Particulars of Remuneration	Asheesh Dabriwal	Janak Bhardwaj	Amount (in Rs.)
1	Gross salary			
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	37,14 <u>,</u> 500	28,26,513	65,41,013
	(b) Value of perquisites u/s. 17(2) of the Income-tax Act,1961	-	12,525	12,525
	(c) Profit in lieu of salary under section 17(3) of the Income-tax Act, 1961	-		-
2	Stock Option	-	-	-
3	Sweet Equity	-	-	-
4	Commission			
	- as % on profit	-	-	-
	- other, specify		-	-
5	Other, please specify		-	-
	Total (A)	37,14,500	28,39,038	65,53,538
Ce	iling as per the Companies Act, 2013 (being 10% of net profit of the Company			1,77,16,226

Note: The above remuneration paid is within the prescribed limit as per Companies Act, 2013

B. Remuneration to Other Directors: (Amount In Rs.)

SI.			Name of Directors				
No.	Particulars of Remuneration	Anjum Dhandhania	Buddhad eb Basu	Dr.Subrata Haldar	Surajit Raha	Total Amount	
1	Independent Directors						
	* Fees for attending board committee meetings	-	10,000	10,000	10,000	30,000	
	* Commission	-		-	-	•	
	* Others, please specify	-	-		-		
	Total (1)	•	10,000	10,000	10,000	30,000	
2	Other Non-Executive Directors			,			
	* Fees for attending board committee meetings	10,000	-	-	-	10,000	
	* Commission	•	-	-	-	-	
	* Others, please specify	-	-	-	-	-	
	Total (2)	10,000	•	•	-	10,000	
	Total Managerial Remuneration (B)	10,000	10,000	10,000	10,000	40,000	
	1% of net profit of the Company calculated U/s.198 of					17,71,623	

Note: The above remuneration paid is within the prescribed limit as per Companies Act, 2013

Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2019)

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

C. Remuneration to Key Managerial Personal other than MD/Manager/WTD: (Amount in Rs.)

		Key M	anagerial Pers	onnel
SI.	Particulars of Remuneration		Chief Financial Officer	Total
No.			Ashok Kumar Singh	
1	Gross salary			
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	92,175	26,00,150	26,92,325
	(b) Value of perquisites u/s. 17(2) of the Income-tax Act,1961	-		-
	(c) Profit in lieu of salary under section 17(3) of the Income-tax Act, 1961	-	-	
2	Stock Option	-	-	-
3	Sweat Equity	-	-	
4	Commission			
	- as % on profit	-		-
	- other, specify	-	-	-
5	Other, please specify	•	-	-
	Total (C)	92,175	26,00,150	26,92,325

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

	Туре	Section of the Companies Act	-	Details of penalty/Punishment/Comp ounding fees imposed	Authority [RD/NCLT/C OURT]	Appeal made, if any (give details)
Α	COMPANY					
ı	Penalty					
1	Punishment					
	Compounding					
В	DIRECTORS					
1	Penalty			Δ.		
	Punishment			MIL		
	Compounding			\		
С	OTHER OFFICER IN DEFAULT					
	Penalty					
	Punishment					
	Compounding					

Place : Kolkata

Dated: 30th day of May, 2019

For and on behalf of the Board of Directors
ASHEESH DABRIWAL
Managing Director & C.E.O.
[DIN - 00044783]

ANNEXURE - "III" TO DIRECTORS' REPORT

CORPORATE SOCIAL RESPONSIBILITY REPORT

AS ON FINANCIAL YEAR ENDED ON MARCH 31, 2019

{Pursuant to clause (o) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014}

1.A brief outline of the Company's CSR policy,: The key philosophy of CSR initiatives of the Company is including overview of projects or programs: amount funded to the "Prime Minister National Relief Fund" proposed to be undertaken and a reference to: for developing the CSR by Central Government. the web-link to CSR policy and projects or: programs.:

2. The composition of the CSR Committee: Mr. Buddhadeb Basu – Independent Director (Chairman)

Mr. Surajit Raha – Independent Director (Member)

Mr. Asheesh Dabriwal - Executive Director (Member)

3. Average net profit of the Company for last:

Three financial years : Rs. 12,14,74,687/-

4. Prescribed CSR Expenditure (two per cent of:

The amount as in item 3 above) : Rs. 24,29,494/-

5. Details of CSR spend during the financial year:

(a) Total amount to be spent for financial year: Rs. 24,30,000/-

(b) Amount unspent, if any : NIL

(c)Manner in which the amount spent during the financial year is detailed below:

Sr. No.	activity	which the	Projects or programs 1)Local area or other 2)Specify the State and district where projects or programs was undertaken	Amount outlay (budget) project or programs wise	Amount spent on the projects or programs Sub-heads: 1)Direct expenditure on projects or programs 2)Overheads	Cumulative expenditure up to the reporting period	Amount spent: Direct or through implementing agency (give details of implementing agency)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	Schedule VII		As per Prime	Rs. 24,30,000/-	Rs. 24,30,000/-	Rs. 24,30,000/-	Implementing
	of	Contribution	Minister Office				Agency -
	Companies	to the Prime	and Central				Prime
	Act, 2013 -	Minister's	Govt. Decision				Minister
	Activity No.	National					Office of
	(viii) –	Relief Fund					India under
	Contribution						Central
	to the Prime						Government.
	Minister's						
	National						
	Relief Fund						

RESPONSIBILITY STATEMENT

The Responsibility Statement of the Corporate & Social Responsibility Committee of the Board of Directors of the Company is in compliance with CSR objectives and Policy of the Company.

Sd/-ASHEESH DABRIWAL Managing Director (DIN – 00044783)

Dated: 30th day of May, 2019

Sd/-BUDDHADEB BASU Chairman, CSR Committee (DIN – 00061771)

ANNEXURE - "IV" TO DIRECTORS' REPORT

DISCLOSURE ON THE REMUNERATION OF THE MANAGERIAL PERSONNEL {Pursuant to Rule 5(1) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014}

- (i) The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year 2018-19:
 - (a) Sri Asheesh Dabriwal (Managing Director Remuneration): Other than KMP Remuneration is 1:16. and (b) Sri Janak Bhardwai (Executive Director Remuneration): Other than KMP Remuneration is 1:21.
- (ii) The percentage increase in remuneration of each Director, CFO, CEO, Company Secretary of the Company for the financial year 2018-19:
 - (a) Sri Asheesh Dabriwal (CEO & MD) :- Nil

[From Rs.37,14,500/- to Rs.37,14,500/-]

- (b) Sri Janak Bhardwaj (Executive Director & COO):11.96%, [From Rs.25,24,667/- to Rs.28,26,513/-]
- (c) Sri Ashok Kumar Singh (CFO) 9.38%, and

[From Rs.23,77,280/- to Rs.26,00,150/-]

(d) Ms Suruchi Tiwari (Company Secretary) – Nil

[Appointed on 13/01/2018 paid Rs.92,175/-]

- (iii) The percentage increase in the median remuneration (other than Director & KMP Remuneration) of the employees in the financial year 2018-19 is: 10.66%.
- (iv) The number of permanent/total employees on the roll of the Company as on 31st March, 2019 is : 222.
- (v) The explanation on the relationship between average increase in remuneration and Company performance: Company's Profit after Tax decrease by 0.29% in comparison of its previous year and average increase in total employees expenses is 12.08% in comparison of its previous year. The salary increased due to inflation, individual performance, prevailing industry trends.
- (vi)Variation in the market capitalization of the Company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase over decrease in the market quotations of the shares of the Company in comparison to the rate at which the Company came out with the last public offer.

Date	Market Price(in Rs.)	EPS (in Rs.)P/I	<u>Eratio Market</u>	Capitalisation(in Rs.)	% Changes
March 31, 201	8 495.60	43.10	11.50	1,48,68,00,000	
March 31, 201	9 550.15	42.97	12.80	1,65,04,50,000	(+) 11.01%

Percentage increase over the last public offer is not relevant as there has never been any public offer by the Company during the financial year 2018-19.

- (vii)Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration: Average increase in the remuneration of all employees excluding KMPs is 10.66% and average increase in the remuneration of KMPs is 6.03%. The KMP salary increased are decided based on the individual performance, responsibilities, prevailing industry trends and benchmarks.
- (viii) Comparison of each remuneration of Key Managerial Personnel against performance of the Company: Each KMP is granted salary based on his qualification, experience, nature of job & responsibility covered, industry benchmark, earlier salary and many other factors, comparison of one against the other is not feasible.
- (ix) The key parameters for any variable components of remuneration availed by the directors is : NIL.
- (x) The ratio of remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year is : NIL.
- (xi) Affirmation that the remuneration is as per the remuneration policy of the Company: Yes.

Place: Kolkata

Dated: 30th day of May, 2019

For and on behalf of the Board of Directors
ASHEESH DABRIWAL
Managing Director & C.E.O.
(DIN - 00044783)

CORPORATE GOVERNANCE ANNUAL REPORT OF 2018-19

[As per Regulation 34(3) read with Schedule V and Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2019]

TO THE MEMBERS

Corporate Governance is based on the principles of integrity, fairness, equity, transparency, accountability and commitment to values. Good governance practices stem from the culture and mindset of the organization. The Company continuously reviews its policies and practices of Corporate Governance with a clear goal not merely to comply with statutory requirements in letter and spirit but also constantly endeavors to implement the best international practices of Corporate Governance, in the overall interest of all stakeholders. Some of the major initiatives taken by the Company towards strengthening its Corporate Governance systems and practices include the following:-

- To set-up various dedicated independent Committees.
- The Company has appointed an independent practicing Company Secretary to conduct Secretarial Audit.
- Best Governance Practices are reviewed on a quarterly basis.
- Observance of the Secretarial Standard issued by the Institute of Company Secretaries of India.

In Accordance with Regulation 34(3) read with Schedule V and Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2019 and some of the best practices followed internationally on Corporate Governance, the report containing the details of governance system and processes at DHP INDIA LIMITED is as under:-

1. BRIEF STATEMENT ON COMPANY'S PHILOSOPHY ON CODE OF CORPORATE GOVERNANCE: DHP India Limited is a widely-held Public Limited Company and maintains a very high level of Corporate Governance. The Company's philosophy on corporate governance envisages the attainment of the highest levels of transparency, accountability and equity, in all facets of its operations, and in all its interactions with its stakeholders, including shareholders. The Company follows the code of corporate governance in its entirety.

2. BOARD OF DIRECTORS:

The Company has a broad-based Board and meets the "Composition" criteria. As on 31st March, 2019, the Board comprised of six Directors. Out of the six Directors, four are Non-Executive of which three are the Independent Directors and one is non-executive women director. The Board believes that its current composition is appropriate. Composition of the Board and category of Directors are as follows

a). The composition and categories of directors i.e. break up of directors is as follows:

SI.	Categories	Promoter/Non-	Name of Director & Designation
No.		Promoter	
i)	Executive Director	Promoters	Sri Asheesh Dabriwal – Managing Director
			& Chief Executive Officer (C.E.O.)
		Non- Promoters	2) Sri Janak Bhardwaj - Director-cum-Works
			Manager & Chief Operating Officer (C.O.O.)
ii)	Non-Executive & Woman Director	Promoters	3) Smt. Anjum Dhandhania (Women Director)
iii)	Independent & Non-	Non-Promoters	4) Sri Buddhadeb Basu-Lead Independent Director
	Executive Director	Non-Promoters	5) Dr. Subrata Haldar
	_	Non-Promoters	6) Sri Surajit Raha
iv)	Nominee Director	N.A.	NIL
v)	Institutional Director	N.A.	NIL

2. BOARD OF DIRECTORS:

b). The Profile of all Board of Directors is as follows:

Name of Directors	Sri Asheesh	Sri Janak	Smt. Anjum	Sri Buddhabeb	Dr. Subrata	Sri Surajit
	Dabriwal	Bhardwaj	Dhandhania	Basu	Haldar	Raha
Directors Identification No.	00044783	00047641	00058506	00061771	00089655	07019436
Date of Birth	04/10/1967	05/07/1963	07/12/1970	23/06/1967	25/04/1962	25/02/1967
Date of First Appointment	26/04/1991	25/06/1998	31/01/2003	31/01/2003	17/05/2003	08/12/2014
Educational Qualification	B. Com.	D. M.E.	L.L.B.	B. Com.	M.B.B.S.	Graduate
Occupation	Industrialist	Service	Business	Business	Doctor	Service
Status in different Comm-						
ittee of this Company :-						
[A] Audit Committee	None	None	None	Chairman	Member	Member
[B] Shareholders/Investors						
Grievance Committee	Member	None	Member	Chairman	None	None
[C] Nomination &						
Remuneration Committee	None	None	Member	Chairman	None	Member
[D] Corporate & Social						
Responsibility Committee	Member	None	None	Chairman	None	Member
Present Status in this Company	Managing	Executive	Non-Executive	Lead	Independent	Independent
	Director &	Director &	Women Director	Independent	Director	Director
	C.E.O.	C.O.O.		Director		
Directorship in Other Public	None	None	None	None	None	None
Limited Company						
Chairmanship/Membership of	None	None	None	None	None	None
Committee in Other Public						
Limited Company						
Shareholding as on 31st March,	662600 Shares	NIL	20000 Shares	200 Shares	NIL	NIL
2019	[22.09%]		[0.66%]	[0.0066%]		

c). Disclosure whether Chairman is Executive/Non Executive:

The Company has not appointed any Director to the post of "Chairman". However in most of the Board Meetings & General Meetings Sri Asheesh Dabriwal, M.D. & C.E.O., Promoter & Executive Director of the Company convenes the meeting as Chairperson.

d). Attendance of Directors at Board Meetings, Last Annual General Meeting and number of other Directorships and Chairmanships / Memberships of committees of each Directors in various companies: The Composition of Board during the year ended 31st March, 2019, its attendance and other directorships & Chairmanships/Memberships in other Public Ltd. Companies are as under:-

Name of Directors	Categories	No. of Board Meeting attended	Last AGM attended	No. of Other Public Ltd. Companies Directorships	No. of Other Public Ltd. Companies Committee Chairmanships	No. of Other Public Ltd. Companies Committee Memberships
Sri Asheesh Dabriwal	M.D. & C.E.O.	6	YES	None	None	None
Sri Janak Bhardwaj	E.D. & C.O.O.	6	NO	None	None	None
Smt. Anjum Dhandhania	N.E.D.	6	NO	None	None	None
Sri Buddhadeb Basu	N.E. & I.D.	6	YES	None	None	None
Dr. Subrata Haldar	N.E. & I.D.	6	NO	None	None	None
Sri Surajit Raha	N.E. & I.D.	6	NO	None	None	None

Note: -1) M.D. & C.E.O. - Managing Director & Chief Executive Officer, 2) E.D. & C.O.O.- Executive Director & Chief Operating Officer, 3) N.E.D. - Non-Executive Director, 4) N.E. & I.D. - Non-Executive & Independent Director

e). No. of Board Meetings held along with the dates of Board Meeting:

The Corporate Governance policy requires the Board to meet at least four times in a year with a maximum gap of three months between any two meetings.

The details of Board meetings held during the year are as under :-

••	details of Board meet		your are as arraor.	
	Date of Board Meeting	Board Strength	No. of Directors Present	Main Purpose of Meetings
	13/04/2018 6		6	Misc. General Activity
	14/05/2018	14/05/2018 6		4th Qtr./Annual Audited A/cs. Approval
	13/08/2018	6	6	1st Quarter Accounts Approval
	13/11/2018	3/11/2018 6		2 nd Quarter Accounts Approval
ſ	12/02/2019	6	6	3 rd Quarter Accounts Approval

2. **BOARD OF DIRECTORS:**

- f). Board's Procedure: It has always been the Company's policy and practice that apart from matters requiring the Board's approval by statute, all major decisions of the Company as a whole are regularly placed before the Board. This is in addition to information with regard to actual operations, major litigation, feed back reports and minutes of Committee Meetings.
- g). Independent Directors, their tenure, meetings and familiarization programme: Company appointed Independent Directors having expertise/experience in their respective field/profession. None of the Independent Directors are Promoters or related to Promoters. They do not have pecuniary relationship with the Company and further do not hold two percent or more of the total voting power of the Company. Every Independent Director, in every financial year, gives a declaration that he meets the criteria of independence as required under Section 149(7) of the Companies Act, 2013.

The details of all three Independent Directors terms of office are as below:-

- Sri Buddhadeb Basu Non-Promoter, Non-Executive, Lead Independent Director Terms of Office as per seeking re-appointment: from September 18, 2019 to March 31, 2024, a further tenure of next approximate five (5) Years.
- Dr. Subrata Haldar Non-Promoter, Non-Executive, Lead Independent Director Terms of Office as per seeking re-appointment: from September 18, 2019 to March 31, 2024, a further tenure of next approximate five (5) Years.
- Sri Surajit Raha Non-Promoter, Non-Executive, Independent Director Terms of Office, as per existing terms: from September 28, 2015 to September 27, 2020 (five years).

During the year all Independent Directors meets under leadership of Mr. Buddhadeb Basu and presented their views with the Board for overall affairs of the Company.

The familiarization of the Independent Directors is done by the managing Director/Executive Director/Senior Management personnel who conducts presentations/programme to familiarize the Independent Directors with the operations and functioning of the Company.

- h). <u>Performance Evaluation of Directors</u>: The Nomination and Remuneration Committee of the Board laid down the criteria for performance evaluation of all Directors. The performance evaluation has been done by the entire Board of Directors, except the Director concerned being evaluated.
- i). Responsibility of the CEO, COO and CFO: The current policy of the company is to have a Chief Executive Officer (C.E.O.) Mr. Asheesh Dabriwal, who is also the Promoter & Managing Director of the Company, a Chief Operating Officer (C.O.O.) Mr. Janak Bhardwaj, who is also the Executive Director-cum-Works Manager & employee of the Company, and a Chief Financial Officer (C.F.O.) Mr. Ashok Kumar Singh, is an employee of the company. There are clear demarcations of responsibility and authority amongst the three.
 - The CEO and Managing Director Mr. Asheesh Dabriwal is overall responsible for corporate strategy, brand equity, planning, external contracts and all other management matters. He is also responsible for achieving the annual business plan & investments.
 - The COO and Executive Director-cum-Works Manager Mr. Janak Bhardwaj is responsible for all production matters, customer service operations. He is also responsible for technology, new technical initiatives, renovations & industrial & personnel relations.
 - The CFO Mr. Ashok Kumar Singh is a qualified Chartered Accountant & Cost Accountant. He is responsible for ensuing all the accounts, auditing, taxation & corporate governance matters.

2. BOARD OF DIRECTORS:

j). <u>Composition of Board Committee</u>: Details of the Board Committees and other related information are provided hereunder:

a) Audit Committee:

- 1) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- 2) Dr. Subrata Haldar Independent Director
- 3) Sri Surajit Raha Independent Director

b) Nomination and Remuneration Committee:

- 1) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- 2) Smt. Anjum Dhandhania Non-Executive Women Director
- 3) Sri Surajit Raha Indepndent Director

c) Shareholders / Investor Grievance Committee:

- 1) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- 2) Smt. Anjum Dhandhania Non-Executive Women Director
- 3) Sri Asheesh Dabriwal Executive Director

d) Corporate & Social Responsibility Committee:

- 1) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- 2) Sri. Surajit Raha Independent Director
- 3) Sri Asheesh Dabriwal Executive Director

k). Meeting of Board Committees held during the year and Directors' attendance:

Board Committees	Audit	Nomination and	Shareholders/Investor	Corporate & Social
	Committee	Remuneration Committee	Grievance Committee	Responsibility Committee
Meeting Held	5	1	1	1
Sri Buddhadeb Basu	5	1	1	1
Smt. Anjum Dhandhania	5	1	1	N.A.
Dr. Subrata Haldar	5	N.A.	N.A	N.A.
Sri Asheesh Dabriwal	N.A.	N.A.	1	1
Sri Surajit Raha	5	1	N.A.	1

I). <u>Re-appointment of Directors retire by rotation:</u> Smt. Anjum Dhandhania (DIN: 00058506), a Non-executive Director shall retire by rotation at the ensuing Annual General Meeting, and is eligible for re-appointment.

The brief particulars of above director have already been mentioned in their profile. However, the suitable disclosure mentioned in the Notes as forming part of Notice of A.G.M. to annexed with the Report.

3. AUDIT COMMITTEE:

- i) <u>Composition, name of members and Chairperson</u>: The composition of the Audit Committee at present are as below:-
 - 1. Sri Buddhadeb Basu Chairman [Non-Executive & Lead Independent Director having financial and accounting knowledge]
 - 2. Dr. Subrata Haldar Member [Non-Executive & Independent Director]
 - 3. Sri Surajit Raha Member [Non-Executive & Independent Director]

Mr. Ashok Kumar Singh, Chief Financial Officer (C.F.O.) of the company having requisite qualification as qualified Chartered Accountants & Cost Accountants, acts as Finance & Accounts function of the company is a permanent invitee of the Audit Committee.

Ms Suruchi Tiwari, Company Secretary-cum-Compliance Officer of the company having requisite qualification as qualified Companies Secretaries & Cost Accountants, acts as the Secretary to the Committee.

3. AUDIT COMMITTEE:

- ii) No. of meeting and attendance: During the year the Audit Committee has met five (5) times on April 13, 2018; May 14, 2018; August 13, 2018; November 13, 2018; and February 12, 2019 and the details of attendance of its member already provided in this report.
- iii) <u>Brief description of terms of reference</u>: The Audit Committee has been constituted as per Section 177 of the Companies Act, 2013, and as per Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2019. The terms of reference & powers of the audit committee are as under:-

(A) Powers of Audit Committee:

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

(B) The role of the Audit Committee includes:

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- 2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of Cost Auditors & Statutory Auditors and fixation of audit fees.
- 3. Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors.
- 4. Reviewing, with management, the annual financial statements before submission to the Board for approval, with particulars reference to:
 - Matters required to be included in the Directors' Responsibility Statement to be included in the Directors' Report in terms of Section 134(3)(c) of the Companies Act, 2013.
 - Changes, if any, in accounting policies and practices and reasons for the same.
 - Major accounting entries involving estimates based on the exercise of judgement by the management.
 - Significant adjustments made in the financial statements arising out of audit findings.
 - Compliance with listing and other legal requirements relating to financial statements.
 - Disclosure of related party transactions.
 - Qualifications in draft audit report.
- 5. Reviewing, with the management, the quarterly financial statements before submission to the Board for approval.
- 6. Reviewing, with the management, the statement of uses/application of funds raised through an issue (public issue, right issue, preferential issue, etc.), the statement of funds utilized for purposes other that those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency, monitoring the utilization of proceeds of a public or right issue, and making appropriate recommendations to the Board to take up steps in this matter.
- 7. Reviewing, with the management, the performance of Statutory and Internal Auditors, adequacy of internal control systems.
- 8. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit.
- 9. Discussion with Internal Auditors any significant findings and follow up thereon.

3. AUDIT COMMITTEE:

iii) Brief description of terms of reference:

(B) The role of the Audit Committee includes:

- 10. Reviewing the findings of any internal investigations by the Internal Auditors into the matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- 11. Discussion with Cost Auditors, Secretarial Auditors & Statutory Auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any areas of concern.
- 12. To look into the reasons for substantial defaults, if any, in the payment to the depositors, debenture holders, shareholders (in case of non payment of declared dividends) and creditors.
- 13. To review the functioning of Whistle Blower Mechanism, in case of same is existing.
- 14. Approval of appointment of CFO after assessing the qualifications, experience & background etc. of the candidate.
- 15. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- 16. To review the following information:
 - The management discussion and analysis of financial condition and results of operations;
 - Statement of significant related party transactions (as defined by the Audit Committee), submitted by management;
 - Management letters/letter of internal control weakness issued by the Statutory Auditors:
 - Internal audit report relating to internal control weaknesses; and
 - The appointment, removal and terms of remuneration of Internal Auditors & Secretarial Auditors.

The Audit Committee's report submitted by the head of Finance & Accounts Department i.e. C.F.O. of the Company Mr. Ashok Kumar Singh. He briefs the Committee on all the points covered in the report as well as the other issues which come up during discussions.

Minutes of the meeting of the Audit Committee are circulated to members of the Committee and the Board is kept apprised.

4. NOMINATION AND REMUNERATION COMMITTEE:

- i) <u>Brief description of terms of reference</u>: The terms of reference of Nomination and Remuneration Committee include:
 - Review and approval of business strategies and policies, medium & short term plans.
 - Review of operating performance of the company.
 - Approval of Remuneration of Executive & Non-Executive Directors.

Minutes of the meeting of the Nomination and Remuneration Committee are circulated to members of the Committee and the Board is kept apprised.

- ii) <u>Composition</u>, name of members and <u>Chairperson</u>: As on date the particulars of directors in nomination and remuneration committee are as below:-
 - 1. Sri Buddhadeb Basu Chairman [Non-Executive & Independent Director]
 - 2. Smt. Anjum Dhandhania Member [Non-Executive & Women Director]
 - 3. Sri Surajit Raha Member [Non-Executive & Independent Director]
 - iii) No. of meeting and attendance: During the year the Nomination and Remuneration Committee has met one time on April 13, 2018, and the details of attendance of its member already provided in this report.

4. NOMINATION AND REMUNERATION COMMITTEE:

- iv) Remuneration Policy: The Remuneration Policy of the Company for managerial personnel is primary based on the performance of the following criteria:
 - Performance of the Company.
 - Track record, potential and performance of the individual managers and
 - External competitive environment.
- v) <u>Details of Remuneration to all directors as per format listing out the following:</u> Sri Asheesh Dabriwal, Managing Director of the Company & Sri Janak Bhardwaj, Executive Director of the Company both is an employee of the Company. In addition to remuneration paid to Sri Asheesh Dabriwal & Sri Janak Bhardwaj, the company also pays the sitting fees @₹ 2,000/- per sitting of General Board Meeting to all Non-Executive Directors (Other than those receiving remuneration) for attending Board Meetings for the year ended 31st March, 2019.

The Details of remuneration payment to Directors are as below:

Name of Directors	Designation	Nature of remuneration	Remuneration Paid
Sri Asheesh Dabriwal	Managing Director & Chief Executive Officer (C.E.O.)	Salary/Leave pay/Bonus etc.	₹ 37,14,500
Sri Janak Bhardwaj	Executive Director & Chief Operating Officer (C.O.O.)	Salary/Leave pay/allowances/Bonus	₹ 28,26,513
Smt. Anjum Dhandhania	Non-Executive Director	Sitting Fees of Board Meeting	₹ 10.000
Sri Buddhadeb Basu	Independent Director	Sitting Fees of Board Meeting	₹ 10,000
Dr. Subrata Haldar	Independent Director	Sitting Fees of Board Meeting	₹ 10,000
Sri Surajit Raha	Independent Director	Sitting Fees of Board Meeting	₹ 10,000

Note: 1) The Service Contract of Sri Asheesh Dabriwal, Managing Director & C.E.O. of the Company is seeking for reappointment for next Five years from April 1, 2019 to March 31, 2024, however the notice period is one month.

- 2) Sri Janak Bhardwaj, Executive Director & C.O.O. of the Company is an employee of the company and the notice period of service contract is one month.
- 3) The terms of Office of Sri Buddhadeb Basu & Dr. Subrata Haldar, Independent Directors of the Company as per seeking re-appointment: from September 18, 2019 to March 31, 2024, a further tenure of next approximate five (5) Years. The tems of office of Sri Surajit Raha, Independent Director of the Company is for Five years as exiting term from September 28, 2015 to September 27, 2020.

5. SHAREHOLDERS / INVESTOR GRIEVANCE COMMITTEE:

- i) Name of non-executive director heading the committee & other members :
 - 1. Sri Buddhadeb Basu Chairman [Non-Executive & Lead Independent Director]
 - 2. Smt. Anjum Dhandhania Member [Non-executive & Promoter Director]
 - 3. Sri Asheesh Dabriwal Member [Executive & Promoter Director]
- ii) <u>Name & designation of Compliance Officer</u>: Ms Suruchi Tiwari, Company Secretary of the Company is the Compliance Officer of the Company.
- iii) No. of Shareholders Complaints received so far and No. of Complaints not solved to the satisfaction of the shareholders: None of the complaints received from shareholders are pending unsolved as on March 31, 2019 from any investors for any services. Only revalidation of dividend warrant / change of address & bank account intimation etc. were received from some investors and their requests were complied promptly. No complaints are pending & unsolved of shareholders.
- iv) No. of pending share transfer for more than a fortnight: No shares are pending for transfer till date for more than a fortnight from the date of share transfer request received.

5. SHAREHOLDERS / INVESTOR GRIEVANCE COMMITTEE:

v) No. of meeting and attendance: During the year the Shareholders / Investor Grievance Committee has met one times on April 13, 2018, and the details of attendance of its member already provided in this report.

6. CORPORATE & SOCIAL RESPONSIBILITY COMMITTEE:

- i) Name of non-executive director heading the committee & other members :
 - 1. Sri Buddhadeb Basu Chairman [Non-Executive & Lead Independent Director]
 - 2. Sri Surajit Raha Member [Non-executive & Independent Director]
 - 3. Sri Asheesh Dabriwal Member [Executive & Promoter Director]
- ii) <u>Name & designation of Compliance Officer</u>: Ms. Suruchi Tiwari, Company Secretary of the Company is the Compliance Officer of the Company.
- iii) No. of meeting and attendance: During the year the Corporate & Social Responsibility Committee has met one times on February 12, 2019, and the details of attendance of its member already provided in this report.

7. AFFIRAMATIONS AND DISCLOSURES:

- i) <u>Compliances with Governance Framework</u>: The Company is in compliance with all mandatory requirements under the Listing Regulations.
- ii) Disclosure by Key Managerial Person about Related Party Transactions: All transactions entered into with the Related parties as defined under the Companies Act, 2013 and Regulation 23 of the Listing Regulations during the financial year were on arms-length basis and do not attract the provisions of Section 188 of the Companies Act, 2013. There are no materially significant transactions with Related Parties viz. Promoters, Director or the Management, Key Managerial Person, their subsidiaries, or relatives conflicting with Company's interest, during the financial year. Related Parties transactions have been disclosed under significant accounting policies and notes forming part of the Financial Statements in accordance with (Ind AS). A statement in summary form of transactions with Related Parties in ordinary course of business and arm's length basis is periodically placed before the Audit Committee for review and recommendation to the Board for their approval.

As required under Regulation 23(1) of the Listing Regulation, the Company has formulated a policy on dealing with Related Party Transactions. None of the Transactions with Related Parties were in conflict with the interest of Company. All the transactions are on arm's length basis and have no potential conflict with the interest of the Company at large and are carried out on an arm's length or fair value basis.

iii) Details of Non-Compliance by the Company, penalties and strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority, on the matter on any matter related to capital market, during last three financial years: The Company has complied with all requirements specified under the Listing Regulations as well as other regulation and guidelines of SBI. Consequently, there were no strictures or penalties imposed by either SEBI or Stock Exchanges or any statutory authority for non-compliance of any matter related to the capital markets during the last three financial years.

7. AFFIRAMATIONS AND DISCLOSURES:

- iv) Vigil Mechanism/Whistle Blower Policy: Pursuant to Section 177(9) and (10) of the Companies Act, 2013, and Regulation 22 of the Listing Regulations, the Company has formulated Whistle Blower Policy for Vigil Mechanism of Directors and Employees to report to the management about the unethical behavior, fraud or violation of the Company's code of conduct. The mechanism provides for adequate safeguards against victimization of employees and Directors who use such mechanism and makes provision for direct access to the Chairman of the Audit Committee in exceptional cases. None of the personnel of the Company have been denied access to the Audit Committee.
- v) <u>Disclosure of Accounting Treatment</u>: In the preparation of the financial statements, the Company has followed the Accounting Standards referred to in Section 133 of the Companies Act, 2013. The significant accounting policies which are consistently applied are set out in the Notes to the Financial Statements.
- vi) <u>Board Disclosure Risk Management</u>: Business risk evaluation and management is an ongoing process within the Company. The assessment is periodically examined by the Board.
- vii) Commodity Price Risk and Commodity Hedging Activities: The Company has adequate risk assessment and minimization system in place including for commodities. The Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out. Therefore, there is no disclosure to offer in term of SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2018/0000000141 dated November 15, 2018.
- viii) Details of utilisation of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32(7A): Not Applicable.
- ix) A certificate from a Company Secretary in practice that none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority: The Certificate of Company Secretary in practice is annexed herewith as a part of the report.
- x) Where the Board had not accepted any recommendation of any committee of the Board which is mandatorily required, in the relevant financial year: Not Applicable.
- xi) Total fees or all services paid by the listed entity and its subsidiaries, on a consolidated basis, to the Statutory Auditor and all entities in the network firm/network entity of which the statutory auditor is a part: Details relating to fees paid to the Statutory Auditors are given in Note 23(p) to the Standalone Financial Statements.
- xi) <u>Disclosures in relation to the Sexual Harassment of Women at work place (Prevention, Prohibition and Redressal) Act, 2013:</u> No complain received during the financial year under review and no complain is under pending at the year end under review. The dame is also reported in Directors' Report.
- **xii)** Non Mandatory Requirements: Adoption of non-mandatory requirements of the Listing Regulations is being reviewed by the Board from time to time.

8. <u>DETAILS OF ADOPTION OF NON-MANDATORY (DISCRETIONARY) REQUIREMENTS:</u>

Non-Mandatory (discretionary) requirements under regulation 27 of the Listing Regulations

The status of compliance with the non-mandatory requirements of the Listing Regulations is provided below:-

- i) <u>The Board</u>: The requirement relating to maintenance of office and reimbursement of expenses of Non-Executive Chairman is not applicable to the Company since the Chairman of the Company is an Executive Director.
- ii) <u>Shareholders rights</u>: The Company has not adopted the practice of sending out half-yearly declaration of financial performance to shareholders. Quarterly results as approved by the Board are disseminated to Stock Exchanges and updated on the website of the Company.
- iii) Modified opinion(s) in audit report: There are no modified opinions in audit report.
- iv) Reporting of Internal Auditor: In accordance with the provisions of Section 138 of the Companies Act, 2013, the Company has appointed an Internal Auditor who reports to the Audit Committee. Quarterly Internal Audit Reports are submitted to the Audit Committee which reviews the audit reports and suggests necessary action.

9. THE DISCLOSURES OF THE COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND REGULATION 46(2)

Sr. No.	Particulars	Regulations	Brief Descriptions of the Regulations	Compliance Status (Yes/NO/N.A.)
1	Board of	17(1)	Composition of Board	Yes
	Directors	17(2)	Meeting of Board of Directors	Yes
		17(3)	Review of Compliance Reports	Yes
		17(4)	Plans for orderly succession for appointment	Yes, as and when applicable
		17(5)	Code of Conduct	Yes
		17(6)	Fees/Commission	Yes
		17(7)	Minimum information to be placed before the Board	Yes
		17(8)	Compliance Certificate	Yes
		17(9)	Risk Assessment and Management	Yes
		17(10)	Performance Evaluation	Yes
2	Audit Committee	18(1)	Composition of Audit Committee & Presence of the Chairman of the Committee at the Annual General Meeting	Yes
		18(2)	Meeting of Audit Committee	Yes
		18(3)	Role of the Committee and Review of information by the Committee	Yes
3	Nomination and	19(1) & (2)	Composition of Nomination and Remuneration Committee	Yes
	Remuneration Committee	19(3)	Presence of the Chairman of the Committee at the Annual General Meeting	Yes
		19(4)	Role of the Committee	Yes
4	Shareholders/Inve stor Grievance	20(1),(2) & (3)	Composition of Shareholders/Investor Grievance (Stakeholders Relationship) Committee	Yes
	(Stakeholders Committee)	20(4)	Role of the Committee	Yes
5	Risk Management	21(1),(2) & (3)	Composition of Risk Management Committee	N. A.
	Committee	24(4)	Role of the Committee	N. A.
6	Vigil Mechanism	22	Formulation of Vigil Mechanism for Directors and Employee	Yes

9. THE DISCLOSURES OF THE COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND REGULATION 46(2)

Sr. No.	Particulars	Regulations	Brief Descriptions of the Regulations	Compliance Status (Yes/NO/N.A.)
7	Related party Transaction	23(1),(5),(6),(7) & (8)	Policy for Related party Transaction	Yes
		23(2) & (3)	Approval including omnibus approval of Audit Committee for all Related Party Transactions and review of transaction by the Committee	Yes
		23(4)	Approval of Material Related Party Transactions	N. A.
8	Subsidiaries of the Company	24(1)	Composition of Board of Directors of Unlisted Material Subsidiaries	N. A.
		24(2),(3),(4),(5) & (6)	Other Corporate Governance Requirements with respect to Subsidiary including Material Subsidiary of Listed entity	N. A.
9	Obligation with	25(1) & (2)	Maximum Directorship and Tenure	Yes
	respect to	25(3)	Meeting of Independent Directors	Yes
	Independent	25(4)	Review of performance by the Independent Directors	Yes
	Directors	25(7)	Familiarisation of Independent Directors	Yes
10	Obligations with	26(1) & (2)	Membership & Chairmanship in Committees	Yes
	respect to Directors and	26(3)	Affirmation with Compliance to Code of Conduct from Members of Board of Directors and Senior Management	Yes
	Senior Management	26(4)	Personnel	Yes
	Wianagement	26(4)	Disclosure of Shareholding by Non-Executive Directors	Yes
		26(5)	Disclosures by Senior Management about potential conflicts of interest	Yes
11	Other Corporate	27(1)	Compliance of Discretionary Requirements	Yes
	Governance requirements	27(2)	Filing of Quarterly Compliance Report on Corporate Governance	Yes
13	Disclosures	46(2)(b)	Terms and conditions of appointment of Independent Directors	Yes
	website of the	46(2)(c)	Composition of various Committees of Board of Directors	Yes
	Company	46(2)(d)	Code of Conduct of Board of Directors and Senior Management Personnel	Yes
		46(2)(e)	Details of establishment of Vigil Mechanism/Whistle Blower Policy	Yes
		46(2)(f)	Criteria of making payments to Non-Executive Directors	Yes
		46(2)(g)	Policy on dealing with Related Party Transactions	Yes
		46(2)(h)	Policy for determining Material Subsidiaries	N. A.
		46(2)(i)	Details of familiarization programmes imparted to Independent Directors	Yes

10. GENERAL BODY MEETING:

i) <u>Location and time where the last 3 AGMs were held</u>: The last three Annual General Meetings were held as per details given below:-

YEAR	DATE	$\overline{\mathbf{DAY}}$	<u>TIME</u>	Name of AGM/EGM Held at
2017-2018	24/09/2018	Monday	11.00 A.M.	Twenty-Seventh A.G.M.18H, Park Street, Kol-71
2016-2017	20/09/2017	Wednesday	11.00 A.M.	Twenty-Sixth A.G.M.18H, Park Street, Kol-71
2015-2016	19/09/2016	Monday	11.00 A.M.	Twenty-Fifth A.G.M.18H, Park Street, Kol-71

ii) Whether Special resolutions were put through postal ballot last year, details of voting pattern and person who conducted the postal ballot excise and procedure for postal ballot: No Special Resolution passed in last A.G.M. dated September 24, 2018 under the postal ballot scheme.

10. GENERAL BODY MEETING:

- iii). Code of Conduct: The company has a code of conduct, which is applicable to all Board Members and senior management of the company. The code of conduct is as below:
 - To maintain Fair Market Practices.
 - To maintain the integrity of Financial records and Accounting
 - To develop a good External Communication with all Statutory Bodies
 - To develop Work Ethics with Honesty, Integrity, Respect, Fairness, Purposefulness, Trust, Responsibility and Caring.
 - To ensure highest level of transparency.

The Chief Executive Officer (C.E.O.) Sri Asheesh Dabriwal has declared that the above code of conduct is applicable to all the senior management & board members and has also been complied by the company. Declaration Certificate is **Attached** with Report.

- iv) <u>Code of Conduct for prohibition of insider trading</u>: Company has adopted a Code of Conduct as per Securities and Exchange Board of India (SEBI) (Prohibition of Insider Trading) Regulations, 1992. All Directors, Designated Employees who could have access to the Unpublished Price Sensitive Information of the Company are governed by the Code.
- viii) CEO/CFO Certification: The CEO / CFO Certificates on Corporate Governance are enclosed.
- x) <u>Secretarial Compliance & Capital Integrity Report</u>: The Company Secretary while preparing the Agenda, notes on agenda, minutes etc. of the meeting(s), is responsible for and is required to ensure adherence to all applicable provisions of law including the Companies Act, 2013 and the Secretarial Standards recommended by the Institute of Company Secretaries of India.

The Annual Secretarial Compliance Report from a practicing Company Secretary as per Regulation 24A of SEBI (Listing Obligation and Disclosure Report) Regulations 2015 obtained and Attached with Report. The Reconciliation of Share Capital Audit Report from a practicing company secretaries as per Regulation 55A of SEBI (Depositories & Participants) Regulation, 2003, confirming that the total issued capital of the Company is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL, is placed before the Board on a quarterly basis. A copy of the above Secretarial Audit Report is submitted to both depositories NSDL & CDSL and also the Stock Exchanges, where the securities of the Company are listed.

11. MEANS OF COMMUNICATION:

- i) <u>Quarterly results</u>: The Company's quarterly results are published in "Business Standard" (English News paper) and "Arthik Lipi" (Bengali News paper), and all reports & all disclosures etc. forwarded to the Stock Exchanges immediately after these are taken on record by the Board and its website www.dilindia.co.in.
- ii) <u>Annual Report</u>: The Annual Report containing, *inter alia*, Audited Financial Statement, Directors' Report, Auditors' Report and other important information is circulated to members and other entitled thereto. The Management's Discussion and Analysis Report forms part of the Annual Report and is displayed on the Company's website www.dilindia.co.in.
- iii) Corporate website: www.dilindia.co.in
- iv) <u>BSE Corporate Compliance & Listing Centre</u>: BSE's Listing Centre is a web-based application designed for corporate. All periodical compliance filings are also filed electronically on the Listing Centre.
- v) <u>SEBI Complaints Redress System (SCORES)</u>: The investor complaints are processed in a centralized web-based complaints redress system.

11. MEANS OF COMMUNICATION:

vi) Designated Exclusive email-id:

Name of Compliance Officer: SURUCHI TIWARI E-mail ID: info@dhpindia.com

12. GENERAL SHAREHOLDER INFORMATION:

i) <u>Company Registration Details</u>: The Company is registered in the State of West Bengal. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs is **L65921WB1991PLC051555.**

ii) A.G.M. – Date, time and venue : Twenty-Eighth A.G. M. dated : September 20, 2019 (Friday)

Time: 11.00 A.M. at Calcutta Chamber of Commerce, 18H, Park Street, Stephen Court, Kolkata – 700 071.

iii) <u>Financial Year & Financial Calendar</u>: The Company observes the financial year starting from 1st April to 31st March as its financial year. The Board Meeting for forthcoming quarterly, half yearly and annual financial results expected are as below:-

For adoption of quarterly results
Quarter ending June 30, 2019
Quarter ending September 30, 2019
Quarter ending December 31, 2019
Quarter ending March 31, 2020
Year ending March 31, 2020

Expected date
Second week of August, 2019
Second week of November, 2019
Second week of February, 2020
Last week of May, 2020
Last week of May, 2020

- iv) Book Closure Date: September 14, 2019 (Saturday) to September 20, 2019 (Friday), both days inclusive.
- v) <u>Listing on Stock Exchanges & Stock Code, if any</u>: At present the shares of the company listed with only two stock exchanges Kolkata & Mumbai. The details of Stock code etc. are as below:
 - (1) The Calcutta Stock Exchange Ltd. i.e. CSE [Regional Stock Exchange Code:10014058]
 - (2) Bombay Stock Exchange Limited, Mumbai i.e. BSE [Securities Code No .- 531306]

Annual listing fees for the financial year 2019-2020 of Bombay Stock Exchange have been paid and The Calcutta Stock Exchange is still not paid and awaited for their Bill for payment.

- vi) <u>Demat ISIN No. with CDSL & NSDL & Electronic Connectivity</u>: The ISIN of dematerialised shares of the Company is INE590D01016. The shares of the company is electronically connected with both the depositories i.e. M/s. National Securities Depository Ltd [NSDL] & M/s. Central Depository Services (India) Ltd. [CDSL]. The required custodian fees for financial year 2019-2020 till date paid to CDSL & NSDL, both depositories.
- vii) Number of Employees: Location wise break-up of the number of employees of the Company as on 31st March, 2019: (a) Registered Office: 12 and (b) Factory: 208 i. e Total: 220
- viii) Share Transfer system: Presently as per SEBI and Stock Exchange requirement the company has appointed a Registrars & Share Transfer Agents M/s. Niche Technologies Private Limited, 3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata 700 017 for handling of all share transfers system as well as Dematerialisation process with a single entity. The share transfers which are received in physical form are processed within 10 days from the date of receipt, subject to documents being valid and completed in all respect.
- ix) <u>Plant Location</u>: The factory situated at:"Dhulagarh Industrial Park, P.O.:- Kanduah, P.S.:- Sankrail, N.H.-6, Howrah 711 302".
- x) <u>Dematerialisation of Shares and liquidity as on March 31, 2019</u>: Over 98.80 % of the Company's paid-up equity share capital has been dematerialised up to 31st March, 2019.

12. GENERAL SHAREHOLDER INFORMATION:

xi) Market Price Data – High/Low during each month of the F.Y.2018-2019: The equity shares of the company are hardly traded in The Calcutta Stock Exchange Ltd. In Mumbai Stock Exchange the shares of company are regularly traded. As per BSE website the following market

price & volume of shares traded during the financial year 2018-2019:-

Month	BSE (Monthly High) Price per shares (₹)	BSE (Monthly Low) Price per shares (₹)	No. of shares traded	Turnover (₹)
April, 2018	541.55	495.00	28,434	1,48,36,455
May, 2018	559.00	476.30	68,818	3,52,35,899
June, 2018	528.00	477.00	57,074	2,85,12,933
July, 2018	519.80	436.15	69,574	3,33,79,552
August, 2018	538.90	476.00	35,018	1,76,41,715
September,2018	524.90	450.00	27,713	1,36,81,118
October, 2018	508.00	445.00	22,539	1,06,84,705
November,2018	580.00	480.00	26,670	1,42,43,578
December,2018	601.55	524.00	16,414	89,57,514
January,2019	575.95	515.50	14,290	78,20,065
February, 2019	578.90	483.00	24,986	1,30,58,597
March, 2019	572.00	525.00	14,078	77,55,148
Total No. of sh	ares traded & volume of	2018-2019	4,05,608	20,58,07,279

xii) <u>Distribution of Shareholding as on 31st March, 2019</u>: Distribution of Shareholding pattern by the number of shares are as below: [a] Shareholding Pattern by Size (as on March 31, 2019):-

No. of Equity Shares held	No. of Shareholders	% of Shareholders	No. of Shares	% of Shareholding
1 - 500	2552	89.6382	2,43,463	8.1155
501 - 1,000	156	5.4795	1,18,905	3.9635
1,001 - 5,000	119	4.1798	2,34,157	7.8052
5,001 - 10,000	8	0.2810	54,051	1.8017
10,001 - 50,000	8	0.2810	1,56,124	5.2041
50,001 - 1,00,000	0	0.0000	0	0.0000
1,00,001 and above	4	0.1405	21,93,300	73.1100
TOTAL	2847	100.0000	30,00,000	100.0000

[h] Shareholding Pattern by Ownership (as on March 31, 2019) :-

	noiding Pattern by Ownership (as	1		1 .
Categories	Particulars of Categories	No. of	Total No.	As percentage
		shareholders	of Shares	of shares
Promoters	Director's & their relatives holding	4	18,27,700	60. 923 %
Group	Promoter's Body Corporate holding	2	4,03,500	13. 450 %
(Indian)	Total of Promoters holding(Indian)	6	22,31,200	74. 373 %
Non-	Indian – Body Corporate	28	15,889	0. 530 %
Promoter Group	Indian-Individual & HUF holding Nominal Shares Value Up to ₹ 2 lakh Indian-Individual & HUF holding	2656	6,28,860	20. 962 %
	Nominal Shares Value above ₹ 2 lakh	Nil	Nil	N. A.
	Any Others – NRI/OCB	141	1,00,560	3. 352 %
	Clearing Member	15	5,841	0. 195 %
	IEPF Authority	1	17,650	0. 588 %
	Total of Non-Promoters holding	2841	7,68,800	25. 627 %
TO	TAL SHAREHOLDINGS	2847	30,00,000	100. 000 %

[c] Shareholding Pattern by Dematerialisation & Physical Form (as on March 31, 2019):-

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Particulars	No. of Equity Shares	% of Shareholding
Dematerialised with NSDL	26,48,139	88.27
Dematerialised with CDSL	3,15,929	10.53
Total Dematerialised Shares	29,64,068	98.80
Shares in Physical Form	35,932	1.20
Total Paid-up Equity Shares	30,00,000	100.00

12. GENERAL SHAREHOLDER INFORMATION:

xiii) <u>Dividend</u>: The Board of Directors, recommended the dividend of ₹ 2.50 per Equity Share for the financial year ended March 31, 2019 (i.e.@25% of Equity Share capital of the Company), for approval of the shareholders at the ensuing Annual General Meeting. If approved, the dividend will be paid on or after 20th September, 2019, but before 19rd October, 2019.

xiv) Dividend History for the Last Five Years

	Sr.No.	Financial Year	Date of Declaration of Dividend	Amount declared per share (Rs.)
1 20		2013-2014	19/09/2014	Rs. 1.50
	2	2014-2015	28/09/2015	Rs. 1.50
	3	2015-2016	19/09/2016	Rs. 2/-
	4	2016-2017	20/09/2017	Rs. 2/-
	5	2017-2018	24/09/2018	Rs. 2.50

- xv) <u>Transfer of unclaimed amount to Investor Education and Protection Fund:</u> The investors are advised to claim the unencashed dividends lying in the unpaid dividend accounts of the Company before the due date (as indicated in the Notes to the Notice) for crediting the same to the Investor Education and Protection Fund.
- Mandatory transfer of shares to demat account of Investor Education and Protection Fund Authorities (IEPFA) in case of Unpaid/Unclaimed Dividend on shares for a consecutive period of seven years Pursuant to the provisions of Sections 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, all Equity Shares of the Company on which dividend has not been paid or claimed for seven consecutive years or more on February 19, 2018 shall be transferred by the Company to Investor Education and protection Fund ("IEPF"). During the current financial year ended from April 1, 2018 to March 31, 2019, no shares will fall due for transfer to the said Fund.

Shares which are transferred to the demat account of IEPFA can be claimed back by the shareholders from IEPFA by following the procedure prescribed under the IEPF Rules.

xvii) Address for Correspondence: For transfer/dematerialisation of shares and any other query relating to the shares of the company.

Niche Technologies Private Limited [Registrar & Share Transfer Agents of DHP India Limited] 3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata – 700 017.

For any query on Annual Report/Dividend and any Investor Grievance Matter etc.

DHP INDIA LIMITED

10, Middleton Row, Kolkata - 700 071.

xviii) Compliance Certificate of the Auditors: The Statutory Auditors have certified that the company has complied with the conditions of Corporate Governance as stipulated in the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as referred to in Regulation 15(2) of the Listing Regulations and the same is Annexed to this Report.

Place : Kolkata

Dated: 30th day of May, 2019

For and on behalf of the Board of Directors
ASHEESH DABRIWAL
Managing Director & C.E.O.
(DIN - 00044783)

MANAGEMENT DISCUSSION AND ANALYSIS REPORT OF 2018-2019

[As per Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2019]

TO THE MEMBERS

The financial statements have been prepared in compliance with the requirement of the Companies Act, 2013. Our management accepts responsibility for the integrity and objectivity of these financial statements, as well as various estimates and judgements used therein. The estimates and judgements relating to the financial statements have been made on a prudent and reasonable basis, in order that the financial statements reflects in a true and fair manner the form and substance of transactions, and reasonably present our state of affairs, profits and cash flows for the year. Apart from financial analysis, the management discussed on following areas:-

- (a). Forward-Looking Statement: All statements that address the expectations and/or projections for the future, not limited to the Company's strategy for growth, product development & innovation, market standing, expenses and financial results, are all forward-looking statements. These are based on assumptions and expectations in the future and the Company cannot guarantee its accuracy or its realisability. The Company's actual results and/or performance will hence differ from those portrayed in forward-looking statements. The Company assumes no responsibility to publicly amend, modify or revise such statements on the basis of any future developments, information and/or events.
- (b) <u>Industrial structure and development</u>: The Company concentrated on expanding the export market for its products and continues to do so.
- (c) <u>SWOT (Strength, Weakness, Opportunity & Threat) Analysis for the Company</u>: There is a big potential of increasing the sale of LPG Regulators for the export market. The SWOT analysis of the company are as below:-

Strengths:

- Obtain various License and Certification for Exported Goods in various Countries as well as in India for specific technical requirements and safety measurements.
- High quality and safe products at affordable prices.
- Ongoing product innovation and improvement.
- Strong and varied range of products as per requirement of varied markets.

Weakness:

• Time delays in procurement of raw materials.

Opportunities:

- Potential for expansion for diversified products.
- The future global market is very optimistic relating to LPG Appliances.
- Growing trend for consumption of Low Pressure Regulators & Gas Appliances.
- Expanding into newer untapped markets.

Threat:

- Rising price of Raw Materials & Components.
- Competitive environment with diverse players.

- (d) <u>Risk and concern</u>: The Company is exposed to risks from market fluctuations of foreign exchange, interest rates, commodity prices, business risk, compliance risks and people risks. It is difficult to assess the risk involved in the business. It is always the intention of the management to minimize the risk involvement with proper analysis and market study & internal control systems.
- (e) <u>Internal Control System & Their Adequacy</u>: Given the nature of business and size of operations, your Company's Internal Control system has been designed to provide for:
 - i) Accurate recording of transactions with internal checks and prompt reporting.
 - ii) Adherence to applicable Accounting Standards and policies.
 - iii) Compliance with applicable statutes, policies and management policies and procedures.
 - iv) Effective use of resources and safeguarding of assets.

The Internal Control System provides for well documented policies/guidelines, authorizations and approval procedures. The Audit Committee of the Board of Directors actively reviews the adequacy and effectiveness of internal control systems and suggests improvement for strengthening them as appropriate. The observations arising out of the audit are periodically reviewed and compliance ensured. The summary of the Internal Audit observations and status of implementations are submitted to the Audit Committee and is reviewed by it on a regular basis and concerns, if any, are reported to the board.

- (f) Financial Performance: During the year 2018-19 the Company recorded net revenue from operation of Rs.6826.42 lacs as compared to previous year of Rs.5324.44 lacs. Profit before tax were at Rs.1771.62 lacs and Profit after tax were at Rs.1289.17 lacs for the year ended March 31, 2019 as compared previous year ended March 31, 2018 of Rs.1644.32 lacs and Rs.1292.88 lacs respectively.
- (g) Operational Performance: The Company has already shifted the main focus of its manufacturing business from domestic market to the export markets and is confident of obtaining satisfactory orders in the coming years.
- (h) <u>Industrial Relation</u>: The Company considers its human resource as the most valuable ingredient of the functioning of the company and utmost endeavor is made to maintain good relations with the employees at all levels.
- (i) <u>Cautionary Statement</u>: Statements in the Management Discussion & Analysis describing the Company's focal objectives, expectations or anticipations may be forward looking within the meaning of applicable securities, laws and regulations. Actual results may differ materially from the expectations.

Place: Kolkata

Dated: 30th day of May, 2019

For and on behalf of the Board of Directors
ASHEESH DABRIWAL
Managing Director & C.E.O.
(DIN - 00044783)

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 Phone No: (+91(033) 2229-5735/7995/9626/7929, Fax No: +91(033) 2217-2751

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

CHIEF EXECUTIVE OFFICER (C.E.O.) DECLARATION IN TERMS OF REGULATION 26(3) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, RELATING TO CODE OF BUSINESS CONDUCT AND ETHICS OF THE COMPANY

TO THE MEMBERS OF DHP INDIA LIMITED

DECLARATIONS

I, ASHEESH DABRIWAL, C.E.O. & Managing Director of DHP INDIA LIMITED, hereby declare that, as per the requirements of Regulation 26(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, all the Board Members and the Senior Management Personnel of the Company have affirmed compliance with the Code of Conduct of the Business Conduct and Ethics of the Company, for the year ended March 31, 2019.

Place: Kolkata

Dated: 30th day of May, 2019

For DHP INDIA LIMITED
ASHEESH DABRIWAL
Managing Director & C.E.O.
(DIN - 00044783)

Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

CERTIFICATE FROM COMPANY SECRETARY IN PRACTICE

[Pursuant to clause 10 of Part C of Schedule V of SEBI (LORD)]

To
The Members
DHP INDIA LIMITED
10, Middleton Row,
Kolkata – 700 071.

In pursuance of sub clause (i) of clause 10 of Part C of Schedule V of the Securities and Exchange Board of India (SEBI) (Listing Obligation and Disclosure Requirements) Regulations, 2015, (LODR) in respect of DHP INDIA LIMITED (CIN: L65921WB1991PLC051555) we hereby certify that during the Financial Year ended on March 31, 2019:-

On the basis of the written representation/declarations received from the directors, its officers, agents and authorized representatives and taken on record by the Board of Directors, as on March 31, 2019, none of the directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as director of Companies by the SEBI/Ministry of Corporate Affairs or any such Statutory Authority.

For SUSHIL TIWARI & ASSOCIATES

Company Secretaries
SUSHIL TIWARI
Proprietor

Kolkata - 700 025 The 30th day of May, 2019

31A, S. P. Mukherjee Road,

Membership No.ACS-6199 & Certificate of Practice No.1903

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 Phone No: (+91(033) 2229-5735/7995/9626/7929, Fax No: +91(033) 2217-2751

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

CHIEF EXECUTIVE OFFICER (C.E.O.) AND CHIEF FINANCIAL OFFICER (C.F.O.) CERTIFICATION AS PER REGULATION 17(8) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

TO THE MEMBERS OF DHP INDIA LIMITED

We, Asheesh Dabriwal, C.E.O. and Managing Director and Ashok Kumar Singh, C.F.O. of DHP INDIA LIMITED ("the Company") to the best of our knowledge and belief certify that :-

- 1. We have reviewed the Standalone Financial Statements for the year ended March 31, 2019 and that to the best of our knowledge and belief, we state that:
 - (i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (ii) These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- We further state that to the best of our knowledge and belief, no transactions are entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's code of conduct.
- 3. We are responsible for establishing and maintaining internal controls over financial reporting and that we have evaluated the effectiveness of the internal control systems pertaining to financial reporting of the Company and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or proposed to take to rectify these deficiencies.
- 4. We have indicated to the Auditors and the Audit Committee :
 - a) Significant changes, if any, in internal controls over financial reporting during the year;
 - b) Significant changes, if any, in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - c) Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Place: Kolkata Dated: 30th May, 2019. For DHP INDIA LIMITED ASHEESH DABRIWAL

For DHP INDIA LIMITED ASHOK KUMAR SINGH Chief Financial Officer (CFO)

Chief Executive Officer(CEO) & Managing Director Executive & Promoter Director (DIN – 00044783)

Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

FORM NO. MR – 3 SECRETARIAL AUDIT REPORT OF "DHP INDIA LIMITED" FOR THE FINANCIAL YEAR ENDED: 31ST MARCH, 2019

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

To
The Members
DHP INDIA LIMITED
10, Middleton Row,
Kolkata - 700 071.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **DHP India Limited** (hereinafter called "the Company"). The Secretarial Audit Compliance was conducted in a manner, which provided us a reasonable basis of evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officer, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2019 ('Audit period'') complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

- (i) The Companies Act, 2013 ("the Act") and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 (SCRA) and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder;
- (iv)Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Oversea Direct Investment, External Commercial Borrowings;
- (v)The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 (SEBI Act):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisitions of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not applicable to the Company during the Audit Period);
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefit) Regulations, 2014 (Not applicable to the Company during the Audit Period);
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the Audit Period);
 - (f) The Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (Not applicable to the Company during the Audit Period);
 - (h) The Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018 (Not applicable to the Company during the Audit Period);
 - (i) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013 (Not applicable to the Company during the Audit Period).

Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

:2:

SECRETARIAL AUDIT REPORT OF "DHP INDIA LIMITED" FOR THE YEAR ENDED: 31ST MARCH, 2019

- (vi)We have relied on the 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 Company. The list of major head/groups of Acts, Laws and Regulations as applicable to the Company is given as below:-
- (1) The Factories Act, 1948 and Industrial (Development & Regulation) Act, 1951,
- (2) Labour Laws and other incidental laws related to labour and employees appointed by the Company on its payroll as related to wages, gratuity, provident fund, ESIC etc. of the Central and State Act. Labour Welfare Act of States, Shops and Establishment Act of the States and Professional Tax Act of the States etc.
- (3) Act prescribed under Direct Tax and Indirect Tax (like Finance Act, Income Tax Act, Goods and Services Tax Act, Custom Act, Import & Export Act and Rules etc.)
- (4) Acts prescribed under prevention and control of pollution, environment protection etc.
- (5) Land Revenue laws of the States and Trade Mark Act 1999.

(vii)We have also examined compliance with the applicable clause of the following:

- (1) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (2) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject and no observations were noticed.

We further report that

Based on the information provided and the representation made by the Company and also on review by the compliance reports of Company Secretary/Chief Executive Officer taken on record by the Board of Directors of the Company, in our opinion, adequate systems and processes exist in the Company to monitor and ensure compliance with provisions of applicable general laws like labour laws and direct and indirect tax laws goods and service tax laws etc.

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

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

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

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

We further report that during the audit period the Company has not undertaken any events, action having a major bearing on the Companies Affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

For SUSHIL TIWARI & ASSOCIATES

Company Secretaries
SUSHIL TIWARI

Proprietor

Membership No.ACS-6199 & Certificate of Practice No.1903

31A, S. P. Mukherjee Road, Kolkata - 700 025 The 30th day of May, 2019

Note: This report is to be read with our a separate annual secretarial compliance report of year ended 31^{st} March, 2019 as per Specified format of SEBI which is annexed as "Annexure – A" and forms an integral part of this report.

Company Secretaries

31A, S.P.Mukherjee Road, Kolkata – 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

ANNEXURE - "A'

SECRETARIAL ANNUAL COMPLIANCE REPORT OF "DHP INDIA LIMITED" FOR THE FINANCIAL YEAR ENDED: 31ST MARCH, 2019

To
The Members
DHP INDIA LIMITED
10, Middleton Row,
Kolkata – 700 071.

We M/s. Sushil Tiwari & Associates, Practicing Companies Secretaries have examined:

- (a) All the documents and records made available to us and explanation provided by **DHP INDIA LIMITED** ("the listed entity"),
- (b) The filing/submission made by the listed entity to the Stock Exchanges,
- (c) Website of the listed entity,
- (d)Any other document/filing, as may be relevant, which has been relied upon to make this certification,

For the year ended 31st March, 2019 ("Review Period") in respect of compliance with the provisions of :-

- (a) The Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) The Securities Contracts (Regulations) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

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

- (a)Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not applicable to the Company during the Audit Period);
- (c)Securities and Exchange Board of India (Substantial Acquisitions of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not applicable to the Company during the Audit Period);
- (e) Securities and Exchange Board of India (Share Based Employee Benefit) Regulations, 2014 (Not applicable to the Company during the Audit Period);
- (f)Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the Audit Period);
- (g)Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013 (Not applicable to the Company during the Audit Period);
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i)Other Regulations as applicable and circulars/guidelines issued thereunder;
- (j)Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (k) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (1) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;

Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

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<u>SECRETARIAL ANNUAL COMPLIANCE REPORT OF "DHP INDIA LIMITED"</u> FOR THE FINANCIAL YEAR ENDED: 31ST MARCH, 2019

(m) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

And based on the above examination. We hereby report that, during the Review Period :-

(a) The listed entity has complied with the provisions of the above regulations and circulars/ guidelines issued thereunder, except in respect of matters specified below:-

Sr. No.	Compliance Requirement (Regulations/	Deviations	Observations / Remarks of the
	circulars/guidelines including specific clause)		Practicing Company Secretary
	NIL	No deviation	All Regulation Complied

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/guidelines issued thereunder in so far as it appears from our examination of those records.
- (c) The following are the details of actions taken against the listed entity / its Promoters / directors / material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/Regulations and circulars/guidelines issued thereunder:-

Sr. No.	Action taken by	Details of violation	Details of action taken E.g. fines, warning	Observations/remarks of the Practicing Company	
			letter, debarments, etc.	Secretary, if any.	
	-No Action Taken	No violation	No action taken etc	All Regulation complied	

(d) The listed entity has taken the following actions to comply with the observation made in previous reports:-

Sr. No.	Observations of the Practicing Company Secretary in the previous reports	secretarial compliance report for the year ended taken by the listed entity, actions taken by the actions taken by the listed entity, actions taken by the listed entity, actions taken by the listed entity, actions taken by the listed entity.		Comments of the Practicing Company Secretary on the actions taken by the listed entity.
			Not applied	All Regulation complied
	in any previous year	in any previous year		

We hereby confirm that no observations made in any previous year under secretarial audit report and we also confirm that during the year no action taken by any regulatory/govt. body against the Company, its promoter, its director and its managerial personnel etc. Similarly the listed entity have no subsidiary companies. The company have complied all rules, regulations and directions issued under aforesaid regulations during the Review Period.

For SUSHIL TIWARI & ASSOCIATES

Company Secretaries
SUSHIL TIWARI
Proprietor

Membership No.ACS-6199 & Certificate of Practice No.1903

31A, S. P. Mukherjee Road, Kolkata - 700 025 The 30th day of May, 2019

Chartered Accountants

"Shantiniketan Building", 8, Camac Street, Room No.: 15, Kolkata – 700 017 Email: navinayar.nnco@yahoo.com

INDEPENDENT AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

TO

THE MEMBERS OF DHP INDIA LIMITED

1. We NAVIN NAYAR & COMPANY, Chartered Accountants, the Statutory Auditors of DHP INDIA LIMITED ("the Company"), have examined the compliance of conditions of Corporate Governance by the Company for the year ended on 31st March, 2019, as stipulated in regulation s 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ("SEBI Listing Regulations") for the year ended 31st March, 2019.

Managements' Responsibility

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

Auditors' Responsibility

- 3. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither and audit nor an expression of opinion on the financial statements of the Company.
- 4. We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.
- 5. We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India (the ICAI), the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificate for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 6. We have complied with the relevant applicable requirements of the Standards on Quantity Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information and Other Assurance and Related Services Engagements.

Opinions

- 7. Based on our examination of the relevant records and according to the information and explanation provided to us and the representation provided by the Management, we certify that the Company has complied with the condition of Corporate Governance stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI Listing Regulations during the year ended March 31, 2019.
- 8. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

8, Camac Street Kolkata - 700 017 The 30th day of May, 2019 For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E

Chartered Accountants

NAVIN NAYAR

Proprietor

Membership No. 053267

Chartered Accountants

"Shantiniketan Building", 8, Camac Street, Room No.: 15, Kolkata – 700 017 Email: navinayar.nnco@yahoo.com

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF DHP INDIA LIMITED

1. Report on the Audit of the Standalone Financial Statements:

(a) Opinion:

We have audited the accompanying Standalone financial statements of DHP INDIA LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2019, the Statement of Profit & Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "Standalone financial statements").

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

(b)Basis for Opinion:

We conducted our audit of the Standalone financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Standalone Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of the Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

(c) Key Audit Matters:

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. As per our audit and verification of books and records and fact finding etc. we have determined that there are no separate key audit matters applied to this company which is communicated to the audit's report. Our audit report in unmodified and self explanatory.

2.Information other than the Standalone Financial Statements and Auditor's Report Thereon:

The Company's Board of Director is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Corporate Governance Report, Management Discussion and Analysis, but does not include the standalone financial statements and our auditor's report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtain during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

3. Management's Responsibility for the Standalone Financial Statements:

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these **Standalone** financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the **Standalone** financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Companies ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are responsible for overseeing the Company's financial reporting process.

4. Auditor's Responsibility for the Audit of the Standalone Financial Statements:

Our objectives are to obtain reasonable assurance about whether the **Standalone** financial statements as a whole are free from material misstatements, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exits. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this standalone financial statements.

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

•Identify an assess the risk of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risk, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

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- •Obtain and understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we also responsible for expressing our opinion on whether the Company has adequate internal financial control systems in place and the operating effectiveness of such controls.
- •Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- •Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exist related to events or conditions that may cast significant doubt on the Companies ability to continue as a going concern. If we conclude that a material uncertainty exist, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusion are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- •Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represents the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes its probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationship and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charge with governance, we determined those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We described this matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determined that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

5. Report on Other Legal and Regulatory Requirements

5.1 As required by Section 143(3) of the Act, based on our audit we report :

- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;

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- (c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account;
- (d) In our opinion, the aforesaid Standalone financial statements comply with the Ind AS 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 March 31, 2019, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2019 from being appointed as a directors 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 A". Our report expresses and unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with requirement of section 197(16) of the Act, as amended in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act;
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - (i) The Company does not have any pending litigations which impact its financial position in its Standalone financial statements;
 - (ii) The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts—Refer Note No. 24.2 to the Standalone financial statements;
 - (iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- 5.2 As required by the Companies (Auditors' Report) Order, 2016 ('the Order"), as amended, issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "ANNEXURE-B", a statement on the matters specified in paragraph 3 and 4 of the said Order.

For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E
Chartered Accountants
NAVIN NAYAR
Proprietor
Membership No. 053267

8, Camac Street Kolkata - 700 017 The 30th day of May, 2019

Chartered Accountants

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"ANNEXURE – A" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE STANDALONE FINANCIAL STATEMENTS OF DHP INDIA LIMITED

Report on the Internal Financial Control under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act") - Referred to in paragraph 5.1(f) of our report of even date to the Standalone financial statements of the Company for the year ended March 31, 2019:

We have audited the internal financial controls over financial reporting of DHP INDIA LIMITED ("the Company"), as of March 31, 2019, in conjunction with our audit of the Standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company 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. These responsibilities includes 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 respective Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about 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 judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

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.

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, to the based of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2019, 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.

8, Camac Street Kolkata - 700 017 The 30th day of May, 2019 For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E

Chartered Accountants

NAVIN NAYAR

Proprietor

Membership No. 053267

Chartered Accountants

"Shantiniketan Building", 8, Camac Street, Room No.: 15, Kolkata – 700 017 Email: navinayar.nnco@yahoo.com

"ANNEXURE - B" TO THE INDEPENDENT AUDITORS' REPORT

Referred to in paragraph 5.2 under the heading of "Report on Other Legal and Regulatory Requirements" of our report of even date to the Standalone financial statements of the Company for the year ended March 31, 2019:

- 1. In respect of the Company's Property, plant and equipment i.e. Fixed Assets:
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Fixed Assets.
 - (b) The Fixed Assets have been physically verified by the management in a phased manner, designed to cover all the items over a period of three years, which in our opinion, is reasonable having regard to the size of the Company and nature of its business. Pursuant to the program, a portion of the fixed assets has physically verified by the management during the year and no material discrepancies between the books records and the physical fixed assets have been noticed.
 - (c) According to the information and explanations given to us the records examined by us and based on examination of the conveyance deeds/registered sale deeds provided to us, we report that the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the Balance Sheet date.
- 2. In respect of its Inventories:
 - (a) The management has conducted the physical verification of inventory at reasonable intervals.
 - (b) The discrepancies noticed on physical verification of the inventory as compared to books records which has been properly dealt with in the books of account were not material.
- 3. The Company has not granted any loans, secured or unsecured, to the companies, firms or other Limited Liability Partnerships or other parties covered in the Register maintained under Section 189 of the Act. Accordingly, the provisions of clause 3 (iii) (a) to (c) of the Order are not applicable to the Company and hence not commented upon.
- 4. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Companies Act, 2013, in respect of loans, investments, guarantees and security.
- 5. The Company has not accepted any deposits from public and hence the directives issued by the Reserve Bank of India and the provisions of Section 73 to 76 or any other relevant provisions of the Act and the Companies (Acceptance of Deposit) Rules, 2015 with regard to the deposits accepted from public are not applicable.
- 6. We have broadly reviewed the cost records maintained by the Company pursuant to Companies (Cost Records and Audit) Rules, 2014 read with Companies (Cost Records and Audit) Amendment Rules, 2014 prescribed by the Central Government under Section 148 of the Companies Act, 2013 and are of the opinion that, prima facie, the prescribed cost records have been maintained. We have, however not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.

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- 7. (a) According to the information and explanations given to us and on the basis of our examination of the books of accounts, and records, the Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Duty of Customs, Value Added Tax, Cess, Goods & Service Taxes (IGST/CGST/SGST) and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2019 for a period of more than six months from the date on when they become payable.
 - (b) According to the information and explanations given to us, there are no dues of income-tax, duty of customs, value added tax, goods & service tax (IGST/CGST/SGST) outstanding on account of any dispute.
- 8. In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of dues to banks. The Company has not taken loan either from financial institutions or from the government and has not issued any debentures.
- 9. Based upon the audit procedures performed and the information and explanations given by the management, the Company has not raised money by way of initial public offer or further public offer including debt instruments and term loans. Accordingly, the provisions of clause 3 (ix) of the Order are not applicable to the Company and hence not commented upon.
- 10. Based upon the audit procedures performed and the information and explanation given by the management, we report that no fraud by the Company or on the Company by its Officer or Employees has been noticed or reported during the year.
- 11. Based upon the audit procedures performed and the information and explanation given by the management, the managerial remuneration has been paid or provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act.
- 12. In our opinion, the Company is not a Nidhi Company. Therefore, the provisions of clause 4 (xii) of the Order are not applicable to the Company.
- 13. In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of the Companies Act, 2013 and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.
- 14. Based upon the audit procedures performed and the information and explanations given by the management, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of clause 3 (xiv) of the Order are not applicable to the Company and hence not commented upon.
- 15. Based upon the audit procedures performed and the information and explanations given by the management, the Company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the provisions of clause 3 (xv) of the Order are not applicable to the Company and hence not commented upon.
- 16. In our opinion, the Company is not required to be registered under section 45 IA of the Reserve bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company and hence not commented upon.

For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E
Chartered Accountants
NAVIN NAYAR
Proprietor
Membership No. 053267

8, Camac Street Kolkata - 700 017 The 30th day of May, 2019 NAVIN NAYAR & COMPANY CONTINUING SHEET

	DHP INDIA LIM	TED		·
	Standalone Balance Sheet as at		, 2019	
		Note	As at	As at
		No.	31st March, 2019	31st March, 201
Α	ASSETS		(Amount in ₹)	(Amount in ₹)
	1 Non-Current Assets			
	(a) Property, Plant and Equipment (Tangiable Fixed Assets)	3	14,99,75,428	11,84,98,70
	(b) Deferred Tax Assets (Net)	4	11,44,000	25,21,000
	Total Non-Current Assets (1)		15,11,19,428	12,10,19,70
	3. Guyanah Annah			
	2 Current Assets (a) Inventories	5	11,45,40,640	11,19,75,70
	(b) Financial Assets	3	11,43,40,040	11,13,73,70
	(i) Investments	6	42,78,99,121	33,24,01,84
	(ii) Trade Receivables	7	6,92,10,833	4,58,60,72
	(iii) Cash and Cash Equivalents	8	36,21,341	84,32,84
	(iv) Other Financial Assets	9	2,06,36,839	4,03,45,16
	Total Financial Assets	•	52,13,68,134	42,70,40,57
	Total Current Assets (2) [a+b]		63,59,08,774	53,90,16,28
	[A] TOTAL ASSETS	(1+2)	78,70,28,202	66,00,35,98
	p.q.coz.	()	70,70,20,20	
В	EQUITY AND LIABILITIES			
	1 Equity		:.	
	(a) Equity Share Capital	10	3,00,00,000	3,00,00,00
	(b) Other Equity	11	67,95,44,576	55,96,68,85
	Total Equity (1)		70,95,44,576	58,96,68,85
	2 Liabilities			
	(a) Total Non-current Liabilities (a)			
	(b) Current Liabilities			
	(i) Financial Liabilities			
	Borrowings (Short-term working capital borrowings	s) 12	3,12,90,023	2,97,41,58
	Trade Payables	13	2,08,91,214	1,21,35,09
	Other Financial Liabilities (Unclaimed Dividend)	13	4,09,088	3,47,04
	(ii) Current Tax Liabilities (Net)	14	66,73,877	1,32,08,86
	(iii) Other Current Liabilities	15	1,82,19,424	1,49,34,53
	Total Current liabilities (b)		7,74,83,626	7,03,67,12
	Total Liabilities (2)		7,74,83,626	7,03,67,12
	[B] TOTAL EQUITY AND LIABILITIES	(1+2)	78,70,28,202	66,00,35,98
	• •	• •	•	-
C = -	Notes Familia Dank - 674 - Florest- Const.	1 4- 24 41		
oee A	Accompanying Notes Forming Parts of The Financial Statements	1 to 24.15		shalf of the Dear
	In terms of our report of even date For NAVIN NAYAR & COMPANY	ACHEECL	For and on a DABRIWAL - M.D. & C.	ehalf of the Board
	Chartered Accountants		H DABRIWAL - M.D. & C. SHARDWAJ - Director & C	•
	Firm Registration No. 317117E		ASU - Independent Dire	•
	NAVIN NAYAR		.HA - Independent Direc	•
	Proprietor		SHOK KUMAR SINGH - C	
	Membership No. 053267	~	SURUCHI TIWARI - C	
	mac Street, Kolkata-700 017.			
rne :	30th day of May, 2019			

NAVIN NAYAR & COMPANY CONTINUING SHEET

DHP INDIA LIMITE	D		
Standalone Statement of Profit and Loss for the y	year end	· · · · · · · · · · · · · · · · · · ·	
A CONTINUING OFFICENCE	Note No.	For the year ended 31st March, 2019	For the year ended 31st March, 2018
A CONTINUING OPERATIONS		(Amount in ₹)	(Amount in ₹)
INCOME			
1 Revenue from Operations (net)	4.5	FC 45 70 404	44.65.00.500
(a) Sale of Products (Exported Goods)	16	56,46,73,404	44,65,88,500
(b) Other Operating Revenue (incl. of GST/Excise duty on Sale of Scrap)2 Other Income	17 18	11,79,68,413	8,58,56,042
3 TOTAL INCOME (1+2)	10	1,57,88,305	5,77,31,749
3 TOTAL INCOINE (172)		69,84,30,122	59,01,76,291
4 EXPENSES			
(a) Cost of Materials Consumed	19	34,28,36,244	26,46,46,580
(b) Changes in Inventories of Finished Goods, Scrap Goods and Traded Goods	20	(7,36,792)	(41,46,032
(c) Excise Duty/GST (On Sale of Scrap)		1,11,56,748	96,07,369
(d) Employee Benefits Expense	21	8,06,86,309	7,19,89,01
(e) Finance Costs	22	16,15,514	22,70,458
(f) Depreciation and Amortisation Expense	3	1,34,46,250	1,35,44,109
(g) Other Expenses			
(i) CSR Expenses - Contribution to PMNRF		24,30,000	19,05,000
(ii) Other Expenses	23	6,98,33,594	6,59,27,956
TOTAL EXPENSES (4)		52,12,67,867	42,57,44,457
5 Profit Before Exceptional Items & Tax (3-4)		17,71,62,255	16,44,31,834
6 Exceptional Items			
7 Profit Before Tax (5+6)		17,71,62,255	16,44,31,834
		17,71,02,233	10,44,31,634
8 Tax Expenses:		4.00.54.222	2 00 05 500
(a) Current Tax Expenses for Current Year		4,68,54,323	3,80,95,699
(b) Income Tax Expenses related to Earlier Year(c) Net of Deferred Tax Liabilities / (Assets)		13,569 13,77,000	- (29,51,847
Total Tax Expenses (8)		4,82,44,892	3,51,43,852
9 Profit for the year from Continuing Operation (7-8)		12,89,17,363	12,92,87,982
		12,03,17,303	12,32,67,302
B DISCONTINUING OPERATIONS			
10 Profit from Discontinuing Operations			
C TOTAL OPERATIONS			
11 Profit for the year i.e. Profit After Tax (9+10)		12,89,17,363	12,92,87,982
12 Other Comprehensive Income for the Year			+
13 Total Comprehensive Income for the period (11+12)		12,89,17,363	12,92,87,982
14 Earning per equity shares of face value of ₹10 each			
of Total Operation & Continuing Operations			
- both Basic & Diluted (in ₹)		42.97	43.10
See Accompanying Notes Forming Parts of The Financial Statements	1 to 24.15		
In terms of our report of even date		For and on b	ehalf of the Board
For NAVIN NAYAR & COMPANY		I DABRIWAL - M.D. & C.	·
Chartered Accountants		HARDWAJ - Director & C	•
-		ASU - Independent Dire	-
		HA - Independent Direc	
Proprietor	AS	SHOK KUMAR SINGH - C	
Membership No. 053267		SURUCHI TIWARI - C	Company Secretary
8, Camac Street, Kolkata-700 017.			
The 30th day of May, 2019			

NAVIN NAYAR & COMPANY CONTINUING SHEET

DHP INDIA LIMITED

Standalone Statement of Changes in Equity For the Year Ended 31st March, 2019

[A] EQUITY SHARE CAPITAL

	Particulars	Amount in (Rs.)
AS	ON 31ST MARCH, 2018	
	Balance at the beginning of the Reporting period i.e. 1st April, 2017	3,00,00,000
	Changes in Equity Share Capital during the Financial Year 2017-18	-
	Balance at the end of the Reporting period i.e. 31st March, 2018	3,00,00,000
AS	ON 31ST MARCH, 2019	
	Balance at the beginning of the Reporting period i.e. 1st April, 2018	3,00,00,000
	Changes in Equity Share Capital during the Financial Year 2018-19	-
L	Balance at the end of the Reporting period i.e. 31st March, 2019	3,00,00,000

[B] OTHER EQUITY

Г		Securities Premium	General Reserve	Retained	Other Comprehe-	Total
ı	Particulars	Reserve (Rs.)	(Rs.)	Earnings (Rs.)	nsive Income (Rs.)	(Rs.)
AS	ON 31ST MARCH, 2018					
1	Balance at the beginning of the Reporting period i.e. 1st April, 2017	10,00,000	41,60,00,000	2,06,02,336		43,76,02,336
1	Total Comprehensive Income / Profit for the year			12,92,87,982		12,92,87,982
1	Dividend			(60,00,000)		(60,00,000)
ı	Tax on Dividend			(12,21,459)		(12,21,459)
1	Transfer to / (from) Retained Earnings		14,25,00,000	(14,25,00,000)		
L.	Balance at the end of the Reporting period i.e. 31st March, 2018	10,00,000	55,85,00,000	1,68,859		55,96,68,859
AS	ON 31ST MARCH, 2019					
ı	Balance at the beginning of the Reporting period i.e. 1st April, 2018	10,00,000	55,85,00,000	1,68,859		55,96,68,859
1	Total Comprehensive Income / Profit for the year			12,89,17,363		12,89,17,363
1	Dividend			(75,00,000)		(75,00,000)
	Tax on Dividend	****		(15,41,646)		(15,41,646)
	Transfer to / (from) Retained Earnings	****	12,00,00,000	(12,00,00,000)		
	Balance at the end of the Reporting period i.e. 31st March, 2019	10,00,000	67,85,00,000	44,576		67,95,44,576

See Accompanying Notes Forming Parts of The Financial Statements

1 to 24.15

In terms of our report of even date
For NAVIN NAYAR & COMPANY
Chartered Accountants
Firm Registration No. 317117E
NAVIN NAYAR
Proprietor

Membership No. 053267

8, Camac Street, Kolkata-700 017. The 30th day of May, 2019 For and on behalf of the Board
ASHEESH DABRIWAL - M.D. & C.E.O. (DIN-00044783)
JANAK BHARDWAJ - Director & C.O.O. (DIN-00047641)
BUDDHEDEB BASU - Independent Director (DIN-00061771)
SURAJIT RAHA - Independent Director (DIN - 07019436)
ASHOK KUMAR SINGH - Chief Financial Officer
SURUCHI TIWARI - Company Secretary



	DHP INDIA LIMITED					
Standalone Cash Flo	ow Statement for the year ended	31st March, 2019				
	•	For the ye	ar ended	For the yea	ar ended	
		31st March, 2019 (Amount in ₹)		31st March, 2018		
A CASH FLOW FROM OPERATING A	ACTIVITIES	(Amoun	it in ₹)	(Amoun	ınt in ₹)	
Net Profit Before Extraordinary Items and T	ax as per Statement of Profit and Loss		17,71,62,255		16,44,31,8	
Adjustment for :						
Depreciation and amortisation (N	Ion-Cash Expenditure)	1,34,46,250		1,35,44,109		
Provision for Gratuity as per Ind A	AS-19 (Non Cash Expenditure)	16,60,572		5,97,842		
Finance Costs (for Separate Cons	ideration)	16,15,514		22,70,458		
Loss on sale of Motor Cycle (for s	eparate consideration)	929				
(Less): Unrealised Gain on Invest	ment (Non Cash Income)	(89,20,501)		(2,26,20,780)		
(Less): Income from Invest. on Mut-	ual Fund (for Separatte Consideration)	(95,76,776)		(1,40,09,567)		
(Less): Interest Income (for Sepa	rate Consideration)	(2,71,074)	(20,45,086)	(2,34,490)	(2,04,52,42	
Operating Profit before Working Cap	pital Changes		17,51,17,169		14,39,79,4	
Changes in Working Capital:	•					
Adjustment for (increase)/decree	ase in operating assets :					
Inventories		(25,64,935)		(1,92,75,699)		
Trade Receivables		(2,33,50,111)	•	(75,94,982)		
Other Financial Assets		1,97,08,329	(62,06,717)	(2,31,38,712)	(5,00,09,3	
Adjustment for increase /(decrea	ase) in operating liabilities :					
Trade Payables		87,56,118		(29,97,280)		
Other Financial Liabilities (Und	claimed Dividend)	62,040		62,526		
Other Current Liabilities (exclu	uding Gratuity provision)	16,24,314.00	1,04,42,472	28,19,967	(1,14,7	
Cash Generated from Operations	s	•	17,93,52,924		9,38,55,2	
Net Income Tax (Paid)			(5,34,02,878)	_	(3,53,26,6	
NET CASH FLOW FROM OPERATING	ACTIVITIES (A)		12,59,50,046		5,85,28,5	
B CASH FLOW FROM INVESTING AC	CTIVITIES			_		
Interest Income			2,71,074		2,34,4	
Sale of Motor Cycle			10,938			
•	lant, Machinery & Equipments (Fixed Asse	ts)	(4,49,34,841)		(1,28,46,50	
Current Investments not considered					.,,,	
(a) (Less): Investment of Current	•		(12,60,00,000)		(10,50,00,00	
	from Sale of Current Investments of Mutu	al Fund	4,90,00,000		6,20,09,5	
NET CASH (USED IN) INVESTING ACT	IVITIES (B)		(12,16,52,829)	_	(5,56,02,4	
C CASH FLOW FROM / (USED IN) FI	NANCING ACTIVITIES			-		
Net Increase / (Decrease) in Borrowin			15,48,442		1,20,71,3	
(Less): Payment of Dividend & Divide			(90,41,646)		(72,21,4	
(Less) : Finance Cost			(16,15,514)		(22,70,4	
NET CASH FLOW FROM / (USED IN) I	INANCING ACTIVITIES (C)		(91,08,718)	_	25,79,40	
NET INCREASE / (DECREASE) IN CAS	• •		(48,11,501)	_	55,05,59	
Cash and Cash Equivalents at the Be			84,32,842		29,27,2	
Cash and Cash Equivalents at the End	- •	•	36,21,341	_	84,32,8	
•			30,21,341	_	0-,52,0	
Cash and Cash Equivalents at the End	of the Year Comprises :		2.05.250		4.62.0	
(a) Cash in Hand		٠,	2,95,359		4,63,9	
(b) Balances with Banks :-			0.70.003		F1 60 0	
(i) In Current Accounts	inte		9,79,003		51,69,9	
(ii) In Fixed Deposit Accou			19,37,891		24,51,9	
(iii) In Unpaid Dividend Ac Net Cash and Bank Balances as per 8			4,09,088 36,21,341	_	3,47,0 84,32,8	
•		hara ara wa diasto		=	04,32,0	
	the Cash flow of continuing operations. T		a operations.			
ee Accompanying Notes Forming Parts of Th				P	- 16 - 6 41 - 7	
	In terms of our repo			For and on beh		
	For NAVIN NAYAR			IWAL - M.D. & C.E.C	•	
	Chartered Acc			NAJ - Director & C.O.	-	
, Camac Street, Kolkata-700 017.	Firm Registration		BUDDHEDEB BASU - I	· ·		
he 30th day of May, 2019	NAVIN N			dependent Director		
	Propriet			UMAR SINGH - Chie		
	Membership N	o. US3767	SUR	UCHI TIWARI - Con	noany Secreta	

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2019

1. CORPORATE INFORMATION

DHP India Limited ("the Company") is a listed entity incorporated in India. The Company is a mid-sized manufacturing Company of Engineering Goods like Liquified Petroleum Gas Regulator (LP GAS Regulator), Accessories and Parts thereof. The Company is ISO 9001: 2008 Certified. The Company manufactures various designs of LP Gas Regulators, its Parts and Accessories as per requirement of export markets. As per Section 148 of the Companies Act, 2013 read with Companies (Cost Records and Audit) Rules, 2014, the product of the Company covered under Non-Regulated Sector, which are as below:-

Name of the Industry/Sector/Product/Services Under Non-Regulated Sector	Custom Tarrif Act (CTA) Head & Code of Product	Description of manufacturing Products or activities
Other Machinery	8481 (84818090 & 84819090)	LPG Regulators for Cylinders, accessories & parts thereof
Base Metals	7419 (74199930)	Articles of Brass used as accessories of LPG Regulators

2. SIGNIFICANT ACCOUNTING POLICIES:

2.1 Basis of Preparation of Financial Statements and Presentation:

The financial statements of the Company have been prepared in accordance with the Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 of the Companies Act, 2013, ("the Act") and other relevant provisions of the Act.

Company's financial statements are presented in Indian Rupees, which is also its functional currency.

The standalone financial statements have been prepared on the historical cost basis except the following items:-

- a) Financial Assets Current Investment in Mutual Fund Valued at Fair Market Value
- b) Deferred Tax Assets/Liabilities Valued at Fair Value on Balance Sheet approach
- c) Unrealised Gain on Current Investment Valued on Fair Market Value
- d) Current Assets/Liabilities in Foreign Currencies Valued at Fair Market Value on closing forex rate as on 31st March, 2019.
- e) Revenue from Operation includes Indirect Taxes collected from parties (IGST/CGST/SGST) and reflected as Gross Revenue recognized and the payment of the same Indirect Taxes (IGST/CGST/SGST) reflected from Statement of Profit & Loss.

2.2 Use of Estimates and Judgements:

In preparation these Standalone Financial statements, management has made judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized prospectively.

2.3 Measurement of Fair values:

The Company has valued Financial Assets: (a) Investment in Mutual Funds, (b) Trade Receivable and Financial Liabilities – Trade Payables at a fair value. Impact of fair value changes, if any as on the date of transition, is recognized in opening reserves and changes thereafter are recognized in Statement of Profit & Loss during the period.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2019

2. SIGNIFICANT ACCOUNTING POLICIES:

2.4 Cash Flow Statement and Cash and Cash Equivalents:

Cash flow statements are reported using the indirect method, where profit before extraordinary items and tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The Cash Flows from operating, investing and financing activities of the Company are segregated based on available information.

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisitions), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk or changes in value.

2.5 Property, Plant and Equipment and Depreciation:

Property, Plant and Equipment i.e. Tangible Fixed Assets are stated at cost, less allowable net recoverable taxes like GST (IGST/CGST/SGST) Credit allowable, Import Duty Credit allowable less accumulated depreciation and impairment losses, if any. Such costs include purchase price, overheads directly attributable to bringing the assets to its working condition for its intended use less any recoverable tax credit entitled.

Depreciation on such tangible assets have been provided on the written down value method as per the useful life prescribed in Schedule II of the Companies Act, 2013.

2.6 Impairment of assets:

The carrying amount of the Property, Plant & Equipment i.e. Fixed Assets are reviewed at each Balance Sheet date. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognized. An impairment loss is charged to the Depreciation Schedule and Statement of Profit and Loss in the year which the assets is identified as impaired.

2.7 Deferred Tax Assets/Liabilities and Provision for Deferred Tax:

Deferred Tax Assets/Liabilities valued on Balance Sheet approach on availability of future taxable profit against which tax losses and tax benefit carried forward can be used. Provision for Deferred Tax recognized on the timing differences between the taxable income and the accounting income that originate in one period and are capable of the reversal in one or more subsequent period enacted as at the reporting date.

2.8 Inventories:

Items of inventories are measured as per "Valuation of Inventories" guidelines issued by Institute of Chartered Accountants of Indian and Institute of Cost Accountants of India. The details as follows:-

a) Stock of Raw Materials (inclusive of various components), Stock of Stores, spares & Consumables are valued at Cost on FIFO (First in First Out) basis (excluding the amount of IGST/CGST/SGST Credit allowable). A separate Ledger of IGST/CGST/SGST credit allowable has been maintained for the purpose of utilization of IGST/CGST/SGST credit and the same adjusted against the payment of Output IGST/CGST/SGST liability on account of any Sales. However the IGST/CGST/SGST realization from party and paid shown in a separate head in the statement of Profit & Loss as per Ind AS format. Rebate on IGST on exported goods, if any realized or receivable has been adjusted against such payment of IGST liability on exported goods.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2019

2. SIGNIFICANT ACCOUNTING POLICIES:

2.8 Inventories:

- b) Stock of Finished Goods are valued at lower of cost (excluding of the amount of IGST/CGST/SGST credit allowable) or net realizable value.
- c) Stock of Scrap materials such as Brass Generated Scrap, Zinc ash/Dross, and M. S. Scrap are valued at net realizable value.
- d) There is no deviation in method of valuation of stock as prescribed under section 142A of the Income Tax Act, 1961. Similarly there are no changes of method of accounting since previous year as per Ind AS accounting method.

2.9 Financial Assets & Financial Liabilities:

Financial Assets & Financial Liabilities are valued at fair market value. The details as below :-

- a) Investments in Mutual Fund are valued at fair market value as per Ind AS method of accounting. Any differences from market value and cost treated as Unrealised Gain/Losses and their deferred tax assets/liabilities etc. both are provided in Statement of Profit & Loss as per Ind AS method of presentation.
- b) Trade Payables and Trade receivables are valued on fair Market value. Receivables and payable in Foreign Currencies are valued at closing market rate of Balance Sheet date and any differences are recognized through statement of profit & loss account.

2.10 Provisions and contingencies:

A provision is recognized when the Company has a present obligation as a result of past events and its probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discontinues to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates.

However as per implementation of Ind AS there are no provision made for proposed dividend and their dividend taxes, which will be approved in forthcoming Annual General Meeting. Only the actual declaration of dividend and their taxes will be provided on the date of Annual General Meeting.

2.11 Revenue Recognisation and Government Grants:

The revenue are recognized as follows:-

- a) Sale of Manufactured Goods: Export Sales in foreign currencies are recognized on prevailing exchange rate on the date of transaction of sales invoice recognized less any export return of goods. The fluctuation of foreign currencies on the date of transaction and the date of actual realization etc. are recognized in the Statement of Profit and Loss under a separate account head. The IGST payment of exported goods, if any are claimed as rebate after successful export. However there is no amount of IGST on Exported Goods reflected through Statement of Profit and Loss.
- b) Sale of Scrap: As per Ind AS method the Domestic sales recognized on actual sales basis plus collection of IGST/CGST/SGST. The payment of above IGST/CGST/SGST again reflected in expense side of Statement of Profit and Loss.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2019

2. SIGNIFICANT ACCOUNTING POLICIES:

2.11 Revenue Recognisation and Government Grants:

The revenue are recognized as follows:-

c) Government Grants, subsidies and Export incentives: The Export benefit like Sale of Licence, Duty Drawback and Export Incentive (Refund of Service Tax only related to previous year) are covered as export subsidies and the same are accounted for in the year of such actually materialized.

2.12 Foreign currency transaction and translations:

The foreign currencies transactions are recognized as follows:-

- a) Initial recognition: Transaction in foreign currencies entered into by the Company are accounted at the exchange rates prevailing on the date of the transaction or at the rates that closely approximate the rate at the date of transaction.
- b) Measurement of foreign currency monetary items at the Balance Sheet date: Foreign currency monetary items (other than derivative contracts) of the Company outstanding at the balance Sheet date are restated at the year-end rates. Exchange differences arising out of these transactions are charged to the Statement of Profit and Loss.
- c) Treatment of exchange differences: Exchange differences arising on settlement/restatement of short-term foreign currency monetary assets and liabilities of the Company relates to any transactions are recognized as income or expense in the Statement of Profit and Loss.
- d) Accounting of forward contracts: Premium/discount on forward exchange contracts, which are not intended for trading or speculation purposes are amortised over the period of the contracts if such contracts relate to monetary items as at the Balance Sheet date. The MTM (Marked to Market) losses of outstanding forward exchange contracts are recognized in the Statement of Profit and Loss. In case of MTM (Marked to Market) profit arises of outstanding forward exchange contracts, the same was not to be provided.

2.13 Other Income & Expenditures:

- a) Investment Income on actual transaction are recognized on actual basis.
- b) Unrealised Gain on Investment Income recognized on the basis of fair market value at the prevailing Balance Sheet date as per implementation of Ind AS.
- c) Interest Income are recognized on accrual basis.
- d) Other expenses (other than Borrowing Cost and Employees benefits, which shows separately) are recognized on accrual basis.

2.14 Borrowing Cost i.e. Finance Cost:

The accounting for borrowing costs represented as Finance Cost in Statement of profit and Loss and Its include interest, amortization of ancillary cost incurred and exchange differences, if any arises from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH. 2019

2. SIGNIFICANT ACCOUNTING POLICIES:

2.15 Employee Benefits:

Employee benefit include employees provident fund, group gratuity fund.

a) Defined contribution plans:

The Company's contribution to provident fund are considered as defined contribution plans and the charges as an expenses as they fall due based on the amount of contribution required to be made. The Company makes regular contribution to Recognised Provident Fund (EPFO) which are fully funded and administered by the Central Government.

b) Defined benefit plans:

For defined benefit plans in the form of Group Gratuity Fund, the cost of providing benefits is determined using the actuarial valuations being carried out at each Balance Sheet date. Actuarial gain and losses are recognized in the Statement of Profit and Loss in the period in which they occur. The retirement benefit obligation recognized in the Balance Sheet represents the present value of defined benefit obligation as adjusted for unrecognized past service cost, as reduced by the fair value of scheme assets. Any assets resulting from calculation is limited to past service cost plus the present value of available refunds and reductions in future contributions to the schemes. The Company contributes to the Group Gratuity Fund under a Group Gratuity cash Accumulated Scheme with Life Insurance Corporation of India (LICI) for future payment of Gratuity liability to its employees.

c) Short-term employee benefits:

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the service rendered by employees are recognized during the year when the employees render the service. These benefits includes Leave Encashment benefit of unutilized leave and bonus/exgratia, both are charged to the Statement of Profit and Loss each year on accrual basis. There are no rules in this Company for any carried forward unutilized leave benefits.

- **2.16 GST Input Credit :** Custom Duty payment elements, Goods and Services Tax payment elements on Purchase / Import / Reverse Charges payment, whichever applied, covered and allowable as IGST/CGST/SGST credit are accounted for in the books in the period in which the underlying service received is accounted.
- 2.17 Taxes on Income: The provision for current income tax is the amount of tax payable on taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Provision for deferred tax assets/liabilities charged to Statement of Profit and Loss measured on differences of Valuation of Deferred Tax Assets/Liabilities from one Balance Sheet date to next Balance Sheet date.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2019

2. SIGNIFICANT ACCOUNTING POLICIES:

- 2.18 Earning per share: The Basic Earning Per Share is computed by dividing the Net Profit/(Loss) after Tax including any Other Comprehensive Income i.e. Total Comprehensive Income, by the weighted average number of equity shares outstanding during the year. Diluted Earning Per Share is computed by divining the Net Profit/(Loss) after Tax including any Other Comprehensive Income i.e. Total Comprehensive Income as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on conversion of all dilutive potential equity shares. The Company has not issued any shares during the year end and no extraordinary expenses incurred, hence the basis and diluted earning per shares of before and after extraordinary items are same.
- **2.19 Dividend and Dividend Tax:** As per Ind AS presentation the Dividend and their taxed appropriates from Profit and Loss on actual dividend declaration basis. There are no provisions made for proposed dividend and their taxes, which will be approved in forthcoming Annual General Meeting.
- 2.20 Hedge accounting: The Company used foreign currency forward contracts to hedge its risk associated with foreign currency fluctuations relating to highly probable forecast transactions. The Company designates such forward exchange contracts in a cash flow hedging relationship by applying the hedge accounting principles set out in Accounting Standard (AS) 30. This forward exchange contracts are stated at fair value of each reporting date. The MTM (Marked to Market) losses are provided on the Statement of Profit and Loss and the MTM (marked to market) profit, if any are disclosed in the Notes.
- 2.21 Derivative contracts: The Company enters into derivative contracts in the nature of forward exchange contracts with an intension to hedge its existing assets and liabilities and highly probable transactions. Derivative contracts which are closely linked to the existing assets and liabilities are accounted as per the policy stated for "Foreign currency transactions and translations". Derivative contracts designated as a hedging instrument for highly probable forecast transactions are accounted as per the policy stated for "Hedge accounting". The MTM (Marked to Market) losses are recognized in the Statement of Profit and Loss. Gain arising on the same are not recognized, until realized, on grounds of prudence.
- **2.22 Segment reporting:** The Company has only one primary segment i.e. manufacturing of Engineering Goods like Liquified Petroleum Gas Regulator (LP Gas Regulator), accessories and parts thereof. The Secondary segment of its geographical markets like domestics (within India) and export (outside India) are reportable regularly.
- **2.23 Operating Cycle:** Based on the nature of products/activities of the Company and the normal time between acquisition of assets and their realization in cash or cash equivalents, the Company has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

NAVIN NAYAR & COMPANY

CONTINUATION SHEET NO.

DHP INDIA LIMITED

NOTE - "3" OF NON-CURRENT AS	NOTE - "3" OF NON-CURRENT ASSETS [TANGIBLE FIXED ASSETS - PROPERTY, PLANT AND EQUIPMENT] ANNEXED TO AND FORMING PART OF THE STANDALONE BALANCE SHEET AS AT 31st MARCH , 2019									
	G	R O S S	B L O C	К	DEP	RECIATION AND	AMORTISATIO	ON	NET B	LOCK
TANGIBLE ASSETS	Opening As at 01.04.2018	Additions during the year	Disposal during the year	Total As at 31.03.2019	Opening As at 01.04.2018	Depreciation & Impairment during the year	Disposal during the year	Total As at 31.03.2019	As at 31.03.2019	As at 31.03.2018
	₹	₹	₹	₹	₹	₹	₹	₹	₹⊹	₹
(a) LAND (Freehold) :										
(i) Land with Factory - Dhulagarh	92,49,340			92,49,340		·		***	92,49,340	92,49,340
(ii) Land - Ishlampur	4,89,52,078			4,89,52,078				**	4,89,52,078	4,89,52,078
(b) Buildings (Own use):										
(i) Factory Building - Dhulagarh	3,98,49,428	2,01,61,738		6,00,11,166	2,49,72,120	15,54,124		2,65,26,244	3,34,84,922	1,48,77,308
(ii) Fixed Electrical Installation in Building	12,46,534	12,29,775		24,76,309	10,65,151	1,43,679		12,08,830	12,67,479	1,81,383
(c) Plant & Equipment (own used):	1			•						
(i) Plant & Machinery (other than Office										
Equipment and Computer)	12,25,31,066	2,33,61,708	28,99,117	14,29,93,657	7,92,70,162	1,10,24,509	28,87,250	8,74,07,421	5,55,86,236	4,32,60,904
(ii) Computer	5,38,429	13,000	3,25,791	2,25,638	3,92,927	1,09,632	3,25,791	1,76,768	48,870	1,45,502
(d) Furniture & Fixtures (Owned)	4,90,417	1,68,620		6,59,037	4,30,983	51,188		4,82,171	1,76,866	59,434
(e) Office Equipment (Owned)	1,20,797		77,287	43,510	1,08,149	9,235	77,287	40,097	3,413	12,648
(f) Vechiles & Motor Car (Owned)	75,33,164			75,33,164	57,73,057	5,53,883		63,26,940	12,06,224	17,60,107
GRAND TOTAL	23,05,11,253	4,49,34,841	33,02,195	27,21,43,899	11,20,12,549	1,34,46,250	32,90,328	12,21,68,471	14,99,75,428	11,84,98,704
PREVIOUS YEAR	22,22,46,817	1,28,46,508	45,82,072	23,05,11,253	10,30,50,512	1,35,44,109	45,82,072	11,20,12,549	11,84,98,704	11,91,96,305

Note: 1) Pursuant to the enactment of Companies Act 2013, the Company has applied the estimated useful lives as specified in Schedule II on w.d.v. method according to their useful life of assets.

²⁾ Disposal during the year in Gross Block as well as Depreciation Block on A/c. of Plant & Machinery of Rs.28,41,172/-, Computer of Rs.3,25,791/-, Office Equipment of Rs. 77,287/- i.e. Total of Rs.32,44,250/- represents Cost of Fixed Assets expired their useful life. During the year a Old Motor Cycle sold on Sale value of Rs.10,938/-, in which their Cost Rs.57,945/- and Depreciation of Rs.46,078/- shown in Cost and Depreciation Block.

Notes Forming Part of The Standalone Financial Statements for the Year Ended 31st March, 2019

	NOTES ON ACCOUNTS	As at 31st	As at 31st
		March, 2019 (Rs.)	March, 2018 (Rs.)
4	DEFERRED TAX ASSETS (NET)	Partie Care	
	Deferred Tax Assets arising on account of Depreciation on Fixed Assets	18,04,000	24,84,000
	Deferred Tax Assets arising on account of Carried forward losses	2,09,000	1,17,000
	(Less) /Add: Deferred Tax (Liabilities)/Assets arising on account of Provision for Investment	(12,25,000)	26,000
	Add/(Less): Deferred Tax Liability /(Assets) on Excess of Funded Value of Group		
	Gratuity over Actuarial Valuation as per Ind AS - 19	3,56,000	(1,06,000)
		11,44,000	25,21,000

	As at 31st	As at 31st
5 <u>INVENTORIES</u>	March, 2019 (Rs.)	March, 2018 (Rs.)
(a) Raw Materials (including various Components)		
(i) Raw Materials-Indigenous (Brass, Zinc & Others)	2,35,11,798	2,43,02,262
(ii) Raw Materials-Imported (Brass)	3,00,44,230	2,47,01,564
(iii) Components-Indigenous (parts of Raw Materials)	2,72,68,965	3,88,57,274
(Iv) Components-Imported (parts of Raw Materials)	1,02,13,912	27,75,366
Sub-Total of Raw Materials (including various Components)	9,10,38,905	9,06,36,466
(b) Finished Goods (Manufactured)	2,42,482	23,42,090
(c) Stores and Spares	1,29,76,913	1,15,51,209
(d) Scrap Materials (Brass Scrap/M.S.Scrap & Zinc Ash)	1,02,82,340	74,45,940
	11,45,40,640	11,19,75,705

Notes: (1) Raw Materials (including various Components), Traded Goods & Stores and Spares are valued at Cost.

- (2) Finished Goods (Manufactured) are valued at Cost or Market Value, whichever is less.
- (3) Scrap Materials are valued at net realisable value
- (4) The above stock are certified by the management and there are no changes of method of valuation since earlier year.
- (5) Similarly there are no deviation in method of valuation of stock as prescribed U/s.145A of the income Tax Act, 1961.

6	CURRENT INVESTMENTS	Face	As at 31st M	larch, 2019	As at 31st	March, 2018
•	Other Current Investment (Valued at Fair Market Value)	Value	No. of Units	Value as at	No. of Units	Value as at
	Investment in Unquoted Equity Oriented Units of Mutual Fund	₹	of Mutual Fund	31/03/19 (₹)	of Mutual Fund	31/03/18 (₹)
	HDFC Midcap Oppurtunities Fund-Growth	10	870145,141	4,40,11,578	858039.879	4,20,00,000
	HDFC Top 100 Fund-Growth	10	23105.707	1,05,00,000		
	SBI Focused Equity Fund-Regular Plan-Growth	10	475391.234	5,48,37,245	389353.755	4.20.00.000
	SBI Bluechip Fund-Regular Plan-Growth	10	1561673.610	5,42,83,867	1258429.283	4,20,00,000
	ICICI Pru Value Discovery Fund-Growth	10	399599.675	5,38,94,340	322099.759	4,20,00,000
	ICICI Pru Mid Cap Fund-Growth	10	495013.973	4,39,51,297	487517.991	4,20,00,000
	ICICI Pru Multi Cap Fund-Growth	10	37976.222	1,05,00,000		
	Franklin India Prima Fund-Growth	10	62095.494	5,43,44,783	49783.939	4,20,00,000
	DSP Black Rock Opportunity Fund - Growth	10	274699.956	5,42,53,666	220828.015	4,20,00,000
	[a] Total Other Current Investments (Cost Price)			38,05,76,776		29,40,00,000
	(Add/Less): Provision for appreciation/(diminution) in value of other current investme:	nt		30,00,10,110		
	as Investment in Unquoted Units of Mutual Fund					
	HDFC Midcap Oppurtunities Fund-Growth			49,63,671		55,84,318
	HDFC Top 100 Fund-Growth			11,15,308		
	SBI Emerging Business Fund-Regular Plan-Growth			1,19,79,231		87,30,575
	SBI Bluechip Fund-Regular Plan-Growth			69,48,105		48,42,010
	ICICI Pru Value Discovery Fund-Growth			45,63,096		27,81,529
	ICICI Pru Mid Cap Fund-Growth			38,32,402		60,15,647
	ICICI Pru Multi Cap Fund-Growth			7,25,012		
	Franklin India Prima Fund-Growth			61,41,650		57,32,482
	DSP Black Rock Opportunity Fund - Growth			70,53,870		47,15,283
	[b] Total Appreciation/(dimunation) measured at Fair value through	h Profit 8	k Loss	4,73,22,345		3,84,01,844
	Total Other Current Investments (valued at Fair Market as per Ind AS)-(a+b)		42,78,99,121		33,24,01,844
	Aggregate market value of Other Current Investments in Unquoted-Mutual Fu	nd		42,78,99,121	,	33,24,01,844
	Aggregate provision for Unrealised Gain/(Loss) in the value of other current in	vestmen	ts	4,73,22,345		3,84,01,844
	indexed Cost of Acquisation of Current investments in Unquoted-Mutual Fund					
	perview of Section 55(2)(ac)/112A of Income Tax Act,1961 for Carried For	ward		41,99,85,912		33,26,74,677
7	TRADE RECEIVABLES		As at 31st	As at 31st		
	(Unsecured and Considered Good)		March, 2019 (Rs.)	March, 2018 (Rs.)		
	Due for more than six months Others		C 02 10 922	4 50 60 722		J
	Others		6,92,10,833	4,58,60,722		
			6,92,10,833	4,58,60,722		
8	CASH AND BANK BALANCES					
	(a) Cash in Hand		2,95,359	4,63,913		
	(b) Balances with Banks					
	(I) In Current Accounts		9,79,003	51,69,902		
	(ii) In Fixed Deposit Accounts		19,37,891	24,51,979		I
	(iii) In Unpaid Dividend Account for unclaimed dividend		4,09,088	3,47,048		I
	Cash at bank balances (b)	,	33,25,982	79,68,929		
	Cash and cash Equivalent as per Standalone Statement of Cash Flow	,	36,21,341	84,32,842		I
		1				

nents for the Year Ended 31st March, 2019	tatements for the Y	Notes Forming Part of The Standalone Financial	
As at 31st As at 31st		N ACCOUNTS	
March, 2019 (Rs.) March, 2018 (Rs.)	March, 2019 (Rs.)	NANCIAL ASSETS	9 OTHER FIN
	:	and Considered Good)	(Unsecured a
2,35,003 3,84,000		Advances (Attributed to Other Employees)	
75,000		Advances (Attributed to Related Party)	
28,75,095 27,70,511 4,11,124 8,36,814		•	(b) Security ((c) Prepaid E
0,30,014	7,11,127	with Government Authorities	
32,84,917 1,56,60,829	32,84,917	s & Service Tax (GST) Credit Receivable	
1,20,58,118 1,69,10,046		t Refund of Goods & Service Tax (GST) Receivable	
11,048 73,179		sional GST Credit Receivable In Next Year	• •
16,86,534 37,09,789 2,06,36,839 4,03,45,168		recoverable in cash or in kind or for value to be received	(e) Advance
	4. 1555.000000000000000000000000000000000		
As at 31st March, 2019 As at 31st March, 2018	ON THE BUILDING COURT	DITAL	40 CHART CA
No. of Shares Amount (Rs.) No. of Shares Amount (Rs.)	No. of Shares		10 SHARE CA
<u>40,00,000</u> <u>4,00,00,000</u> <u>40,00,000</u> <u>4,00,00,000</u>	40,00,000	ed: y Shares of ₹10/- each with voting rights	(a) Authorise Equity
30,00,000 3,00,000 30,00,000 3,00,000	30,00,000	y Shares of ₹10/- each with voting rights	(b) Issued : Equity
	÷	ed and fully paid-up (in cash) :	(c) Subscribe
30,00,000 3,00,00,000 30,00,000 3,00,00,000	30.00.000	y Shares of ₹10/- each with voting rights	Equit
1 W 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 W 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Reconciliation of the number of shares and amount at the beginning	Notes : (i)
As at 31st March, 2019 As at 31st March, 2018	COMPLETE STATE OF THE PARTY OF		
No. of Shares Amount (Rs.) No. of Shares Amount (Rs.)	No. of Sheres	Particulars	
30,00,000 3,00,000 30,00,000 3,00,00,000	30,00,000	Beginning of the year i.e. opening Balances of Issued, Subscribed & Fully Paid-up Equity shares with voting rights	
	÷	End of the year i.e. Closing Balances of Issued,	
30,00,000 3,00,000 3,00,000 3,00,000	30,00,000	Subscribed & Fully Pald-up Equity shares with voting rights	
	 Podeble C 43 Fallence 	Details of shares held by the holding company, the ultimate holding	(ii)
As at 31st March, 2019 As at 31st March, 2018 No. of Shares Amount (Rs.) No. of Shares Amount (Rs.)	and the same of the same of the same of	De alleuleus	
No. of Shares Amount (Rs.) No. of Shares Amount (Rs.)	NO. OF SHATES	Particulars Shares held by holding company, the utilimate holding	
NIL N.A. NIL N.A.	<u>NIL</u>	Co., their subsidiaries and associates (with voting rights)	
100 CAMADA 20 CONTROL 20 CAMADA 20 C		Details of shares held by each shareholders holding more than 5%	(iii)
As at 31st March, 2019 As at 31st March, 2018	A SECTION AND MARKET STREET	Name of the Shareholders (all are Promoters Group	
No. of Shares % of holding No. of Shares % of holding 3,85,600 12.85% 3,85,600 12.85%		with voting rights) Dabriwala Constructions Private Limited	
6,62,600 22.09% 6,62,600 22.09%		Asheesh Dabriwal	
1,80,100 6.00% 1,80,100 6.00%		Kumkum Dabriwal	
9,65,000 32.17% 9,65,000 32.17%	9,65,000	Nirmal Kumar Dabriwala	
As at 31st March, 2019 As at 31st March, 2018	As at 31st M		
Amount (Rs.) Amount (Rs.) Amount (Rs.)		UITY	11 OTHER EQ
		: Premium Account	
10,00,000		s per Last Account	Balance a
			(b) General R
55,85,00,000 41,60,00,000	, , ,	s per Last Account	
12,00,00,000 14,25,00,000 55.85.00.000	12,00,00,000	nsferred from Profit & Loss Account	
67,85,00,000 55,85,00,000		alance of General Reserve	Closing B
		Statement of Profit and Loss	(c) Surplus in
1,68,859 2,06,02,336	1,68,859	s per Last Account	Balance a
12.89.17.363 12.92.87.982 12,90,86,222 14,98,90,318		fit for the year	
		tual Dividends Declared to be distributed to	(Less) : Ac
	€,	equity shareholders -₹ 2.50 per share	
(75.00.000) (60.00.000)	(75 00 000)		
(75,00,000) (60,00,000) (15,41,646) (12,21,459)	* * * * * * * * * * * * * * * * * * * *	(Previous year ₹ 2 per share) ox on dividend	(Less): Ta
	(15,41,646)		, ,
(15,41,646) (12,21,459)	(15,41,646)	x on dividend	(Less) : An

DHP INDIA LIMITED

Notes Forming Part of The Standalone Financial Statements for the Year Ended 31st March, 2019

NOTES ON ACCOUNTS	As at 31st	As at 31st
12 FINANCIAL LIABILITIES: SHORT-TERM BORROWINGS	March, 2019 (Rs.)	March, 2018 (Rs.)
Loans Payable on demand from Bank (Working Capital Loan) - Secured		
(i) Cash Credit Loan from Citibank N.A. (in ₹)	1,62,90,023	97,41,581
(ii) Packing Credit in Indian Currencies from The Citibank	1,50,00,000	2,00,00,000
	3,12,90,023	2,97,41,581

Notes: Loans Repayble on demand means Working Capital Loans are secured by the hypothecation of Company's entire stock, book debts and other current assets both present and future and also secured by first charge of fixed assets of the company, equitable mortgage of factory land and building situated at Dhulagarh by way of collateral security.

	As at 31st	As at 31st
13 TRADE PAYABLE	March, 2019 (Rs.)	March, 2018 (Rs.)
(a) Micro, Small and Medium Enterprises	******	
(b) Others - Creditors in respect of purchse of goods & services	2,08,91,214	1,21,35,096
	2,08,91,214	1,21,35,096
Notes: There are no transaction entered and delay in payment made to the sup	pliers as defined under the "M	licro, Small and
Medium Enterprises Development Act, 2006" (MSMED Act). The details of d	isclosures u/s.22 of the MSME	D Act are as below :
SI.	As at 31st	As at 31st
No. Particulars	March, 2019 (Rs.)	March, 2018 (Rs.)
1 Principal amount due and remaining unpaid	THE NIL	NIL
2 Interest due on (1) above and unpaid interest	NIL	NIL
3 Interest paid on all delayed payments under the MSMED Act.	NIL	NIL
4 Payment made beyond the appointed day during the year	NIL	NIL
5 Interest due and payable for the period of delay other than (3) above	NIL	NIL
6 Interest accrued and remaining unpaid	NIL	NIL
7 Amount of further interest remaining due and payable in succeeding years	NIL	NIL
	" A - 44 24 -4	An at 21 at
44 CURRENT TAVILLARIUTICO (NICT)	As at 31st	As at 31st
14 CURRENT TAX LIABILITIES (NET)	March, 2019 (Rs.)	March, 2018 (Rs.
Provision for Income Tax	4,68,54,323	3,80,95,699
(Less): Advance Income Tax paid & Tax Deducted at Source	(4,01,80,446)	(2,48,86,836
Net of Provision for Income Tax over Advance Income Tax & TDS	66,73,877	1,32,08,863
	As at 31st	As at 31st
15 OTHER CURRENT LIABILITIES	March, 2019 (Rs.)	March, 2018 (Rs.)
(a) Statutory Liabilities	1,19,58,378	1,14,43,431
(b) Others Liabilities for Expenses	41,16,720	38,71,638
(c) Advance from customers against sales	8,64,285	
(d) Provision for Gratuity Liability/(Assets) as per Ind AS-19	12,80,041	(3,80,531)
(-1,	1,82,19,424	1,49,34,538

DHP INDIA LIMITED				
Notes Forming Part of The Standalone Financial S NOTES ON ACCOUNTS	tatements for the Year For the year 31st Marc	r ended	March, 2019 For the ye 31st Marc	
16 REVENUE FROM OPERATIONS	(Amount	ln ₹)	(Amount in ₹)	
SALE OF PRODUCTS (EXPORTED GOODS)	4. Provide 14. 2			
(a) Export Sale of Manufacturing Products "LPG Regulators, its parts & access	sories"			
(i) Sale of LPG Regulators for Cylinders, accessories & parts				
[Non Regulatory Sector Industry Code : Other Machinery and				
CTA Gr. Code : 8481 & Tarrif Code : 84818090 & 84819090]	•			
Direct Export Sales in Foreign Currencies		36,62,04,770		31,12,68,69
(ii) Sale of Articles of Brass used as accessories of LPG Regulators		30,02,01,110		32,22,00,03
[Non Regulatory Sector Industry Code : Base Material and CTA Gr. Code : 7419 & Tarrif Code : 74199930]	·			
Direct Export Sales in Foreign Currencies		19,84,68,634	_	13,47,89,14
Net Export Sale of "LPG Regulators, its parts & accessories"		56,46,73,404		44,60,57,84
(b) Export Sale of Traded Goods "Parts of Machinery"	,		_	5,30,65
TOTAL EXPORT SALES		56,46,73,404	=	44,65,88,50
	•	•		
17 REVENUE FROM OPERATIONS		***		
OTHER OPERATING REVENUE			5 52 22 122	
(i) Sale of Scrap in Domestic Market (excluding of Excise duty & GST)	6,19,81,918 1,11,56,748		5,53,39,400 96,07,369	
Add: GST/Excise duty components of Sale of Scrap as per Ind As Format Gross Sale Value of Scrap Materials (Incl. of GST/Excise Duty)	1,11,30,748	7,31,38,666	30,07,303	6,49,46,76
(ii) Income from Sale of Licence		3,39,73,803		1,30,72,40
(iii) Duty Drawback received		1,08,55,944		77,18,88
(iv) Export Incentive (Service Tax Refund) received			_	1,17,98
OTHER OPERATING REVENUE		11,79,68,413	=	8,58,56,042
18 OTHER INCOME				
(a) Net (Loss) / gain due to Forex rate Fluctuation		(29,86,560)		2,08,66,85
(b) Interest Income (TDS ₹27,710/-, Previous Year TDS ₹ 23,460/-)				
(i) Interest from Banks on Fixed Deposits	1,01,575		71,925	
(ii) Interest from WBSEB on Security Deposits	1,69,499	2,71,074	1,62,565	2,34,49
(c) Sundry balances written back (net)		7443		
(d) Profit on Redemption of Mutual Fund (for separate consideration)	**	95,76,776		1,40,09,56
(e) (Loss) on Sale of Motor Cycle		(929)		
(f) Unrealised Gain on Fair value of Current Investments		89,20,501		2,26,20,780
	,	1,57,88,305	=	5,77,31,74
10 COST OF MANTEDIAL CONSUMATE				
Opening Stock of Paul Materials & Components				
Opening Stock of Raw Materials & Components (a) Raw Materials-Indigenous (Brass, Zinc & Others)	2,43,02,262	.,	1,70,05,114	
(b) Raw Materials-Imported (Brass)	2,47,01,564		2,22,88,133	
(c) Components-Indigenous (parts of Raw Materials)	3,88,57,274		2,81,23,192	
(d) Components-Imported (parts of Raw Materials)	27,75,366	9,06,36,466	85,62,328	7,59,78,76
Add: Net of Purchase of Raw Materials & various components (inclusive of their freight etc.)	" :	· · · · · ·		
(i) Indigenous Purchase of Raw Mateials & Components	12,32,42,735	24 22 20 202	14,18,77,147	27.02.04.22
(ii) Imported Raw Materials (Brass) & Components (Less) : Closing Stock of Raw Materials & Components	21,99,95,948	34,32,38,683	13,74,27,132	27,93,04,27
(a) Raw Materials-Indigenous (Brass, Zinc & Others)	(2,35,11,798)		(2,43,02,262)	
(b) Raw Materials - Imported (Brass)	(3,00,44,230)		(2,47,01,564)	
(c) Components-Indigenous (parts of Raw Materials)	(2,72,68,965)		(3,88,57,274)	
(d) Components-Imported (parts of Raw Materials)	(1,02,13,912)	(9,10,38,905)	(27,75,366)	(9,06,36,46
Net Cost of Raw Materials & Components Consumed		34,28,36,244	_	26,46,46,580

		DHP INDIA LIMITED	. Ca-a		March 2010	
<u>N</u>	OTES O	Notes Forming Part of The Standalone Financial Statements for the Year Ended 31st For the year ended ON ACCOUNTS 31st March, 2019 (Amount in ₹)		r ended h, 2019	For the year ended 31st March, 2018 (Amount in ₹)	
19 <u>C</u>	OST OF I	MATERIAL CONSUMED	ST SHALL SHALL SHALL SHALL	5世·福泽(500)		
19.1	The Con (a) (b)	sumption of Raw materials consists Geographical: Indigenous Consumption of Raw Materials etc. Imported Consumption of Raw Materials etc.	13,56,21,508 20,72,14,736	34,28,36,244	12,38,45,917 14,08,00,663	26,46,46,58
19.2	The Cor	nsumption of Raw materials consists Material wise :		:		
	(a)	Zinc Alloys	4,74,29,647		5,33,91,558	
	(b)	Brass Rod/HEX	17,01,86,595		12,75,53,977	
	(c)	Others (each value less than @10% of purchase)	12,52,20,002	34,28,36,244	8,37,01,045	26,46,46,58
19.3	The Valu	ue of Raw Material Imports on CIF Basis :				
19.3	THE Vall	Raw Materials & Components		21,99,95,948		13,74,27,13
		nationals a components	•	22,00,00,040	=	10), ,,,,,,,
		INVENTORY: (INCREASE) / DECREASE IN INVENTORIES	OF FINISHED GOODS, TRAI		RAP	
		ck of Finished Goods at the begining of the year		23,42,090		12,02,64
	-	ck of Scrap at the begining of the year		74,45,940		36,64,83
		ck of Traded Goods at the begining of the year ng Stock of Finished Goods at the end of the year		(2,42,482)		7,74,53
•	•	ng Stock of Finished Goods at the end of the year		(1,02,82,340)		(23,42,09 (74,45,94
(1)		ncrease) / Decrease in Inventories of Finished Goods, Scrap &	Traded Goods	(7,36,792)	-	(41,46,0
	-		•	··	=	
21 <u>E</u>	MPLOYE	E BENEFITS EXPENSE				
(a	-	Wages & Bonus :	• .			
		d to Key Managerial Personnel [As per Ind AS-24]	92,33,338		87,08,622	
		to Other Employees	5,91,40,910	6,83,74,248	5,34,44,941	6,21,53,5
(D		rs Contribution to Provident Fund & other funds oyers Contribution to Provident Fund etc.	64 12 922		59,20,481	
		oyers Contribution to Group Gratuity Fund with LIC	64,13,833 32,39,558	96,53,391	14,56,351	73,76,8
(c)		ffare Expenses	32,33,336	30,33,332	14,50,551	73,70,0
(0)		oyers Contribution to ESI	16,41,205		15,05,444	
	., .	oyers Contribution to Welfare Fund	3,810		2,184	
		r Staff Welfare Expenses	10,13,655	26,58,670	9,50,994	24,58,6
				8,06,86,309	=	7,19,89,0
	Account Defined Providen	nd AS -19 - "Employees Benefit", the disclosure defined ing Standard are as below:- Contribution Plans: The Company's Contribution to Recog d Fund Organisation" is covered under defined Contribution plans: Particulars	nised Provident Fund with '	ow :- d 31/03/2019	Previous Year End (Amount in ₹)	
	Emple	oyer's Contribution to Providend Fund etc.	-4.	64,13,833		59,20,48
II	<u>Defined</u>	Benefit Plan: The disclosure for defined benefit plans based	on actuarial report of Funded	d with Life		
	Insurance	e Corporation of India as "Gratuity Benefit" as per Ind AS - 19 ar	re as below:-			
	A. Chang	e in Present Value of Defined Benefit Obligations:	Current Year Ende	d 31/03/2019	Previous Year End	ed 31/03/2018
	Prese	nt Value of Defined Benefit Obligations	[Gratuity Fund		(Gratuity Fun	ded - in ₹)
		as at the beginning of the year	•	1,38,56,542		1,10,58,70
		st Cost		10,39,241		8,84,69
		nt Service Cost		10,56,915		9,09,09
		its paid by the Funded Group Gratuity Schemes	*	(1,26,900)		(1,21,23
		Actuarial Losses / (Gains) recognised during the year	· -	38,83,292	_	11,25,28
	Prese	nt Value of Defined Benefit Obligations		4 07 00 000		1 20 55 54
		as at the end of the year	*	1,97,09,090		1,38,56,54

M-4 #	DHP INDIA LIMITED			
	rt of The Standalone Financial Stat	tements for the Y	ear Ended 31st I	March, 2019
NOTES ON ACCOUNTS				
	s Benefit", the disclosure defined in the	the second secon	We make the second	
Accounting Standard are as be	elow (continuing) :-	Current Year End	CHARLES WORLD COLL SECTION OF THE PARTY OF T	Previous Year Ended 31/03/2018
<u>Particulars</u>		[Gratuity Fur	nded • In ₹)	[Gratulty Funded - in ₹)
B. Change in the Fair Value of Pla	n Assets :			
Fair Value of the Plan Assets a	at the beginning of the year	:	1,42,37,073	1,20,37,07
Expected / Actual Return on the i	Plan Assets		12,59,043	10,18,61
Contribution paid by the Employe			30,59,833	13,02,62
Benefit paid by the Funded Scher			(1,26,900)	(1,21,23
Actuarial Gain / (Loss) of the Plan				
Fair Value of the Plan Assets a	at the end of the year		1,84,29,049	1,42,37,07
C. Reconciliation of Present Value	e of Defined Benefit			
Obligation and the Fair Value				
	Obligation as at the end of the year		1,97,09,090	1,38,56,54
Fair Value of the Plan Assets at th			(1,84,29,049)	(1,42,37,0
	d in the Balance Sheet as "Current Liabilities		12,80,041	(3,80,5
				1,07-07-0
D. Expenses recognised in the Pro	ofit & Loss Account :	2		
Current Service Cost			10,56,915	9,09,09
Life Cover Premium/Mortality Ex	p. paid(inclusive of GST)			
under Group Gratuity Fu	ind to LICI		1,76,576	1,48,0
on A/c. of Revenue Expenses	of Group Gratuity Fund paid		3,149	5,6
Interest Cost			10,39,241	8,84,69
Expected / Actual Return on the F	Plan Assets		(12,59,043)	(10,18,6)
Net of Actuarial Losses recognise	d during the year		38,83,292	11,25,28
Total of Net Expenses recogni	sed in the Profit & Loss			
Account* (See Note b	elow as "G")		49,00,130	20,54,19
E. Investment Details (% of Total)	Invested) ·			
Life Insurance Corporation of I		9 2	100.00%	100.0
	made instance i oncies		200.00%	100.0
F. Principal Actuarial Assumption	used:			
Discounted Rate (per annum) (Compound		7.50%	8.0
Expected Rate of Return on Pla	an Assets		7.50%	8.0
Rate of Salary increase (per an	num)		7.00%	3.0
Mortality Rate		LIC	Ultimate (1994-96)	LIC Ultimate (1994-
(*) G. DEBITED IN PROFIT & LOSS	S ACCOUNT (NET)			
Total of Employers Contribution p	paid to Group Gratuity Fund			
for LICI Contribution & Statutory	Audit Fees Debited to P & L A/c.		32,39,558	14,56,3
Add: Net of Provision for Gratuit	y debited to Statement of P & L A/c.		16,60,572	5,97,84
			49,00,130	20,54,19
21.2 Lanua Engardon and barratic for	mustificad leave are considered as a		d A - Dan G	•
	nutilised leave are encashed at the end			
	d of "Salary & Wages". There are no re	ules for any carried	forward	
unutilised leave benefit.		Para de la Caración d	ad 29 /02 /2010	Dravious Vees E- 4-4-31/03/3040
33 FINANCE COSTS		Current Year End	ed 31/03/2019	Previous Year Ended 31/03/2018
		The state of the s	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	,	(Amoun	t in 👣	(Amount in ₹)
(a) Interest Expenses on Working Cap	•	The state of the s	t in ₹) 14,05,514	
22 FINANCE COSTS (a) Interest Expenses on Working Cap (b) Other Borrowing Costs - Loan Proc	•	The state of the s		(Amount in ₹) 19,83,35 2,87,10 22,70,45

DHP INDIA LIMITED Notes Forming Part of The Standalone Financial Statements for the Year Ended 31st March, 2019 **NOTES ON ACCOUNTS** Current Year Ended 31/03/2019 Previous Year Ended 31/03/2018 (Amount In ₹) (Amount in ₹) 23 OTHER EXPENSES (a) (i) Consumption of Stores and Spare Parts -Indigenous 2,15,51,081 1,48,19,461 (ii) Consumption of Stores and Spare Parts -Imported 2.16,05,851 1,48,19,461 54,770 (b) Power & Fuel 1,52,57,995 1.42.41.608 (c) Travelling and Conveyance (i) Travelling Expenses 1.01.27.387 1.10.88.048 (ii) Local Conveyance Expenses 1,03,107 1,69,828 (iii) Car/Bus Hire Charges for Staff 16,32,345 14.86.560 (iv) Motor Car / Vechicles Expenses 9,58,496 12,29,976 (v) Motor Cycle Expenses 1,29,29,177 1,40,74,702 1,07,842 1,00,290 (d) Freight and Forwarding (i) Net of Freight Outward Expenses 10,46,305 16 02 709 (ii) Local Freight, loading & unloading Charges 19,07,114 22,18,279 8,60,809 6,15,570 (e) Rent, Rates & Taxes (i) Office Rent (paid to related party as per Ind AS 24) 1,50,000 1,50,000 (ii) West Bengal Entry Tax on Purchse outside W.B. 5,24,584 (iii) Rates & Taxes 16,51,967 18,01,967 18,47,781 25,22,365 (f) Legal & Professional Charges (other than Finance Cost) (i) Consultancy Fees 12,77,080 35,63,394 (ii) Internal Audit Fees 22,500 12,99,580 35.81.394 (g) Repairs & Maintenance (i) Repairs & Maintenance - Buildings 1,63,319 10,70,975 (ii) Repairs & Maintenance - Machinery 28,30,899 28.29.313 (iii) Repairs & Maintenance - Others 5,74,383 35,68,601 5,35,204 44,35,492 (h) Testing & Certification Charges 15,46,076 19,30,843 (i) Advertisement & Business Promotion Expenses: (i) Statutory Advertisement 27,293 30.844 (ii) Other Advertisement 1,43,000 89,500 (iii) Business Promotion Expenses 15,80,605 11,71,891 (iv) Trade Fair Exibition Expenses 11,77,065 29,27,963 22,97,504 10,05,269 (j) Security Service Charges 14,37,402 14,19,648 (k) Communication Expenses (i) Telephone & Internet Charges 2,97,409 3,73,514 (ii) Postage & Telegram 7.86.148 8.66.634 4,88,739 4,93,120 12,40,620 10,94,361 (m) Bank Charges (Other than Finance Cost) 9,87,020 7,44,327 (n) Printing & Stationery 2,69,984 3,43,294 (o) Donation & Contribution: (i) Donation 26,500 41,500 (ii) Fees & Subscription 77.725 34,040 60,540 36,225 (p) Payment & Provision to Auditors Remuneration :-(i) Statutory Audit Fees provided 60,000 1,31,250 (ii) Tax Audit Fees provided 43,750 20,000 (iii) Certification Fees paid 8,500 9,500 (iv) Secretarial Audit Fees provided 7,500 7,500 (v) Cost Audit Fees provided 1,12,000 17,500 2,08,500 15,000 (q) Non-Executive Director's Sitting Fees (i) Paid to related party as per Ind AS-24 10,000 10,000 (ii) Paid to other non-executive directors 30,000 30,000 40.000 40.000 5,10,477 (r) Miscellaneous Expenses 2,98,484 (s) Net Provisions of Gratuity as per Ind AS-19 16,60,572 5,97,842 6,59,27,956 6,98,33,594

24.3

NAVIN NAYAR & COMPANY CONTINUING SHEET **DHP INDIA LIMITED** Notes Forming Part of The Standalone Financial Statements for the Year Ended 31st March, 2019 As at 31st March, 2019 As at 31st March, 2018 **NOTES ON ACCOUNTS** (Amount in 7) (Amount in ₹) 24 ADDITIONAL INFORMATION TO THE FINANCIAL STATEMENTS & OTHERS ACCOUNTING STANDARDS 24.1 Contingent liabilities (to the extent not provided for) NII Nil 24.2 Details on derivatives instruments and unhedged foreign currency exposures A Only one derivative as "Forward exchange contracts" is open as on 31st March, 2019. These transactions have been undertaken to act as economic hedges for the Company's exposures to various risks in foreign exchange markets and may/may not qualify or designated as hedging instruments. The Forward exchange contracts, which are not intended for trading or speculative purpose but for hedge purposes to establish the amount of reporting currency available at the settlement date of certain receivables. The accounting for these transactions is stated in Notes of accounts. The details of exposures are as below:-(i) Details of Forward exchange contracts exposures are as below :-Current Year 31/03/2019 Previous Year 31/03/2018 Currencles (in Foreign Currencies) (in Foreign Currencies) Particulars ... (a) Opening forward exchange contract as on the beginning of the year for Export Receivables USD \$33,50,000 \$22,50,000 ---- do ----**EURO** £55,000 (b) Forward exchange contracts made during the USD \$29,50,000 \$47,50,000 financial year for Export Receivables ---- do ----GBP £55,000 Forward exchange contracts materialised (c) USD \$47,00,000 \$36,50,000 during the year from Export Receivables ---- do ----GBP £55,000 (d) Closing forward exchange contract as on the \$33,50,000 \$16,00,000 end of the year for Export Receivables USD £55,000 GBP B Details of Hedged Foreign Currencies Exposures as on the year ended valued at the Closing Exchange Rate As at 31st March, 2019 As at 31st March, 2018 Curre-Particulars (in Foreign Currencies) (in Foreign Currencies) ncles (a) Export Receivables in Foreign currencies as on \$7,00,949 year ended - valued at closing exchange rate USD \$9,98,461 year ended - valued at closing exchange rate GBP £1,949 (b) MTM - Profit on Outstanding forward exchange contracts as on year ended -Not to be recognised ₹33,27,920 ₹47,67,961 Rupee (c) MTM - Loss, if any on Outstanding forward exchange contracts as on year ended - to be recognised Rupee C <u>Details of Unhedged Foreign Currencies Exposures as on the year ended valued at the Closing Exchange Rate</u> Curre-As at 31st March, 2019 As at 31st March, 2018 Particulars ... ncies (in Foreign Currencies) (in Foreign Currencies) (a) Export Receivables in Foreign currencies as on year ended - valued at closing exchange rate GBP (b) D Detai

Outstanding Sundry Creditors against Import	USD	\$1,26,128	\$3,720
ails of Unhedged Foreign Currencies Exposures as on t	he year ended		
	Curre-	As at 31st March, 2019	As at 31st March, 2018
Particulars Particulars	ncles	(in Foreign Currencies) (in I	Foreign Currencies)
Advance paid against expenses	EURO	€ 4,350	€ 10,145

C.I.F.Value of Imports:	Current Year Ended 31/03/2019 (Amount in र)	Previous Year Ended 31/03/2018 (Amount in ₹)
(a) Raw Materials & Components	21,99,95,948	13,74,27,132
(b) Consumable Stores & Spares	54,770	
(c) Capital Goods	60,87,681	
Total C.I.F. Value of Imports	22,61,38,399	13,74,27,132

	DHP INDIA LIMITED)	
	Notes Forming Part of The Standalone Finan	cial Statements for the Year Ended 31st	March, 2019
N	OTES ON ACCOUNTS	Current Year Ended 31/03/2019	Previous Year Ended 31/03/2018
24.4	Expenditure in Foreign Currency:	(Amount in 7)	(Amount in ₹)
	Travelling Expenses	65,29,785	69,00,328
	Trade Fair & Exibition Expenses (net of pmt.)	3,93,623	3,06,774
	Testing & Certification Expenses	12,25,438	17,43,671
	Business Promotion Expenses	4,00,467	5,97,276
	Books & Periodicals Expenses	· . · · · · · · · ·	1,47,926
	Legal & Consultancy Fees		21,45,090
	Advance paid against Trade Exibition expenses	3,64,530	7,83,443
	Total Expenditure in Foreign Currency	89,13,843	1,26,24,508
24.5	Earning in Foreign Exchange:		-
	Net Export of Manufactured Goods calculated on FOB basis	56,46,73,404	44,60,57,843
	Net Export of Traded Goods calculated on FOB basis		5,30,657
	Total Earning in Foreign Currency	56,46,73,404	44,65,88,500
24.6		33,10,13,10	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
24.6	Details of Government Grants:	Secure 2 Companies and a secure	
	Government grants received by the Company during the	Current Year Ended 31/03/2019	Previous Year Ended 31/03/2018
	year towards - Other Incentive like	(Amount in ₹)	(Amount in ₹)
	Duty Drawback Received	1,08,55,944	77,18,884
	Sale of Licence	3,39,73,803	1,30,72,406
	Export Incentive (Refund of Service Tax) Received		1,17,983

24.7 Details of Segment Information:

(a) Information about Primary Business Segments: The Company is primarily engaged in the business of manufacturing of Engineering Goods like Liquified Petroleum Gas Regulator (LP Gas Regulator), Accessories and Parts thereof. Since inherent the nature of all these manufacturing items have been grouped as a single segment in the financial statement. As the Company's business activity falls within a single primary business segment the disclosure requirements in this regard are not applicable.

(b) <u>Information about Secondary Business Segments</u> : [i] <u>Revenue by Geographical Markets</u>	Current Year Ende (Amount	ACCESS THE THE PARTY OF THE PAR	Previous Year End (Amoun	
Revenue from Operation : Export in Foreign Currencies	56,46,73,404		44,65,88,500	
Revenue from Operation : Domestic/Export to Merchant House	11,79,68,413	68,26,41,817	8,58,56,042	53,24,44,542
[ii] Segment Assets by Geographical Markets			-	
Total Assets in India (other than Export receivable)	71,78,17,369		61,42,22,097	
Export receivable represents outside India	6,92,10,833	78,70,28,202	4,58,13,888	66,00,35,985
[iii] Capital Expenditure incurred during the year			_	
In Domestic Markets	3,88,47,160		1,28,46,508	
In Foreign Markets	60,87,681	4,49,34,841		1,28,46,508

Relationship Father of Managing Director Sri Asheesh Dabriwal

Managing Director of the Company

24.8 <u>Details of Related Party Transaction - As per Ind AS 24 & Compensation of Key Management Personnel:</u>

A) List of Related Parties :-

(b)

Main promoters holding more than twenty percent as substantial intrerest of the Company and have

Significance influence over the activity :-

Promoters Group Name (holdding more than 20%)

Nirmal Kumar Dabriwala [holding 32.17 %]

Asheesh Dabriwal [holding 22.09%]

Key Management Personnel & their Relative involved in Companies activities :-

(i) Sri Asheesh Dabvriwal - Managing Director & Chief Executive Officer of the Company.

(ii) Smt. Anjum Dhandhania-Non Executive Director of the Company (sister of Managing Director Sri Asheesh Dabriwal)

(iii) Sri Janak Bhardwaj - Executive Director & Chief Operating Officer of the Company.

(iv) Sri Ashok Kumar Singh - Chief Financial Officer of the Company.

(v) Sri Tarun Kumar Das - Company Secretary-cum-Compliance Officer of the Company.

(c) Enterprises where Key Management Personnel & their Relatives have substantial interest and / or significance influence i.e. "Promoter Group":

Dabriwala Constructions Private Limited

B) The Company has entered into transactions with certain parties as listed above during the year under consideration. Full disclosures have been made and the board considers such transactions as being in in the normal course of business at rates agreed between parties. Details of related party transactions during the year ended 31st March, 2019 and balances outstanding as at 31st March, 2019:

(a)	Related party transaction during the year ended 31st March, 2019		Curreny Yr. Ended	Previous Yr.Ended
	Head of Accounts (Name In case of more than 10%)	Categories of Related Party	31/03/19 (₹)	<u>31/03/18 (₹)</u>
	Employees Benefit Expenses incurred for Key Manage	ment Personnel		
	Salary & Wages and Bonus	Key Management Personnel	92,33,338	87,08,622
	Non-Executive Director's Sitting Fees			
	paid to Anjum Dhandhania	Key Management Personnel	10,000	10,000
	Office Rent paid to			
	Dabriwala Constructions Pvt. Ltd.	Promoter Group	1,50,000	1,50,000
	Total of Related Party Tran	nsaction during the year	93,93,338	88,68,622
(b)	b) Outstanding of Related party transaction as at 31st March, 2019			
	Total of Related Party Tran	nsaction outstanding as at year ended	75.000	

DHP INDIA LIMITED

NOTES ON ACCOUNTS Notes Forming Part of The Standalone Financial Statements for the Year Ended 31st March, 2019

24.9 Details of Earning Per Shares:

Basic & Diluted (excluding and including Extraordinary Items) of

Earning Per Share on Continuing Operation as well as Total Operations

Net Profit for the year from Continuing Operations attributable to the equity shareholders (Amount in ₹)

Curreny Yr.Ended Previous Yr.Ended 31/03/19 (₹) 31/03/18 (₹) 12,89,17,363 12,92,87,982

30,00,000

₹ 42.97

Weighted average number of equity shares of ₹ 10/- each per Value (in numbers)

30,00,000

₹ 43.10

Basic & Diluted (excluding & including Extraordinary items) Earning Per Shares on Continuing Operations aa well as Total Operations (Amount in ₹)

24.10 Corporate Social Responsibility (CSR):

CSR amount to be spent as per Section 135 of the Companies Act, 2013 read with Schedule VII thereof by the Company during the year is Rs.24,30,000/- (Previous Year Rs.19,05,000/-) and the entire CSR expenses Contributed/paid to Prime Minister national Relief Fund.

24.11 Events after the Reporting period:

The Board of Directors have recommended final equity dividend of Rs.2.50 per fully paid-up equity shares of Rs.10/- each, i.e. @25% of the total Equity Share Capital, aggregating Rs.75 laks plus expected dividend distribution tax of Rs.15.42 lakh for out of profit of Financial Year 2018-19 (year ended 31/03/2019). The actual dividend amount and their taxes will be reflected at the time of actual declaration in AGM.

24.12 Details of Deferred Tax Assets:

- (a) During the year, the Company recorded the cumulative net timing difference as a "Deferred Tax Assets" up to 31st March, 2019 of ₹ 11,44,000/- (Previous Year ₹ 25,21,000/-). The Net Deferred Tax Liability of Rs.13,77,000/- debited to Statement of Profit and Loss for the year ended 31st March, 2019. (Previous Year deferred tax assets credited of Rs.29,51,847/-).
- (b) In the current financial year Income Tax Liability for the year ended 31st March, 2019 has been determined after taking after into consideration the benefits available under the provisions of the Income Tax Act, 1961 and accordingly Rs.4,68,54,323/- for Current Year Income tax & Rs.13,569/- related to Income Tax of earlier year has been provided (Previous year Rs.3,80,95,699/-). The above provision for Income Tax in the opinion of the Management, adequate.
- (c) The Income-Tax assessment of the Company U/s 143(1)(a) has been completed up to Assessment Year 2017-2018. However a Limited Scrutiny for this year is under process by the Income Tax Department.

24.13 Approval of Financial Statements:

The Standalone Ind AS Financial Statements were approved by the Board of Directors of the Company on 30th May, 2019.

24.14 Previous Year Figures:

The above statement is prepared according to the Companies Act, 2013. This has significantly impacted the disclosure and presentation made in the financial statements. Previous year's figures have been regrouped/reclassified wherever necessary to correspond with the current year's classification/disclosures.

24.15 Other Information:

Other information required by the Companies Act, 2013 are either nil or not applicable in the circumstances of the Company.

SIGNATORIES TO NOTES "1" TO "24.15"

In terms of our report of even date
For NAVIN NAYAR & COMPANY
Chartered Accountants
Firm Registration No. 317117E
NAVIN NAYAR
Proprietor
Membership No. 053267

For and on behalf of the Board

ASHEESH DABRIWAL - M.D. & C.E.O. (DIN-00044783)

JANAK BHARDWAJ - Director & C.O.O. (DIN-00047641)

BUDDHEDEB BASU - Independent Director (DIN-00061771)

SURAJIT RAHA - Independent Director (DIN - 07019436)

ASHOK KUMAR SINGH - Chief Financial Officer

SURUCHI TIWARI - Company Secretary

8, Camac Street, Kolkata-700 017. The 30th day of May, 2019

Attendance Slip

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata – 700 071 E-mail: <u>info@dhpindia.com</u>, Website: <u>www.dilindia.co.in</u>

Twenty-Eighth Annual General Meeting at Calcutta Chamber of Commerce, 18H, Park Street, Stephen Court, Kolkata – 700 071 held on Friday, 20th September, 2019

Folio No.	DP ID No.	Client Id No
Name of the Member		Signature
Name of the Proxy holder	<u> </u>	Signature
	ed shareholder / proxy for the regist nce at the Twenty-Eighth Annual Go	tered shareholder of the Company. eneral Meeting held on Friday, 20 th September, 2019.
		Mark 2 / Day 12 County
Note : Shareholders / Dray	yy holdare deciring to attend the me	Member's / Proxy's Signature setting should bring their copy of the Annual Report as the same will
not be distributed again at		ethig should bring their copy of the Annual Report as the same with
	DHD INI	DIA LIMITED
		m of Proxy
		(CIN): L65921WB1991PLC051555
		liddleton Row, Kolkata – 700 071
	•	om, Website: www.dilindia.co.in
		1 – Form NO. MGT-11
(Pursuant to Section 105(le 19(3) of the Companies (Management and Administration) Rules, 2014)
Twenty-Eighth Annua	al General Meeting at Calcutta	a Chamber of Commerce, 18H, Park Street, Stephen Court
_	Kolkata – 700 071 held (on Friday, 20th September, 2019
. ,		
O		
		nnijn.
rollo No./Client ID No. :.		DP Id No.
I/We, being the member(s	s) ofshares of D	OHP India Limited, hereby appoint
		E-mail Id:
Address :		Signature:
or falling him/her		
		E-mail Id :
	•••••	Signature:
or falling him/her		E-mail Id :
		Signature:
		n my / our behalf at the TWENTY-EIGHTH ANNUAL GENERAL
		ember, 2019 at 11.00 A.M. and / or any adjournment thereof in respect
of such resolutions as are	indicated below :-	
Cash Flow Statement,	, and Report of Board of Directors a	ent of Profit & Loss, Balance Sheet, Statement of Changes in Equity, and Auditors for the year ended March 31, 2019.
	of Rs.2.50 per Equity Shares for the	if the Company who retire by rotation.
		Director of the Company for a further period of 5 (five) years from
	ch 31, 2024 with a increased remun	
5.Re-appointmentt of Sri		Director of the Company for a further period of approximate 5 (five)
	Subrata Haldar as Independent D 18, 2019 to March 31, 2024.	irector of the Company for a further period of approximate 5 (five)
Signed thisd	av of 2019	
Sibilog and	uj 01	Affix Revenue Stamp
		ATTIA Revenue Stainly
Signature of sharehold	der	Signature of Proxy holder(s)
		ce of the Company at 10, Middleton Row, Kolkata 700 071, not less
		al General Meeting (on or before September 18, 2019 at 11.00 a.m.).

2. The form should be signed across the stamp as per specimen signature registered with the Company.

BALLOT FORM

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 10, Middleton Row, Kolkata - 700 071 E-mail: info@dhpindia.com, Website: www.dilindia.co.in

(For voting for the resolutions to be passed at the 28th Annual General Meeting of the Company to be held on Friday, the 20th day of September, 2019 at 11.00 A.M. at "Calcutta Chamber of Commerce", 18H, Park Street, Stephen Court, Kolkata - 700 071)

Name of Member/Proxy attending meeting:		
Name of Shareholders:		
Folio No./Client ID No.	DP ID NO	
No. of Equity Shares Held		

I/We hereby exercise my/our vote in respect of the Resolution to be passed through ballot for the business stated in the Notice of the Company dated 30th May, 2019 by conveying my/our assent or dissent to the

said Resolution by placing the tick (\(\lambda\) mark at the appropriate box below.

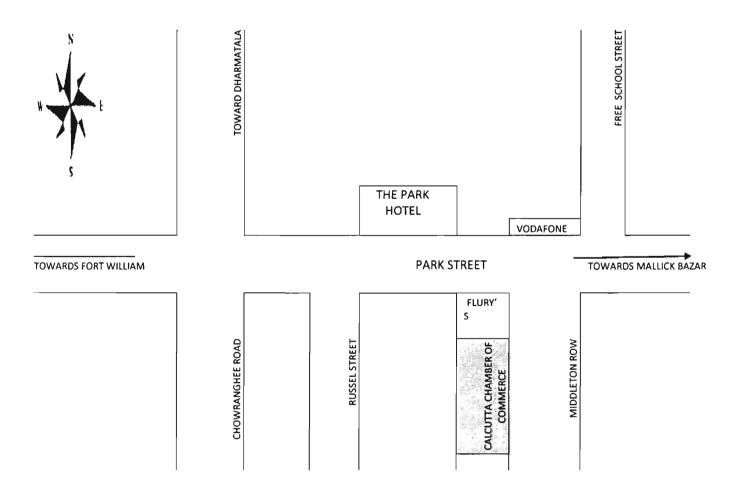
Resolution	Description	I/we assent to	I/We dissent to
Sr. No.		the resolution	the resolution
		(FOR)	(AGAINST)
	ORDINARY BUSINESS		
1	Ordinary Resolution to consider and adopt the Audited Financial		
	Statements (including the Standalone Financial Statement like Balance		
	Sheet, Statement of Profit & Loss, Statement of Changes in Equity,		
	Cash Flow Statement and other Financial Reports) together with Report		
	of the Board of Directors and Auditors report for the year ended March 31, 2019.		
2	Ordinary Resolution to declare a final dividend of Rs.2.50 per Equity		
	Shares (i.e. @25% of Share Capital of the Company) for the financial year ended March 31, 2019.		
3	Ordinary Resolution seeking approval for re-appointment of Director		
	Smt Anjum Dhandhania (DIN: 00058506), who retire by rotation and,		
	being eligible offer herself for re-appointment.		
	SPECIAL BUSINESS		
4	Ordinary Resolution seeking approval for re-appointment of Managing		
	Director Sri Asheesh Dabriwal (DIN: 00044783) for a further period of		
	five (5) years from April 1, 2019 to March 31, 2024 with a increased remuneration.		
5	Ordinary Resolution seeking approval for re-appointment of		
3	Independent Director Sri Buddhadeb Basu (DIN: 00061771) for a		
	further period of approximate five (5) years from September 18, 2019		
	to March 31, 2024.		
6	Ordinary Resolution seeking approval for re-appointment of		
ŭ	Independent Director Dr. Subrata Haldar (DIN: 00089655) for a		
	further period of approximate five (5) years from September 18, 2019		
	to March 31, 2024.		

Signature of Member/Proxy Voting

Notes: This Ballot Form shall be used by the Shareholders/Proxy holders who does not have access to the e-voting system.

Corporate Identity Number (CIN): L65921WB1991PLC051555
Registered Office: 10, Middleton Row, Kolkata – 700 071
E-mail: info@dhpindia.com, Website: www.dilindia.co.in

A Route Map of Place of 28th Annual General Meeting to be held on Friday, 20th September, 2019 at 11. A.M. to CALCUTTA CHAMBER Of COMMERCE, 18H, Park Street, Stephen Court, Kolkata – 700 071, is given below as per requirement of Secretarial Standard - 2



If undelivered please return to:
DHP INDIA LIMITED

Regd. Office: 10, Middleton Row,

Kolkata - 700 071

Phone: (033) 2229-5735/7995/9626/7929