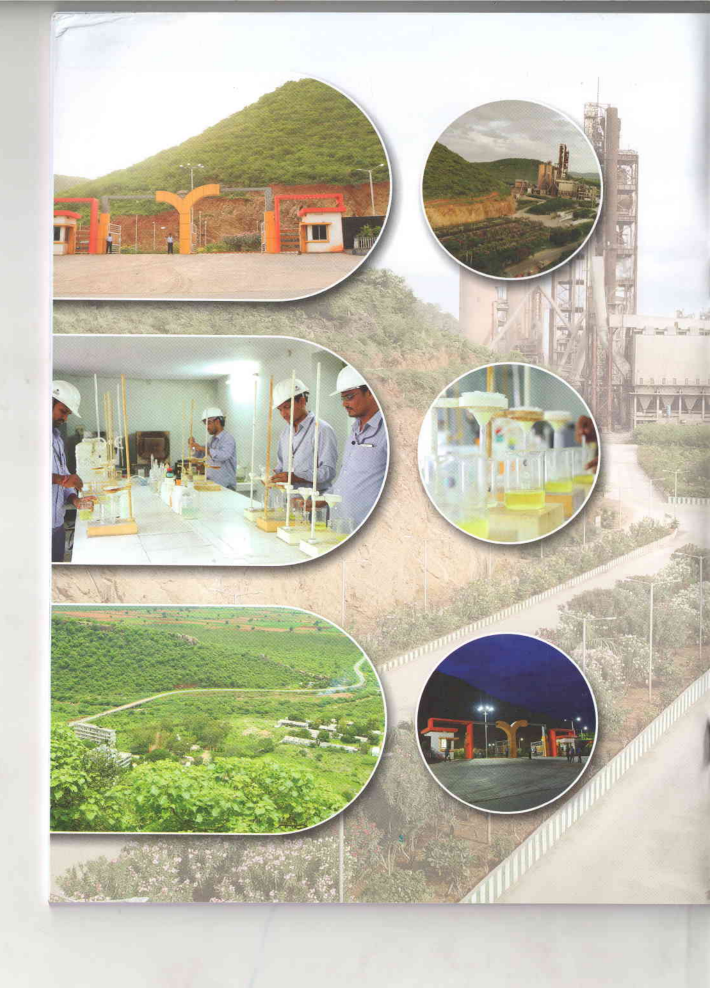
2019 SRI CHAKRA CEMENT 37th LIMITED Annual Report 2018-19



SRI CHAKRA CEMENT LIMITED

37TH ANNUAL REPORT FOR 2018-19 CIN: L40300AP1981PLC002952

BOARD OF DIRECTORS

Sri N Krishna Mohan

Chairman Cum Managing Director

Smt K V Nagalalitha

Director

Dr A S Narayana

Independent Director

Sri K Vijay Kumar Joint Managing Director

Sri P Ramamoorthy

Independent Director Sri Nemani Gopal

Independent Director

Sri V V S R Anjaneyulu **Executive Director** Sri K P Patnaik

Independent Director

MANAGEMENT TEAM

Sri P. Rajendra Babu, **Company Secretary**

Sri NSRV Prasad

Chief Finance Officer

Sri. N Sudhakar

Sri C Shankar Rao President (Mktg)

Sri DVDSN Murthy **Chief General Manager**

Sri T Ramasuri GM (Comml)

AGM (EDP)

Sri K Yagnaiah AGM (HR)

STATUTORY AUDITORS

SECRETARIAL AUDITORS

COST AUDITORS

INTERNAL AUDITORS

DVR & Co, **Chartered Accountants**

K Swamy & Co, Comp. Secretaries Secunderabad

Bisati & Co **Cost Accountants** Hyderabad

C Ramachandram & Co. **Chartered Accountants** Hyderabad

REGISTERED OFFICE

Nizamabad

HEAD OFFICE

FACTORY AND WORKS

D.No.27/4/1, Kannavari Thota, Ist Floor, Beside Central Excise Office, Guntur, A.P.-522104

Ph: 040-66614633, Fax: 04023404657,

6-3-668/10/66, Durganagar Colony, Punjagutta, Hyderabad Telangana State- 500 082

e mail: srichakracement@gmail.com, Website: www.sricharacement.com

Unit- 1: Sri Narasimhapuri, Karempudi

Guntur District, AP

Unit-II: Alamanda, Vizianagaram Dt, Solar Unit: Srikalahasti, Chittoor Dt AP

REGISTRAR AND SHARE TRANSFER AGENTS

M/s Venture Capital and Corporate Investments Private Ltd, 12-10-167, Bharat Nagar Colony, Hyderabad - 500 018. Ph:040 23818475, Email: info@vccilindia.com, website:www.vccilindia.com

DIRECTORS' REPORT AND MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Dear Members,

We have pleasure in presenting this 37th Annual Report of the Company together with the Audited Statements of Accounts, Management Discussion and Analysis for the year ended 31st March, 2019.

Financial Results:		₹ In Crs
Particulars	2018-19	2017-18
Revenue from operations (Rs in Crs)	188.20	193.17
Profit Before Interest, Depreciation and Taxes	1.75	7.38
Profit before tax	(5.59)	0.22
Tax Expense		0.10
Comprehensive Income	(0.07)	1201.88
Total Comprehensive Income	(5.66)	1213.83

During the year under review, compared to the performance of previous year, the clinker production quantity has gone up by 8.18%, cement production was increased by 8.41% and cement sale quantity was increased by 9.01%. The revenue from operations was declined by 2.57% which is mainly due to, low price realisation. The PBDIT was decreased by Rs 5.63 Crores due to increased coal cost, power cost etc. During the year under review, the Company's profitability is impacted due to heavy competition created by the major players in the industry by way of addition of huge capacities in and around the plant area. However, in order to meet such competition, your company has initiated efforts to reduce the cost of production on account of power and fuel as a part of which the Company has already setup captive solar power generation unit at Srikalahasti with a total installed capacity of 5 MW for with an investment of about Rs 30 Crores and further in the process of setting of wind power generation with an installed capacity of 6 mw, which would contribute to the increased profitability of the company in the near future.

Cement Industry Structure, Developments and future outlook

During the year under review, the world economy has shown a growth of over 3.5%, a very promising growth trajectory. However in the long term any positive growth will have to be substantiated with suitable trade and investment policies. The Indian scenario has also been promising and almost in line with the growth of the world economy. The Government has announced a setting up of affordable housing fund and Prime Minister Awas Yojana scheme, consequent to which the interest rates for housing sectors will come down providing relief to many and thereby the aim of Government in infrastructure development will turnaround in the demand and growth of the Cement Industry. However having said this, with the additional capacities that have come up in various states, both greenfield and brownfield, have created a scenario of extreme competition in the Cement Industry. The excess supply situation thus created would further adversely impact the price realisation. The ever increasing cost of coal has also added to the stifling scenario in the Cement Industry. Without substantial increase in demand in the last few years, the Cement industry has been facing a twin fold blow, by not being able to absorb its fixed cost completely due to lower capacity utilizations and dealing with reducing price realization.

Board of directors, Key managerial personnel and changes during the year:

The Board is duly constituted and balanced as required under the Companies Act, 2013 and the Listing Regulations/Agreement read with the policy of the Board of directors appointment and remuneration in terms of the provisions of Section 134(3)(e), read with sub-section (3) of Section 178 of the Companies Act, 2013. During the year under review, Sri N. Krishna Mohan and Smt. K.V.Nagalalitha, Directors will be retiring at the ensuing Annual General Meeting and being eligible offer themselves for reappointment. Sri. N. Umashankar, Company Secretary resigned as Company Secretary and in his place Sri. P. Rajendra babu was appointed.

<u>Performance Evaluation Of Board, Committees, Individual Directors And Familiarisation Programme For Independent Directors:</u>

Board Evaluation:

During the year under review, the Board carried out an annual evaluation of its own performance on the basis of criteria such as Board composition, structure and effectiveness of the Board Processes, information flow to the Board and functioning of the Board etc. Considering the requirements of the relevant statutes.

Evaluation Of Committees:

Performance of Committees of the Board was evaluated on the basis of composition, effectiveness of working and independence etc.

> Evaluation Of Individual Directors:

The Board and nomination and Remuneration Committee evaluated the performance of individual directors on the basis of criteria such as attendance, contribution of Directors at Board/Committee Meetings, adherence to ethical standards and code of conduct of the Company, interpersonal relations with other directors, meaningful and constructive contribution and inputs in the Board/committee meeting etc.

- Familiarisation Programme For Independent Directors: A detailed presentation covering the role, duties and responsibilities of the independent directors, company objectives, strategy, operations, organisation structure etc made at the time of their appointment, is sent to the existing independent directors every year.
- In Accordance with section 149(7) of the Companies Act, 2013, each Independent Director has given declaration to the company confirming that he meets the criteria of independence laid down in section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Directors' responsibility statement:

Pursuant to Section 134 (5) of Companies Act, 2013, the Board of Directors to the best of their knowledge and belief state that:

- In the preparation of annual accounts for the year ended 31st March 2019, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- The directors had selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and Fairview of the state of affairs of the company at the end of the financial year and the profit and loss of the company for that period.
- The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities
- The director had prepared and annual accounts on a going concern basis., and
- In the case of listed company, directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- The director had devised proper system to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Auditors:

- ❖ Statutory Auditors: The present statutory auditors have resigned on 14.08.2019 on account of their inability to carry out the audit works since they were located at Nizamabad. The Board has recommended the appointment of M/s Satyanarayana & Co., Chartered Accountants, Secunderabad for a period of 5 years w.e.f 2019-20
- Cost Auditors: M/s Bisati & Co, Cost Accountants are the Cost Auditors appointed by the company Board for auditing the cost accounts of the company for the year ended 31.03.2019.
- Secretarial Auditor: M/s K. Swamy & Co., Company Secretaries in practice are the Secretarial Auditors appointed by the board of directors of the company for the year 2018-19.
- ❖ Internal Auditors: M/s C Ramachandram and Co, chartered Accountants have been appointed to conduct the internal Audit and review of internal financial controls on financial statements and other matters for better performance of the company which is being implemented by the your company from time to time.

Disclosure of particulars of employees and related matters:

The information required pursuant to Section 197 of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managing Personnel) Rules, 2014 and Companies (Particulars of Employees) Rules, 1975, in respect of employees of the Company and Director is given in a separate annexure to this Report--. Particulars of employees as per the Rule-5(2) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are not applicable to the company.

Statutory auditors comment in the independent auditors' report and reply:

With regard to the observations of the Statutory Auditors regarding the confirmations from some of the parties, it is hereby clarified that the company has obtained confirmations from major accounts and some minor accounts, the Board felt that it was required as there is no impact on the accounts.

Other Disclosures

Board Committees:

The details of composition, terms of Reference, meetings and attendance particulars of various committees of Board such as Audit Committee, Nomination and Remuneration Committee, Corporate Social Responsibility Committee, Stakeholders Relationship Committee, Share Transfer Committee are provided in the Corporate Governance Report vide **annexure No 5** to this Directors report. The intervening gap between the meetings of the Committees are within the prescribed period under the Companies Act, 2013 and the listing regulations. The Audit Committee consists of 2 independent directors i.e. Sri P Ramamoorthy and Sri Nemani Gopal and one non executive director i.e Smt K V Nagalalitha.

Loans, Guarantees or Investments:

There were no loans/guarantees given by the company during the financial year 2018-19.

Contracts Or Arrangements With Related Parties:

All related party transactions that were entered into during the financial year 2018-19 were on an arms length basis and in the ordinary course of business and were in compliance with the applicable provisions of the Companies Act, 2013 and the listing regulations. There were no material related party contracts or arrangements or transactions made by the company. The Company has adopted a related

party transactions policy duly approved by the Board, Details of the related parties disclosures (transactions) are provided in the accompanying financial statements. The disclosure in form AOC-2 is not applicable.

❖ Vigil Mechanism/ Whistle Blower Policy:

The Company has adopted a whistle blower policy ad has established a clear vigil mechanism and directors to report concerns un ethical behaviour. The policy provides for adequate safeguards against victimisation of employees who avail of the mechanism and also provides for direct access to the chairman of the audit committee. The whistle blower policy may be accessed on the website of the company.

Prevention of Sexual Harassment at Workplace:

The Company has adopted a policy on prevention, prohibition and redressal of sexual harassment at the work place in line with the provisions of the "The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and Rules made there under, your Company has constituted Internal Complaints Committee (ICC). The Committee has four members and is chaired by a senior women member of the organisation. It is stated that there are no such complaints received by the committee/company during the year under review.

◆ Material Changes after close of the financial year:

There have been no material changes and commitments which have occurred after the close of the year till date of this report, effecting the financial position of the company.

❖ <u>Segment-wise or product-wise performance</u>:

The Company is mainly engaged in the business of manufacturer of OPC 53/43 and PPC grade cement and captive solar power generation. During the year under review, the company has Single Reportable Segment i.e./ Cement.

*Risk and concerns:

The risks and concerns which are applicable to all industries and specially to cement industry can be said to be prevalent in the case of your company as well. Few of the major risks are given below. Periodical increases in the cost of inputs leading to impact on margins

- Uncertainty in coal supplies and increases in the prices.
- Failure or deficiency in the monsoon which may lead to reduction/ loss of revenue due to reduction in demand for cement
- Changes in Government policy impact the costs, demand and supply.

❖ Internal control systems and their adequacy:

The Company's internal control system in place has a process designed to take care of various controls and audit requirements. It ensures effectiveness in the operations and protection of the company's assets from any possible loss and unauthorised use. It also ensures proper and correct data being recorded. The design of the transactions is such that there is an adequate, appropriate and need based control on the activities/ business processes of the company. The Internal control system is augmented by an established internal audit system which is carried out by outside chartered accountants of the repute and experience. Regular reviews of internal audit are carried out to ensure robustness of the systems and control environment. The internal auditors submit their reports to the audit committee of the Board of Directors for their review. It is also ensured that the

internal audit scope is adequate and their reviews are well directed to achieve the desired objectives. The committee also reviews the adequacy and effectiveness of the internal control systems and suggests improvements from time to time. The Compliance to the legal and statutory requirements is given utmost importance as also to ensure efficiency in operations/ reporting and controls. All parameters in operations/ activities are monitored regularly to ensure desired results.

Human resources development and industrial relations:

The main focus of the company is to attract, develop and retain talented employees in order to achieve the business objectives. The company has made efforts in the field of training and development, congenial work environment, providing challenging work opportunities etc. The Company has framed HR practices in order to strengthen and building people talent for achieving the business objectives. Initiatives to develop leadership lines as well as enhance technical and functional capability with special focus on nurturing young talent are taken. Young managers are groomed by providing higher responsibilities, Focus remains on gaining cross functional knowledge to enable meaningful participation of employees all across of the company in innovation and process improvement. With the company entering in next phase of growth, the nurtured talent pool will enable smooth transition to new growth trajectory. During the year employee relations remained cordial. This has enabled company to build healthy relationship and resolve issues through dialogue and discussions.

Annexures to the Directors' Report

Corporate Social Responsibility:

The company has constituted a Board level Committee "Corporate Social Responsibility Committee" in terms of section 135 and Schedule VII of the Companies Act, 2013 read with the provisions of the listing agreement/ regulations. CSR activities as detailed in a separate annexure to this annual report as required under Companies (Corporate Social Responsibility Policy) Rules, 2014 vide **Annexure 1** and the same may also be accessed on the company's website.

Conservation of energy, technology absorption, foreign exchange earnings and outgo:

The information relating to the conservation of energy, technology absorption, foreign exchange earnings/outgo, as required under the Companies Act, 2013 and the rules made there under is set out in **Annexure 2** which forms part of this Annual Report.

Secretarial Audit Report:

The Company's Secretarial Auditors M/s K Swamy and CO, has issued their Report for the year 2018-19 which is attached to this Directors' Report vide **Annexure-3**

Extract of Annual Return:

The Annual Return of the Company has been placed at the Website of the company and can be accessed at http://www.srichakracement.com/Admin/Files/SCCL-Annual%20Return.pdf the details in Form MGT-9 is at **Annexure-4**

Corporate Governance Report:

Pursuant to the Listing regulations, the company has complied with the guidelines and a statement on the corporate governance report for the year 2018-19 is attached to this Report vide **Annexure-5**.

Disclosure of Remuneration:

A Statement as required under section 197 of Companies Act, 2013 and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is enclosed as **Annexure 6**.

Cautionary Statement:

Statements made in this report describing the Company's projections, estimates, expectations or predictions may be 'forward looking predictions within the meaning of applicable securities laws and regulations. Actual results may differ from such estimates, projections, etc. whether expressed or implied. Factors which would make a significant difference to the Company's operations include availability of quality raw materials, market prices in the domestic and overseas markets, changes in Govt. Regulations and tax laws, economic conditions affecting demand/ supplies and other environmental factors over which the Company does not have any control.

Acknowledgement:

Your Directors take this opportunity to express their sincere appreciation for the support and cooperation received from the various departments of the Government, Bankers, Suppliers, Customers and Shareholders.

The Directors also wish to place on record their appreciation for the committed services of the company's Employees..

For and behalf of the For Sri Chakra Cement Limited

Place: Hyderabad Date: 14.08.2019 N. Krishna Mohan Chairman K Vijay Kumar Joint Managing Director

ANNEXURE 1: ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES/INITIATIVES.

(Pursuant to Section 135 of the Companies Act. 2013 and Rule made there under)

SINO	Particulars	Description		
1	A brief outline of the Company's SR Policy including overview of the programmes proposed to be undertaken and reference to the web link to the CSE Policy and projects or programmes.	As per the provisions of the Companies Act, 2013 and rules made there under, the Company has formulated it CSR policy for development and implementation of programmes and projects for providing benefits to weaker sections of the society, particularly in the areas of education, healthcare and enhancement of income of rural poor. While planning the CSR Activities, th needs of the people are taken into account and people living around the places where our manufacturing operations are carried out, are consulted. We have undertaken CSR activities directly through our staff with the support of reputed NGOs and also through Sri Alivelu Manga Sarvaiah Charitable trust. The CSR Policy is placed on its website		
2	The Composition of CSR Committee is as under:	Sri P Ramamoorthy, Chairman		
2.5		Sri N Krishna Mohan, Member		
		Sri K Vijay Kumar, member		
3	Average net Profits of the company for the last three financial years). The Average profits for the past three years amount 884.18 Lakhs			
4	The prescribed CSR expenditure at 2%	RS. 17.68 Lakhs		
5	Details of CSR activities/projects undertaken during the	e year.		
	Total amount spent for the financial year 2018-19: Rs	Rs 20 Lakhs		
٠	Activities/Projects Undertaken	Provided financial support to physically challenged students for their education, drinking water facilities by installing water purifying plants, contribution for construction of roads and canals in rural areas in around the plant and annadanam for poor.		
	Amount unspent, if any:	NIL		
6	Reasons for not spending the prescribed amount for CSR activities:	Not Applicable		
7	A Responsibility statement by the CSR Committee that the implementation and monitoring of CSR policy, is in compliance with the CSR objectives and policy of the company.	The CSR Committee confirms that the implementation and monitoring of CSR is in compliance with CSR objectives and policy of the Company.		

Annexure -2: Conservation Of Energy, Technology Absorption, Foreign Exchange Earning And Outgo Etc.

Information conservation of Energy, Technology absorption, Foreign Exchange earnings and outgo required to be disclosed under section 134 (3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014, are given in the Annexure B to this report.

I. Conservation of Energy:

- ❖ Energy Conservation Measures were taken reguarly and energy audits are being internally conducted and efforts are being made to reduce energy consumption by using energy-efficient equipments, thereby achieve cost savings and during the year under review, the power consumption was reduced to 89.75 per Mt of Cement.
- ❖Total energy consumption and energy consumption per unit of production as per Form A of the Annexure to the Rules in respect of industries specified in the schedule thereto:

E	n	DI	л	_	Λ

	TOMM 7			
SINO	Particulars	31.03.2019	31.03.2018	
	Power and Fuel Consumption:			
A	Electricity:			
a)	Purchases (Units in Lakhs)	477.17	453.11	
	Total Amount (Rs. In Lakhs)	3295.06	3032.09	
	Rate per Unit in (Rs.)	6.92	6.69	
b)	Own Generation:			
1.	Through Diesel Generator (Units in Lakhs)	NIL	0.14	
	Unit per litre of diesel	NIL	4.11	
ii.	Cost/Unit (Rs.)	NIL	17.15	
В	Coal			
	Quantity (M.T)	83511	73340	
	Total cost (Rs in Lakhs)	5145.50	4456.53	
	Average rate /MT (Rs)	6156.84	6076.53	
С	FURNACE OIL	NIL	NIL	
	Others/Internal Generation	NIL	NIL	
D	Consumption per unit of production:			
	Electricity (units/MT of Cement)	89.75	81.07	
	Coal % per Mt of Clinker	18.13%	17.23%	

FORM B

- II. Technology Absorption: Efforts made to Research and Development & Technology absorption as per Form B of the Annexure to the Rules: Not Applicable
- III. Foreign Exchange Earnings And Outgo: NIL

ANNEXURE –3: Secretarial Audit Report ((FORM MR-3)-[Pursuant to section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration Personnel)

Rules, 2014 for The Financial Year Ended 31st March, 2019.

To The Members of M/s Sri Chakra Cement Limited

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate governance practice by M/s Sri Chakra Cement Limited (hereinafter called "the Company"). Secretarial Audit was conducted in the manner that provided us a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's Books, Papers, Minutes Books, Forms and Returns filed and other Records maintained by the Company and also the information provided by the Company, its officers, agents and authorised representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the financial year commencing from 1st April, 2018 and ended 31st March, 2019, complied with the statutory provisions listed hereunder and also that the Company has proper Board process 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 maintained by M/s Sri Chakra Cement Limited ("The Company"), for the financial year ended on 31st March, 2019, according to the provisions of:
- The Companies Act, 2013 (the Act) and the Rules made there under;
- The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under;

- The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- Foreign Exchange Management Act, 1999 and the Rules and Regulations made there under to the extent of Foreign Direct Investment(FDI) and Overseas Direct Investment and External Commercial Borrowings;
- The Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
- The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.
- Specific Laws applicable to the Company:
- Cement Control Order, 1967
- Cement Cess Rule, 1993
- Cement (Quality Control) Order, 1995 and 2003
- Bureau of Indian Standards Rules, 1987.
- Mines and Minerals (Regulation and Development) Act, 1957.
- The Mines Act, 1952
- The Explosives Act, 1884.
- General Laws applicable to the company:
- Factories Act, 1948;
- Industrial Disputes Act, 1947;
- The Payment of Wages Act, 1936;
- The Minimum Wages Act, 1948;
- The Employees Compensation Act; 1923
- The Employees' Provident Fund and Miscellaneous Provisions Act, 1952;
- The Payment of Bonus Act, 1965;
- Equal Remuneration Act, 1976;
- The Environment (Protection) Act, 1986;
- The Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008;
- Labour laws and other incidental laws related to labour and employees appointed by the Company either on its payroll or on contractual as related to wages, gratuity etc.;
- The Air and Water (Prevention & Control of Pollution) Acts;
- Acts as prescribed under Direct Tax and Indirect Tax;
- Land Revenue laws of the State of AP;
- Labour Welfare Act of the State of AP;
- Provisions of the following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') were not applicable to the Company under the financial year under report:-
- The Securities and Exchange Board of India(Issue of Capital and Disclosures Requirements) Regulations, 2009;
- * The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- The Securities and Exchange Board of India (Registrars to a Issue and Share Transfer Agents)
 Regulations, 1993, regarding the Companies Act and dealing with client;
- The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008
- The Securities and Exchange Board of India (Share Based Employees Benefits) Guidelines, 2014;
- > We have also examined compliances with the applicable clauses of the following:
- Secretarial Standards issued by the Institute of Company Secretaries of India under the provisions of Companies Act, 2013; and
- SEBI Listing Regulations, 2015.

During the financial year under report, the Company has complied with the provisions of the New Companies Act, 2013 to the extent applicable and the Rules, Regulations, Guidelines, Standards, etc., mentioned above subject to the following observations:

OBSERVATIONS:

- As per the information and explanations provided by the company, its officers, agents and authorized representatives during the conduct of secretarial audit, we report that the provisions of the Foreign Exchange Management Act, 1999 and the Rules and Regulations made there under to the extent of:
- External Commercial Borrowings were not attracted to the Company under the financial year under report;
- Foreign Direct Investment (FDI) were not attracted to the company under the financial year under report;
- Overseas Direct Investment by Residents in Joint Venture/ Wholly Owned Subsidiary abroad were not attracted to the company under the financial year under report.
- As per the information and explanations provided by the company, its officers, agents and authorized representatives during the conduct of secretarial audit, we report that the Company has not made any GDRs/ADRs or any Commercial Instrument under the financial year under Report.
- As per the information and explanation provided by the company, its officers during the conduct of the audit, we report that the equity shares of the company are suspended for trading by the BSE in the earlier years.
- As per the information and explanation provided by the company, its officers during the conduct of the audit, we report that the company was sanctioned revival scheme approved by the Hon'ble BIFR and the scheme is implemented.
- We have relied on the information and representation made by the Company and its Officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company. The list of major head/groups of Act, Laws and Regulations as applicable to the Company is given under para-1(vi and vii) above.
- We further report that:
- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the year under review were carried out in compliance with the provisions of the Companies Act, 2013.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation of the meeting.
- Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the minutes.
- We further report that there are adequate systems and processes in the Company with the size and operation of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Place: Secunderabad, Date: 14-08.2019.

For K. Swamy And Co., Company Secretaries

> (K. Swamy) Fcs No.3743 Cp.No.2013

(This Report is to be read with our letter of even dated annexed herewith which forms an integral part of this Report).

To, The Members Sri Chakra Cement Limited Hyderabad.

Our Secretarial Audit Report of even date is to be read along with this letter.

> REPORT ON THE SECRETARIAL AUDIT:

We have audited the statutory and company secretarial books, papers, minutes books, forms and returns and other records maintained by M/s Sri Chakra Cement Limited (the company) for the year ended 31st March 2019 pursuant to the various Acts, Rules, Regulations and Guidelines applicable to the company as specified in our Report accompanying this letter.

> MANAGEMENT REPSONSIBILITY:

The Company's Management is the responsible to maintain and keep various statutory and secretarial books, records, and registers as stated under the provisions of Section 85(1),88(1),94(1),118(1),119(1),128(1) to 128(5),170(1),186(9) and (10),189(1) and 190(1) of the Companies Act,2013 and the relevant Rules made there under and further in accordance with the Secretarial Standards issued by the Institute of Company Secretaries of India as notified under the Companies Act,2013. It is the responsibility of the management of the company to ensure proper compliance with the provisions of all applicable laws, rules, guidelines and regulations.

> AUDITOR'S RESPONSIBILITY:

- ❖ We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- Our Responsibility is to express an opinion on these Secretarial records, standards and procedure followed by the company with respect to the secretarial compliances.
 - We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
 - Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
 - We believe that audit evidence and information provided by the company's management is adequate and appropriate for us to provide a basis for our opinion.

DISCLAIMER:

The accompanying Secretarial Audit Report is neither an assurance as to the futures viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Place: Secunderabad, Date: 14-08.2019.

For K. Swamy And Co., Company Secretaries

> (K. Swamy) Fcs No.3743 Cp.No.2013

ANNEXURE – 4: EXTRACT OF ANNUAL RETURN (FORM MGT 9)
(Pursuant to Section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Company (Management & Administration) Rules, 2014) Financial Year ended on 31.03.2019

I. REGI	STRATION & OTHER DETAILS:	Description
1	CIN	L40300AP1981PLC002952
11	Registration Date	10/3/1981
111	Name of the Company	SRI CHAKRA CEMENT LIMITED
III IV	Category/Sub-category of the Company	Company having Share Capital
V	Address of the Admnoffice & contact details	6-3-668/10/66, Durganagar Colony, Punjagutta, Hyderabad-500 082.Ph: 040-6661 4633.
VI	Whether listed company	Yes. Listed on BSE
VII	Name, Address & contact details of the Registrar & Transfer Agent, if any	M/s. Venture Capital & Corporate Investments Pvt. Limited, 12-10-167, Bharat Nagar, Hyderabad- 500 018

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. No	Name & Description of main products/services	NIC Code of the Product / Service	% to total turnover of the Company
1	Cement OPC53/43 and PPC Grade	2523	100%

PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES: NIL

A) Category wise Shareholding Pattern

Category of Shareholders	No. of Sha	res held as o	n 01.04.2018	3	No. of Sha	res held as o	n 31.03.2019	No. of the last of	%
	Demat	Physical	Total	%	Demat	Physical	Total	%	Change
A. Promoters							and the same of th		
(1) Indian			0.1					_	
a) Individual/HUF	P.	5801708	5801708	64.47	3005024	2796684	5801708	64.47	-
b) Bodies Corporate	441030	507262	948292	10.53	441030	507262	948292	10.53	2
SUB TOTAL: (A) (1)	414030	6308970	6750000	75.00	3446054	3303946	6750000	75.00	680
(2) Foreign	NIL								Park and
SUB TOTAL: (A) (2)	1000	-		-	-	-			
Total (A)(1) + (A)(2)	441030	6308970	6750000	75.00	3446054	3303946	6750000	75.00	2
B. PUBLIC SHAREHOLDING		Total No.	100000000000000000000000000000000000000			00000	070000	75.00	
(1) Institutions									-
a) Mutual Funds	1170	-	1170	0.01	-				
b) Banks/FI	•	-	-	0.00	150		150	0.00	1
c) State Govt.	126000	-	126000	1.4	126000	-	126000	1.4	
SUB TOTAL: (B)(1)	127170		127170	1.41	126150		126150	1.40	ASTO H
(2) Non Institutions			THE VIEW TO		13000		22000	2.70	-
a) Bodies Corporate	14850	33210	48060	0.53	-	-	-	-	-0.53
i) Individual shareholders holding nominal share capital upto Rs. 2 lakhs.	339714	1270116	1609830	17.89	466410	1250320	1716730	19.07	1.18
ii) Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	402930	62010	464940	5.17	317570	Ď.	317570	3.53	-1.64
b) Any other (specify) NRIs Trust Clearing Member			-	-	68640	20910	89550	1.00	0.995
SUB TOTAL: (B)(2)	757494	1365336	2122830	23.59	852620	1271230	2123850	23.60	
Total (B)(1) + (B)(2)	884664	1365336	2250000	25.00	978770	1271230	2250000	25.00	-
Grand Total (A,B,C)	1325694	7674306	9000000	100.00	4424824	4575176	9000000	100.00	

SHAREHOLDING PATTERN (EQUITY SHARE CAPITAL BREAK UP AS % TO TOTAL EQUITY)

B. Shareholding of promoters

01.04.2018	31.03.2	.010		% change
	%	No. of Shares	%	
	11.98	1078244	11.98	NIL
		880744	9.79	NIL
	20.87	1877990	20.87	Nil
	21.83	1964730	21.83	Nil
1,000,000,000,000	0.48	42780	0.48	NIL
	6.33	569370	6.33	NIL
	3.73	336142	3.73	NIL
6750000	75.00	6750000	75.00	NIL
	No. of Shares 1078244 880744 1877990 1964730 42780 569370 336142 6750000	1078244 11.98 880744 9.79 1877990 20.87 1964730 21.83 42780 0.48 569370 6.33 336142 3.73	1078244 11.98 1078244 880744 9.79 880744 1877990 20.87 1877990 1964730 21.83 1964730 42780 0.48 42780 569370 6.33 569370 336142 3.73 336142	No. of Shares 76 1078244 11.98 1078244 11.98 1078244 11.98 880744 9.79 880744 9.79 1877990 20.87 1877990 20.87 1964730 21.83 1964730 21.83 42780 0.48 42780 0.48 569370 6.33 569370 6.33 336142 3.73 336142 3.73

(C) Change In Promoters' Shareholding: There is no change

(D). Shareholding pattern of top ten shareholders ii. For Each of the Top 10 Shareholders		Shareholding 01.04.2018	as on	Shareholding as on 31.03.2019		
No.		No. of	%	No. of Shares	%	
		Shares				
	Andhra Pradesh Industrial Development Corporation	126000	1.4	126000	1.4	
1	Limited		0.63	56700	0.63	
2	Stewart Investment and Finance Private limited	56700		75000	0.83	
3	Munal Agarwal	75000	0.83	37500	0.42	
4	Subhash Kumar Agarwala (huf) .	37500	0.42	TO THE PERSON	0.57	
5	Siva Nageswara Rao Doradla	32210	0.36	50890	1.25	
		112500	1.25	112500		
6	Rita Agarwal	30300	0.34	30300	0.34	
7	Alexander Paul shah	120072250		29190	0.32	
8	NS Sudhakar	3/		29120	0.32	
9	V Sundararamaiah	10380	0.12	10380	0.12	
10	Atul Kapoor	10300	90146			

(E) Shareholding Of Directors And Key Managerial Personnel: There is no change

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

Indebtedness of the Company including	Sec. Loans excl deposits	Unsec. Loans	Deposits	Total
Particulars		Ps in Lakhs)		
Indebtedness at the beginning of the fi	nancial year (01.04.2018) (No HI Editory		
i. Principal Amount	•			
ii. Interest due but not paid				000
iii. Interest accrued but not due				
- 12 - 11 - 111 \				
Change in indebtedness during the fin	ancial year (Rs in Lakhs)			318.64
Addition	318.64			34010
Reduction				318.64
CONTRACTOR OF THE PROPERTY OF	318.64			520.0
Net Change Indebtedness at the end of the finance	ial year (31.03.2019) (Rs in	Lakhs)		
	318.64			318.64
i. Principal Amount				
ii. Interest due but not paid				-
iii. Interest accrued but not due		-		318.64
Total (i+ii+iii)	318.64			

VI. Remuneration Of Directors And Key Managerial Personnel

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

SI. No.	Particulars of Remuneration	Sri N Krishna Mohan Chairman	Sri K. Vijay Kumar Joint Mng. Director	Sri V V S R Anjaneyulu Exe. Director
	Salary as per provision contained in section 17(1) of the Income-tax Act, 1961 (incl value of perks u/s 17 (2), (3), Stock Opting, Sweat Equity, commission etc.) (Rs in Lakhs)		42.00	42.00

(B) Remuneration to Key Managerial Personnel other than MD/WTD: (Rs. In Lakhs)

SI. No	Particulars of Remuneration	CFO	Company Secretary	Total Amount
a)	Salary as per provision contained in section 17(1) of the Income-tax Act, 1961 (incl value of perks u/s 17 (2), (3), Stock Opting, Sweat Equity, commission etc.) (Rs in Lakhs)		16.57	27.28

VII) Penalties / Punishment / Compounding Of Offences: NIL

For and on behalf the Board Sri Chakra Cement limited

Place: Hyderabad Date: 14.08.2019

N. Krishna Mohan Chairman K. Vijay Kumar Joint Managing Director

ANNEXURE-5: REPORT ON CORPORATE GOVERNANCE

In terms of compliance with regulation 34(3) read with Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Corporate Governance Report is set out herewith along with relevant disclosures as required there under.

Company's' philosophy:

The company's policies, practices and philosophy adopted since inception are in line with Corporate Governance. These policies, practices are required periodically to ensure its effective compliance. The composition of company board is well balanced with a view to manage the affairs of the company efficiently and professionally. The management believes that corporate growth, goals, transparency and enhanced shareholder value are to be achieved only through good corporate governance.

Board of directors:

The Board of Directors of the Company have an optimum combination of Executive, Non-Executive and Independent Directors, who have in-depth of business knowledge of business, in addition to the expertise in their areas of specialisation . The Board of the Company comprises eight Directors that includes one Women Director.

(i) The composition and category of Directors as on 31st March, 2019 are follows:

Category	Name of Director	Designation	No of Companies in which he is a director	
Promoter & Exe.	Sri. N. Krishna Mohan	Chairman	7	
Directors.	Sri. K Vijay Kumar Joint Managing Direc		6	
Promoter and Non	Smt. K. V. Nagalalitha	Director	4	
Exe. Director	Sri.V V S R Anjaneyulu	Executive Director	3	
Independent Non	Sri. P Ramamorthy	Independent Director	3	
Executive Director	Sri, K P Patnaik	Independent Director	NIL	
	Dr A S Narayana	Independent Director	NIL	
	Sri Nemani Gopal	Independent Director	NIL	

(ii) Board Meetings dates and attendance particulars thereof

During the year 2018-19 the Board met 4 times held and the following table shows details of Directors attendance at the board meeting and at the last annual general meeting.

Category	Name of Director	Designation	28.05.2018	07.08.18	12.11.18	10.01.19	12.02.2019	Last AGM
	Sri. N. Krishna Mohan	Chairman	Υ	Y	Υ	Y	Y	Y
P&ED	Sri. K Vijay Kumar	Joint M D	Υ	Υ	Υ	Υ	Υ	Υ
	Sri.V V S R Anjaneyulu	Exec. Director	Y	Y	·Y	Y	Y	N
PNE	Smt. K. V. Nagalalitha	Director	Y	N	Υ	Υ	Y	N
	Sri. P Ramamorthy	IND- Director	Y	Υ	Υ	Υ	Y	У,
INE	Sri. K P Patnaik	IND- Director	Υ	Y	Y	Υ	Y	N
	Dr A S Narayana	IND- Director	Y	Υ	Υ	Υ	Y	N
	Sri Nemani Gopal	IND- Director	Υ	Υ	У	Υ	N	N

Board Committees and their powers and procedures

In Compliance with the requirements of the provisions of the Companies Act, 2013 and listing regulations, the following committees were constituted to review on various affairs of the day to day business from time to time and monitoring the same periodically.

A) Audit Committee:

Composition, Terms of Reference, and Attendance particulars of the committee

Name of the Director	Position		Attended	Terms of Reference	
Sri.P Ramooorthy, Ind Director	Chairman	4	4	Audit Committee reviews the Internal Auditors and Statutory Audit reports,	
Sri.Nemani Gopal Ind Director	Member	4	4	financial results, effectiveness of inte audit processes and the Company's management strategy.	
Smt.K.V.Nagalalitha Non Ex Director	Member	4	.3	management strategy.	

The chairman of the Audit Committee was present at the last Annual General Meeting.

B) Nomination and Remuneration Committee:

The Committee Composition, Terms of Reference, and Attendance particulars of the committee

Name of the Director	Position	held	Attended	Terms of Reference
Sri. Nemani Gopal Ind. Director	Chairman	2 ELUL	ruszlis bas	Committee shall formulate a criteria and policy on appointment/remuneration of
Sri. P Rama Moorthy, Ind Director	Member	2 PWeil	2 to no bi	and identify the qualified persons who are qualified to become Directors/ Sr
Smt. K. V. Nagalalitha, Non Ex Director	Member	2 (1111	2 Parities	management.

C) Corporate Social Responsibility Committee:

Composition, Terms of Reference, and Attendance particulars of the committee

	, and the committee						
Name of the Director	Position	held	attended	Terms of Reference			
Sri. N Krishna Mohan	Chairman	3 //////	0. 3 100112	Committee formulate and recommend to the			
Director WEIVS	pany for its	he Corn	l yd Isawollo	Board, a CSR Policy and the amount of			
Sri. K Vijay Kumar	Member	3ns at	ner3-niope	expenditure to be incurred on CSR activities.			
Joint Managing Director	disas in at	namenii	in or window	Committee framed a transparent monitoring			
Sri P Ramamoorthy	Member	3	3	mechanism for implementation of CSR			
Ind Non Ex Director	ELIOTE STORY	Stutisti	A PIGUL TO	projects. an allow as a municipal and			

D) Stakeholders' Relationship Committee:

Composition, Terms of Reference, and Attendance particulars of the committee

Name of the Director	Position	held	Attended	Terms of Reference
Sri P Ramamoorthy, Ind Non Ex Director	Member	216 2	Znigo ,zi	Committee focuses primarily on monitoring expeditious Redressal and review of investors /
Sri V V S R Anjaneyulu,	Member	2 3	2	stakeholders grievances
Non. Ex Director	ne Jneme	ппоци	E 221U293 E	ole channels of communication such a
Sri. N Krishna Mohan	Chairman	2 =	2 1	mon afficent mald a bacotrado a l

E) Share transfer committee:

Section Sectin Section Section Section Section Section Section Section Section

Name of the Director	Position	held	Attended	Terms of reference
Sri. K. Vijay Kumar Ex. Director	Chairman	3 1335 2V	media / rev	Committee approves share transfers, issue of duplicate certificates, share
Smt. K.V. Nagalalitha Non- Ex. Director	Member	3/11938	DESIDIRAN	transmission, share transposition and related matters.

F) Shareholder's Services:

SI.No.	Nature of Complaints	2018-19		Pending as on 31.03.2019	
		Received	Answered	an especial carry at 1915 from ear	
1	Non-receipt of annual accounts	100 301 150	meidinon:	NI OTO ENERGISE TO USE STUDY	
2	Non-receipt of share certificates	thin the Lt.	ntswell to	Nimo Las Vello garis de guit no exempe	
3	SEBI/BSE complaints	NII	Nil	Nil	
4	Sub-division or consolidation	Nil	Nil	Nil	
5	Non-receipt of dividends	1	1	Nim a promise a service generalistical	

Disclosures:

- Related Party Transactions: There are no materially significant related party transactions that have potential conflict with the interests of the company at large. Suitable disclosures, have been made in the Annual Report.
- Non compliance by the company, penalties, strictures imposed: No instances of non compliances, strictures/penalties have been imposed on the company or the Securities and Exchange Board of India or any statutory authority on any matters related to capital markets during the last three years.
- Disclosure with regard to the provisions of Independent Directors: The Company has complied requirements of Companies Act, 2013 and the Listing Regulations regarding appointment, qualifications, procedures and evaluation of performance of independent and non executive directors and also obtained declarations from all the Independent Directors as required under the Companies Act, 2013.



- Separate Meeting of Independent Directors: In Compliance of the requirements of the Act, all the Independent Directors had a meeting on 31st March, 2019, without the attendance of Non-Independent Directors and members of Management and discussed the issues such as review of performance of non independent directors, chairperson based on the views of executive and non executive directors and the Board as a whole and assessed the quality, quantity and timeliness of flow of information between the company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.
- ➤ <u>Risk Management</u>: Risk evaluation and management is an on-going process within the organisation. The Company has a well-defined risk management framework in place. The Company periodically places before the Audit and Risk Management Committee and the Board, the key risks and the risk assessment and mitigation procedures followed by the Company for its review.

Details of compliance with mandatory requirements and adoption of non-mandatory requirements: The Company has complied with all mandatory requirements of Regulation 34(3) read with Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Communication To Shareholders:

Effective communication of information is an essential component of corporate governance. It is a process of sharing information, ideas, thoughts, opinions and plans to all stakeholders which promotes management-shareholder relations. The Company regularly interacts with shareholders through multiple channels of communication such as results announcement, annual report, media releases, Company's website and subject specific communications.

- The unaudited quarterly and audited annual financial results are announced immediately after approval from the Board and sent to respective stock exchanges where the Company's shares are listed within the time specified in the listing regulations.
- Thereafter, these are circulated among media / news agencies / analyst etc. of the Company and are displayed on the Company's website www.srichakracement.com.
- Annual Report of the Company is sent to each shareholder prior to the Annual General Meeting.

> Sebi Complaints Redressal System (Scores)

SEBI has initiated SCORES processing the investor complaints in a centralised web redress system and online Redressal of all the shareholders complaints. The company is in compliance with the SCORES and redressed the shareholders complaints well within the stipulated time.

• Relationship between Directors inter se:

SI.No.	Name of the Director	Relationship with other Directors
1	Sri. N. Krishna Mohan	Related to Sri. K. Vijay Kumar & Smt. K.V.Nagalalitha
2.	Sri. K. Vijay Kumar	Related to Sri. N. Krishna Mohan & Smt. K.V.Nagalalitha
3	Sri V V S R Anjaneyulu	Related to Sri. N. Krishna Mohan & Sri K Vijay Kumar
3 4	Smt. K. V. Nagalalitha	Related to Sri. N. Krishna Mohan & Sri. K.Vijay Kumar
5.	Sri.P.Rama Moorthy	None
6.	Dr. A.S.Naryana	None
5. 6. 7.	Sri.K.P.Patnaik	None
8.	Sri. Nemani Gopal	None

General shareholder information:

Annual General Meeting

Day and Date of AGM	Time	Venue
Monday, 23 RD September, 2019	12.00 Noon	D.No.27/4/1, Kannavari Thota, Ist Floor, Beside
		Central Excise Office, Guntur, A.P522104

Details Of Annual General Meetings of the Company held during the past three years:

Financial Year	Venue	Date	Time	No. of Special Resolutions Passed
36 AGM 31.03.2018	D.No.27/4/1, Kannavari Thota, 1 st Floor, beside Central Excise Office, Guntur-522104	24.09.2018	12.00 Noon	1
35 th AGM 31.03.2017	D.No.27/4/1, Kannavari Thota, 1 st Floor, beside Central Excise Office, Guntur-522104	25.09.2017	12.00 noon	5
34 rd AGM 31.03.2016	Hotel Katriya, Somajiguda, Hyderabad-82	28.09.2016	11.00 A.M.	1

31.03.2016	A State of State of Seconds				
Financial Year a	nd tentative financial calend	ar			
The current fina	ncial year of the Company	1st April to 31st March (12 Months)			
Date of Book clo	osure	Monday, the 23rd Day of September 2019			
Stock exchange, listing etc.		The Shares are listed on Bombay Stock Exchange . Presently, the shares are under suspension and steps have been initiated to revoke suspension. Stock code- 518053			
Name of the De	positories (For Demat only)	National Securities Depositories Limited, Trade World, 'A' Wing, 4&5 Floors, Kamala Mills Compound, Lower Parel, Mumbai-400 013.			
		Central Depository Services (India) Limited, P J Towers, 17 th Floor, Dalai Street, Fort, Mumbai-400 001.			
ISIN No		INE827D01020			
Corporate Ident	ification Number (CIN)	L40300AP1981PLC002952			
Name and designation of compliance officer		Sri P Rajendra Babu, Company Secretary and Compliance Officer,			
Registrar And Share Transfer Agents: (Demat and Physical)		M/s. Venture Capital & Corporate Investments Private Limited, 12- 10-67, Bharat Nagar Colony, Hyderabad- 500 018. Tel.No040- 23818475/76, Fax No.04023868024, Email ID: info@vccilindla.com			

Distribution of Share Holding as on 31st March 2019

Nominal Value	Holders		Amount	
	Number	% To Total	In Rs	% To Total
Upto - 5000	13470	97.28	12532670	13.93
5001 - 10000	251	1.81	1645200	1.83
10001 - 20000	62	0.45	872400	0.97
20001 - 30000	26	0.19	662350	0.74
30001 - 40000	6	0.04	204900	0.23
40001 - 50000	3	0.02	135600	0.15
50001 - 100000	6	0.04	447000	0.5
100001 and above	22	0.16	73499880	81.67
Total	13846	100	90000000	100

Share transfer system:

Demat Requests are normally confirmed within 10days of receipt subject to the documents being valid and complete in all respects.

Dematerialisation of shares:

The shares of the company are in compulsory demat segment. The company has signed agreements with both the depositories i.e. National Securities Depository Limited and Central Depository Services (India) Limited. As on 31st March, 2019 approximately 44.46 Lac Shares are dematerialised representing 49.41% of the total paid up capital approx.

Plant Location	Address for Correspondence		
UNIT: 1: Sri Narasimhapuri, Karempudi, Guntur District, Ap	Company Secretary and Compliance Officer,		
UNIT-2: Alamanda, Jami Mandal, Vizianagaram District, Ap.	SRI CHAKRA CEMENT LIMITED,		
Captive solar Power Plant:	6-3-668/10/66, Durganagar Colony, Punjagutta,		
Sri Kalahasthi, Chittoor District, AP	Hyderabad- 500 082, Ph:040-6661 4633, 040-66612374.		
	Email: srichakracement@gmail.com		

For Sri Chakra Cement Limited

Place: Hyderabad, Date:14.08.2019 K. Vijay Kumar Joint Managing Director

ANNEXURE: 6 (Statement of Disclosure of Remuneration under section 197 of Companies Act, 2013 and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Ratio of remuneration of each Executive Director to the median remuneration of the Employees of the company for the financial year 2018-19, the percentage increase in remuneration of Chief Executive Officer, Chief Financial Officer and other Executive Director and Company Secretary during the financial year 2018-19 are as under.

S.No.	Name of Director/KMP	Designation	Ratio of remuneration of each Director to median remuneration of Employees	Percentage Increase in Remuneration
1.	Sri N Krishna Mohan	Chairman	1:14	Date of Book closus
2	Sri K Vijay Kumar	Joint Managing Director	1:12	real manufactors species
3	Sri V V S R Anjaneyulu	Executive Director	1:12	, ×
	Key Managerial Persor	nel (Other than MD/W	TD/JMD)	Issue of the Course
1.000	Sri NSRV Prasad	Chief Financial Officer	1:3	8%
2	Sri P Rajendra Babu	Company Secretary	1:5	E

S.No.	Particulars	Description		
H	The percentile increase in the median remuneration of the employees during the financial year 2018-19	There was an increase of 12% in the median remuneration of employees during the financial year 2018-19		
III	The No of permanent employees on the rolls of company during the financial year 2018-19	There were about 320 permanent employees on rolls during the financial year 2018-19		
lv	Relationship between average increase in remuneration and company's performance:	The average increase in remuneration of the employees was about 12%. As against this, total revenue from operations of the company during FY 2018-19 was declined by 2.37%.		
V	Comparison of the remuneration of the Key Managerial Personnel against the performance of the Company	The total remuneration of Key Managerial Personnel went up by 12.9%		
Vi	Variations in the market capitalization of the Company, price earnings ratio.	Presently shares are under suspension and hence, the same cannot be reported.		
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 pointout if there are any exceptional circumstances for increase in the managerial remuneration	Average percentile increase in the salary of employees other than managerial personnel was about 12% approx as against the percentile increase in the remuneration of managerial was about 12.9%		
viii	The key parameters for any variable component of remuneration availed by the Directors	Requests are normally confirmed wiAn		
lx	The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive	NIL sensition of sharest		

remuneration policy of the Company

the year

es (xmba) ng 49.41%

remuneration in excess of the highest paid director during

Joint Managing Director

Affirmation that the remuneration is as per

As provided under Regulation 34(3) read with Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the members of Board of Directors and Senior Management Personnel have affirmed compliance with the Code of Conduct for Board of Directors and Senior Management for the year ended on 31st March, 2019.

For and on behalf the Board Sri Chakra Cement limited

Place: Hyderabad Date: 14.08.2019

Chairman

N. Krishna Mohan K. Vijay Kumar Joint Managing Director

The remuneration of directors and other KMP is in

compliance with the policy of the company and as

per statutory requirements

CEO AND CFO CERTIFICATION 3 MAM (Pursuant to Regulation 17(8) of Listing Regulations, 2015)

We, K. Vijay Kumar, Joint Managing Director and NSRV Prasad, Chief Financial Officer responsible for the finance function and certify that:

- ❖ We have reviewed financial statements and the cash flow statement for the year ended 31st March, 2 2019 and that to the best of our knowledge and behalf.
- These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 These statements that might be misleading.
- 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.
- There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and we have disclosed to the Auditors and Audit Committee deficiencies in the design or operation of internal controls, if any, of which they are aware and the steps they have taken or propose to take to rectify these deficiencies.
- ❖ We have indicated to the Auditors and the "Audit Committee" 1572 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 510 | 51
- There has not been any significant change in internal control over financial reporting during the property year under reference.
- There has not been any significant Changes in accounting policies during the year requiring disclosure in the notes to the financial statements and
 - ➤ We are not aware of any instance during the year of significant fraud with involvement there in, if any, of the Management or an Employee having a significant role in the Company's internal control system over financial reporting.

Place: Hyderabad K. Vijay Kumar NSRV Prasad

Date: 14.08.2019 Wilds Verbal 14.08.2019 Chief Financial Officer W

No Disqualification certificate form Company Secretary in Practice

To The Members Sri Chakra Cement Limited

I have examined the relevant registers, records, forms, returns, and disclosures received from the Directors of Sri Chakra Cement Limited having CIN: L40300AP1981PLC002952 having its Registered Office at D.No.27/4/1, Kannavari Thota, 1st Floor, beside Central Excise Office, Guntur-522104, Andhra Pradesh, produced before me by the company for the purpose of issuing their certificate in accordance with Regulation 34 (3) read with Schedule V- Para C- Clause 10(i) of the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015.

After verification as considered necessary, i hereby certify 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 SEBI Regulations, Ministry of Corporate Affairs or any such other Statutory Authority

Place: Secunderabad, Date: 14-08.2019.

For K. Swamy And Co., Company Secretaries

> (K. Swamy) Fcs No.3743 Cp.No.2013

AUDITORS' CERTIFICATE REGARDING CORPORATE GOVERNANCE

To
The Members of
Sri Chakra Cement Limited
Hyderabad.

We have examined the compliance of conditions of corporate governance by M/s Sri Chakra Cement Limited, for the year ended 31st March 2019, as stipulated as per the relevant provisions of the Securities and Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as referred to in Regulation 15(2) of the Listing Regulations for the period 01.04.2018 to 31.03.2019.

The compliance of the conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanation given to us, we certify that the Company has compiled with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement/Listing Regulations, as applicable.

We state that no investor grievances are pending for a period exceeding one month against the Company as per the records maintained by the Investors Grievance Committee.

We further 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.

Place: Secunderabad, Date: 30.05.2019.

For M/S DVR & Co., Chartered Accountants Firm's Regn No.007584S

> D Venkata Ramana Proprietor M No.205469

Independent Auditor's Report

To The Members of Sri Chakra Cement Limited

Report on the Audit of the Financial Statements

We have audited the financial statements of M/s Sri Chakra Cement Limited ("the Company") which comprise the Balance Sheet as at 31 March 2019, and the Statement of Profit and Loss (including other comprehensive income), the statement of changes in equity and the statement of Cash Flows for the year then, and notes to the financial statements including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act 2013("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31,2019, and its loss, total comprehensive income, the changes in equity and cash flows for the year ended as on that date.

Basis for opinion

We conducted our audit in accordance with the standards on auditing specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics.

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

A) Adoption of new revenue recognition standard Ind AS 115

Details of the Key audit Matter

The company adopted Ind AS 115 "Revenue From Contracts with Customers" with effect from April 1, 2018. The application of the new revenue accounting standard involves certain key judgements relating to identification of distinct performance obligations, determination of transaction price of the identified performance obligations and point of recognition of revenue.

Ind AS 115 also required extensive disclosures.

Auditors' Response to the Key Audit Matter.

We assessed the Company's process to identify the impact of adoption of the new revenue accounting standard(Ind AS 115)

Our audit approach consisted testing of the design and operating effectiveness of the internal controls and substantive testing as follows:

- Evaluated the design of internal controls relating to implementation of the new revenue accounting standard.
- b) Selected a sample of continuing and new contracts, and tested the operating effectiveness of the internal control, relating to identification of the distinct performance obligations and determination of transaction price.
- Selected a sample of continuing and new contracts and performed the following procedures: Read, analysed and identified the distinct performance obligations in these contracts. Compared these performance obligations with that identified and recorded by the Company. Considered the terms of the contracts to determine the transaction price including any variable consideration to verify the transaction price used to compute revenue and to test the basis of estimation of the variable consideration.

Performed analytical procedures for reasonableness of revenue recognition as per Ind AS 115.

Information other than the financial statements and auditors' report thereon.

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

Our opinion on the 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 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 obtained 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.

Management's Responsibility for the IND-AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013("the Act") with respect to the preparation of these Financial Statements, that give a true and fair view of the financial position, financial performance (including other comprehensive income), Cash Flows and changes in equity of the Company in accordance with the Indian Accounting Standards (Ind- AS) prescribed under section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Rules 2016, as amended from time to time, 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 of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial Statements, management is responsible for assessing the Company's 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 also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the audit of the financial statements.

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, 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 exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonable be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or

error, design and perform audit procedures responsive to those risks, 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.

Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the **Companies Act,2013**, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system 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 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 exists related to events or conditions that my cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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 relationships and other matters that my reasonably be though to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonable be expected to out weight the public interest benefits of such communication.

Report on other Legal and regulatory Requirements.

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section(11) of Section 143 of the Act, we give in the Annexure B, a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The IND-AS Financial Statements (including other comprehensive income), Cash Flows Statement, statement of changes in equity dealt with by this report are in agreement with the books of account.
- d) In our opinion, the aforesaid IND-AS Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

e) On the basis of the written representations received from the directors as on 31 March 2019 and taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2018 from being

Place: Secunderabad, Date: 30.05.2019.

For M/S DVR & Co., Chartered Accountants Firm's Regn No.007584S

> D Venkata Ramana Proprietor M No.205469

"Annexure A" to the Independent Auditor's Report of even date on the IND-AS Financial Statements of Sri Chakra Cement Limited. Report on the Internal Financial Controls under Clause (i) of Sub – section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Sri Chakra Cement Limited ("the Company) as of March 31, 2019 in conjunction with our audit of the IND-AS Financial Statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls.

The Company's management is responsible for establishing and maintaining internal financial controls based on "the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India". These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to

company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility.

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such control 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 IND-AS Financial Statements, whether due to fraud or error.

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

Meaning of Internal Financial Control 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 IND-AS 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 IND-AS Financial Statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the IND-AS Financial Statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting.

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

Opinion

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

Place: Secunderabad, Date: 30.05.2019.

For M/S DVR & Co., **Chartered Accountants** Firm's Regn No.007584S

> **D Venkata Ramana** Proprietor M No.205469

Annexure B" to the Independent Auditor's Report of even date to the members of Sri Chakra Cement Limited, on the IND-AS Financial Statements for the year ended 31st March 2019

Based on the audit procedures performed for the purpose of reporting a true and fair view on the IND-AS Financial Statements of the Company and taking into consideration the information and explanations given to us and the books of account and other records examined by us in the normal course of audit, we report

- 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 during the year, which in our opinion is reasonable having regard to the size of the company and nature of its business. No material discrepancies between the books records and the physical fixed assets have been noticed.
- c) The title deeds of Immovable properties are held in the name of the company.
- ii) a) The management has conducted 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.
- iii) The Company has not granted any loans, secured or unsecured to companies, firms, 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) and 3(iii)(b) and 3(iii)(c) of the Order are not applicable to the Company and hence not commented upon.
- i) In our opinion, and according to the information and explanations given to us, the company had not given any loans, guarantees or security or made investments under the provisions of Section 185 and 186 of the Companies Act, 2013.

- ii) The company has not accepted any deposits from the public and hence the directives issued by the Reserve Bank of India and the provisions of Sections 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 the public are not applicable.
- iii) We have broadly reviewed the books of account maintained by the Company pursuant to the order made by the Central Government for the maintenance of cost records under Sub-section (1) of section 148 of the Companies Act, 2013 in respect of the products of the Company, and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained.
- a)According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Goods and Service tax, Duty of Customs, Value added Tax, Cess and 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.

The dues outstanding in respect of income-tax, sales-tax or service tax or duty of customs or duty of excise or value added tax and cess that have not been deposited on account of any dispute, are as follows:

Name of the statue	Nature of dues	Amount in Rs Lakhs	Period to which the amount relates	Forum where dispute is pending
Tamilnadu General Sales Tax Act	Sales Tax	42.89	1983	II Jr. Civil Judge Hyderabad
AP Sales Tax Authorities	Sales Tax	591.14	2005 and earlier years	Govt. of A P
APSPDCL	Voltage Surcharge	1846.50	2010-11 to 2018-19	Honble High Court of A P

- i) The Company has not taken any loan either from banks, financial institutions or from the government and has not issued any debentures. Hence any question of default in repayment of dues does not arise.
- ii) Based upon the audit procedures performed and the information and explanations given by the management, the company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term Loans. Accordingly, the provisions of clause 3(ix) of the Order are not applicable to the Company and hence not commented upon.
- iii) Based upon the audit procedures performed and the information and explanations given by the management, we report that no fraud by the Company or on the company by its officers or employees has been noticed or reported during the year.

- iv) In our opinion and according to the information and explanations given to us, the company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- v) 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.
- vi) In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 and the details have been disclosed in the IND-AS Financial Statements as required by the applicable accounting standards.
- vii) 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.
- viii) 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.
- ix) 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.

Place: Secunderabad, Date: 30.05.2019.

For M/S DVR & Co., Chartered Accountants Firm's Regn No.007584S

> D Venkata Ramana Proprietor M No.205469

Notes forming part of the Ind-As financial statements for the year ended March 31, 2019

1. Company Information:

Sri Chakra Cement Limited (SCCL) ("the Company") is a public limited company incorporated in India vide CIN No L40300AP1981PLC002952 under the provisions of the Companies Act, 1956 having its registered office at Guntur District, Andhra Pradesh. The Company's principal activity is manufacturing of all kinds of Cement, solar power generation. The Ind –AS financial statements of the Company for the year ended 31st March 2019 were authorized for issue in accordance with a resolution passed by the Board of Directors of the company on 30th May 2019.

2. Significant Account Policies:

This note provides a list of the significant accounting policies adopted in the preparation of the financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

a) Basis of preparation:

The financial statements have been prepared under the historical cost convention with the exception of certain assets and liabilities that are required to be carried at fair values as per to Ind AS. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

b) Use of estimates and critical accounting judgments:

In preparation of the financial statements, the company makes judgments, estimates and assumptions about the carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and the associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimate and the underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods affected.

Significant judgments and estimates relating to the carrying values of assets and liabilities include useful lives of property, plant and equipment and intangible assets, and investments, provision for employee benefits and other provisions, recoverability of deferred tax assets, commitments and contingencies.

c) Revenue Recognition:

Sale of products.

Cement: Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and when the significant risks and rewards of ownership of the goods have been transferred to the buyer, usually on delivery/dispatch of the goods. It is measured at the value of the consideration received or receivable, net of returns, discounts, volume rebates. Power: Revenue from sale of power is recognized and adjusted against the power cost.

d) Other income

Interest income is recognized on time proportion basis taking into account the amount outstanding and the rate applicable.

e) Borrowing Costs:

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets. Until such time as the assets are substantially ready for the intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the

borrowing cost eligible for capitalization other borrowings costs are expensed in the period in which they are incurred. There are no long term borrowings outstanding to any financial institutions as on $31^{\rm st}$ March 2019.

Employee Benefits: f)

(i) Short term obligations

Liabilities for wages and salaries, including non -monetary benefits are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as $current\,employee\,benefit\,obligations\,in\,the\,balance\,sheet.$

Other long-term employee benefit obligations

The liabilities for earned leave is not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured at the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligations. Remeasurements as a result of the experience adjustments and changes in actuarial assumptions are recognized in profit or loss. The obligations are resented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

(iii) Gratuity obligations

The liability or assets recognized in the balance sheet in respect of gratuity plans in the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss.

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognized in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet. Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognized immediately in profit or loss.

(iv) Defined contribution plans

The company pays provident funds contributions to publicly administered funds as per local regulations and superannuation funds to LIC of india. The company has no further payment obligations once the contributions have been paid. The contributions are accounted for as defined contributions are accounted for as defined contribution plans and the contributions are recognized as employee benefit expense when they are due.

(v) Bonus plans

The company recognizes a liability and an expense for bonuses. The company recognizes a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

Tax expense for the year comprises current and deferred tax.

Current Tax is the amount of tax payable on the taxable income for the year as determined in

accordance with the applicable tax rates and the provisions of the Income Tax Act,1961 and other applicable tax laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognized on temporary difference between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary differences arise from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition deferred tax liabilities are not recognized if the temporary difference arises from the initial recognition of goodwill.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Tax relating to items recognized directly in equity or other comprehensive income is recognized in equity or other comprehensive income and not in the statement of profit and loss.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets and they are related to income taxes levied by the same tax authority, but they intend to settle current tax liabilities and assets on a net basis or their tax assets on liabilities will be realized simultaneously.

h) Property, plant and equipment (PPE):

Property, plant and equipment are carried at cost less accumulated depreciation and impairment losses, if any. The cost of property, plant and equipment comprises of purchase price, applicable duties and taxes, any directly attributable expenditure on making the asset ready for its intended use other incidental expenses and interest on borrowings attributable to acquisition of qualifying fixed assets, upto the date the asset is ready for its intended use.

above cost, cost is determined on weighted Average basis.

All other repair and maintenance costs, including regular servicing, are recognized in the statement of profit and loss as incurred. When a replacement occurs, the carrying value of the replacement part is de-recognized. Where an item of property, plant and equipment comprises major components having different useful lives, these components are accounted for as separate items.

Property, plant and equipment retired from active use and held for sale are stated at the lower of their net book value and net realizable value and are disclosed separately.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in profit or loss.

cannot be made, is disclosed as a contingent liability. Contingent Liability are also disciplinational (I

Depreciation is the systematic allocation of the depreciable amounts of PPE over lits useful life and is provided on the straight line method over the useful lives as prescribed in schedule II to the Act.

j) Investment properties:

Investment properties are properties held to earn rentals and/or for capital appreciation (including property under construction for such purposes). Investments properties are measured initially at cost, including transaction cost. Subsequent to initial recognition, investment properties are measured at cost model which is in accordance with Ind AS 40.0000 and see all legions in the classical legions.

An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no further economic benefits are expected from disposal. Any gain or loss arising on derecognition of the property is included in profit or loss in the period in which the property is derecognized.

k) Impairment of assets:

Intangible assets and property, plant and equipment: Intangible assets and property, plant and equipment are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e the higher of the fair value less cost to sell and the value in use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs. If such asset is considered to be impaired, the impairment to be recognized in the statement of profit and loss is measured by the amount by which the carrying value of the asset exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit and loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

l) Inventories:

Raw Materials, Fuel, Stores and Spares and Packing Materials

Valued at lower of cost and net realizable value (NRV). However, these items are considered to be realizable at cost, if the finished products, in which they will be used, are expected to be sold at or above cost, cost is determined on weighted Average basis.

Material in Transit:

 $\label{lem:Valuation} Valuation of Inventories of Materials in Transit is done at Cost.$

Work-in-progress (WIP) and Finished Goods

Valued at lower of cost and NRV. Cost of Finished Goods and WIP includes cost of raw materials, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost of inventories is computed on weighted average basis.

m) Provision, Contingent Liabilities and Contingent assets:

The company recognizes provisions when there is present obligation as a result of past event and it is probable that there will an outflow of resources and reliable estimate can be make of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows to the net present value using an appropriate pre-tax discounting rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Unwinding of the discount is recognized in the statement of profit and loss as finance cost. Provisions are reviewed at each reporting date and are adjusted to reflect the current best estimate. At present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made, is disclosed as a contingent liability. Contingent Liability are also disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the country.

Contingent assets are not recognized in financial statements since this may result in the recognition of income that may never be realized.

n) Financial Instruments:

Financial assets and financial liabilities are recognized when the Company becomes a party to the

contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss.

A. Financial Assets

(i) Financial assets carried at amortised cost

A financial asset is subsequently measured at amortized cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(ii) Financial assets at fair value through other comprehensive income

A financial asset is subsequently measured at fair value through other comprehensive income if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contgractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Further, in case where the company has made an irrevocable selection based on its business model, for its investments which are classified as equity instruments, the subsequent changes in fair value are recognized in other comprehensive income.

(iii) Financial assets at fair value through profit or loss

A financial asset which is not classified in any of the above categories are subsequently fair valued through profit or loss.

(iv) The company recognizes loss allowances using the expected credit loss (ECL) model for the financial assets which are not fair valued through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. For all other financial assets, expected credit losses are measured at an amount equal to the 12month ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized is recognized as an impairment gain or loss in statement of profit or loss.

B. Financial liabilities and equity instruments

Classification as debt or equity

Financial liabilities and equity instruments issued by the Company are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs.

Financial Liabilities

Trade and other payables are initially measured at fair value, net of transaction costs, and are subsequently measured at amortised cost using the effective interest rate method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognized over the term of the borrowing in the statement of profit and loss.

Derecognition of financial instruments

The Company derecognizes a financial asset when the contractual rights to the cash flows from the

financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A Financial liability (or a part of financial liability) is derecognized from the company's balance sheet when the obligation specified in the contract is discharged or cancelled or financial assets and financial liabilities at fair value through profit or loss) are added to or sarigxa ed from the fair value of the financial assets or financial liabilities, as a streamtrani laborated from the fair value of the financial assets or financial liabilities, as a stream transfer of the financial assets or financial liabilities.

In determining the fair value of its financial instruments, the Company uses a variety of methods and assumptions that are based on market conditions and risks existing at each reporting date. The methods used to determine fair value include discounted cash flow analysis, available quoted market prices and dealer quotes. All methods of assessing fair value result in general approximation of value, and such value may not be realized. If it so be smoothed at a seek it saves that we have a such value may not be realized. Offsetting financial Instruments swoff flows cash flows streaming and a collect contractual cash flows streaming and a collect contractual cash flows.

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty. o)Earning Per Share: Frevia assets and the configuration of the financial asset given assets and selling financial assets and the configuration of the financial assets and selling financial assets as the selling financial assets and selling financi

The basic earnings per share is computed by dividing the profit/(loss) for the year attributable to the equity shareholders by the weighted average number of equity shares outstanding during the year. For the purpose of calculating diluted earnings per share, profit/(loss) for the year attributable to the equity shareholders and the weighted average number of the equity shares outstanding during the year the adjusted for the effects of all dilutive potential equity shares. p) Cash and cash equivalents: eatrogetes extend any of the above categories extended in our classified in any of the

Cash and cash equivalents include cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value. I The standard to lifetime ECL I support is measured at an amount equal to lifetime ECL I support is measured at an amount equal to lifetime ECL I support is measured at an amount equal to lifetime ECL I support is measured at an amount equal to lifetime ECL I support is measured at a support in the support in the support is measured at a support in the support in the support is measured at a support in the support in the support is measured at a support in the su q) Segment Reporting – Identification of Segments: As is between the zear of them between a reason

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, whose operating results are regularly reviewed by the company's chief operating decision maker to make decisions for which discrete financial information is available. Based on the management approach as defined in Ind AS 108, the chief Executive Officer will evaluate the Company's performance and allocates resources based on an analysis of various performance indicators by business segments and geographic segments.

r) Government Grants:

Grants from the government are recognized at fair value where there is a reasonable assurance that the grant will be received and the Company will comply with all attached conditions.

Government grants relating to income are deferred and recognized in the profit or loss over the period necessary to match them with costs they are intended to compensate and presented within other uity instrument is any contract that evidences a residual interest in the assets of the amooni

Government grants relating to the purchase of property, plant and equipment are included in noncurrent liabilities as deferred income and are credited to profit and loss on a straight line basis over the expected lives of the related assets and presented within other income. The benefit of a government loan at below current market rate of interest is treated as a government grant.

Lease-Rentals payable under leases are charged to the statement of profit and loss

t) Rounding off amounts

All amounts disclosed in the financial statement and notes have been rounded off to the nearest lakhs as per the requirement of Schedule III, unless otherwise stated. In small signs after nothing opened The Company derecognizes a financial asset when the contractual rights to the cash flows from the

DAL	ANCE SHEET (IND-AS) AS AT 31ST MARCH 2019 347 804 RA			
	Particulars	Notes	31.03.2019	31.03.201
A	ASSETS		Who we want	
	Non Current Assets			
	Property, Plant and Equipment	2	1436	7917
	Capital Work In Porgress (B) VE	2	939	111110
	Financial Assets			
	(i) Investments	3(i)	213	156
	(ii) Loans	3(ii)	3520	2682
	(iii) Other Financial Assets	3(iii)	1647	162
	Other Non Current Assets	4	34	annet 4
	Total Non Current Assets		13845	1243
	Current Assets			Tablioti -
	Inventories ERI III III III III III III III III III	5	1975	19879 166
	Financial Assets PC2 (9)81		200	ANALEST I
	(i) Investments	6(i)		Harman 4
	(ii) Trade receivables	6(ii)	475	28
	(iii) Cash and Cash Equivalents	6(iii)		rd 923 29
	(iv) Other Bank Balances (not specified in (iii) above)	6(iv)	.58	3 14/10 8
	(v) Other Financial Assets	6(v)	2140	231
	Current tax Assets	7	285	27
	Other Current Assets	8	28	9.48on9 17 3
	Total Current Assets		3034	500
100	TOTAL ASSETS		18854	1743
В	EQUITY AND LIABILITIES			3107 HZ4
	Equity	lami	dini) (mailina tx) and	9119190
	Equity Share Capital	9(i)	900	900
	Other Equity (648)	9(ii)		1 19679 V 548
	Total Equity	2(11)	5821	638
_	Liabilities			COURSE OF THE PROPERTY OF THE
	Non Current Liabiliites	THOUGHTS		st ame it
	Financial Liabilities 2201 \ [FI	oal near ritano		Kernen
	(i) Borrowings	10(i)	4353	364
	(ii) Other Financial liabilities	10(ii) 900		moon! 62
	Long term provisions	11	114	8
	Deferred Govt Grant	12	2717	293
	Deferred Tax Liabilities(Net)	13	30	3
_	Total Non Current Liabilities	13	7976	732
200	Current Liabilities		7370	732
-	Financial Liabilities	NAME OF TAXABLE PARTY.		Supplied to the supplied to th
-	(i) Trade Payables	14(i)	2309	143
-	(ii) Other Financial Liabilities	14(ii)	1285	68
	(iii) Cash Credit - BOM	14(11)	319	AT DECEMBER
	Short Term provisions	15	30	2
	Other Current Liabilities	16	1114	QJ & RVQ 10 158
		10	5057	372
	Total Current Liabilities			
	Total Elabilities		13033	1104
100	TOTAL EQUITY AND LIABILITIES The accompanying notes form an integral part of financia	1 - 2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3	18854	of stexage C

As per our report of even date

For and On behalf of the Board For Sri Chakra Cement Limited

For DVR & CO, 18819 VAZIA udaB sabnejaR 9 Chartered Accountants | VIETNASS VIETNASS (FRN No 007584S) Sd/-

D Venkata Ramana Proprietor M No: 205469

Place: Hyderabad Date: 30/05/2019 Chairman DIN: 00698772

Sd/- Sd/- bedarabyH rack!\
N Krishna Mohan K Vijay Kumar (NOE 1974) Joint Managing Director DIN: 00769568

Sd/-P Rajendra Babu

Sd/-**NSRV** Prasad

Company Secretary Chief Financial Officer

M No: 6934

	Particulars	Notes	31.03.2019	31.03.2018
1	Income			
	Revenue from Operation	17(i)	18820	19317
	Other Income	17(ii)	581	834
80	Total Income		19401	20151
н	Expenses			
	Cost of materials Consumed	18(i)	4444	4908
	Changes in inventories &WIP	18(ii)	(100)	(234)
	Excise Duty	17(i)		817
	Employee Benefit expense	18(iii)	1561	1534
	Finance Cost	18(iv)	525	383
	Depreciation & Amort.expense	18(v)	682	685
	CSR Expenditure	18(vi)	20	19
	Other Expense	18(vii)	12828	12018
	Total Expenses		19960	20129
III	Profit Before tax		(560)	22
	Tax Expense	19		
	For the current year			60
	Deferred tax Expenditure/(Income)		(1)	(50)
	Total Tax Expense			10
v	Profit for the year		(559)	12
VI	Other Comprehensive Income	Validad (
	Items that will not be reclassified to profit of Loss			
	Remeasurement of Defined benefit plan (gain) / Loss		10	(2)
-	IncomeTax relating to the above		(3)	1
	Interest on royalty waived			1203
VII	Total Other Comprehensive Income		7	1202
VIII	THE STATE OF THE PARTY OF THE STATE OF THE S		(566)	1214
7111	Earning per share - basic and diluted on equity shares having face value of Rs.10/- each		(6.21)	0.13

As per our report of even date

For and On behalf of the Board For Sri Chakra Cement Limited

For DVR & CO, Chartered Accountants (FRN No 007584S) Sd/-

D Venkata Ramana Proprietor

M No: 205469

Place: Hyderabad Date: 30/05/2019 Sd/- Sd/-

N Krishna Mohan K Vijay Kumar

Chairman

Joint Managing Director

DIN: 00698772 DIN: 00769568

Sd/-

Sd/-

P Rajendra Babu Company Secretary NSRV Prasad Chief Financial Officer

M No: 6934

Note No: 9(i) Statement of changes in equity for the year ended 31st	March 2019	₹in lakhs
	31.03.2019	31.03.2018
Particulars	Amt	Amt
Equity share Capital		
Opening Balance	900	900
Changes during the year		
Balance at the end	900	900

Note No: 9(ii) Other Equity					₹in lakhs
Parriculars	Subsidy	Capital Reserve	Retained Earnings	Other Comprehensive Income	Total
Balance as on 01.04.2017	10	3184	1131	-9	4316
Profit for the year			12		12
Re-Measurement of defined benefit plans (Net of Taxes)				-2	
Other Prior period items				1203	
Other Adjustments				(42)	1159
Balance as on 31.03.2018	10	3184	1143	1150	5487
Profit for the year			-559		-559
Re-Measurement of defined benefit plans (Net of Taxes)				(7)	
Interest and Royalty waived					
Other Adjustments					-7
Balance as on 31.03.2019	10	3184	584	1143	4921

The accompanying notes form an integral part of financial statements $\mbox{\sc As per our report of even date}$

For and On behalf of the Board
For Sri Chakra Cement Limited

For DVR & CO, Chartered Accountants (FRN No 007584S)

Sd/-D Venkata Ramana

Proprietor M No: 205469

Place: Hyderabad

Date: 30/05/2019

Sd/- Sd/-

N Krishna Mohan K Vijay Kumar

Chairman Joint Managing Director DIN: 00698772 DIN: 00769568

Sd/- Sd/-

P Rajendra Babu NSRV Prasad

Company Secretary Chief Financial Officer

M No: 6934

CASH FLOW STATEMENT (IND-AS) FOR THE	LAN LINDED 31.03.20.	31.03.2019 (n.lekhao18
Particulars Particulars	av elitaot jittipo ni an	anaria la interesi la	11/2 DIA 37
Cash Flow From Operating Activities		(560)	22
Profit before tax		(300)	
Adjustments for:		682	685
Depreciation and Amortisation Expense		0	(1203)
Interest on royalty waived as per BIFR Scheme			36
Finance Cost 689	V	0	(2)
Fair value surplus on mutual funds		(0)	(150)
Profit on sale of Investments (Equity		50	(37)
Profit on sale of Investments (Debt)			
Change in operating assets and liabilities		(192)	430
(Increase)/Decrease in trade receivables		(313)	(489)
(Increase)/Decrease in inventories		- Louisian III	181
(Increase)/Decrease in other bank balances		26 178	100
(Increase)/Decrease in other financial assets	Visitoria Visitoria	10	(7)
(Increase)/Decrease in other current assets		46	1452
(Increase)/Decrease in Investments-Current	- 10	(6)	(29)
(Increase)/Decrease in current tax assets		100	(156)
(Increase)/Decrease in Investments-Non Current		(57)	(1607
(Increase)/Decrease in non current loans		(838)	(475
(Increase)/Decrease in non current financial assets		14	(45
Increase/(Decrease) in Non Current Assets		876	345
Increase/(Decrease) in other trade payables		9/61	STATE OF THE PARTY
Increase/(Decrease) in other shrt term borrowings	101	603	no 26 o 25
Increase/(Decrease) in other infalicial liabilities		319	in rott sol t
Increase/(Decrease) in cash credit		4	(7
Increase/(Decrease) in other short term provisions		(472)	32
Increase/(Decrease) in other current liabilities	ustments)	(4)	M) 2160 (51
Increase/(Decrease) in temporary balances (def Tax Adj	dstillentsy	353	(656
Cash generated from operations		0	amizolbA1
Income taxes paid		print (7)	E AND PERSON
Remeasurement of employee benefit plan	D.S.	C213 CA.	9
Employee benefits excess provision withdrawn			9
Ind As adjustmens balance relatingt oprevious year	A State of the Sta	mel setuit seizurau	Harrie Harris
Fair value surplus on mutual funds withdrawn	We the season to the	and house to more	(4
Prior period expenses			
Remeasurement Surplus on emp benefit plans of previou	ıs vear	- 60	Sept Date 2
Remeasurement Surplus on emp defent plans of previous		346	(49:
Net Cash inflow/(outflow) from operating activities			
B. Cash Flow from Investing Activities		(1196)	(194
Payments for property, plant and equipment		0	11/1-
Fair value surplus on mutual funds		0	15
Profit on sale of Investments (Equity			HAT SURAN
Profit on sale of Investments (Debt)		0	The second second
Net Cash inflow/(outflow) from investing activities		(1196)	(175
C. Cash Flow From Financing Activities			13 13 (3
Interest paid		(53)	(3
(Repayment)/proceeds from borrowings OF M		@1.708	(119
Repayment of other financial Liabilities		139	-
Government grants		(217)	3
Long term provisions		30	
interest on royalty		19000	12
Net Cash inflow/(outflow) from financing activities		606	12
Net Increase / (decrease) in cash/ cash equivalents		(244)	
Cash and cash equivalents at the begining of financial y	ear	291	2
Cash and cash equivalents at the end of financial year		48	2

As per our report of even date
For DVR & CO,
Chartered Accountants
(FRN No 0075845)
Sd/D Venkata Ramana
Proprietor
M No: 205469
Place: Hyderahad

Place: Hyderabad Date: 30/05/2019

For and On behalf of the Board For Sri Chakra Cement Limited

Sd/-N Krishna Mohan Chairman DIN: 00698772

Sd/-K Vijay Kumar Joint Managing Director DIN: 00769568

Sd/-

Sd/-P Rajendra Babu Company Secretary M No: 6934

NSRV Prasad **Chief Financial Officer**

CDI	CHANDA	CEMENT	LIMITED
SKI	CHANNA	CEIVIEIVI	PHALLIPP

NOIE NO. 4	200			F	operty, Plan	ond Equi	Property, Plant and Equipment and Capital Work In Progress	Capital Wor	k In Progre	.55							
Parliculars	lease hold land	Plot at HYD	Flat at Vijaynaga ram	Factory	Staff Quarters	Roads	Plant & Mach.	Ele. Eqp Off. Eqp		Comp- uters	Furniture & Fix	Quary	Vehicles	Misc Asst	Solar Plant	Total	Cap. Work in progress
THIOMA CHIVGOAC 22CGC																	
GROSS CARRILING AMOORI		11	0	1913	107	67	10558	1324	30	48	45	150	4	42	1069	14716	132
AS AT 01.04.2017	2			1410			200			1	-				76F1	2080	
Additions				253			273		7	7					+ 10.0		
CINCIP.																	132
Disposals/ Transfers											11.0	4.50	17	AA	3736	14707	
As at 31.03.2018	0	1	6	1466	127	49	10883	1324	3]	25	42	001	क	76			
									100	0,			+		10	259	030
Additions				90			210		0.24	2					13	007	
2 1											4						
Disposais/ Iransters	ľ						11002	1294	2.0	17	46	150	42	42	2584	17055	939
As of 31 03 2019	0		^	484	/7	44	2011			5	2						

DEPRECIATION							-		1	-	0,5	***	00	90	0	0105	
	0	C	c	530	r.	40	6173	1099	26	43	40	144	200	000	7	0173	
As at 01.04.2017	>	>	0	200	2						-			0	7.3	989	
Charged during the year			0	3	5	-	492	20		7		3			2		
Disposals/ Transfers												****	0.0	**	100	0000	1
	0	0	0	561	17	41	6664	1180	27	45	41	144	25	39	79	0999	I
45 di 51.05.2010	1	1	1	000		-	147	31	-	_	18			C	œ.	682	
Depreciation Charged during the year			0	c)	7	-	300	2	-		-		-	1		I	
Disposals/Transfers											1	1	00	00	47.4	0270	I
As at 31.03.2019	0	0	0	009	16	42	7170	1225	78	49	42	144	39	34	104	7002	
ALL					-	-	-				-	-		-	-	-	
NET CARRYING AMOUNT						-			Ì	P	,	4	c	0	9,402	7107	
As at 21 02 2018	0	=	0-	906	011	00	4219	144	4	/	4	0	2	9	2462	1111	200
AS UI 31,00,2010	C	=	0	885	108	7	3923	66	ന	12	~	9	0	m	2421	7492	939
As at 31.03.2019	2	1 0	,	200	20.				1	1	-						
	1																

Note: The Comany has opted to use previous GAAP carrying amount as deemed cost as at the date of transition to IND As (01.04.2016).

The Carrying amount of moveable fixed assets and immovable fixed assets are not subject to any charge or hypothecation.

41

Note No: 3(i) Financial Assets- Investments₹ in lakhsParticulars as at 31st March20192018Investments in Sri Subrahmanya Solar Projects (LLP)213156Total213156

Note No: 3(ii) Financial Assets- Non Current Loans

Particulars as at 31st March	2019	2018
Unsecured considered good		
Deposits with Government Departments/Others	3520	2682
Less: Reclassification of Tax assets under Cr Assets		
Total Financial assets non current	3520	2682

Note No: 3(iii) Other Non Current Financial Assets

Particulars as at 31st March	2019	2018
Advance for purchase of landA	1463	1458
Bank deposits having maturity over 12 months	184	230
FDs fair value to be shown seperatey- Non Cur Portion		45
FDs fair value to be shown seperatey- Cur Portion		13
Sub TotalB		171
Total(A+B)	1647	1629

Note No: 4 Other Non Current Assets

Particulars as at 31st March	2019	2018
Unsecured considered good		
Long Term Trade receivables	29	29
Provision for doubtful debts	-27	(27)
Sub Total	2	2
Prepaid expenses	32	45
Total Resident State of the Sta	34	48
Prepaid expenses include unamortised portion of fair value of FDs as per IND AS 109 Non current portion amounting to Rs 31.56 Lakhs for 2018-19		

Note No: 5 Inventories		
Particulars as at 31st March	2019	2018
Raw Materials	77	55
Work In Progress	373	232
Finished Goods	109	149
Stores and Spares	1189	906
Packing Materials	81	93
Coal	147	227
Total	1975	1663

Inventories are valued at lower of cost and market value

Note No: 6(i) Financial Assets (Current)- Investments

Particulars as at 31st March	2019	2018
Investments in Mutual Funds		
Fair value through Profit and Loss Account	0	46

Investments in Mutual Funds are remeasured at fair value based on the NAV as on 31st March 2019 $\,$

Note No: 6(ii) Financial Assets (Current)- Trade Receivables-

Particulars as at 31st March	2019	2018
Unsecured considered good		
Outstanding for a period of exceeding six months	25	176
Outstanding for a period of less than six months	450	106
Total Commence of the commence	475	283

No trade receivables are due from any directors or other officers of the company with jointly or severally with any person or any related party

Trade receivables are non interest bearing and are generally on terms of around 30 days

Note No: 6(iii) Financial Assets (Current)- Cash and Cash Equivalents

₹ in lakhs

Particulars as at 31st March	2019	2018
Cash on Hand	3	8
Balance with bank in current account	45	283
Deposit- maturity over 12 months		230
Deposit- maturity between 3 to 12 months		84
Total	48	606
Long term deposits(more than 12M, to be shown as NCA		230
Deposit- maturity between 3 to 12M, to be shown as CA		84
Net Cash and Cash Equivalents	48	291

Note No: 6(iv) Bank Balances other than mentioned in Note No 6(iii)

Particulars as at 31st March	2019	2018
Deposit- maturity between 3 to 12Months	58	84

Note No: 6(v) Financial Assets (Current)- Financial Loans

Particulars as at 31st March	2019	2018
Advances for purchase of		
Raw Materials	202	178
Store and Spares	107	107
Advance to Employees	25	57
Other Advances	1665	1754
Short Term Deposits	140	501
Advance for land		1458
Total Control of the	2140	4055
Less: Advance for land to be shown as NCA		1458
Current tax Assets to be shown seperately		279
Net Current financial assets	2140	2318

Note No: 7 Financial Assets (Current)- Current tax Assets

Particulars as at 31st March	2019	2018
Income Tax Refund Due	227	227
TDS on Income	19	14
MAT Credit Entitement	3	3
TCS	36	35
Total	285	279

Note No: 8 Other Current Assets

Par	ticulars as at 31st March	2019	2018
Prepaid expenses		28	19
Other receivables			19
Total		28	38

Prepaid expenses include unamortised portion of fair value of FDs as per IND AS 109 current portionamounting to Rs 13.56 Lakhs for 2018-19

Note No 9(iii): Equity Share Capital

Particulars		.03.2019	31.03.2018	
	No	Amt	No	Amt
Authorised: Equity Shares of Rs 10/- each face Value	20000000	2000	20000000	2000
Issued: Equity Shares of Rs 10/- each face Value	9000000	900	9000000	900
Subscribed and Paid Up: Equity Shares of Rs 10/- each face Value	9000000	900	9000000	900
Total	9000000	900	9000000	900

Reconciliation of number of shares outstanding at the begining and at the end of the year & Chnges in the Equity Share capital ₹in lakhs

		₹	in lakhs
31.03.2019	31.03.2019		
Number	Amt	Number	Amt
	Angell III		
20000000	2000	20000000	2000
			-Maria
20000000	2000	20000000	2000
9000000	900	9000000	900
9000000	900	9000000	900
	20000000 20000000 9000000	Number Amt	31.03.2019 31.

Terms/Rights/Restrictions atatched to Equity Share:

The Company has one class of shares- Equity shares having a par value of Rs. 10/-. Each holder of equity shares is entitled to one vote per share

Details of shareholders holding more than 5% of the shares in the Company

Particulars	31.03.2019	31.03.2019		
	Number	%	Number	%
Sri K Vijay Kumar	1078244	11.98	1078244	11.98
Smt K V Nagalalitha	1964730	21.83	1964730	21.83
Sri V V S R Anjaneyulu	880744	9.79	880744	9.79
Smt V V Nagalakshmi	1877990	20.87	1877990	20.87
M/s Krishna Rama Industrial Inv. Ltd	569370	6.33	569370	6.33

Note No: 10(i) Financial Liabilities- Borrowings		
Particulars	31.03.2019	31.03.2018
Unsecured		
Loans from Related parties	0	0
Government Loan- Unsecured		
Sales tax Deferment Loan	3421	3029
Royalty (MRT) Deferment loan	932	616
Net Long term Borrowings	4353	3645

Reconciliation of Government Loan

Particulars	31.03.2019	31.03.2018
Face Value of Loan - Sales Tax and MRT	7069	6579
Less: Fair Value surplus- Government grant	2716	2934
Fair valued Government Loan as per IND AS	4353	3645

Sales Tax and MRT Deferent

The Company was sanctioned a deferment package by the Government of AP in respect of the Sales Tax and Royalty for a period of 7 years w.e.f. 16.07.2015 vide GO Dated 16.07.2015. Accordingly, the company availed the said deferment of Sales tax up to 30.06.2017

As per the IND As, the company has opted to apply the fair value measurements for the deferment loans in respect of Sales and Royalty as on the date of transition i.e. 01.04.2016 and further loans received till 2018-19 through amortised cost using discounted value method @ 11% (Rate Generally applicable for borrowing outside). The difference between the fair value and carrying amount is classified as "Deferred Govt Grant"

Maturity Profile of the Deferred Sales Tax and Royalty deferment

Repayment Date	NO of Inst	Sales tax	Royalty
31.03.2023	1	1817	239
31.03.2024	1	2803	440
31.03.2025	1	803	477
31.03.2026			490
Total		5423	1646

Note No: 10(ii) Financial Liabilities- Others

₹in lakhs

Particulars	31.03.2019	31.03.2018
Deposits from stockiests and Dealers	762	605
Interest payable		
Statutory Liabilities as per BIFR Scheme	0	18
Total	762	623

As per the terms and conditions of the agreement entered with the dealers and transporters, the security deposits being ineterest bearing and to be adjusted against the supply of materials at the time of termination and not payable in cash, and hence prima facie, this is not a financial liability. As such the same is valued at carrying amount in the IND As financial statements

Note No: 11 Long Term Provisions				
	Particulars	31.03.2019	31.03.2018	
Provision for Gra	tuity	78	44	
Provision for Con	npensated Absences	36	40	
	Total	114	84	

The Company provides for expenses towards gratuity and compensated absences provided to its employees which is recognised at the present value of the amount payable determined based on an independent external acturial valuers report as at the balance sheet date based on the projected cost unit method.

The Acturial gain/ loss as per the report submitted by the Actuary has been considered as an item of Other Comprehensive Income in P&L account for the year ended 31.03.2019 after considering the deferred tax item on the same as per the applicable rate and the liability has been reuduced to the extent of such gain.

Disclosure required pertaining to Employee Benefits as per Ind AS 19 is given below

Particulars	Gratuity Plan (Funded)		Compensated Absences (Non-Funded)					
	31.03.2019	31.03.2018	31.03.2019	31.03.2018				
Reconciliation of opening and closing balances of present value of obligations								
Defined Benefit Obligation as at the beginning of the year	253	240	45	38				
Current Service Cost	21	19	13	4				
Interest Cost	19	18	3	.3				
Acturial Loss/ Gain	11	1	(15)	0				
Benefits paid	(14)	(25)	(6)	0				
Defined Benefit obligations as at the end of the year	290	253	41	45				

Reconciliation of opening and Closing Balances of fair value of Plan assets	31.03.2019	31.03.2018
Fair Value of Plan assets at the beging of the year	187	199
Expected rate of return on Plan Assets	14	14
Acturial Loss/ gain	1	(1)
Employers' contribution	0	0
benefits paid	(14)	(25)
Fair Value of Plan Assets at the end of the year	187	187

Actual Return on Plan Assets		
Expected Return on Plan Assets	14	14
Acturial Losses/ gain on Plan Assets	1	(1)
Actual Return on Plan Assets	15	15

Reconciliation of Fair Value of Assets and Obligations					
Fair Value of Plan Assets	187	187	0	0	
Present Value of Obligations	290	253	41	45	
Difference	103	66	0	45	
Amount recognised in balance Sheet	103	66	41	45	

₹ in lakhs

Expenses recongised during the year				100 000
Current Service Cost	21	19	13	4
net Interest on Obligations	6	4	3	3
Acturial Loss/ gain recognised during the year	0	0	(15)	0
past Service Cost	0	0	0	0
Expenses recognised in Statement of Profit and loss	26	23	2	7

Amount Recognised in the Other Comprehensive Income				
Acturial Changes arising from				
Experience Adjustments on Plan Liabilities	11	11	0	3
Changes in financial asumptions		(11)	0	(3)
Return on Plan assets excluding amount included in the Net Intereston NetDefined liability/(Asset) above	-1	1	0	0
Amount Recognised in the Other Comprehensive Income during the year	10	2	0	0

Acturial Assumptions					
Indian Assured lives Mortaility (2006-08) Ult					
7.70%	7.70%				
60 years	60 years				
7.00%	7.00%				
1%	1%				
	7.70% 60 years 7.00%				

Estimate of expected benefit Payments					
year 1	25	22	6	5	
year 2	20	8	2	2	
year 3	22	19	1	2	
Year 4	30	19	2	2	
Year 5	26	26	3	2	
next 5 Years	111	128	5	8	

Quantitative Sensitivity Analysis for Significant As	sumptions			
Discount rate - 1 percent increase	264	230	37	40
Discount rate - 1 percent decrease	321	281	46	51
Salary escalation- 1 percent increase	321	281	46	51
Salary escalation- 1 percent decrease	264	229	37	40
withdrawal rate- 1 percent increase	292	254	41	45
withdrawal rate- 1 percent decrease	288	251	41	44

Note No: 12 Deferred Government Grant (Non Current)		
Particulars	31.03.2019	31.03.2018
Deferred Government Grant	2717	2935

Deferred Government Grant comprises of -Fair vlue interest benefit below market/ Nil rate of interest pertaining to te sales tax and royalty deferment recognised as Government Grant as per IND AS 20 and recognised as Grant Income and amortised over the period of deferment in P&L account as per income Statement approach basis

Movement of Government Grant		
Particulars Particulars	31.03.2019	31.03.2018
Opening Balance	2935	2618
Amount recognised during the year on ST Deferment	0	416
Amount recognised during the year on MRT Deferment	254	247
Sub-Total	3189	3282
Less: Revenure recognised in P&L Account	472	347
Total Deferred Govt Grant	2717	2935

₹in lakhs

Note No: 13 Deferred Tax Liabilities		
Particulars	31.03.2019	31.03,2018
A. BALANCE SHEET		
Deffered tax liability (Net)	30	34
B. PROFIT AND LOSS ACCOUNT		
Differed Tax Expenditure/(Income) provided in P&L Acc		(50)
Diffefed tax Expenditure/ (Income) Recognised in OCI		(1)

Reconciliation of Deferred tax Liabilities/ Asset		
Particulars	31.03.2019	31.03.2018
Opening Balance	34	37
Deferred tax Liability/(Asset) on difference in Depreciation	(1)	(51)
Tax impact on the temporary differences due to Ind as Adj		= =
Def. tax Liab on temp Differences recognised in P&L	0	1
Def. tax Asset on temp Differences recognised in P&L	(3)	(1)
Carry forward of prev yer balance on adjustments	0	48
	30	34

Note No:14(i) Financial Liabilities-Trade payables (Current)		
Particulars	31.03.2019	31.03.2018
Trade Payables	2309	1433
Total	2309	1433

There are no dues to micro and small enterprises at the reorting date (As at 3103.2019 Rs NIL). This information as required to be disclosed under Micro Small and Medium enterprises Development Act, 2006 has been determined to the extent of such parties have been iedntified on the basis of information available with the Company.

Note No:14(ii) Other Financial liabilities- Current		
Particulars	31.03.2019	31.03.2018
Current maturities of Long term Debt- Unsecured	19	57
Expenses Payable	1265	624
Total	1285	682

Note No: 15 Short Term Provisions		
Particulars	31.03.2019	31.03.2018
Provision for gratuity	25	21
Provision for compensated absences	6	5
Total	30	26
Note No: 16 Other Current Liabilities		
Particulars	31.03.2019	31.03.2018
Advance from Customers	843	1465
Others	271	122
Total	1114	1586

The Advances from Customers are received in the normal course of business and adjusted against subsequent supplies.

Note No 17(i): Revenue From Operations

Particulars	31.03.2019	31.03.2018
Sale of Products (Net)	19137	19605
Adjustments as per IND AS		
Add: Excise Duty	0	817
Less: Trade and Cash Discounts	317	1105
Revenue from Operations- Total	18820	19317

Revenue from Operations representing revenue received from sale of Porducts include the excise duty and excludes discounts alloed on the same which is recognised as per the IND AS-18

SRI CHAKRA CEMENT LIMITI	ED)	
Note No 17(ii): Other Income	1 1 27	₹in lak
Particulars	31.03.2019	31.03.201
Interest Income	54	6
Scrap Sales	37	23
Misc Income	5	
Profit on sale of Investments (Equity)	0	15
Profit on sale of Investments (Debt)		3
Investments in Mutual Funds- fair value surplus		
Government Grant	472	34
Interest on fir value of bank FD's	13	0.7
Total Other income	581	83
Note No 18(i): Cost of Materials Consumed		
Particulars	31.03.2019	31.03.2018
Limestone	1243	122
Other additives	1672	159
packing material	891	78
Stores and Spares	638	130
Total	4444	490
Note No 18(ii): Changes in the inventories of finished gooods, work in progre Particulars	31.03.2019	31.03.201
Opening Stock	51.05.201.	31.03.201
Work in Progress	23:	2 9
Finished Goods	14	
Total opening Balance -A	38	
Closing Stock	30	14
Work in Progress	22	2 22
Finished Goods	37:	
	109	
Total Closing Balance -B	48:	
Total Change in the inventories (Net) (A-B)	(100) (234)
Note No 18(iii) : Employee Benefit Expense		
Particulars :	31.03.2019	
Salaries	1054	
Remuneration to Directors	13:	2 13
Contribution to PF and Other Funds	58	3 4
Workmen and Staff Welfare Expenses	31	7 38.
Total	156:	1 153
Ind Adjustment		
Less: Defined benefit gain/loss to be shown under other coprehensive		
income		(2)
Tax Adjustment on the above	() (
Net Employee Benefit expense	156:	153
Note No 18(iv): Finance cost		
Particulars	31.03.2019	
Interest- Others	53	3 30
nterest calculated on financial liabilities/assets as ner effective rate		

Particulars Partic	31.03.2019	31.03.2018
Interest- Others	53	36
Interest calculated on financial liabilities/assets as per effective rate		
Sales Tax	392	303
Royalty	80	44
Total finance cost	525	383

Note No 18(v): Depreciation an	d Amortisation expense
--------------------------------	------------------------

Particulars	31.03.2019	31.03.2018
Depreciation on Property, Plant and Equipment	682	685

Note No 18(vi): CSR Expenditure		
Particulars	31.03.2019	31.03.2018
CSR Expenditure	20	19

Note No 18(vii): Other Expenses

Power, Fuel:

Particulars	31.03.2019	31.03.2018
Power Cost	2123	1678
Coal Cost	5145	4512
Total	7269	6190

Direct Manufacturing Expense, Admn and Selling expenses etc

Particulars .	31.03.2019	31.03.2018
Direct Manufacturing Expenses	116	129
Repairs and Maintenance		
Buildings	7	13
Plant and machinery	73	95
Others	439	457
Sub Total	635	565
Administration Expenses		
Travelling and Conveyance	65	102
Directors' Travelling expenses	2	2
Printing and Stationery	10	14
Communcation Expenses	11	11
Legal and professional Charges	2	1
Insurance	4	1
Audit Fees and Expenses	2	2
Postage & telegraphs	4	3
Rent	32	32
Rates and taxes	18	46
Security Service Charges	52	44
Bank Charges	3	12
Lease rentals	38	44
Donations	6	5
Loss on chits		145
Misc Expenses	371	205
Income tax paid for 2016-17	0	18
Solar plant expenses	31	16
Sub Total	649	703
Selling Expenses		
Fright, packing and forwarding Charges	4119	4097
Advertisement and Publicity	143	329
Sub Total	4262	4426
Ind As Adjustment	1100	. 201 72.0
Prepaid Expenses written off	13	5
Grand Total as per IND as	12828	12018

Audit Fees and Expenses

Particulars	31.03.2019	31.03.2018
Statutory Auditors		
Statutory Audit	0.75	0.75
Reimbursement of Expenses	0.05	0.05
Tax Auditors- Taxation matters	0.15	0.15
Cost Auditors- Cost Auditors	0.75	1.00
Secretarial Auditors- Secretarial Audit		1.50
Total	1.70	3.45

Note No 19: Tax Expenses

Particulars	31.03.2019	31.03.2018
Current year Tax		60
Deferred Tax Expenditure/(Income)	(1)	(50)

Note No: 20(i) Disclosure on Fair Value Measurement

The fair values of financial assets and liabilities are determined at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. Fair value of cash and short - term deposits, trade and other short term receivables, trade payables, other current liabilities, short term loans from banks and other financial instruments approximate their carrying amounts largely due to their short term maturities of these instruments.

Particulars	Amort. Cost	FVTPL	FVTOCI	Amort. Cost	FVTPL	FVTOCI
	31.0	3.2019	DEVIEW BY	31.03	2018	
Financial Assets						
Investments		0			46	
Loans and Advances	3520	5	- 5	2682		11.6
Trade Receivables	475	*		283	17.1	Y.
Cash and Bank Balances	48		- 4	291	201	- 2
Other Financial Assets	3786	-	-	3947	-	-
Financial Liabilities						
Long term Borrowings	4353	*		3645		
Trade Payables	2309	- 2	-	1433		
Other financial Liabilities	1876			2209	(4)	

Note No: 20(ii) Fair Value Hierarchy

The company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: Quoted (unadjusted) prices in active markets for identical assests or liabilities.

Level 2: Other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly

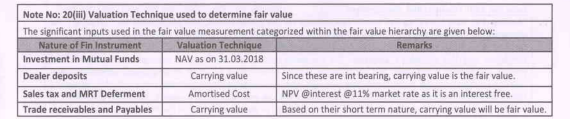
Level 3: Techniques which use inputs that have a significant effect on the recorded fair value that are not based on observable market data.

FI	NANCIAL ASSI	ETS	
Particulars	Levels	31.03.2019	31.03.2018
	Level 1	0	46
Investments	Level 2		
	Level 3		
	Level 1	*	-
Loans and Advances	Level 2	-	
	Level 3	3520	2682
	Level 1		
Trade Receivables	Level 2	+	
	Level 3	475	283

Particulars	Levels	31.03.2019	31.03.2018
	Level 1	-	-
Long term Borrowings	Level 2		-
	Level 3	4353	3645

	Level 1		_ =
Trade Payables	Level 2		
	Level 3	2309	1433

	Level 1	-	2
Other financial Liabilities	Level 2		- 3
	Level 3	1876	2209



Note No: 20(iv) Valuation Process:				
Particulars	31.03.2	31.03.2018		
	cv	FV	CV	FV
Financial assets				
Loans& Deposits	0	3520	2682	2682
Total	0	3520	2682	2682
Financial Liabilities				
Borrowings- Deferent Loans				
St Deferment	5423	3420	5423	3029
MRT Deferment	1646	932	1156	616
Total	7069	4352	6579	3645

The Carrying amounts of Trade receivables, trade payables, cash and cash equivalents and other current liallities are considered to be the same as fair values, due to their short term nature

The fair value of interest free Sales tax and Royalty deferment loans are calculated based on net present values under discounting method market lending rate and amortisation thereof and are classified as level 3 fair values in their fair value hirarchy since significant inuts required to fair value on instrument are observable. since there is no change in the interest rate used for discounting, the fair value is equal to the amoritsed cost

For other non current assets and liabilities including chits subscription, the fair value and carrying value is considered to be the same considering their nature and applicability of provisions of the IND AS

Nature of Liability	31.03.19	31.03.18	Period relating to	Pending before Authority
Sales Tax Related (Tamilnadu Govt)	43	43	1983	II Jr Civil Judge, Hyderabad
Sales Tax Related (Telangana Govt)	591	591	Prior to year 2005	Telangana Govt (earlier AP Govt)
Electricity supply related- APSPDCL	1847	1666	2010-11 to 2018-19	Hon'ble High Court of AP

Item	Descpription		
Segment Information	The company primarly operates in Cement segment. Being the reportable segment under the IND AS.		
Corporate Social Responsibility (CSR)	Section 135(5) of the Companies Act 2013, stipulates that the company needs to spend 2% of the average net profit made during the 3 immediately preceeding financial years in pursuants of its Corporate Social Responsibility (CSR). Thus the company has spent Rs.20.21 Lakhs during the financial year 2018 19 towards CSR activities.		
Dues to Micro, small and Medium enterprise	The Company has recorded all known liabilities in the financial statements. The company has not recveived any intimations from suppliers regarding the status under the micro, small and medium enterprises development act 2006 and hence disclosures if any relating to, amounts unpaid as at the year and together with interest paid or payable as required under the said Act have not been g iven.		
Income from Solar Plant	The revenue generated from solar plant has been adjusted towards the Power and Fuel Cost under Note No: 18 (vii)		

Note No: 23(i): Financial Risk Management

The Board of Directors (BOD) has oveall responsibility for the establishment and oversight of the company's risk management framework and thus established a risk management policy to identify and analyse the risk faced by the comapny. Risk management systems are reviewed by the BOD periodically to reflect changes in market conditions and the comapny's activities. The company through its training and management standards and procedures develop a disiplined and constructive control environment in which all employees understand their roles and obligations. The Audit committee oversees how management monitors compliance with the company's risk management policies and procedures, and reviews the risk management framework. The audit committee is assisted in the oversight role by internal audit. Internal Audit undertakes reviews of the risk management controls and procedures, the results of which are reported to the audit committee.

The company has the following financial risks:

Catogory of the risk	Nature of risk
	Receivables
Credit risk	Financial instruments and cash deposits
Liquidity Risk	Fund Management- Investments
Market Risk	Cash flow and fair value interest rate risk

The board of directors regularly reviews these risks and approves the risk management policies, which covers the management of these risks.

Credit Risk:

Credit Risk is the risk of financial loss to the company if the customer or counterparty to the financial instruments fails to meet its contractual obligations and arises principally from the company's receivables, treasury operations and other operations that are in the nature of lease.

Receivables:

The Company's exposure to credit risk is influenced mainly by the individual characteristic of each customer. The company extends credit to its customers in the normal course of business by considering the factors such as financial reliability of customers. The company evaluates the concentration of the risk with respect to trade receivables as low, as its customers are located in several jurisdictions and operate in largely independent markets. The company maintains adequate security deposists from its customers incase of wholesale and retail segment. In case of institutional segment, credit risks are mitigated by way of enforceable securities. The exposures with the goverment are generally unsecured but they are considering good. However, unsecured credits are extended based on creditworthiness of the customers on case to case basis.

Trade receivables are written off when there is no reasonable expectation of recovery. Such as a debtor declaring bankruptcy or failing to engage in a repayment plan with the company and where there is a probability of default, the company creates a provision based on expected credit loss for trade receivables under simplified approach as below:

Note No: 23(ii) Provision for Expected Credit Losses

Trade receivables as at 31.03.2019

Patticulars	Below 21 days	Less than 90 Days	90 to 180 days	More than 180 days	Total
Gross Carrying amount	335	35	11	25	406
Expected Loss Rate	0.05%	1.50%	5.00%	5.00%	0
Expected credit loss	0	0.53	0.55	1.25	2.49
Carrying amount of trade receivables					

₹ in lakhs

Trade receivables as at 31.03.2018

net of impairement

Patticulars	Below 21 days	Less than 90 Days	90 to 180 days	More than 180 days	Total
Gross Carrying amount	67	53	15	177	312
Expected Loss Rate	0.05%	2.66%	11.07%	17%	0.31
Expected credit loss	0	1	2	30	33
Carrying amount of trade receivables net of impairement	67	52	13	147	279



Note No: 23(iii) Financial instruments and cash deposits

Investments of surplus funds are made only with the approved counterparties. The company is presently exposed to customer party risk relating to short term and merium term deposits placed with banks, and also investments made in mutual funds. The company places its cash equivalents based on the creditworthiness of the financial institutions.

Note No: 23(iv) Liquidity Risk:

Liquidity Risks are those risk that the company will not be able to settle or meet its obligations on time or at reasonable price. In the management of Liquidity risk. The company monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the company's operations and to mitigate the effects of functions in cash flows.

Note No: 23(v) Fund Management

Due to the dynamic nature of the underlying business, the company aims at maintaining flexibility in funding by keeping both committed and uncommitted credit lines available. The company has laid well defined policies and procedures facilitated by robust information system for timely and qualitative decision making by the management including its day to day operations.

Note No: 23(vi) Financial arrangements:

The company has access to the following undrawn borrowing facilities

Financial Arrangements		
Patticulars	31.03.2019	31.03.2018
Expiring within one year		
Bank over draft and Other facilities	318.64	
Term Loans		
Expiring beyond one year		

<1year	1-5 years	>5 Vears	Total
		- Jeans	iotai
	2056	5013	7069
2309		3013	2309
1876			1070
1 20,0			1876
T	2056	4533	crao
1433	2030	4323	6579
1433			1433
2209			2209
	2309 1876	2056 2309 1876 2056 1433	2056 5013 2309 1876 2056 4523 1433

Note No: 23(viii) Foreign Currency Risk / Interest rate risk exposure:

The company is not exposed to any foreign currency risk / Interest rate risk exposure during the year under report.

Note No: 24 Capital Management

For the purpose of the company's Capital management, Capital includes issued equity share capital and all other equity reserves attributable to the equity holders of the company. The primary objective of the company's capital management is to maximize the shareholder's wealth. The company manages its capital structure and makes adjustments in the light of changes in economic conditions and the requirements of the financial covenants. The company monitors capital using a gearing ratio, which is net debt divided by total equity plus net debt.

Capital Management		₹ in lakhs
Patticulars	31.03.2019	31.03.2018
Long term Borrowings	4353	3645
Current maturities of Long term Liabilities	19	57
Short Term Liabilities	1145	1613
Less: Cash and Cash Equivalents	48	291
Net Debt- A	5469	5024
Equity Share Capital	900	900
Other Equity	4921	5487
Total Equity- B	5821	6387
Total Capital Employed	11290	11410
Capital Gearing Ratio	48.44	44.03

In order to achieve thisoverall objective, the company's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. There have been no breaches in the financial covenants of any interest-bearing loans / borrowings. There are no significant changes in the objectives, policies or processes for managing capital during the years ended 31-03-2019 and 31-03-2018.

Note No: 25 Information on names of Related parties and nature of Relationship as required by Ind AS 24 on Related party disclosures for the year ended 31st March 2019.

A. Directors (including Whole time)

Name of the Director	Designation
Sri N Krishna Mohan	Chairman & Managing Director
Sri V V S R Anjaneyulu	Executive Director
Smt K V Nagalalitha	Director
Sri P Ramamoorthy	Independent Director
Sri K P Patnaik	Independent Director
Sri Nemani Gopal w.e.f 28,05.18	Independent Director
Dr A S Narayana	Independent Director

B. Key Managerial Personnel

Name of the Key Management Personnel	Designation
Sri K Vijay Kumar	Joint Managing Director & CEO
Sri P Rajendra Babu	Company Secretary
Sri NSRV Prasad	Chief Financial Officer
Sri V V S R Anjanevulu	Executive Director

C. Companies over which KMP / relatives of KMP exercise significant influence

Name of the enteprise / Company	
M/s Aditya Spinners Limited	
M/s Envean Leasing and Investments Limited	
M/s Jitharam Finance and Investments Limited	
M/s Krishnarama Industrial Investments Limited	

D. Relatives of KMP and Directors

Name of the relative of KMP	Nature of relationship
Smt K V Nagalalitha	W/o Sri K Vijay Kumar
Smt V V Nagalakshmi	W/o Sri V V S R Anjaneyulu

E. Related party balances as on 31.03.2019 (Rs. In Lakhs)

₹ in lakhs

(III lakiis
Amount
48.00
42.00
42.00

ii. In relation to Car Lease Rentals

15.00
15.00

iii. In relation to Commission paid

Name of the Enterprise of KMP	Amount
M/s Envean Leasing and Investments Limited	150.75
M/s Sri Narasimha Cements and Power Limited	112.02

iv. In relation to	Advance for Purchase of Land	

IVI III TEIGUIT III TEIGIIT III	
Name of the Enterprise	Amount
reduce of the checkphase	F 00
M/s Envean Leasing and Investments Limited	5.00

v. In relation to Lease Rentals

Name of the Enterprise	Amount
Smt K V Nagalalitha for land use for solar unit	18.00

NOTICE

NOTICE is hereby given that the 37th Annual General Meeting of the members of **SRI CHAKRA CEMENT LIMITED** will be held on Monday, the 23rd day of **SEPTEMBER**, 2019 at **12.00 Noon**, at the Registered Office located at D.No.27/4/1, Kannavari Thota, 1st Floor, Beside Central Excise Office, Guntur, A.P.-522104 to transact the following business:

ORDINARY BUSINESS:

Item No. 1: Adoption Of Financial Statements:-

To receive consider and adopt the Audited Statement of Profit and Loss for the year ended on 31st March 2019 and the Balance Sheet as on that date and the Reports of Directors and Auditors thereon.

Item No.2: <u>Appointment Of Sri. N. Krishna Mohan, Director as Director Liable To Rotation By Rotation</u> To appoint a director in place of Sri. N. Krishna Mohan (DIN: 00698772), who retires by rotation and, being eligible.

Item No.3: <u>Appointment Of Smt. K. V. Nagalalitha, Director, as Director Liable To Rotation By Rotation</u>
To appoint a Director in place of Smt. K V. Nagalalitha, Director (DIN: 02223430) who retires by rotation and being eligible, offers herself for reappointment.

tem No 4: Appointment Of Auditors Other than a Retiring Auditors:

"Resolved that pursuant to the provisions of Section 139 and 142 read with 140(2) of the Companies Act, 2013 and Rules as amended to date, pursuant to recommendation of the of the Audit Committee of the company and pursuant to the proposal of the Audit Committee of the Board and recommendation of the board, M/s Satyanarayana & Co., Chartered Accountants (Firm Regn.No.003680S), Secunderabad be and are hereby appointed as the statutory auditors of the company, to hold office from the conclusion of this Annual General Meeting until the conclusion of the 41st Annual General Meeting on such remuneration as may be fixed by the Board in consultation with the auditors in place of the retiring auditors viz., M/s DVR & Co., Chartered Accountants, who have resigned as auditors".

SPECIAL BUSINESS:

Item No. 5: Ratification of M/s Bisati & Co, Cost accountants as Cost Auditors for the year 2018-19 and 2019-20:

(To consider and if thought fit, to pass the following resolution as an ordinary Resolution)

"RESOLVED THAT pursuant to the provision of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made there under, the remuneration payable to M/s. Bisati & Co., Cost Accountants, appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records of the company for the financial year 2018-19 and also for the year 2019-20 amounting to Rs. 1,00,000/-(Rupees One Lakh only) per year as also the payment of GST as applicable and re-imbursement of out of pocket expenses incurred in connection with the aforesaid audit, be and is hereby ratified and confirmed."

(Explanation to Item No: 5: The Board of Directors of the Company on 12.02.2019 and 14.08.2019, appointed M/s Bisati & Co, Cost Accountants for conducting cost audit for 2018-19 and also for the year 2019-20 at a remuneration of Rs 1, 00,000/- Per Year the Board recommends their approval for your approval at the ensuing annual general meeting. None of the directors are interested in the resolution).

By Order of the Board For Sri Chakra Cement Limited Sd/-K Vijay Kumar Joint Managing Director

Place: Hyderabad, Date: 14.08.2019

NOTES FOR ANNUAL GENERAL MEETING:

- a) Member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member. Proxies in order to be valid must be received by the company not less than 48 hours
- before the meeting. b) A person can act as proxy for only 50 members and holding in aggregate not more than 10 percent of the total share capital of the company carrying voting rights members holding more than 10 percent of the total share capital of the company carrying voting rights may appoints a single person as proxy and such person shall not act as proxy for any other member.
- c) In case of joint holders attending meeting, only such joint holder who is higher in the order names will be entitled to vote.
- d) Member / Proxies / Authorised Representative should bring the enclosed Attendance Slip, duly filled in, for $attending \, the \, Meeting. \, Copies \, of \, the \, Annual \, Report \, or \, Attendance \, Slips \, will \, not \, be \, distributed \, at \, the \, Meeting.$
- The Register of Members and Share Transfer Books of the Company shall remain closed on 23rd September 2019 for the purpose of the Annual General Meeting.
- Notices/ documents including the Annual Report are now being sent by electronic mode to the shareholders whose e-mail address has been registered with the Company.
- The Annual Report 2018-19 as circulated to the members of the Company is also available on the website of the Company www.srichakracement.com.

The instructions and procedure for shareholders voting in electronic means are provided hereunder:

I. The instructions and procedure to	
Date and time of commencement of e-voting	20 th September 2019 at 09.30 a.m.
Date and time of conclusion of e-voting	22 nd September 2019 at 05.00 p.m.
Cut Off date for the purpose of e voting for shareholders	16 th September 2019
holding in physical and demat form	

ANNEXURE TO ITEM- 2 & 3 OF THE NOTICE

Details of Directors seeking re-appointment of the forthcoming Annual General Meeting (in pursuance of Reg 27 of the Listing Regulations))

	N Krishna Mohan	Smt. K V Nagalalitha
Name Of The Director		19/09/1972
Date Of Birtii	01/07/1940	INDIAN
Nationality	INDIAN	30.03.2015
Date Of Appointment On The Board	28/09/2011	MA
Qualifications	Commerce Graduate, Professional Qualifications Viz., ACMA And ACS	
- IS S Hissal Area	He Has About More Than Four Decades Of Experience In The Management Of The Affairs Of The Company.	She Has About More Than 25 Years Of Industrial Experience.
Number Of Shares Held In The Company	Nil	1041194
List Of The Directorships Held In Other Companies*	1.Aditya Spinners Limited 2. South India Cements Limited 3.Krishnarama Industrial Investment Limited 4. Saketh IT Solutions Private Limited 5. Jitharam Finance And Investments Limited 6.Sri Narasimha Cements And Power Limited	1.Prabhu Cements Limited 2. Envean Leasing And Investment Limited 3. Krishna Rama Industrial Investment Limited 4. Aditya Spinners Limited
Chairman / Member In The Committees Of The Boards Of Companies In Which He Is Director (Incl This Co)	Nil	8 Companies

By Order of the Board For Sri Chakra Cement Limited Sd/-K Vijay Kumar

Joint Managing Director

Place: Hyderabad, Date: 14.08.2019



పటిష్టమైన కట్టడాలకు విశిష్టమైన సిమెంట్

Reg Off: D No.27/4/1, 1st Floor, Kannavari Thota Beside Central Excise Office, Guntur-522004.

Admin office: 6-3-668/10/66, Durganagar Colony, Punjagutta, Hyderabad - 500 082

Tel: 040- 66612374 Email: srichakracement@gmail.com, Web:www.srichakracement.com

Unit-1: Sri Narasimhapuri, KARAMPUDI - 522 614, GUNTUR - Dist, Andhra Pradesh

Unit-2: Annamarjupet (V), Jami Mandal, VIZINAGARAM - Dist, Andhra Pradesh

Branches: GUNTUR - 97032190102, NARASARAOPET - 9703219126/128,

TIRUPATHI - 9703219132/005, VIJAYAWADA - 9703219006, 9966019149,

VISAKHAPATNAM - 9885289700, CHENNAI - 07299929305

