

August 31, 2019

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400001

Scrip Code: 533320

National Stock Exchange of India Limited

Exchange Plaza,

Bandra Kurla Complex, Bandra (E), Mumbai - 400051

Scrip Code: JUBLINDS

Sub: Notice of 13th Annual General Meeting and Book Closure

Dear Sir,

Pursuant to provisions of Regulation 30, 34 and 42 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to inform you that:

- 13th Annual General Meeting ('AGM') is scheduled to be held on Wednesday, September 25, 2019 at 1:30 P.M. (IST) at the Registered Office at Bhartiagram, Gajraula, District Amroha 244 223, Uttar Pradesh to transact businesses as set out in the Notice of AGM. Copy of Notice of AGM dated July 25, 2019 along with Annual Report for the Financial Year 2018-19 of the Company is enclosed;
- the Company is providing facility to the members to cast their votes by electronic means, as per Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Listing Regulations, on all the resolutions set out in the Notice for 13th AGM; and
- Register of Members and Share Transfer Books of the Company will remain closed from Monday, September 16, 2019 to Wednesday, September 25, 2019 (both days inclusive) for the purpose of AGM.

This is for your information and record.

Thanking you,

Yours faithfully,

For Jubilant Industries Limited

Abhishek Mishra Company Secretary

Encl.: a/a

a) National Securities Depository Limited;

b) Central Depository Services (India) Limited and

c) Alankit Assignments Limited, Registrar & Share Transfer Agent

A Jubilant Bhartia Company

Our Values ———





Jubilant Industries Limited Plot No. 15, Knowledge Park II, Greater Noida, Distt. Gautam

Greater Noida, Distt. Gautam Budh Nagar - 201 306, UP, India Tel: +91 120 7186000

Fax: +91 120 7186140 www.jubilantindustries.com Regd Office: Bhartiagram, Gajraula Distt. Amroha-244 223 UP, India CIN: L24100UP2007PLC032909



(CIN: L24100UP2007PLC032909)
Registered Office: Bhartiagram, Gajraula,

District Amroha - 244 223, Uttar Pradesh, India

E-mail: investorsjil@jubl.com Website: www.jubilantindustries.com

Phone: +91-5924-267200

NOTICE

NOTICE is hereby given that the Thirteenth Annual General Meeting of members of Jubilant Industries Limited will be held as under:

DAY : WEDNESDAY

DATE: SEPTEMBER 25, 2019

TIME : 1:30 P.M.

VENUE : REGISTERED OFFICE:

BHARTIAGRAM, GAJRAULA DISTRICT AMROHA - 244 223 UTTAR PRADESH, INDIA

to transact the following business:

ORDINARY BUSINESS

- 1. To consider and adopt:
 - a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2019, the Reports of the Board of Directors and Auditors thereon; and
 - b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2019 and Report of the Auditors thereon.
- 2. To appoint a Director in place of Mr. Shamit Bhartia (DIN: 00020623), who retires by rotation and, being eligible, offers himself for re-appointment.
- 3. To appoint and fix the remuneration of Auditors

To consider and if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 (the Act) read with the Companies (Audit and Auditors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force), BGJC & Associates LLP (ICAI Firm Registration No. 003304N), a Firm of Chartered Accountants, be and is hereby appointed as Auditors of the Company to hold office, for a term of 5 (Five) consecutive years from Financial year 2019-20 to 2023-24, from the conclusion of this Annual General Meeting (AGM) till the conclusion of Eighteenth AGM to be held in the Year 2024, at a remuneration of Rupees 1,75,000 (Rupees One Lakh and Seventy Five Thousand Only) plus goods and services tax as applicable and reimbursement of out-of-pocket expenses incurred, to examine and conduct the audit of the accounts of the Company for the financial year 2019-20, with the power to the Board of Directors to alter and vary the terms and conditions of appointment, revision including upward revision in the remuneration for remaining tenure of 4 (Four) years, in such manner and to such extent as may be mutually agreed with the Auditors."

SPECIAL BUSINESS

4. Appointment of Mr. Radhey Shyam Sharma (DIN: 00013208) as an Independent Director

To consider and if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (the Act), the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV of the Act, Regulation 16(1)(b) and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) (including any statutory modification(s) or re-enactment thereof, for the time being in force), the Appointment and Remuneration Policy of the Company, Mr. Radhey Shyam Sharma (DIN: 00013208), who was appointed as an Additional Director (Independent) of the Company with effect from October 25, 2018 and who holds office upto the date of this Annual General Meeting of the Company in terms of Section 161 of the Act and Articles of Association of the Company and who has submitted a declaration that he meets the criteria for independence as provided under the Act and Listing Regulations, be and is hereby appointed as an Independent Director to hold office for a term of 5 (Five) consecutive years with effect from October 25, 2018 to October 24, 2023."

5. Re-appointment of Mr. Ramanathan Bupathy (DIN: 00022911) as an Independent Director

To consider and if thought fit, to pass the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (the Act), the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV of the Act, Regulation 16(1)(b) and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) (including any statutory modification(s) or re-enactment thereof, for the time being in force), the Appointment and Remuneration Policy of the Company, Mr. Ramanathan Bupathy (DIN: 00022911), who was appointed as an Independent Director of the Company for a term upto March 31, 2019 and who has submitted a declaration that he meets the criteria for independence as provided under the Act and Listing Regulations, be and is hereby re-appointed as an Independent Director to hold office for a second term of 5 (Five) consecutive years with effect from April 1, 2019 to March 31, 2024."

6. Re-appointment of Mr. Sushil Kumar Roongta (DIN: 00309302) as an Independent Director

To consider and if thought fit, to pass the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (the Act), the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV of the Act, Regulation 16(1)(b) and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) (including any statutory modification(s) or re-enactment thereof, for the time being in force), the Appointment and Remuneration Policy of the Company, Mr. Sushil Kumar Roongta (DIN: 00309302), who was appointed as an Independent Director of the Company for a term upto March 31, 2019 and who has submitted a declaration that he meets the criteria for independence as provided under the Act and Listing Regulations, be and is hereby re-appointed as an Independent Director to hold office for a second term of 5 (Five) consecutive years with effect from April 1, 2019 to March 31, 2024."

7. Re-appointment of Ms. Shivpriya Nanda (DIN: 01313356) as an Independent Director

To consider and if thought fit, to pass the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (the Act), the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV of the Act, Regulation 16(1)(b) and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) (including any statutory modification(s) or re-enactment thereof, for the time being in force), the Appointment and Remuneration Policy of the Company, Ms. Shivpriya Nanda (DIN: 01313356), who was appointed as an Independent Director of the Company for a term upto March 31, 2019 and who has submitted a declaration that she meets the criteria for independence as provided under the Act and Listing Regulations, be and is hereby re-appointed as an Independent Director to hold office for a second term of 5 (Five) consecutive years with effect from April 1, 2019 to March 31, 2024."

By Order of the Board of Directors

NOIDA July 25, 2019 Abhishek Mishra Company Secretary

NOTES:

Information pursuant to the provisions of Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements)
Regulations, 2015 (Listing Regulations) for Item No. 2, is annexed as Annexure A to this notice.

The Explanatory Statement, pursuant to Section 102 of the Companies Act, 2013 (the Act), with regard to the special business(s) to be transacted at this Annual General Meeting (AGM), is annexed.

Further, the information and facts as specified in the Regulations 36 of Listing Regulations and Secretarial Standard-2 (SS-2) on "General Meetings" issued by The Institute of Company Secretaries of India for Item No. 3 to 7

are given in the explanatory statement and in **Annexure B**, annexed to this notice.

 A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND TO VOTE ON POLL INSTEAD OF HIMSELF/ HERSELF. A PROXY NEED NOT BE A MEMBER OF THE COMPANY.

THE INSTRUMENT APPOINTING THE PROXY, IN ORDER TO BE EFFECTIVE, MUST BE DEPOSITED IN ORIGINAL AT THE REGISTERED OFFICE OF THE COMPANY, DULY COMPLETED AND SIGNED, NOT LESS THAN FORTY-EIGHT HOURS BEFORE THE COMMENCEMENT OF THE MEETING. MEMBERS / PROXIES SHOULD FILL THE ATTENDANCE SLIP FOR ATTENDING THE MEETING.

A person can act as proxy on behalf of members not exceeding 50 (Fifty) and holding, in aggregate, not more than ten percent of the total share capital of the Company carrying voting rights. However, a member holding more than ten percent of the total share capital of the Company carrying voting rights, may appoint a single person as proxy and such person shall not act as proxy for another person or member.

- 3. Corporate members intending to send their authorised representative(s) to attend the Meeting in terms of Section 113 of the Companies Act, 2013 are requested to send a certified copy of the Board Resolution authorizing their representative(s) to attend and vote on their behalf at the Meeting.
- 4. Members / Proxies / Authorised Representatives are requested to bring the attendance slip duly filled in for attending the Meeting. Members who hold shares in dematerialised form are requested to write their client ID and DP ID numbers and those who hold shares in physical form are requested to write their Folio Number in the attendance slip for attending the Meeting.
- 5. All the documents referred in the Notice and accompanying explanatory statement are open for inspection at the Registered Office of the Company on all working days between 11:00 a.m. to 1:00 p.m. upto the date of the AGM and at the venue of the meeting for the duration of the meeting.

Further, the Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or Arrangements in which Directors are interested maintained under Section 189 of the Companies Act, 2013, and Certificate from the Auditors of the Company certifying that JIL Employees Stock Option Scheme 2013 & JIL Employees Stock Option Scheme 2018 have been implemented in accordance with SEBI (Share Based Employee Benefits) Regulations, 2014, will be available for inspection by the members at the AGM.

- for the commencement of the meeting and ending with the conclusion of the meeting, members would be entitled to inspect the proxies lodged, at any time during the business hours of the Company, provided not less than 3 (three) days written notice is given to the Company.
- 7. The Register of Members and Share Transfer Books of the Company will remain closed from Monday, September 16, 2019 to Wednesday, September 25, 2019 (both days inclusive) for the purpose of Annual General Meeting.

8. The Company has transferred the unpaid or unclaimed dividend declared for financial year 2010-11, to the Investor Education and Protection Fund (IEPF) established by the Central Government and the same can be accessed through the link: https://www.jubilantindustries.com/unclaimed-dividend-and-shares.html. The said details have also been uploaded on the website of the IEPF Authority and the same can be accessed through the link: www.iepf.gov.in.

In addition to above, pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company has transferred 62,381 equity shares to the IEPF Authority on October 24, 2018, in respect of which dividend had remained unpaid or unclaimed for seven consecutive years or more as on due date of transfer, i.e., September 24, 2018. Details of shares so far transferred to the IEPF Authority are available on the website of the Company on https://www.jubilantindustries.com/unclaimed-dividend-and-shares.html and on the website of the IEPF Authority on www.iepf.gov.in.

Shareholders may note that shares as well as unpaid/unclaimed dividends transferred to the IEPF Authority can be claimed back from the IEPF Authority.

The concerned shareholders are advised to visit the weblink of the IEPF Authority https://www.iepf.gov.in/IEPF/refund.html or may contact Company's Registrar and Share Transfer Agent, i.e., Alankit Assignments Limited for detailed procedure to lodge the claim with the IEPF Authority. Mr. Abhishek Mishra, Company Secretary of the Company is the Nodal Officer for the purpose of verification of claims and co-ordination with IEPF Authority.

- 9. Pursuant to Clause 5A of the earstwhile Listing Agreement with the Stock Exchanges, members who had not claimed share certificates had been sent 3 (three) reminder letters to claim their equity shares. Thereafter, in terms of the Listing Agreement, the equity shares, which remained unclaimed, were transferred during the year 2011-12 to JIL-Unclaimed Suspense Account. As on March 31, 2019, 3,858 Equity Shares pertaining to 119 shareholders are lying in this account. The voting rights on the said shares will remain frozen till the rightful owners of such shares claim the shares. Members may approach the Alankit Assignments Limited, the Registrar and Share Transfer Agent (hereinafter referred as "RTA") of the Company to get their shares released from this Account.
- **10.** All share and dividend related correspondence may be sent to RTA at the following address:

Alankit Assignments Limited

(Unit: Jubilant Industries Limited)

3E/7, Alankit Heights, Jhandewalan Extension,

New Delhi - 110 055, India

Phone: +91 - 11 - 2354 1234/ 4254 1234

Fax : +91 - 11 - 2355 2001 E-mail : <u>rta@alankit.com</u>

In all correspondence, please quote your DP ID & Client ID or Folio Number.

11. Change of Address or Other Particulars

Members are requested to intimate change, if any, in their address (with PIN Code), E-mail ID, nominations, bank details, mandate instructions, National Electronic Clearing

Service ("NECS") mandates, etc. under the signature of the registered holder(s) to:

- RTA of the Company in respect of shares held in physical form; and
- The Depository Participants in respect of shares held in electronic form.
- 12. The Securities and Exchange Board of India has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company or RTA.
- 13. The Securities and Exchange Board of India vide its circular no. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018, with a view to protect the interest of the shareholders, has mandated to all the members who holds securities of the Company in physical form, to furnish to the Company / its RTA, the details of their valid Permanent Account Number (PAN) and bank account. To support the SEBI's initiative, the Members are requested to furnish the details of PAN and bank account to the Company or RTA.
- 14. Notice of the AGM [along with Attendance Slip, Proxy Form and Route Map (At the End of Notice)] and the Annual Report for the Financial Year 2018-19 are being sent electronically to the members whose E-mail IDs are registered with the Company / Depository Participant(s) unless any member has requested for a physical copy of the same. For members who have requested for physical copy or who have not registered their email address, physical copies of the Notice and Annual Report are being sent through permitted mode. In case you wish to get a physical copy of the Annual Report, you may send your request at investorsjil@jubl.com mentioning your Folio No./DP ID and Client ID. The Notice of the AGM and the Annual Report for the Financial Year 2018-19 are also be available on the Company's website www.jubilantindustries.com. The Notice is also available on www.evoting.nsdl.com.
- 15. Green Initiative Members who are yet to register/ update their email addresses with the Company or with the Depository Participants are once again requested to register/ update the same for receiving the Notices, Annual Reports and other documents through electronic mode.

Members holding shares in physical form may get their email addresses registered/ updated by providing their Name, Folio Number, E-mail ID and consent to receive the Notices, Annual Reports and other documents through electronic mode, by sending an email at rta@alankit.com or investorsjil@jubl.com.

Member holding shares in dematerialized form may get email address registered/updated by providing E-mail ID to their Depository Participant(s).

- **16.** Queries on the Annual Report and operations of the Company, if any, may please be sent to the Company at least seven days prior to the date of the AGM so that answers may be provided at the Meeting.
- 17. With a view to serving the members better, members who hold shares in identical names and in the same order of

names in more than one folio are requested to write to the Company or RTA to consolidate their holdings in one folio.

- 18. SEBI has decided that securities of listed companies can be transferred only in dematerialised form with effect from April 1, 2019. In view of this and to avail various benefits of dematerialisation which includes easy liquidity, ease of trading and transfer, saving in stamp duty and elimination of any possibility of loss of documents and bad deliveries, Members are advised to dematerialise shares held by them in physical form.
- 19. Pursuant to Section 72 of the Companies Act, 2013 read with Rule 19(4) of Companies (Share Capital and Debentures) Rules, 2014, members of the Company may nominate a person to whom the shares held by him/ them shall vest in the event of his/ their unfortunate death. Accordingly, members holding shares in physical form, desirous of availing this facility may submit nomination in Form SH-13 to RTA of the Company. In respect of shares held in dematerialised form, the nomination form may be filed with the concerned Depository Participant.
- 20. The Company has a dedicated E-mail address investorsjil@jubl.com for members to mail their queries or lodge complaints, if any. We will endeavor to reply to your queries at the earliest.

The Company's website <u>www.jubilantindustries.com</u> has a dedicated section on Investors.

21. Voting Options:

The business set out in the Notice of the AGM may be transacted through electronic voting system or Polling Paper. The Company is providing facility for voting by electronic means. Information relating to remote e-Voting facility and voting at the AGM is given below:

(1) Voting through electronic means

- In compliance with the provisions of Section 108 and other applicable provisions, if any, of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended, Regulation 44 of the Listing Regulations and Secretarial Standard on General Meetings (SS-2) issued by The Institute of Company Secretaries of India (the 'ICSI'), the Company is pleased to provide facility to the members to exercise their right to vote using an electronic voting system from a place other than venue of the Meeting ("remote e-Voting") in respect of all resolutions proposed to be considered at the 13th AGM to be held on Wednesday, September 25, 2019 at 1:30 P.M. The company has engaged services of National Securities Depository Limited (hereinafter referred as "NSDL") to provide remote e-Voting facility of casting the votes by the members.
- II. The facility for voting through Polling Paper ("Poll") shall also be made available at the AGM and the members attending the Meeting who have not cast their vote by remote e-Voting shall be able to exercise their right at the Meeting through Poll at the AGM.

- III. The shareholders can opt for only one mode of voting i.e. remote e-Voting or Poll at the meeting. In case of voting by both the modes, vote cast through remote e-Voting will be considered final and voting through Poll at the Meeting will not be considered. The members who have cast their vote by remote e-Voting may also attend the Meeting but shall not be entitled to cast their vote again.
- IV. The remote e-Voting period commences at 9:00 A.M. (IST) on Sunday, September 22, 2019 and ends at 5:00 P.M. (IST) on Tuesday, September 24, 2019. During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the Cut-off date Wednesday, September 18, 2019 ("Cut off date"), may cast their vote by remote e-Voting. No remote e-Voting shall be allowed beyond the aforesaid date and time and remote e-Voting module shall be disabled by NSDL upon expiry of aforesaid period. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- V. The instructions for remote e-Voting are as under:
- A) Members whose email address is registered with the Company / Depository Participant will receive an e-mail from NSDL. Open e-mail and open PDF file viz.; "Remote e-Voting.pdf" with your Client ID or Folio No. as password. The said PDF file contains your User ID and Password for remote e-Voting. Please note that the password is an initial password. Members are requested to go through the following steps to cast votes through remote e-Voting.

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on NSDL e-Voting system

Details on Step 1 is mentioned below:

How to Log-in to NSDL e-Voting website?

- Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- ii. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
- iii. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL e-services i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL e-services after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

iv. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL	16 Digit Beneficiary ID For example if your Beneficiary ID is 12************************************
c) For Members holding shares in Physical Form	e-Voting Event Number (EVEN) Number followed by Folio Number registered with the company. For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- v. Your password details are given below:
 - a. If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b. If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c. How to retrieve your 'initial password'?
 - i. If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - If your email ID is not registered, your 'initial password' is communicated to you on your postal address.
- vi. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?"(If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.

- b) "Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
- c) If you are still unable to get the password by aforesaid two options, you can send a request at <u>evoting@nsdl.co.in</u> mentioning your demat account number/folio number, your PAN, your name and your registered address.
- d) Members can also use the OTP (One Time Password) based login for casting their votes on the e-voting system of NSDL.
- vii. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check hox
- viii. Now, you will have to click on "Login" button.
- ix. After you click on the "Login" button, Home page of e-Voting will open.

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

- i. After successful login at Step 1, you will be able to see the Home page of e Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- iii. Select "EVEN" of company for which you wish to cast your vote.
- iv. Now you are ready for e-Voting as the Voting page opens.
- v. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- vi. Upon confirmation, the message "Vote cast successfully" will be displayed.
- vii. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- viii. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for Members:

- a. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to contact@cssanjaygrover.in with a copy marked to evoting@nsdl.co.in.
- b. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login

to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.

- c. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for members and remote e-Voting user manual for members available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in.
- d. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the Cut-off date only, shall be entitled to avail the facility of remote e-Voting or voting at the AGM through Polling Paper. A person who is not a member as on the Cut-off date should treat this Notice for information purpose only.
- e. Mr. Sanjay Grover (FCS No. 4223, C.P. No.: 3850), Managing Partner of M/s. Sanjay Grover & Associates, Company Secretaries, has been appointed as 'Scrutinizer' to scrutinize the remote e-Voting and Poll process in a fair and transparent manner
- f. The Chairman shall, at the end of discussion on the resolutions placed at the AGM on which voting is to be held, allow voting with the assistance of the Scrutinizer, by use of Polling Paper for all those members/ proxies who are present at the AGM but have not cast their votes by availing the remote e-Voting facility.
- g. Please note that the members who have exercised their right to vote through electronic means as above shall not be eligible to vote by way of Polling Paper at the AGM. Votes cast under Poll taken together with the votes cast through remote e-Voting shall be counted for the purpose of passing of resolution(s). No voting by show of hands will be allowed at the AGM.
- h. The Scrutinizer, after scrutinizing the votes cast at the AGM and through remote e-Voting, will make a consolidated Scrutinizer's report and submit the same to Chairman within the time prescribed under the Listing Regulations and / or the Act.
- i. The results declared alongwith the report of the Scrutinizer shall be placed on the website of the Company www.jubilantindustries.com and on the website of NSDL immediately after declaration of result by the Chairman or a person so authorised by him and the results shall also be communicated to the Stock Exchanges. The results shall be displayed at the Registered Office at Bhartiagram, Gajraula, District Amroha-244 223, Uttar Pradesh and the Corporate Office at 1A, Sector 16A, Noida- 201 301, Uttar Pradesh.
- j There will be one vote for every Client ID No. / Registered Folio No. irrespective of the number of joint holders. Further, in case of joint holders, attending the meeting, only such joint holder who

- is higher in the order of names, will be entitled to vote at the Meeting.
- k. In case of any queries or grievances relating to e-Voting, you may contact Ms. Pallavi Mhatre, Manager, NSDL, Trade World, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400013, India through e-mail at evoting@nsdl.co.in or on Toll Free No.: 1800-222-990 / Telephone No.: 022- 24994545 OR Mr. J.K. Singla, Senior Manager, Alankit Assignments Limited, 3E/7, Alankit Heights, Jhandewalan Extension, New Delhi -110 055, India through email at rta@alankit.com or on Telephone No.: 011-42541234.
- I. Members may also write to the Company Secretary of the Company at the address: investorsjil@jubl.com or contact at telephone no. +91 120 7186 000
- B) For Members whose e-mail address is not registered with the Depository Participants(s) or who had requested a physical copy shall follow the below mentioned steps:
 - Initial password is provided at the bottom of the Attendance Slip for the Meeting.
 - ii. Please follow Steps 1 and 2 as explained above, to cast your vote.
 - iii. The voting rights of Members shall be proportionate to their share of the paid-up capital of the Company as on the cut-of date i.e. Wednesday, September 18, 2019. Any person becoming Member of the Company after the dispatch of the Notice convening 13th AGM and holding shares as on the cut-off date may obtain the login ID and password by sending a request at evoting@nsdl.co.in or rta@alankit.com.

ANNEXURE A TO THIS NOTICE

Information for Item No. 2

(Director seeking re-appointment at AGM pursuant to Regulation 36(3) of the Listing Regulations forming part of this Notice)

MR. SHAMIT BHARTIA

Mr. Shamit Bhartia, aged 40 years, is Non-Executive Director of Jubilant Industries Limited. He holds Bachelor's degree in Economics from Dartmouth College (USA). He has worked in the Corporate Finance and M&A Group, Lazard Frere, New York, from July 2001 till August 2002. His functional areas of expertise are Business Financial Analysis and Planning.

He is on the Board of the Company since January 14, 2012. He holds 6,561 equity shares of the Company. He also holds directorships in the following companies:

Indian Public Companies:

- HT Learning Centers Limited
- Jubilant Agri and Consumer Products Limited
- Jubilant Foodworks Limited (Listed Entity)
- HT Media Limited (Listed Entity)
- The Hindustan Times Limited
- Hindustan Media Ventures Limited (Listed Entity)
- Goldmerry Investment & Trading Company Limited

Other Companies:

- Indian Country Homes Private Limited
- SSB Trustee Company Private Limited
- Shobhana Trustee Company Private Limited
- SS Trustee Company Private Limited
- SBS Trustee Company Private Limited
- · Jubilant Motorworks Private Limited
- Earthstone Holding (Two) Private Limited

Details of his Committee Chairmanship/membership are given below:

Sr. No.	Name of Company	Name of Committee	Chairman/ Member
1	HT Media	Audit Committee	Member
	Limited	Banking & Finance Committee	Member
2	The Hindustan Times Limited	Corporate Social Responsibility Committee	Member
3	Jubilant Industries	Nomination Remuneration and Compensation Committee	Member
	Limited	Sustainability and Corporate Social Responsibility Committee	Member
		Restructuring Committee	Member
		Finance Committee	Member
4	Jubilant Agri	Restructuring Committee	Member
	and Consumer	Finance Committee	Member
	Products Limited	Nomination and Remuneration Committee	Member
5	Jubilant Motorworks Private Limited	Corporate Social Responsibility Committee	Member
6	Jubilant	Audit Committee	Member
	FoodWorks Limited	Sustainability and Corporate Social Responsibility Committee	Member
		Risk Management Committee	Member
7	Earthstone Holding (Two) Private Limited	Corporate Social Responsibility Committee	Member

During the year, Mr. Bhartia attended three meetings of Board of Directors of the Company out of four meetings held on May 10, 2018, July 26, 2018 and January 31, 2019.

On re-appointment, Mr. Bhartia shall be liable to retire by rotation. Mr. Bhartia being brother of Mr. Priyavrat Bhartia, Chairman, is related to him. He is not related to any other Director and Key Managerial Personnel of the Company.

EXPLANATORY STATEMENT

Item No. 3

(Disclosure Pursuant to Regulation 36(5) of Listing Regulations)

In terms of Section 139 of the Companies Act, 2013 ("the Act") read with the Companies (Audit and Auditors) Rules, 2014, made thereunder, lays down the criteria for appointment and mandatory rotation of Auditors. As per Section 139 of the said Act, the current term of present Auditors of the Company, M/s. K.N. Gutgutia & Co. ('KNG'), Chartered Accountants, (ICAI Registration Number 304153E) will hold office until the conclusion of this Annual General Meeting of the Company on the completion of their maximum permitted tenure. The present remuneration of KNG for conducting the audit for the financial year 2018-19 is ₹ 1.57 Lakhs plus goods and services tax as applicable, and reimbursement of out-of-pocket expenses incurred.

On the recommendation of Audit Committee, the Board of Directors ('the Board') at its meeting held on May 16, 2019 has recommended the appointment of BGJC & Associates, LLP (ICAI Firm Registration No. 003304N) ('BGJC'), a Firm of Chartered Accountants, as Auditors of the Company to hold office for a period of 5 (Five) consecutive years from the conclusion of this 13th Annual General Meeting till the conclusion of the 18th Annual General Meeting of the Company, to be held in year 2024. The Board also recommended the remuneration of BGJC as set out in the Resolution relating to their appointment, for the approval of the Members.

BGJC has 37 years of vast experience in Audit, Taxation and other services for various listed and unlisted companies, being Statutory Auditors. The firm has 8 (eight) partners and has a valid Peer Review certificate.

The Board considered various parameters like capability to serve a diverse and complex business landscape as that of the Company, audit experience in the Company's operating segments, market standing of the firm, clientele served, technical knowledge, relevant experience etc., and found BGJC to be best suited to handle the scale, diversity and complexity associated with the audit of the financial statements of the Company.

The proposed Auditors have consented to the aforesaid appointment and confirmed that their appointment, if made, will be within the limits specified under Section 141(3)(g) of the Companies Act, 2013. They have further confirmed that they are not disqualified to be appointed as Auditors of the Company and certified that satisfies the criteria provided under section 141 of the Act and rules made thereunder.

None of the Directors or Key Managerial Personnel or their relatives, is concerned or interested, financially or otherwise, in the proposed resolution.

The Board of Directors recommends the Ordinary Resolution as set out at Item No. 3 of the Notice of the AGM for approval of the members.

Item No. 4

(Disclosure Pursuant to Section 102 of Act, information under Regulation 36(3) of the Listing Regulations and facts as required under Secretarial Standard (SS-2) on General Meetings)

In terms of the Appointment and Remuneration Policy of the Company and based on the recommendations of Nomination, Remuneration and Compensation Committee, the Board of Directors has appointed, subject to the approval of the members at the AGM, Mr. Radhey Shyam Sharma (DIN: 00013208) as Non-Executive Independent Director of the Company, with effect from October 25, 2018. Mr. Sharma has given his consent to act as Director. He has also given declaration to the effect that he is not disqualified from being appointed as Director in terms of Section 164 of the Act and that he meets the criteria of Independence as specified under Section 149 of the Act and the Listing Regulations.

In the opinion of the Board, Mr. Sharma possess appropriate skills, experience & knowledge which would enable the Board to discharge its functions and duties effectively, and fulfils the conditions for appointment as an Independent Director as specified in the Act read with rules made thereunder and the Listing Regulations and that he is independent of the management. The disclosures including brief resume and other details prescribed under Regulation 26(4) and 36(3) of the Listing Regulations read with the provisions of the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ('SS-2') are provided in **Annexure B** of the Notice.

Copy of Appointment Letter setting out terms and conditions of his appointment is available for inspection by Members at the Registered Office as well as at Corporate Office of the Company on all working days during normal business hours upto the date of AGM and also at the venue of the AGM. The terms and conditions of their appointment, being Independent Directors, posted on the Company's website www.jubilantindustries.com.

None of the Directors or Key Managerial Personnel or their relatives except Mr. Sharma, the proposed appointee, is concerned or interested, financially or otherwise, in the proposed resolution.

The Board of Directors recommends the Ordinary Resolution set out at Item No. 4 of the Notice of AGM for approval of the members.

Item Nos. 5, 6 & 7

(Disclosure Pursuant to Section 102 of Act, information under Regulation 36(3) of the Listing Regulations and facts as required under Secretarial Standard (SS-2) on General Meetings)

Pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (the 'Act'), the Companies (Appointment and Qualification of Directors) Rules, 2014 read with Schedule IV to the Act and applicable provisions of the Listing Regulations (including any statutory modification or re-enactment thereof for the time being in force), Mr. Ramanathan Buptahy (DIN: 00022911), Mr. Sushil Kumar Roongta (DIN: 00309302) and Ms. Shivpriya Nanda (DIN: 01313356) were appointed as Independent Directors of the Company to hold office upto March 31, 2019.

Based on the reports of performance evaluation, Mr. Bupathy, Mr. Roongta and Ms. Nanda has effectively and efficiently discharged their duties, roles and responsibilities during their tenure as Independent Directors of the Company. Accordingly, Nomination, Remuneration and Compensation Committee (the 'NRC Committee') has recommended the re-appointment of Mr. Bupathy, Mr. Roongta and Ms. Nanda as Independent Directors of the Company for a period of 5 (five) consecutive years starting from April 1, 2019 to March 31, 2024, to the Board of Directors.

In view of the reports of performance evaluation, on recommendations of the NRC Committee and on the basis of the specialization, expertise and experience of Mr. Bupathy, Mr. Roongta and Ms. Nanda, the Board of Directors is of the opinion that their continued association, being Independent Directors will immensely benefit the Company and would enable the board to discharge its functions and duties effectively.

In opinion of the Board of Directors, Mr. Bupathy, Mr. Roongta and Ms. Nanda fulfil the conditions for re-appointment as Independent Directors as specified in the Act, the rules made thereunder and the Listing Regulations and are independent of the Management.

Mr. Bupathy, Ms. Roongta and Ms. Nanda have given their consent to act as Directors. They have also given declarations to the effect that they are not disqualified from being appointed as Directors in terms of Section 164 of the Act and that they meet the criteria of Independence as specified under Section 149 of the Act and the Listing Regulations.

The disclosures including brief resume and other details prescribed under Regulation 26(4) and 36(3) of the Listing Regulations read with the provisions of the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ('SS-2') are provided in Annexure-B of the Notice.

Copy of Appointment Letters setting out terms and conditions of their appointment are available for inspection by Members

at the Registered Office as well as at Corporate Office of the Company on all working days during normal business hours upto the date of AGM and also at the venue of the AGM. The terms and conditions of their appointment, being Independent Directors are also posted on the Company's website www.jubilantindustries.com.

None of the Directors or Key Managerial Personnel or their relatives except Mr. Bupathy, Mr. Roongta and Ms. Nanda, the proposed appointees, are concerned or interested, financially or otherwise, in these Special Resolutions.

The Board of Directors recommends the Special Resolutions set out at Item Nos. 5, 6 & 7 of the Notice of AGM for approval of the members.

ANNEXURE B TO THIS NOTICE

ADDITIONAL INFORMATION OF DIRECTORS SEEKING APPOINTMENT/ RE-APPOINTMENT AT THE ANNUAL GENERAL MEETING

(Information as per Regulation 36(3) of Listing Regulations and Secretarial Standard (SS-2) on "General Meetings")

Item No. 4

Name	Mr. Radhey Shyam Sharma		
Age	68		
Date of first appointment on the Board	October 25, 2018		
Qualifications	He holds Bachelor's Degree in Commerce from Delhi University. He is a fellow member of the Institute of Cost Accountant of India and an Associate Member of the Indian Institute of Bankers (CAIIB).		
Brief resume including experience, expertise in specific functional areas	Mr. Radhey Shyam Sharma has joined the Company as an Additional Director (Independent) w.e.f October 25, 2018. Mr. Sharma has over four decades of rich experience and expertise in Banking, Financial Appraisal, Project Appraisals, Finance & Treasury in India and abroad. Prior to joining the Company, he had joined Union Bank of India in 1972 with experience in branch banking and specialization in Credit Appraisal. Also, he was the member of middle level finance team of another PSU engaged in construction in roads and bridges in foreign countries, including functioning as Regional Head of Finance for Iraq region for 4 years. He had joined Oil and Natural Gas Corporation Limited (ONGC) in 1988 and then appointed as Director - Finance of ONGC and also headed the additional position of Director - Finance of ONGC Videsh Limited and rose to the position of Chairman & Managing Director of ONGC in May, 2006. Presently, he is associated with Mckinsey & Company Inc as Senior Advisor and mentor of Hydrocarbon Committee, FICCI.		
Terms and Conditions of Appointment	As an Independent Director of the Company to hold office for a term of 5 (five) consecutive years starting from October 25, 2018 to October 24, 2023 and shall not be liable to retire by rotation.		
Attendance in the Board meetings during the financial year	Disclosed in the Corporate Governance Report forming part of Annual Report.		
Relationship with other Directors and KMPs	None		

Other Directorships	 Hinduja Leyland Finance Limited. Sembcorp Energy India Limited. Independent Energy Policy Institute. Polycab India Limited. (Listed Entity effective from April 16, 2019) Jubilant Agri and Consumer Products Limited. Corevalues Consulting Private Limited. 				
Chairmanship/ Membership of the committee(s) of the Board of Directors	No.	Name of Company	Name of Committee	Position Held (Chairperson /Member)	
of other Companies in which he/she is director	1 Jubilant Agri and Consumer Products Limited		Audit Committee	Member	
	2	Sembcorp Energy India	Nomination and Remuneration Committee	Member	
	Limited		Corporate Social Responsibility Committee	Member	
			Stakeholders Relationship Committee	Member	
			Audit Committee	Chairman	
	3	, ,	Audit Committee	Member	
		Leyland Finance Limited	Nomination and Remuneration Committee	Chairman	
			Risk Management Committee	Member	
	4	Polycab India Limited	Nomination and Remuneration Committee	Chairman	
			Audit Committee	Member	
Shareholding in the Company	Nil				

Item No. 5

Name	Mr. Ramanathan Bupathy
Age	67
Date of first appointment on the Board	November 26, 2010
Qualifications	He is a Fellow member of Institute of Chartered Accountants of India ("ICAI").
Brief resume including experience, expertise in specific	Mr. Ramanathan Bupathy had joined the Company in November 26, 2010 as an Independent Director.
functional areas	Mr. Bupathy has over four decades of rich experience and expertise in core accountancy.
	Prior to joining the Company, he was the past president at ICAI. He was also the Director of Accounting Research Foundation, ICAI for a period of eight years and also was Chairman of International Fiscal Association- India, Branch — Southern Region Chapter for the term 2006 - 2008. He is the founder partner, of R. Bupathy & Co, Chartered Accountants, an Indian public accounting firm, which is a member of AGN International Global Network. He is also a Member on the Advisory Board of Vel's Institute of Business Administration. Other important positions held by him include memberships of Education Committee of International Federation of Accountants, an Apex Body for Accountants worldwide for the term 2003-2006; Central Board Advisory Committee, CBDT; Board Member, Insurance Regulatory Authority of India, Study Group constituted by World Bank for the Study of Corporate Governance in India, National Accounting Standard Committee of Department of Company Affairs and Accounting Standard Board of the SEBI. He is a recipient of the Paramacharya Award and also Certification Award given by Confederation of Asia Pacific Accountants for his contributions to the Accounting Profession.

Terms and Conditions of Re-appointment	As an Independent Director of the Company to hold office for a second term of 5 (five) consecutive years ending on March 31, 2024				
Attendance in the		and shall not be liable to retire by rotation			
Board meetings during the financial year	l	Disclosed in the Corporate Governance Report forming part of Annual Report.			
Relationship with other Directors and KMPs	Non	e			
Other Directorships	 Jubilant Agri and Consumer Products Limited. Geojit Financial Services Limited. (Listed Entity) Geojit Technologies Private Limited. Geojit Credits Private Limited. RBCO Consultancy Private Limited. 				
Chairmanship/ Membership of the committee(s) of the Board of Directors	SI. No.	Name of Company	Name of Committee	Position Held (Chairperson /Member)	
of other Companies in which he/she is director	1	Jubilant Agri and Consumer Products Limited	Audit Committee	Chairman	
	2	Geojit	Audit Committee	Chairman	
		Financial Services Limited	Stakeholders Relationship Committee	Member	
Shareholding in the Company	Nil				

Item No. 6

Name	Mr. Sushil Kumar Roongta
Age	69
Date of first appointment on the Board	November 26, 2010
Qualifications	He holds a Bachelors' Degree in Electrical Engineering from Birla Institute of Technology and Science, Pilani, Post Graduate Diploma in Business Management-International Trade from Indian Institute of Foreign Trade, New Delhi and is a Fellow of All India Management Association.
Brief resume including experience, expertise in specific functional areas	Mr. Sushil Kumar Roongta has joined the Company in November 26, 2010 as an Independent Director. Mr. Roongta was Executive Chairman of Steel Authority of India Limited (SAIL) from August 2006 to May 2010. During his tenure, ranking of SAIL among 'World Class Steel Makers' moved upto second position from the seventeenth, as per World Steel Dynamics, USA. Mr. Roongta headed a 'Panel of Experts on the Reforms in the Central PSEs' constituted by the Planning Commission. He has also been a member of the Committee formed by the Ministry of Corporate Affairs to formulate Policy Document on Corporate Governance. Mr. Roongta is associated with several academic institutions and has been Chairman, Board of Governors, IIT Bhubaneswar (2012-2015) and is a member of Board of Management, JKL University. He is also associated with Apex Chambers, being Member of Steering Committee and Chair of Metal Committee of FICCI and Chair of National Expert Committee on Minerals and Metals of the Indian Chambers of Commerce.

Terms and Conditions of Re-appointment	As an Independent Director of the Company to hold office for a second term of 5 (five) consecutive years ending on March 31, 2024 and shall not be liable to retire by rotation				
Attendance in the Board meetings during the financial year	Disclosed in the Corporate Governance section.				
Relationship with other Directors and KMPs	Non	е			
Other Directorships	 Jubilant Agri and Consumer Products Limited. ACC Limited. (Listed Entity) Talwandi Sabo Power Limited. Bharat Aluminium Company Limited. Hero Steels Limited. Great Eastern Energy Corporation Limited. Jubilant Life Sciences Limited. (Listed Entity) CL Educate Limited. (Listed Entity) PHD Chamber of Commerce and Industry. J.K. Paper Limited. (Listed Entity) 				
Chairmanship/ Membership of the committee(s) of the Board of Directors	SI. No.	Name of Company	Name of Committee	Position Held (Chairperson /Member)	
of other Companies in which he/she is director	1	Jubilant Agri and Consumer Products Limited	Audit Committee	Member	
	2	Jubilant Life Sciences Limited	Nomination, Remuneration and Compensation Committee	Member	
			Sustainability and Corporate Social Responsibility Committee	Member	
			Risk Management Committee	Chairman	
	3	ACC Limited	Audit Committee	Member	
			Compliance Committee	Chairman	
			Risk Management Committee	Member	
	4	Hero Steels Limited	Nomination and Remuneration Committee	Chairman	
			Audit Committee	Member	
	5	Great Eastern Energy	Nomination and Remuneration Committee	Member	
		Corporation Limited	Audit Committee	Member	
	6	Talwandi Sabo Power Limited	Nomination and Remuneration Committee	Member	
	7 J.K. Paper Limited Risk Management Committee 8 Bharat Aluminium Company Limited Committee 1 Committee Remuneration Committee Corporate Social Responsibility Committee				
Shareholding in the Company	Nil				

Item No. 7

item No. /							
Name	Ms.	Shivpriya Na	anda				
Age	56						
Date of first appointment on the Board	February 5, 2014						
Qualifications	Arts and	She holds Bachelor's Degree with Honours in Arts from Lady Shri Ram College, New Delhi and Bachelor's Degree in Law from University of Delhi.					
Brief resume including experience, expertise in specific functional areas	in F Direc	Ms. Shivpriya Nanda had joined the Company in February 5, 2014 as an Independent Director. Ms. Nanda has over four decades of extensive.					
	experience Corporate Multi-large in scorporatives	Ms. Nanda has over four decades of extensive experience and expertise in all aspects of Corporate Commercial practices including mergers & acquisitions, representing of multinational corporations and enterprises in large scale, cross-border transactions, advisory in setting up of new business operations, corporate structuring, joint venture agreements, divestment, litigations & arbitrations, including International Arbitration etc.					
	She advises International majors on large Infrastructure projects in the Transport, Aviation and Mining sector. She has inter alia advised the airport operator in the privatisation of the Delhi airport, and has also advised one of the largest multinational cargo companies in setting up their operations in India. She has also been involved in assisting with the entry strategy structuring in the largest Foreign Direct Investment in the Mining sector.						
Terms and Conditions of Re-appointment	to h	old office fo ecutive year	ent Director of or a second te rs ending on Ma liable to retire	erm of 5 (five) arch 31, 2024			
Attendance in the Board meetings during the financial year	Disc	losed in the	Corporate Gove Annual Report.				
Relationship with other Directors and KMPs	None	9					
Other Directorships	Lir	bilant Agri a nited. CL Limited.	nd Consumer F	Products			
Chairmanship/ Membership of the committee(s) of the Board of Directors of other Companies	SI. No.	Name of Company	Name of Committee	Position Held (Chairperson /Member)			
in which he/she is director	1 Jubilant Audit Member Agri and Committee Consumer Products Limited						
	2 EICL Nomination Amber and Remuneration Committee						
	Audit Member Committee						
Shareholding in the Company	Nil						
		By Ord	ler of the Roa	rd of Directors			

By Order of the Board of Directors

NOIDA July 25, 2019 Abhishek Mishra Company Secretary

Route Map of the venue of the 13th Annual General Meeting

Day : Wednesday

Date: September 25, 2019

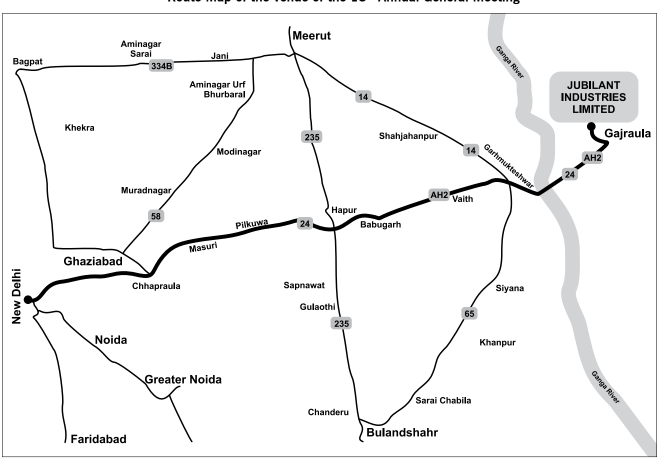
Time : 1:30 P.M.

Venue : Registered Office

Bhartiagram, Gajraula, District Amroha - 244 223

Uttar Pradesh

Route Map of the venue of the 13th Annual General Meeting



 $Web\text{-link for Route Map}: distance between. info/delhi/gajraula/road_map$



(CIN: L24100UP2007PLC032909)

Registered Office: Bhartiagram, Gajraula,

District Amroha - 244 223, Uttar Pradesh, India

E-mail: investorsjil@jubl.com Website: www.jubilantindustries.com Phone: +91-5924-267200

PROXY FORM: AGM 2019

[FORM MGT - 11]

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

Name of me	ember(s):					
Registered /	Address:					
E-mail ID:						
Folio No./D	PP ID*/Client ID No.*:					
I/We. being	the member(s) holdingshares of JU	BII ANT INI	OUSTRIES LIMITED, hereby appo	oint:		
1. Name	:		:			
	ID :	Signature	·			
or faili	ng him					
2. Name	:	Address	:			
E-mail	ID :	Signature	:			
or faili	ng him					
3. Name	:	Address	:			
F-mail	ID :	Signature				
Resolution No.	Resolution(s)				ptional, se nention no.	ee Note 4) . of shares)
O !' B				For	Against	Abstain
Ordinary B	Consider and adopt:			1	Τ	
	(a) Audited Standalone Financial Statements together with the Reports (b) Audited Consolidated Financial Statements and Report of the Audi		of Directors and Auditors thereon.			
2	Re-appointment of Mr. Shamit Bhartia (DIN: 00020623), who retires re-appointment	s by rotation	and being eligible offers himself for			
3	Appointment of BGJC & Associates, LLP as Auditor and fix their remu	ineration				†
Special Busi	ness					
4	1 1	•				
	1 / 1	•				
	11				<u> </u>	
Special Busi	1 11	ndependent C Independent pendent Directo	Director or			
Signed this	day of 2019					Affix Revenu Stamp of ₹1
	Signature of proxy h	nolder(s)	(Signate	ure of Mem	iber)	
Notes:						

- 1. This form of proxy, in order to be effective, should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the meeting.
- 2. A member entitled to attend and vote is entitled to appoint a proxy to attend and on poll, to vote instead of himself/ herself. A proxy need not be a member.
- 3. Signature of member should be across a Revenue stamp of ₹ 1.
- 4. It is optional to indicate your preference. If you leave the 'For', 'Against' or 'Abstain' columns blank against any or all resolutions, your proxy will be entitled to vote in the manner as he/ she may deem appropriate.
- 5. *Applicable for members holding shares in dematerialised form.



(CIN: L24100UP2007PLC032909)

Registered Office: Bhartiagram, Gajraula, District Amroha - 244 223, Uttar Pradesh, India E-mail: investorsjil@jubl.com; Website: www.jubilantindustries.com; Phone: +91-5924-267200

ATTENDANCE SLIP: ANNUAL GENERAL MEETING 2019 PLEASE FILL THE ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE

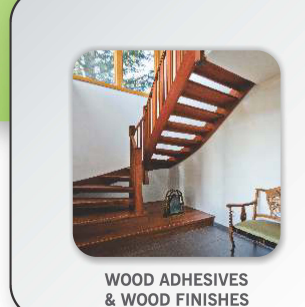
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Name of person attending:	JUBILANT INDUSTRIES LIMITED JUBIL JUBILANT INDUSTRIES LIMITED JUBIL JUBILANT INDUSTRIES LIMITED JUBIL JUBILANT INDUSTRIES LIMITED JUBIL	LANT INDUSTRIES LIMITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUS LANT INDUSTRIES LIMITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUS LANT INDUSTRIES LIMITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUS LANT INDUSTRIES LIMITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUS
Capacity: Member	Proxy Dubin	Authorised Representative
Please √ appropriate box)		
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		PARTICULARS ITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUS LANT INDUSTRIES LIMITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUS LANT INDUSTRIES LIMITED JUBILANT INDUSTRIES LIMITED JUBILANT INDUSTRIES
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Jubilant Industries Limited









ANNUAL 2019

Corporate Information

REGISTERED OFFICE

Bhartiagram, Gajraula District Amroha - 244 223 Uttar Pradesh, India Tel.: +91-5924-267200

Email: investorsjil@jubl.com

Website: www.jubilantindustries.com

CORPORATE IDENTITY NUMBER (CIN)

L24100UP2007PLC032909

CORPORATE OFFICE

1A, Sector 16A, NOIDA - 201 301 Uttar Pradesh, India

STATUTORY AUDITORS

K. N. Gutgutia & Co.Chartered Accountants11K, Gopala Tower,25, Rajendra Place,New Delhi - 110 008, India

INTERNAL AUDITORS

Ernst & Young, LLP Golf View, Corporate Tower B, Sector 42, Sector Road, Gurugram - 122 002, Haryana, India

COMPANY SECRETARY

Abhishek Mishra

REGISTRAR AND SHARE TRANSFER AGENT

Alankit Assignments Limited Alankit Heights, 3E/7, Jhandewalan Extension, New Delhi - 110 055, India Tel.: +91-11-23541234, 42541234

Email: rta@alankit.com

BANKERS

Axis Bank Limited Corporation Bank RBL Bank Limited Yes Bank Limited

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Details of Subsidiary Companies

Company Introduction

Jubilant Industries Limited (JIL) is a well-diversified Public Listed Company engaged in manufacturing of Indian Made Foreign Liquor and manufacture Agri Products and Performance Polymers through its wholly owned subsidiary Jubilant Agri and Consumer Products Limited (JACPL). The Agri Products comprises of Single Super Phosphate (SSP) and Crop Growth / Nutrition Products and Performance Polymers comprises of Consumer Products such as Wood Adhesives and Wood Finishes and Specialty Polymers such as Vinyl Pyridine (VP) Latex and Food Polymers. The Company has a broad product portfolio, covering large range of products for both B2C and B2B customers.

The equity shares of the Company are listed on the National Stock Exchange of India Limited and BSE Limited.

BUSINESS SEGMENTS

The Company operates in two business segments:

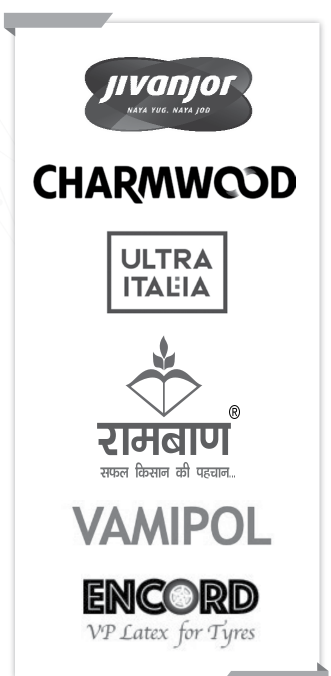
Agri Products: The Company is among the top domestic players in Single Super Phosphate (SSP). With a strong brand 'Ramban', we are the leading SSP supplier in Uttar Pradesh. The contribution of this segment to total revenue from operations is 34%.

Performance Polymers: The business under performance polymers segment includes Consumer Products like Wood Adhesives and Wood Finishes; and Specialty polymers like VP Latex and Food Polymers. The contribution of this segment to total revenue from operations is 66%.

MANUFACTURING FACILITIES

The Company along with its subsidiary has five manufacturing facilities across the country. Two in the state of Uttar Pradesh (Gajraula and Sahibabad), one in Rajasthan (Kapasan, Chitorgarh), one in Gujarat (Savli, Vadodara) and one in Nira, Maharashtra.

OUR BRANDS



Board of Directors



Mr. Priyavrat Bhartia Chairman



Mr. Shamit Bhartia Director



Mr. Sushil Kumar Roongta Director



Mr. Radhey Shyam Sharma Director



Mr. Ramanathan Bupathy Director



Ms. Shivpriya Nanda Director



Mr. Manu Ahuja CEO & Managing Director



Chairman's Message

Priyavrat Bhartia

Dear Shareholders,

I am happy to share my thoughts with you for the financial year FY 2018-19. Jubilant Industries Limited delivered good performance during the year and we have clocked 22% growth for the year.

As per the International Monetary Fund (IMF), the global economy is expected to grow at 3.2% and 3.5% in 2019 and 2020. Key economies such as the US, European Union (EU) and China are expected to witness slowdown in growth in 2019, which has resulted in governments and centrals banks of these economies to adopt stimulus measure along with accommodative monetary policies to support economic growth.

India is the fastest growing major economy in the world for the second consecutive year. IMF expects India's Gross Domestic Product (GDP) growth in FY 2020 and FY 2021 at 7.0% and 7.2%, respectively. The GDP growth is expected to be driven by continued strengthening of investments, improvement in exports performance, an expansionary monetary policy stance and expected impetus from fiscal policy. The implementation of structural reforms such as the Goods and Services Tax (GST) is expected to support the long-term growth trajectory of the country.

Agri Products

The Government of India recently introduced scheme of Direct Income support is expected to improve cash

supplies in the market. Increasing Minimum Support prices (MSP) of crops to 1.5 times the cost of production. The Government of India has introduced several projects to assist the agriculture sector like irrigation projects, cold chains and national agricultural markets.

FY 2018-19, is the first full year of implementation of Direct Benefit Transfer (DBT) in fertilizer. DBT system stabilizing by creating awareness among the retailer by Government and the Industries. The Government have made significant effort to promote fertilizer sales through POS machine and take necessary steps to mandatory use of POS machine

In SSP Business, Jubilant has gained market share in Uttar Pradesh & Uttarakhand, improving its sales volume by 23%. Focus has been on primary zone (within 400 KM from Gajraula plant) to improve profitability and this led to an increased market share of 55%.

Performance Polymers:

In Food polymers business, The Chewing Gum Industry continued its struggle during the year as well but the decline in FY 2018-19 was lesser than in FY 2017-18. Turkey, which is a big base for gum-base manufacturers, struggled due to economic instability and currency depreciation.

In VP Latex, FY 2018-19 has been a mixed bag for the automotive and tyre industry – a growth in the first half followed by a decline in the second half. Q4 FY 2018-19 has been the worst hit with automotive industry across the globe witnessing a slowdown. FY 2018-19 has been

a benchmark year for the Company with all time high volumes being produced as well as sold. We have gained market share in Export as well as in domestic market.

In Consumer Product Division, the overall consumer segment slowdown has impacted the volume growth during the year. Our focus is on gaining market share in the premium category by improving demand generation through marketing initiatives, innovation and enhance sales effectiveness.

FY 2018-19 Financial Highlights

The Consolidated Revenue from operations (net of Excise Duty) of the company increased by 22%, to reach ₹ 5589 million in FY 2018-19, as compared to ₹ 4572 million in FY 2017-18. Earnings before interest, taxes, exceptional items, depreciation and amortization (EBITDA) stands at ₹ 365 million in FY 2018-19.

After accounting for depreciation and amortization of ₹91 million, the Company's PBIT stands at ₹274 million. After accounting for financial charges of ₹253 million, and PBT stands at ₹21 million.

FY 2019-20 Outlook

We have strong belief in our people and we are confident in setting new standards. We will drive operational excellence to achieve even greater productivity and efficiency as we grow our business.

Agri Products is expected to deliver growth with increasing market share in economic zone, increasing sales of value added products and focus on Fortified Fertilizers. In the consumer product division in our Performance Polymers segment, our focus is on growing market share in premium category and adding new products through in house development, strategic partnerships to cover the product gap and increased efficiency. We will also increase our reach and enter new markets. In Food Polymers business, our main focus remains on new customer acquisition. In VP Latex business, development activities in the international market continue to be a focus area while maintaining domestic share and margins.

I take this opportunity to thank all our employees, customers, vendors, bankers and shareholders for their continues support.

Best Wishes.

n

Priyavrat Bhartia Chairman

Date: May 16, 2019

Awards & Accolades





JACPL Gajraula plant has received PLATINUM AWARD for outstanding achievement in Quality Excellence in India's Prestigious "FAME Excellence Award - 2018"





JACPL Gajraula plant has received India's Prestigious GROW CARE INDIA SAFETY AWARD in GOLD category in Chemical Sector for outstanding achievement in Safety Management System





JACPL Gajraula plant has received India's Prestigious GREENTECH PLATINUM AWARD 2018 in Chemical Sector for outstanding achievement in Environment Management System





JACPL Gajraula plant has received India's Prestigious Grow Care India Environment AWARD 2018 in Chemical Sector for outstanding achievement in Environment Management System

Management **Discussion and Analysis**









Cautionary Statement

Statements in the Annual Report, particularly those, which relate to Management Discussion & Analysis, describing the company's objectives, projections, estimates and expectations, may constitute forward looking statement within the meaning of applicable laws and regulations. Although the expectations are based on reasonable assumptions, the actual results might differ significantly.

Key Economy and Industry Trends

As per the International Monetary Fund (IMF), the global economy is expected to grow at 3.2% and 3.5% in 2019 and 2020. Within this, the US, European Union (EU) and China are expected to witness slowdown in growth in 2019. Governments and Central banks in the US, EU and China are adopting stimulus measures along with accommodative monetary policies to support economic growth to tide over growth concerns in their respective regions.

As per IMF, India's Gross Domestic Product (GDP) in FY 2020 and FY 2021 is expected to grow at 7.0% and 7.2%, respectively. The GDP growth is expected to be driven by continued strengthening of investments, improvement in exports performance, an expansionary monetary policy stance and expected impetus from fiscal policy. The implementation of structural reforms such as the Goods and Services Tax (GST) is expected to support the long-term growth trajectory of the country.

The Government of India recently introduced scheme of Direct Income support is expected to improve cash supplies in the market. Increasing Minimum Support prices (MSP) of crops to 1.5 times the cost of production. The Government of

India has introduced several projects to assist the agriculture sector like irrigation projects, cold chains and national agricultural markets.

FY 2018-19, the first full year of implementation of Direct Benefit Transfer (DBT) in fertilizer. DBT system stabilizing by creating awareness among the retailer by Government and the Industries. The Government have made significant effort to promote fertilizer sales through POS machine and take necessary steps to mandatory use of POS machine.

India Meteorological Department has released its Monsoon Forecast to be near normal at 96% of the Long Period Average (LPA) with a model error of +/- 5%. As per IMD, weak El Nino conditions will continue to prevail throughout the Monsoon season with the intensity to reduce during the latter part of the Southwest Monsoon 2019 season.

We are focusing on expanding business in newer markets and product categories and this has resulted in addition of new customers and new regions. We have also been able to concentrate on more profitable segments of the business.

Industry Scenario

We operate in diverse sectors ranging from fertilizer; food polymers; performance polymers; Wood-working Adhesive & Wood Finish etc. Our performance is not only an indicator of the strategies we have adopted but it also depends upon the behavior of different sectors to whom we cater.

In Agri Products, the Indian Phosphatic fertilizers registered a growth over last year in the country and are showing signs towards balanced use of fertilization and soil health to improve the productivity.

SSP in particular registered a growth sales of 4.3% in India as compared to last year. However, SSP Sales in UP showed an increase of 5.2% over last year. SSP production has showed growth of 4.2% as compared to last year on an all India basis.

Consumer Products Division, In Indian Adhesive industries the demand has started to recover from impact of demonetization and GST. There are several new players who have come up which has led to increase in the level of competition. The industry has seen aggressive promotions from both market leader and local players to retain and grow market shares, and it has been challenging to pass on the increased input costs in this hypercompetitive market.

In VP Latex Business, FY 2018-19 has been a mixed bag for the automotive and tyre industry – a growth in the first half followed by a decline in the second half. Q4 FY 2018-19 has been the worst hit with automotive industry across the globe witnessing a slowdown.

In Food Polymers, The Chewing Gum Industry continued its struggle in FY 2018-19 as well but the decline in FY 2018-19 was lesser than in FY 2017-18. Turkey, which is a big base for gum-base manufacturers, struggled due to economic instability and currency depreciation.

Financials

Consolidated financial results of the Company are analyzed and presented below:

(₹ in millions)

Consolidated Income Statement	FY 2018-19	FY 2017-18
Revenue from Operations	5,589	4,672
Other Income	7	8
Total Revenue	5,596	4,680
Expenses		
Cost of Materials Consumed	3,090	2,368
Purchase of Stock-in-trade	53	50
Change in Inventories of Finished Goods, Work-in-progress & Stock-in trade	87	(35)
Excise Duty on Sales		100
Employee Expense	701	699
Other Expenses	1,300	1,189
Total Expenses	5,231	4,371
EBITDA	365	309
Depreciation & Amortisation Expenses	91	91
Finance Cost	253	264
Tax Expenses	51	1
Profit After Tax (PAT)	(30)	(47)

Revenue: The Consolidated Revenue from Operations during FY 2018-19 stands at ₹ 5,589 million against ₹ 4,672 million in FY 2017-18, Sales net of ED stand at ₹ 5,589 million in FY 2018-19 against ₹ 4,572 in FY 2017-18 resulting an increase of around 22%. The increase in revenue mainly on account of higher volume in Agri, LATEX & SPVA business and increase in raw material price (where selling prices are a function of raw material prices).

Total Expenditure: Total Expenditure stands at ₹ 5,231 million in FY 2018-19 as against ₹ 4,371 million in FY 2017-18. Major expense heads for the Company include Raw Material costs, Manufacturing costs, Employee benefits expenses and Selling General & Administrative expenses.

EBITDA: In FY 2018-19, the Company's EBITDA stood at ₹ 365 million, compared to ₹ 309 million in FY 2017-18.

PAT: After accounting for depreciation and amortisation of ₹ 91 million, the Company's PBIT stands at ₹ 274 million. After accounting for financial charges of ₹ 253 million, PBT stands at ₹ 21 million. Profit after Tax of Company stands at ₹ (30) million.

Business Segment wise consolidated revenue from operations:

(₹ in millions)

9	Segment Revenue Analysis	FY 2018-19	FY 2017-18
/	Agri Products	1,873	1,410
F	Performance Polymers	3,716	3,262

Key Financial Ratios (Consolidated)	Unit	FY 2018-19	FY 2017-18
Debtors Turnover	times	5.69	4.37
Inventory Turnover	times	7.98	6.84
Interest Coverage Ratio	times	1.44	1.17
Current Ratio	times	0.95	0.94
Debt Equity Ratio	times	3.05	6.76
Operating Profit Margin	%	7%	7%
Net Profit Margin	%	-1%	-1%
Return on Net Worth	%	-6%	-12%



Marketing Activities - The company has conducted various engagement programs such as Kisan Mela and Farmer meetings to educate farmers and share the benefits of our products and services.

Agri Products

Business Profile – Agri Products has a range of Agriinput products in Crop Nutrition & Crop Growth Regulator categories under the brand "Ramban". The brand has strong reputation in Uttar Pradesh & Uttrakhand markets. The Company is engaged in the manufacturing of SSP and Boron Fortified Granules SSP, Organic Manure Granules and Sulphuric Acid.

We have 39% market share in UP & UK, however 55% market share is recorded in primary zone (within 400 Kms. from Gajraula plant) and RAMBAN is highly preferred brand among the farming community.

New Product Launch



FASAL GROW, It is Mycorrhiza based bio-fertilizer having Mycorrhizal culture & Bentonite granules as key raw materials. Its improves plant growth, productivity & yield and also Improves uptake of nutrients especially Phosphorus leading to better nutrition for plants.

Industry Overview – Inorganic fertilizer is a key input to help growth of India's agriculture output.

The industry helps agriculture sector to meet food grain requirements of the growing population of the country. The industry not only helps India to become self-reliant in food grain production but also contributes significantly to enhance employment in the country.

The Indian fertilizer industry consists of two key segments – Urea and P&K fertilizers:

- The Urea fertilizer accounts for over 55.3% of the total fertilizer consumption. This is regulated by the government as the price and movement are control by the government.
- While, the P&K segment consists of Di Ammonium Phosphate (DAP), NP & NPK, Muriate of Potash (MOP) and Single Super Phosphate (SSP). This function under a fixed subsidy and variable reasonable pricing freedom being granted by the government through Nutrient based Subsidy policy (NBS) since April 2011. In Phosphatic category, freight subsidy is reimbursed to all P&K fertilizers except SSP, which restricts the movement of SSP to nearby localities and increase unhealthy competition among the competitors.
- The government of India is willing to strengthen SSP industry which comes under Make In India concept by addressing critical issues to strengthen the SSP Industries, department of fertilizers constituted a team members

from DOF & Industries to give recommendation on the following issues:

- o Freight subsidy applicability on the SSP Industry at par with other P&K fertilizers.
- o Separate budget provision for SSP Industries to Support working capital requirement.
- o To ensure quality, desired steps.
- o The requirement of pre-analysis of Egyptian Rock phosphate for production of SSP.
- o The quality check mechanism of the other input material like BRP etc.
- o The feasibility of developing an online monitoring system for real time monitoring of the identified key parameters during the production process which are essential for production of good quality SSP

- o Present system of quality checking mechanism for the finished SSP and suggest the improvement in the present system.
- o Any other aspect related to the quality of SSP.

DAP, NP / NPK and SSP are the main forms of Phosphate fertilizers used in India. SSP is a multi-nutrient fertilizer containing 'Phosphate' as primary nutrient and 'Sulphur' and 'Calcium' as secondary nutrients. It is preferred by small and marginal farmers due to lowest price per kg and is the cheaper source of Sulphur.

In India, SSP contributes 7.1% to the total Phosphate fertilizer usage, while in countries like Egypt, New Zealand, Brazil, Australia etc.; the average contribution of SSP to the total Phosphate fertilizers is much higher.

In Uttar Pradesh & Uttrakhand, the sale of SSP showed growth of 5.2% from FY 18 to FY 19. The general trend of sale of other Fertilizers is mentioned below-

Fertilizers	2014-15	2015-16	2016-17	2017-18	2018-19
DAP	15.62	22.13	20.43	18.32	19.97
MOP	2.06	2.23	2.81	3.04	2.18
NPK	6.13	6.92	5.14	5.50	6.90
SSP	3.12	3.74	3.72	3.78	3.97
TOTAL	26.92	35.01	32.09	30.65	33.02

Business Performance – In FY 2018-19, we have improved in our operating efficiencies over last year. Our focus on selling more in our economic zone helped us to improve our market share in relevant markets with better profitability.

Business Strategy – In SSP, focus will be on increasing market share in economic zone through intensive marketing activities to improve profitability, improving sales of value added products like Boronated SSP and introducing new products like Zincated PSSP, Zincated GSSP & Phasphate organic manure (PROM) and increasing sale of in-house products like organic fertilizer-Shaktizyme and VAM-C, a plant growth regulator, which gives promising results in crops like Soybean & Pigeon pea. We are focusing on bio fertilizer, "FasalGro" (Micoriza)

DBT system stabilizing by creating awareness among the retailer by Government and the Industries. The Government have made significant effort to promote fertilizer sales through POS machine and take necessary steps to mandatory use of POS machine, if there is any deviation, canceling the license of dealers.

Performance Polymers

Consumer Products

Business Profile – The Consumer Products business operates in the space of Wood Working Adhesives and Wood Finishes. Our Adhesive brands are 'Jivanjor', 'Vamicol', 'Polystic' & 'Hero' and Wood Finishes brand 'Charmwood' has strong market acceptance and is known for its product quality among the influencers and consumers.

- 'Jivanjor' is a leading brand in the wood working adhesives industry. The Company's water based adhesives are ready to use adhesives which set rapidly at room temperature & offer superior bond strength that enhances the durability of furniture and fixtures. The product portfolio boasts of specialty adhesives that cover a multitude of special requirements in the water-based category itself. The Company also offers contact adhesives, which are Synthetic Rubber based adhesives for exceptional fast drying and vertical lamination.
- Our Wood Finishes brand 'Charmwood' offers complete wood finishing system, stains and ancillaries for decoration & protection of wooden furniture. The wood finishing system includes Melamine finish in Gloss and Matt variants, Nitrocellulose finish & PU Alkyd finish. These systems offer exceptional fast drying properties, stain resistant and scratch resistance properties. We also offer a wide range of Wood stains to give colour to wood these can be mixed to generate unique colours to meet different consumer needs. The range also includes ancillaries like sealers and thinners, required for the purpose of successful application. The company has also entered the premium wood –finish space with the introduction of Ultra-Italia, its premium range of PU products.

With a nationwide distribution network, both our brands 'Jivanjor' and 'Charmwood' are major players in their respective segments.

Below is the range of our Wood Working Adhesive products:

Our products in CPD-WWA







Aquabond



Water Shield



Lamino IPN



Lamino IPN WR



PVC XTRA

ECO White Glue Category



Polystic



Hero

<u>Jivanjor - Solvent Based Category</u>



Lamino Nxt



Lamino Nxt

Vamicol Range



Vamicol General Purpose



Vamicol Waterproof



Vamicol Super fast

Our Range of Wood Finishes products:

Our products in CPD -WF



Melamine



Stains



NC

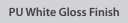


Woody



Thinner

Polyurethane Range



PU White Matt Finish



PU Clear Gloss Finish

PU Clear Matt Finish



Epoxy Insulator

Marketing Initiative

The Company is taking innovative step to provide better experience to it contractors and has strengthen its loyalty program "Achievers Club" with launch of a new mobile based application. The APP will provide digital platform and will act as a bridge between the company and the contractors, and help better connect and faster redemption of their benefits.





Retailers & Contractor Engagement:

Retailers and Influencers play an important role in Consumer product business, we have been in constant touch with them to understand their needs and requirements and have conducted various engagement programs for Contractors and Dealers.





Jivanjor Parivaar: we have started this new initiatives to come close to our contractor and work together for larger benefit of society and the group. This will help to work closely with them and build an emotional connect and do community service beyond the regular work

We launched Jivanjor Parivaar in key locations important to business





Business Performance – This has been a tough year for Adhesives business and Wood Finish business. The focus will remain on growing our market shares in the premium category in both the business sectors that we operate in, by strengthening our presence in these categories through deeper distribution of the premium range, adding new products through in house development, strategic partnerships to cover the product gaps and increased efficiency and productivity through use of technology to manage the distribution network.

Food Polymers

Business Profile – Jubilant is one of the leading supplier of Polyvinyl Acetate (PVAc) to chewing gum industry. PVAc is the major raw material for making gum base for chewing gum and bubble gum. Our brand names under this category are 'Vamipol 5', 'Vamipol 14', 'Vamipol 15', 'Vamipol 17', 'Vamipol 30', 'Vamipol 60' and 'Vamipol 100'. The customer profile of the Company in this business includes the market leaders in chewing gum industry worldwide.

Industry Overview – The gum industry is consolidated with top two companies' together accounting for around 60% market share. The global market shares for the top five chewing gum companies are estimated to be around 83%.

The Global Gum Industry continued to struggle in 2019, with North America, Turkey markets showing a declining trend however China stabilized a bit.

Sugar free gums, which attracts health conscious consumers, and which also provide additional benefits of dental care, and also functional gums like 'energy gums', 'caffeine gums' are expected to see a higher growth albeit with a lower base.

Chewing gum has several direct substitutes such as mints, mouth-freshening sprays, and bubble gum. Apart from the direct substitutes, there are some indirect ones, like candies and toffee. The preference for mints over chewing gum is likely to affect the demand for gums in coming times.

Business Performance – Business grew in FY 2018-19 primarily due to share gain from the top three customers. Q4 FY 2018-19 also witnessed a strong turn-around in the Ester Gum business with the business turning in positive returns.

Business Strategy – The business strategy revolves around two key pivots – New customers, and New product/ application development. During FY 2018-19, the business has worked around these pivots and has been able to include some new customers in Europe. The business continues to have strong plans for new customer acquisitions and share gain plans in the food applications space with both SPVA and Ester Gum and also increase foot-print in the industrial applications space.

Latex Business

Business Profile – Jubilant ranks No. 1 in India and No. 2 globally, for manufacturing VP Latex (Vinyl Pyridine Latex) used in dipping of automobile tyre cord and conveyor belt fabric. The Company also produces SBR and NBR Latex. The Company is bulk supplier of these lattices to global automobile tyre manufactures and dippers. The products under this category are 'Encord VP Latex' and 'Encord SBR

Latex'. Another product 'Encord. NBR Latex' is used in automotive gasket jointing.

Industry Overview – VP Latex is used to impregnate man made fabrics and enable the adhesion of fabrics to the rubber of automobile tyres and conveyor belts.

FY 2018-19 was a mixed year for the industry. Healthy growth in the automotive and the tyre industry in the first half slowly moved into the red by the end of the year. The Tyre cord dipping industry further witnessed consolidation with another acquisition in Europe. All the key dippers in the domestic market are looking at expansion primarily to cater to the exports market.

Business Performance – FY 2018-19 has been a benchmark year with all time high volumes being produced as well as sold. The growth is primarily attributed to some new customer acquisitions.

Business Strategy – In FY 2019-20, business development activities in the international market continue to be a focus area while maintaining domestic share and margins.

Research & Development Initiatives

Research & Development plays an important role in innovation and developing new technologies and new infrastructure that can be leveraged for seamless scale up of new products. R&D inputs to six sigma, play a vital role to foster the implementation of new technologies and enhance the efficiency of our manufacturing plants.

Jubilant has successfully developed new grades of SPVA for chewing gum and industrial applications and has also commercialized different grades of Ester Gum.

R&D is fully involved in innovation and development of new technology & products, which provide better customer satisfaction. Jubilant has successfully developed new technology platforms in latex business, relevant to unmet customer needs.

Manufacturing

Our quest for sustainable growth has been supported by all manufacturing initiatives at all our locations by leveraging operational efficiency, waste reduction, waste recycle and reuse, resource conservation and process innovation without dilution of focus on product quality, overall safety and operational flexibility.

Sustainable growth has also been supported by proactive approach to regulatory compliances. During the year many initiatives have been taken up in areas like energy conservation, water conservation, cycle time reduction, cost optimisation and improving machine up time through Sustainable engineering practices etc. at all manufacturing plants.

Use of rice husk replacing nonrenewable fuel - coal for hot air generators continued during the year as an effort for sustainable growth. To embed continuous improvement into the company's DNA, and to further enhance its People, Process and System capabilities, various transformation methodologies like TPM and Lean Six Sigma have been deployed across the manufacturing function. Many other

initiatives have been taken across plants to strengthen Environment & safety systems. Various measures to control fugitive emission at fertilizer plant at Gajraula has been taken.

During the year under review, Our efforts in its drive for sustainable growth and continuous improvement were recognized in various national forums. Our Gajraula plant received four awards during the year in quality, safety and Environment

- Platinum Category FAME excellence award in Quality
- Platinum Category Geentech Award in Environment Management
- Gold Category Grow Care Award in Environment Management
- Gold Category Grow Care Award in Safety Management

Supply Chain Management

In FY 2018-19, the company took major initiatives for reducing its 'Net working capital' more effectively by better inventory and payable management. Business planning cycle was strengthened through S&OP (sales and operations planning) process improvements.

The finished goods, logistics and distribution structure of the Company's consumer products business was also remodeled this year for lower inventory yet not compromising on product availability and OTIF dispatches. Few geographically closer warehouses were merged so that the overall inventory got reduced.

Going forwards, we shall continue to target and achieve higher levels of efficiency across categories with a primary focus in the area of raw material and logistics while ensuring delivery of value to our end customer.

Human Resources – "Our Appreciating Asset"

In the prevalent Ecosystem, in line with most of the aspects of a modern business, the right people strategy and optimal HR practices too are ever changing & dynamic. At jubilant, we manage our Human resources as a strategic asset, adopting a coherent approach towards leveraging this talent for competitive advantage.

Inclusive development & inclusive success is integral to our employee value proposition. By focusing on the success and sustainability of the business, we attract, retain and motivate our employees The plinth stone of "Caring, Sharing and Growing" are our core principles & define who we are and what we stand for. Our People Strategy & the Integrated Talent Management programs are a vital investment in our human capital – the skills and knowledge of employees – to ensure that we are equipped to drive the company's growth and profitability. We ensure clear governance structures that enable effective and responsive decision-making with clear lines of responsibility. The Value levers deployed by the organization are Inspire Confidence, Always Stretch, and Nurture Innovation & Excellent Quality.

Workforce planning is a mandatory process at strategic and operational levels to develop the organization in line with the future needs of each business, and sets the basis for our budgeting, recruitment, development and talent management processes. As part of workforce planning, we

identify critical roles and focus on the succession planning of these roles to ensure business continuity. To sustain and improve our talent pipeline, we are focusing on the identification and development of our internal talent through frequent management reviews and targeted individual development plans.

At Jubilant Industries, we believe in facilitating an ethically compliant & corporate governance centric environment for our employees besides a constant review of our policies & people processes to make sure we are relevant and are at with the market. We are brave in our strides, we learn from both, our successes and our slips to ensure an environment of continual improvement.

Internal Financial Control Framework

Section 134(5)(e) of the Companies Act, 2013 requires a Company to lay down internal financial controls system (IFC) and to ensure that these are adequate and operating effectively. Internal financial controls, here, means the policy and procedure adopted by the Company 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.

The above requirement has the following elements:

- Orderly and efficient conduct of business
- Safeguarding of its assets
- Adherence to Company's policies
- Prevention and detection of frauds and errors
- Accuracy and completeness of the accounting records and timely preparation of reliable financial information

At Jubilant, the IFC systems are in place and incorporates all the five elements as mentioned above. In addition, the Company has a transparent framework for periodic evaluation of the internal financial controls in form of internal audit exercise carried out through the year and online controls self-assessment, thereby reinforcing the commitment to adopt best corporate governance practices. Policy and procedure adopted by Jubilant to adhere to IFC elements is given below:

Orderly and efficient conduct of business

The Company has a well laid down organizational structure which defines the authority-responsibility relationship. The Company has a formal financial planning and budgeting system in place encompassing the short term as well as long term planning. In order to ensure that the decisions are made and action taken at an appropriate level, the Board of Directors of the Company have formulated the Delegation of Authority which has been designed to ensure that there is judicious balance of authority and responsibility. The adherence to Delegation of Authority is part of the internal audit plan. To improve the controls in operations, we have established the concept of financial decision making through operational committees. The entire Purchase, Credit Control and Capital Expenditure decisions are taken jointly in committees. The key roles of these business committees are as under:

- Purchase Committee which ensures high quality purchases at economical cost and maintains reliability of supplies from reputed Suppliers with long-term relationships.
- b) Capex Committee which ensures cost reduction with proper negotiation and monitors time & cost overrun.
- Credit Committee which evaluates the credit risk and approves the maximum credit which can be provided to a customer.

These committees approves the credit limits at the beginning of the year and is empowered to make changes as and when required.

The Company also has the risk management framework in place which has been discussed under the heading "Our Vision on Risk Management".

Compliance with respect to various statutes, rules and regulations applicable to the Company is managed by Secretarial department. Status of compliance is governed through an intranet based application 'Statutory Compliance Reporting System' (SCRS). Respective control owners certify the compliances on a quarterly basis in SCRS and a compliance report is prepared through SCRS. The objective of the SCRS certification is to ensure that the compliances are effectively managed and controlled and that they support the Company's business objectives and corporate policy requirements.

Safeguarding of its assets

The Company has taken an Industrial All Risk policies and Fire policies for all of its plant as well as corporate office to safeguard its assets. The Company also carries out physical verification of its assets.

Adherence to Company's policies

The Company has two tier policies and procedures viz Entity Level Controls and Process Level Controls. The entity level control includes a comprehensive code of conduct and code of ethics. We also have process level controls which cover a wide range of key operating financial and compliance related areas like Accounting, Order to cash, Procurement to payment, Inventory and Production etc.

Self-assessment certifications of controls are being done by the Control Owners through a verifiable and transparent signoff process and such certifications are reinforced by Activity and Location Owners, as they give in-principle approval to the self-assessment by the Control Owners. Result of Controls Manager certification is prepared and presented to the audit committee every quarter by the CFO for exception review.

Controls certification is also being validated by the in-house team through review of the assertions certified by the Control Owners on sample basis regularly across business units, plants, branches and corporate office and validation results of Controls Manager certification are prepared and presented annually to the audit committee.

The above policies are periodically reviewed and refreshed in line with the change in business and regulatory requirements.

The Audit Committee, on a quarterly and annual basis, reviews

the adequacy and effectiveness of the internal controls being exercised by various business and support functions.

Prevention and detection of frauds and errors

In order to prevent and detect frauds and errors, perpetual internal audit activity is carried out by Ernst & Young LLP. Action points and suggestions made by them are discussed in Sub Audit Committee meeting before presenting the same to the Audit Committee. Subsequently, follow-up audits are also carried out by in-house internal audit team to ensure implementation of the suggestions.

Accuracy and completeness of the accounting records

The Company has a very well documented and Accounting Manual. The Accounting Manual contains detailed guidelines on all aspects of accounting applicable to the Company and has been prepared in line with all applicable accounting standards, guidance notes and expert opinions. This helps in ensuring that the accounts and finance team is well updated on the applicable accounting requirements.

Our Vision on Risk Management

To establish and maintain enterprise wide risk management capabilities for active monitoring and mitigation of organizational risks on a continuous and sustainable basis.

Risk Management Strategy

The Company has a strong risk management framework in place that enables regular and active monitoring of business activities for identification, assessment and mitigation of potential internal or external risks. The Company has in place a well-established processes and guidelines along with a strong reviewing and monitoring system at the Board and senior management levels.

Our senior management team sets the overall tone and risk culture through defined and communicated corporate values, clearly assigned risk responsibilities and appropriately delegated authority. We have laid down procedures to inform Board members about the risk assessment and risk minimization procedures. As an organization, we promote strong ethical values and high levels of integrity in all our activities, which by itself significantly mitigates risk.

Risk Management Structure

Our risk management structure comprises the Board of Directors and Audit Committee at the Apex level, supported by the Managing Director, Heads of Businesses, Functional Heads, and Unit Heads. As risk owners, the Heads are entrusted with the responsibility of identification and monitoring of risks. These are then discussed and deliberated at various review forums chaired by the Managing Director and actions are drawn upon. The Audit Committee, Managing Director, and CFO act as a governing body to monitor the effectiveness of the internal financial controls framework.

Risk Mitigation Methodology

We have a comprehensive internal audit plan and a robust Enterprise Risk Management (ERM) exercise which helps to identify risks at an early stage and take appropriate steps to mitigate the same. We have completed five years of our certification process wherein, all concerned Control Owners certify the correctness of controls related to key operating, financial and compliance, every quarter. This has made our internal controls and processes stronger and also serves as the basis for compliance as per Regulation 17(8) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations').

Management's Assessment of Risk

The Company identifies and evaluates several risk factors and draw out appropriate mitigation plans associated with the same. Some of the key risks affecting its business are laid out below:

Competition

The Company operates in a competitive business environment in each of its business segments. Climatic conditions have a pivotal role to play in Agri Products prospects. Uncertainty in monsoons & non-uniform distribution of rainfall has repercussions like sudden change in cropping pattern, pest attack, and changes in output prices of commodities. All these factors highly impact the demand & supply balance of fertilizers.

The movement of bulk fertilizers requires timely availability of carriers & railway wagons (rakes) which at times get affected due to movement of other commodities at the same time. In addition, price movements in the international market for alternatives to SSP such as DAP & NPK complexes, poses risk in the form of consumer preference for these alternative products thereby impacting demand for SSP.

In Agri Products, the Company is focusing on expansion of new network and introduction of new products.

In Consumer Product business, low involvement of consumer and price sensitivity makes the Company dependent on channel and influencer for creating demand for its products. The Company has worked out strategies to expand distribution channel, build up product portfolio in high growth segments and strengthen brand usage among influencers with loyalty programs and various interactive marketing initiatives.

In Food Polymers and Latex business, the Company faces competition from international territories including China in terms of cost advantage enjoyed by our competitors. Further for these export oriented businesses, we face competition from European competitors. With the industry overall not growing, it is leading to pricing pressures between the top 3 players in the industry in order to gain share amongst the existing available opportunity and when it comes to customers that are based in Europe, we continue to be at a logistical disadvantage compared to competition. Despite these challenges, the Company has worked on a strong customer and account management programs to secure long-term commitments from our customers, which has led to the growth in FY 2018-19. Strong plans have also been put in place to continue replicating the success of FY 2018-19 in future years.

Cost Competitiveness

The Company believes that its growth and market position is

due to the quality that it stands for. Rising input prices amidst inflationary market conditions pose a risk to the Company's ability to remain price competitive and build profitability to drive future growth. Volatility in prices of raw materials such as Sulphur, Rock Phosphate, VAM, Catalysts, Butadiene and 2-Vinyl Pyridine etc. and any surge in logistics cost may have a significant impact on operating margins.

The Company continues to take initiatives to reduce costs by business excellence initiatives. Wherever feasible, the Company is entering into long term contracts with volume and price commitments. Alternative supply sources are being identified to negate the adverse impact of short supply of raw materials and R&D initiatives being evaluated to develop cheaper / easily available alternatives. The focus is also on improving profitability by increasing supply chain and R&D effectiveness, thereby reducing manufacturing costs.

Foreign Currency Fluctuations

Foreign currency exposures arising out of international revenues and significant import of key raw materials could adversely impact the profit margins of the Company. Depreciating rupee poses a risk of imports becoming dearer and raw materials more expensive. Further, volatility and uncertainty in Forex rates creates challenges in determining the right price of the product in the market.

The Company does not use any derivative financial instruments or other hedging techniques to cover the potential exposure as the net foreign currency exposure is not significant.

Capacity Planning and Optimization

As a part of its growth strategy, the Company makes investments to expand capacity and service capabilities and focuses on debottlenecking the existing plants. Debottlenecking/process improvements helped generation of additional capacity with the available resources in Sulphuric acid. This is critical to achieve our business objectives of driving growth and maintaining market leadership. Non availability of sufficient capacity due to delayed commissioning, cost overruns and inability to deliver as per standards can significantly impact achievement of revenue targets, margins and expected return on investment (ROI). It can also result in customer dissatisfaction and adverse impact on reputation. Uncontrollable breakdowns and idle capacities contribute to inefficiencies in manufacturing process. Similarly, unutilized capacity for short periods due to power breakdown, unavailability of labor, transport strike etc. may impact the ability to meet customer demand and garner market share.

The Company has robust processes in place to continuously monitor planned capacities and utilization ratio, aligned with good manufacturing practices and stringent plant maintenance plan. The Company takes additional initiatives to commit to customer orders only after taking into consideration the key capital projects planned for execution. The Company's growth objectives are aligned with project team execution plan. It periodically embarks on debottlenecking and other initiatives to improve efficiencies and build additional capacities.

Portfolio and mix: Product and Customer Concentration

A balanced portfolio in terms of customers, markets and products is critical for the Company to be able to execute business strategies and monitor the impact of decisions. Any change in customer's organization behavior, needs or expectations may adversely impact the competitive position and margins of the Company. A high customer concentration poses a risk of sudden fall in revenue and margins and share of business due to any change in consumers' needs and trends, preference for a competitor and /or liquidity crunch due to inability to collect dues from customers.

Agri Product, to meet emerging nutrient deficiency in crop produce which creates malnutrition condition, fertilizer industry in collaboration with Government of India makes continuous efforts to provide nutrient rich fertilizers to farmers. This helps farmers maintain crop yields & thus get higher returns. Jubilant also played its role in maintaining soil health & increasing crop yields by introducing more product under FCO – Boronated Granular SSP, Zincated SSP powder form, Zincated SSP granual form.

Business is also in process of launching a PROM covered under FCO and Nutri mix.

Our existing organic fertilizers in the portfolio viz. ShaktiZyme is meant for improvising soil condition in the long run & thus contributing to sustainability.

Food Polymers & Latex business, an over-dependence on single product or few customers, may adversely impact the realisation of long term business objectives in the event of any regulation limiting the end use application. We continue to address this issue by adding newer customers as well as applications to the portfolio. Efforts on the Food Polymers continue but the challenge remains with limited customer base and even in that a few holding by far the majority share. Failure to effectively / optimally utilize co-products as per strategy may result in inventory build-up, distress sale and forced losses.

As a part of business planning and periodic review meetings, the Company strives to identify and explore new profitable markets for its products as well as new downstream opportunities in terms of applications and alternative uses of the products available in its portfolio.

Human Resources-Acquire and Retain Professional Talent

Having an overarching Talent Management strategy framework to support the Human Resource requirements to augment our growth initiatives is a high focus agenda for us.

The focus continues around having a differentiated approach towards attracting the right talent, engaging & retaining the talent thus acquired and also to nurture and invest in talent, crucial to maintain desired operational standards. The Company has invested in talent planning, assessing and refining the most impactful parts of our hiring process by soliciting feedback from candidates and recent hires to better understand their experience and take the processes to the

Additional focus is maintained to develop a succession plan for critical positions, to address the inevitable impact on

the business objectives in case of talent drain and making sure that business runs smoothly by identifying, developing and aligning our high-potential resources with our future leadership needs and fulfilling their aspirations within the organization.

Our employees are our brand ambassadors; we encourage our employees to partner our talent search & refer their acquaintances to come to work with them. We have an employee referral program which rewards those who bring their colleagues to work post their joining the organization.

The framework to identify & differentiate "High Performance High Potential" employees has been created based on "Action-Learning" projects, mentoring and developing existing talent and building a strong Employer branding which would help in attracting & retaining the best available talent in the Industry. We essentially exposure our employees to participate in cross functional teams and are structurally involved in strategy and operational discussion to build up the holistic knowledge of the business.

The Campus connect program is placed to infuse fresh and quality talent at the entry levels with an assured fast track career path. The search partner engagement enables a refined & effective connect with the candidates from the first connect & reinforces our employer branding for lateral hiring at key positions.

The Company continues to hire new & specialized talent for scientific and technical roles which is further cemented the engagement through the various reward and recognition programs that have been institutionalized. Focused capability building through need based training programs are provided to identified employees at all levels.

Distribution Channel and Brand Recall

In Agri Products, for better brand recall & to impart product knowledge, it is important to engage with all stakeholders regularly through various activities. In Agri Products, various promotional activities are conducted at field level to generate awareness among the farming community/ channel partners etc. These activities include spot farmer meetings, shop/wall/trolley paintings, dealer & retailer meetings, farmer consultations/ visits, jeep campaigns, field demonstrations, kisan melas & field days. Crop & region specific POP material also aid in raising product awareness among the stakeholders.

In Wood Adhesives and Wood Finishes business, the Company competes national players with established brands as well as regional players. As distributors and dealers play a significant role in driving consumer behavior, managing their loyalty, continuity and commitment is of paramount importance to succeed.

The Company has earmarked several brand building initiatives to carry-out tailored programs for specific markets to maximise return on investment (ROI). To widen its distribution network, it plans to expand its distribution footprint in unrepresented markets and dealer-segments. Also, processes are being streamlined to manage distributor inventory and its liquidation which would in return offer better returns to distributors and hence secure their long term loyalty and commitment.

In Consumer Products business, the Company has started interactive CRM program to effectively reach out to its various stakeholders.

R&D Effectiveness

Innovation in terms of new products, new applications and new cost saving techniques of manufacturing and building a robust product pipeline is critical to the success of the Company. Failure in innovation and inability to build a robust product pipeline, which can be commercialized in a timely manner, may adversely impact the Company's competitive position. Risk of developing products which do not meet the required quality parameters may also significantly impact the Company's reputation and result in loss of future business. It is equally critical for the business to innovate new applications to maintain its leadership position.

The Company has robust plans in place with earmarked budgets and investments in R&D aligned to the business plans. Business teams keep a constant check on new technological advancements and work with R&D to sponsor these specific projects. This is complemented by a dedicated R&D team which keeps itself abreast of the regulations, upcoming technology changes and leading practices.

Compliance and Regulatory

We need to comply with a broad range of statutory compliances like obtaining approvals, licenses, registrations and permits for smooth working of our business, and failure to obtain or renew them in a timely manner may adversely impact the routine operations. For businesses like Latex and SPVA, compliance has become a critical factor due to ever increasing demand from key customers to obtain international approvals and licenses. Failure to achieve regulatory approval of new products can mean that we do not recoup our R&D investment through the sale of final products. Any change in regulations or reassessment of safety and efficacy of products based on new scientific knowledge or other factors could result in the amendment or withdrawal of existing approvals to market our products, which in turn could result in revenue loss. This may occur even if regulators take action falling short of actual withdrawal. We have adopted measures to address these stricter regulations by increasing the efficiency of our R&D process, reducing the impact of extended testing and making our products available in time.

In Food Polymers business, plans have been implemented to comply with regulations that have come in force in the recent past, both in India and in relevant markets. Further, developments in the regulatory space are being continuously monitored.

Environment Health and Safety (EHS)

In the current business climate of reputational threats and rising political backlash, corporates need to tread carefully to maintain public trust. Social acceptance and Corporate Social Responsibility (CSR) have become increasingly important over the last decade. Non-compliance with stringent emission standards for the manufacturing facilities and other environmental regulations may adversely affect the business. Manufacturing of the Company's products involves hazardous chemicals, processes and by-products and is subject to stringent regulations. Proximity of plant locations

to residential colonies amidst rapidly changing urbanisation dynamics poses additional risk to its business.

The Company anticipates that environmental laws and regulations in the jurisdictions, where it operates, may become more restrictive and be enforced more strictly in future. It also anticipates that customer requirements as to the quality and safety of products will continue to increase. In anticipation of such requirements, the Company has incurred substantial expenditure and allocated other resources to proactively adopt and implement manufacturing processes to increase its adherence to environmental quality standards and enhance its industrial safety levels.

The challenges due to the Company's operations related to EHS aspects of the business, employees and society are mapped and mitigated through a series of systematic and disciplined sets of policies and procedures.

Business Interruption due to Force Majeure

The Company's core manufacturing facility for a majority of its business is concentrated at Gajraula, India. Any disruption or stoppage of work at this facility, for any reasons, may adversely affect our business. Besides, the presence of a majority of the workforce in the residential colony adjoining our plant premises ensures sustenance of plant operations under challenging circumstances.

Other external interruptions-Fertilizers being partly subsidized important Agri input; are under government regulations. Any changes in government policies need creation of awareness among dealers, retailers, and farmers etc. to ensure smooth implementation at ground level. Changes in the rainfall patterns also affect the business directly. The major change in fertilizer sector policy is that of DBT, Training of retailers/farmers & information sharing with sales staff is crucial for smooth business functioning & to avoid any gaps.

Industrial Chemical- Sulphuric Acid is also facing stiff competition as the RM prices have up surged & the prices are highly volatile in nature. Hindustan Zinc Limited (HZL) produces Sulphuric Acid as a byproduct of their smelting activities. HZL makes most of the demand & supply dynamics & plays with market sentiments by sometimes supplying at rock bottom prices. This affects all the key manufacturers present in the market including us.

The administrative controls & volatility in market impact cash flows & impose additional cost to business.

In Food Polymers business, adequate finished goods inventory is being maintained at stock points within the factory, as also close to the main markets/customers, to maintain supplies to key customers in the event of any stoppage of manufacturing operations. This inventory cover, however, would be for a limited period. The risk of impact on business in case of a prolonged stoppage / interruption of operations remain.

In Latex business, the manufacturing facility is at Samlaya, Vadodara, India. Any disruption or stoppage of work at this facility, for any reasons, may adversely affect our business.

Industrial All Risk insurance protection has been taken by Jubilant to ensure continuity in its earning capacity.

BOARD'S REPORT

The Board of Directors are pleased to present the 13th (Thirteenth) Annual Report together with the Audited Standalone and Consolidated Financial Statements for the financial year (FY) ended March 31, 2019

FINANCIAL RESULTS (₹ in million)

Particulars	Standalone		Consolidated	
	Year ended March 31, 2019	Year ended March 31, 2018	Year ended March 31, 2019	Year ended March 31, 2018
Revenue from operations	18.63	19.15	5588.96	4672.59
Other income	0.23	6.21	6.76	7.81
Total income	18.86	25.36	5595.72	4680.40
Total expenses	46.11	39.92	5574.98	4726.35
EBITDA	(26.21)	(13.52)	364.73	309.34
Profit before exceptional items, tax and share of net profit of investments accounted for using equity method	(27.25)	(14.56)	20.74	(45.95)
Profit before exceptional items and tax	(27.25)	(14.56)	20.74	(45.95)
Exceptional items	-	-	-	-
Profit after exceptional items but before tax	(27.25)	(14.56)	20.74	(45.95)
Tax expense	-	-	50.91	1.42
Profit for the year	(27.25)	(14.56)	(30.17)	(47.37)
Total other comprehensive income	0.01	(0.11)	3.30	(1.15)
Total comprehensive income for the year (comprising profit and other comprehensive income for the year)	(27.24)	(14.67)	(26.87)	(46.22)
Retained Earnings brought forward from previous year	1398.63	1413.19	(805.48)	(758.11)
Retained Earnings to be carried forward	1371.38	1398.63	(835.65)	(805.48)

2. STATE OF COMPANY'S AFFAIRS & OPERATIONS

Jubilant Industries Limited (the Company) is a diversified Company engaged in manufacturing of Indian Made Foreign Liquor (IMFL), Agri Products and Performance Polymers. The Company manufactures IMFL at its manufacturing facility located at Nira in Maharashtra with a bottling capacity of 1,00,000 cases/month. The Company's wholly owned subsidiary, Jubilant Agri and Consumer Products Limited (JACPL) manufactures Agri Products comprising of Single Super Phosphate (SSP) and Performance Polymers at its manufacturing facilities situated at Gajraula & Sahibabad in Uttar Pradesh, Kapasan in Rajasthan and Savli in Gujarat. JACPL is the sole manufacturer of food grade Polyvinyl Acetate (PVAc) in India having state of the art manufacturing facility situated at Gajraula in Uttar Pradesh and also the dominant player in manufacturing of VP Latex having state of the art manufacturing facility situated at Savli in Gujarat.

The Company's brand 'Ramban' in Agri Products, 'Jivanjor' & 'Vamicol' in Wood Adhesive and 'Charmwood' & 'Ultra Italia' in Wood Finish are well known brands in their segments.

Consolidated Financials

In FY 2018-19, the consolidated revenue from operations was ₹ 5,588.96 million. EBITDA for the year stood at

₹ 364.73 million. Net loss after tax was ₹ 30.17 million and EPS on consolidated basis stood at ₹ (2.43).

Standalone Financials

In FY 2018-19, total revenue from operations was ₹ 18.63 million. EBITDA for the year stood at ₹ (26.21) million, Net loss was ₹ 27.25 million and EPS on standalone basis stood at ₹ (2.19).

The Consolidated Financial Statements, prepared in accordance with the provisions of the Companies Act, 2013 (hereinafter referred as the 'Act'), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred as the 'Listing Regulations') and Ind-AS 110 'Consolidated Financial Statements' prescribed under Section 133 of the Act, forms part of the Annual Report.

3. DIVIDEND AND TRANSFER TO RESERVES

Keeping in view the losses, the Board of Directors has not recommended any dividend for the financial year 2018-19. Accordingly, there has been no transfer to general reserves during the year.

4. CAPITAL STRUCTURE & STOCK OPTIONS

Authorised Share Capital

The authorized share capital of the Company as at March 31, 2019 was ₹ 18,10,00,000 (Rupees Eighteen Crore Ten

Lakh only) consisting of 1,81,00,000 (One Crore Eighty One Lakh) equity shares of ₹ 10 (Rupees Ten) each.

During the year, the Company has increased its Authorised Share Capital from ₹ 15,00,00,000 (Rupees Fifteen Crore only) consisting of 1,50,00,000 (One Crore Fifty Lakhs) equity shares of ₹ 10 (Rupees Ten) each to ₹ 18,10,00,000 (Rupees Eighteen Crore Ten Lakh only) consisting of 1,81,00,000 (One Crore Eighty One Lakhs) equity shares of ₹ 10 (Rupees Ten) each.

Paid-up Share Capital

As at March 31, 2019, the paid-up share capital stands at ₹ 13,73,11,010 (Rupees Thirteen Crore Seventy Three Lakh Eleven Thousand Ten only) consisting of 1,37,31,101 (One Crore Thirty Seven Lakhs Thirty One Thousand One Hundred and One) equity shares of ₹ 10 (Rupees Ten) each.

During the year, the Company has raised its paid up equity share capital through preferential allotment on private placement basis of 18,00,000 (Eighteen Lakhs) fully paid up equity shares having a face value of ₹ 10 (Rupees Ten) each to entities forming part of promoter group. Consequently, the total issued, subscribed and the paid-up equity share capital of the Company has increased from ₹ 11,93,11,010 (Rupees Eleven Crore Ninety Three Lakh Eleven Thousand Ten only) consisting of 1,19,31,101 (One Crore Nineteen Lakhs Thirty One Thousand One Hundred and One) equity shares of ₹ 10 (Rupees Ten) each to ₹ 13,73,11,010 (Rupees Thirteen Crore Seventy Three Lakh Eleven Thousand Ten only) consisting of 1,37,31,101 (One Crore Thirty Seven Lakhs Thirty One Thousand One Hundred and One) equity shares of ₹ 10 (Rupees Ten) each.

Convertible Warrants

The Company has also allotted 13,00,000 (Thirteen Lakhs) convertible warrants on December 19, 2018 through preferential allotment on private placement basis to entities forming part of promoter group, carrying a right to the convertible warrants holder to exercise the option to convert one warrant into one equity share of the Company of face value of ₹ 10 (Rupees Ten) each at a total price of ₹ 135.95 per warrant against which the Company has received an amount of ₹ 44.18 million upfront representing 25% of the warrant price at the time of allotment of warrants and the balance 75% will be payable i.e. ₹ 132.55 million at the time of exercise of the warrants which is exercisable with in a period of 18 months from the date of allotment. The said warrants have been issued by the members through postal ballot on December 5, 2018.

Employee Stock Option Scheme

At present, the Company has two Employee Stock Option Scheme, namely JIL Employees Stock Option Scheme 2013 ("Scheme 2013") and JIL Employees Stock Option Scheme 2018 ("Scheme 2018").

During the year, Company has implemented a new scheme named as JIL Employees Stock Option Scheme 2018 in compliance with SEBI (Share Based Employee

Benefits) Regulations, 2014 ('SEBI SBEB Regulations') and other applicable laws and there was no change in the Company's Scheme 2013 and the same are also in Compliance with SEBI SBEB Regulations. The details pursuant to the SEBI SBEB Regulations, has been placed on the website of the Company and weblink of the same are https://www.jubilantindustries.com/pdfs/for-the-financial-year-2018-19-scheme-2018.pdf.

The Company has received the certificates from the Statutory Auditors of the Company certifying that the Scheme 2013 & Scheme 2018 have been implemented in accordance with the SEBI SBEB Regulations. The certificates would be placed at the Annual General Meeting for inspection by members. A copy of the same will also be available for inspection at the Company's registered office.

5. SUBSIDIARIES

The Company has two wholly owned subsidiary companies, Jubilant Agri and Consumer Products Limited (JACPL) and Jubilant Industries Inc., USA.

• Jubilant Agri and Consumer Products Limited

JACPL has been engaged in the business of Agri Products comprising of wide range of Crop Nutrition, Crop Growth and Crop Protection products, Performance Polymers comprising of Wood Adhesives, Wood Finishes, Food Polymers and VP Latex.

During FY 2018-19, JACPL revenue from operations was ₹ 5,483.10 million. EBITDA for the year stood at ₹ 383.88 million. The net loss after tax for the FY 2018-19 was ₹ 43.06 million.

In terms of Regulation 16 of the Listing Regulations, JACPL is a material non-listed wholly owned subsidiary of the Company.

Jubilant Industries Inc. USA

Jubilant Industries Inc. USA is a wholly owned subsidiary of the Company. It has been engaged in overseas trading of Solid Poly Vinyl Acetate and VP Latex. During the FY 2018-19, revenue from operations was ₹ 462.22 million. EBITDA for the year stood at ₹ 10.39 million. The net profit after tax for the FY 2018-19 was ₹ 5.97 million.

A statement containing salient features of the financial statement of Company's subsidiaries is given in Form AOC-1 attached to the financial statements.

6. DIRECTORS AND KEY MANAGERIAL PERSONNEL

Appointment, Re-appointment and Resignation

Mr. Shamit Bhartia will retire at the ensuing Annual General Meeting (AGM) and being eligible, has offered himself for re-appointment. The Board recommends his re-appointment to the members in the ensuing AGM.

Mr. Umesh Sharma, Chief Financial Officer & Wholetime Director of the Comapny has stepped down from the Directorship effective from May 10, 2018. Simultaneously, Mr. Manu Ahuja has been appointed as CEO & Managing Director of the Company effective from May 10, 2018.

During the year, on the recommendation of Nomination, Remuneration and Compensation Committee, the Board has, at its meeting held on October 25, 2018, appointed Mr. Radhey Shyam Sharma as an Additional Director in the category of Non-Executive Independent Director of the Company for a term of 5 (five) consecutive years starting from October 25, 2018 to October 24, 2023 subject to the approval of the members in the ensuing AGM and shall be eligible for re-appointment as per Section 152 and other applicable provisions of the Act or Listing Regulations.

Further, the term of appointment of Mr. Ramanathan Bupathy, Mr. Sushil Kumar Roongta and Ms. Shivpriya Nanda, Independent Directors have been expired on March 31, 2019. Accordingly based on the reports of performance evaluation and recommendation of Nomination, Remuneration and Compensation Committee, the Board has, at its meeting held on January 31, 2019, re-appointed, Mr. Ramanathan Bupathy, Mr. Sushil Kumar Roongta and Ms. Shivpriya Nanda as Independent Directors of the Company to hold office for a second term of 5 (five) consecutive years, starting from April 1, 2019 to March 31, 2024, subject to approval of members of the Company at the ensuing AGM.

Declaration by Independent Directors

All Independent Directors have given declaration that they meet the criteria of independence as provided under Section 149 read with Schedule IV of the Act and Regulation 16 of the Listing Regulations and have also complied with the code of conduct of Directors and Senior Management.

Meetings of the Board

During the year, four meetings of Board of Directors were held. The details of Board/Committee Meetings and the attendance of Directors are provided in the Corporate Governance Report, attached to this Report.

Appointment and Remuneration Policy

The Company has implemented an Appointment and Remuneration Policy pursuant to the provisions of Section 178 of the Act and Regulation 19 read with Schedule II, Part D of the Listing Regulations. The Policy was revised during the year to align the same with the provisions of the revised Listing Regulations. Salient features of the Policy and other details have been disclosed in the Corporate Governance Report, attached to this Report.

Annual Performance Evaluation of the Board

A statement on annual evaluation by the Board of its performance and performance of its Committees as

well as Individual Directors forms part of the Corporate Governance Report attached to this report.

7. COMPOSITION OF AUDIT COMMITTEE

As on date, the Audit Committee comprises of Mr. Ramanathan Bupathy, Chairman, Mr. Sushil Kumar Roongta, Ms. Shivpriya Nanda, Mr. Radhey Shyam Sharma and Mr. Manu Ahuja.

The details pertaning to change in the Composition of the Committee during the year are provided in the Corporate Governance Report, attached to this Report.

All the recommendations made by Audit Committee were accepted by the Board of Directors.

8. AUDITORS & AUDITORS' REPORT

Statutory Auditor

M/s. K. N. Gutgutia & Co., Chartered Accountants (ICAl Registration Number 304153E), have been Statutory Auditors of the Company for 2 consecutive terms of 5 years each and his second term is expiring in the ensuing AGM of the Company.

Pursuant to Section 139 of the Act, the Company shall appoint / re-appoint an audit firm as Statutory Auditor for not more than two consecutive terms of 5 years each.

Therefore, the Board of Directors at their meeting held on May 16, 2019, based on the recommendation of the Audit Committee, has recommended the appointment of BGJC & Associates, LLP, Chartered Accountants ('BGJC') (Firm Registration No. 003304N) as Statutory Auditor of the Company for a period of 5 consecutive years, commencing from conclusion of ensuing Thirteenth (13th) AGM till the conclusion of Eighteenth (18th) AGM, to be held in the Year 2024, subject to approval of the Members of the Company.

BGJC have confirmed their willingness and eligibility for appointment in accordance with Section 139 read with Section 141 of the Act.

Secretarial Auditor

Pursuant to the provisions of Section 204 of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company had appointed M/s. Sanjay Grover & Associates, Company Secretaries, to undertake the Secretarial Audit of the Company. The Secretarial Audit Report is attached as **Annexure 1** to this report and does not contain any qualification, reservation or adverse remark or disclaimer.

The Board has re-appointed M/s. Sanjay Grover & Associates, Company Secretaries (ICSI Firm Registration No.: P2001DE052900), as Secretarial Auditors of the Company for FY 2019-20.

9. RISK MANAGEMENT

Today's business environment remains challenging for the Corporate World and risk management retains its high position on every organization's agenda. The Company has several risk factors which could potentially impact its business objectives, if not perceived and

mitigated in a timely manner. With an effective risk management framework in place, the Company looks at these risks as challenges and opportunities to create value for its stakeholders. With its established processes and guidelines in place, combined with a strong oversight and monitoring system at the Board and senior management levels, the Company has a robust risk management strategy in place.

The senior management team sets the overall tone and risk culture of the organization through defined and communicated corporate values, clearly assigned risk responsibilities, appropriately delegated authority, and a set of processes and guidelines which are presented to the Board especially with respect to risk assessment and risk minimization procedures. As an organization, it promotes strong ethical values and high levels of integrity in all its activities, which in itself is a significant risk mitigator.

With the growth strategy in place, risk management holds the key to the success of our journey of continued competitive sustainability in attaining desired business objectives.

A detailed note on Risk Management is given as part of "Management Discussion & Analysis".

10. HUMAN RESOURCES

The Company recognizes that its people are the eminent source of competitiveness and therefore it's been our constant endeavor to support and build people capabilities by creating sustainable & Pragmatic people plans.

With a strong aspiration to be amongst the most admired companies to work for, we encourage leadership, develop our people to be creative, empower them to take decisions & commitment through various measures and also maintain management quality, improved employee productivity, employee satisfaction, vibrant and diverse culture of performance.

The focus continues towards having a differentiated approach for attracting the right talent, engaging & retaining the talent thus acquired and also to nurture and invest in talent, crucial to maintain desired operational standards. Additional focus is maintained to develop a succession plan for critical positions, to address the inevitable impact on the business objectives in case of talent drain and making sure that business runs smoothly by identifying, developing and aligning our high-potential resources with the our future leadership needs.

The Company continues to invest in various talent engagement & development programs for its employees in an integrated approach.

The framework to identify & differentiate "High Performance High Potential" employees has been created based on "Action-Learning" projects. Mentoring and developing existing talent and building a strong Employer branding would further help in attracting & retaining the best available talent in the Industry. We essentially exposure our employees to participate in cross functional teams and are structurally involved in strategy and operational discussion to build up the holistic knowledge of the business.

The Campus connect program is placed to infuse fresh and quality talent at the entry levels with an assured fast track career path. The search partner engagement enables a refined & effective connect with the candidates from the first connect & reinforces our employer branding for lateral hiring at key positions.

The Company continues to hire new & specialized talent for scientific and technical roles which is further cemented the engagement through the various reward and recognition programs that have been institutionalized. Focused capability building through need based training programs are provided to identified employees at all levels.

As an organization we are committed to zero tolerance against Sexual Harassment at workplace and company has adopted a Gender Neutral policy under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Hence, the company has in place a Policy for prevention of Sexual Harassment at the Workplace in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013.

Further, the Company has also constituted Internal Complaints Committee in compliance with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

No case has been reported during the year under review under the policy.

11. AWARDS AND ACCOLADES

During the year, one of the units of JACPL received following awards and accolades:

- FAME Excellence Platinum Award for outstanding achievement in Quality Excellence;
- Grow Care India Safety Award in Gold category in Chemical Sector for outstanding achievement in Safety Management System;
- Grow Care India Environment Award in Gold category in Chemical Sector for outstanding achievement in environment management system;
- Greentech Safety Platinum Award in Chemical Sector for outstanding achievement in environment management system.

12. SUSTAINABILITY REPORT

The Company firmly believes in inclusive growth of its business with the Environmental enrichment and Social development based on the triple bottom line concept of Sustainable Development.

The Company published its Corporate Sustainability Report 2018-19 conforming to Global Reporting Initiative GRI STANDARDS fulfilling the 'In Accordance'-Comprehensive reporting criteria. As a green initiative, this report is available on the website of the Company www.jubilantindustries.com and GRI database. As an extension of the green initiative to minimise the impact on environment, the Annual Report is emailed to shareholders whose email id is registered with the Company/Depositories to reduce use of paper.

Sustainability initiatives have been undertaken for reduction of emission parameters, energy consumption and greenhouse gas emission. Energy Conservation drive have been carried out to strengthen the awareness and participation of employees in reducing avoidable Energy losses. Waste water generated in fertilizer plant is completely recycled and reused. In other plants it is treated and disposed as per Consent conditions. Natural Resource conservation measures have been strengthen through reuse of hazardous wastes i.e. silica sludge, sulphur sludge and fly-ash in the fertilizer plant. Further Renewable fuel (Rice Husk) have been successfully used, completely eliminating use of coal in hot air generators of the Company in the reporting year. Suppliers assessment process has been strengthened through checklist based review on relevant sustainability aspects and indicators.

13. CORPORATE SOCIAL RESPONSIBILITY

Corporate Social Responsibility is one of the major domain of Company's charter for sustainable development. The social initiatives of the Company are being implemented in line with the provision of the Act, through Jubilant Bhartia Foundation (JBF) which is a not for profit organization under section 25 (now section 8) of the Companies Act (established in 2007), with the mission 'to develop multi-stakeholder sustainable models to bring about a social change involving knowledge generation & sharing, experiential learning and entrepreneurial ecosystem'.

The CSR activities at Jubilant are in line with the provisions of Section 135 read with Schedule VII of Companies Act, 2013. The detailed CSR policy has been uploaded on the website www.jubilantindustries.com. The initiatives are also in line with the Sustainable Development Goals.

At Jubilant Bhartia Foundation, the significance of community engagements is well understood and the same is reflected in the implementation of social projects. It follows the approach of 4P model (Public-Private-People-Partnership) for empowering communities. During the year, Jubilant continued its

social interventions in the realm of primary schooling in rural areas, provision of basic health care, vocational training and promoting social enterprises in India.

A summary of the activities of JBF is provided on its website <u>www.jubilantbhartiafoundation.com</u>.

Annual Report on CSR activities of the Company for the financial year 2018-19 has been attached as **Annexure 2** and forms part of this Report. The details of composition of the Committee also given in the said annexure.

14. INVESTOR SERVICES

In its endeavour to improve investor services, your Company has taken the following initiatives:

- An Investor Section on the website of the Company (<u>www.jubilantindustries.com</u>) has been created.
- Disclosure made to the Stock Exchanges are promptly uploaded on the website of the Company for information of the Investors.
- There is a dedicated e-mail id <u>investorsjil@jubl.</u> <u>com</u> for sending communications to the Company Secretary and Compliance Officer.

Members may lodge their requests, complaints and suggestions on this e-mail as well.

15. GREEN INITIATIVES

Your Company, being committed to policy of sustainable development, has taken several green initiatives which include:

- Conducting Paperless Board/Committee Meetings;
- Uploading the Corporate Sustainability Report on the website of the Company (instead of circulating in paper or CD form) and providing its weblink to the shareholders alongwith the Annual Report;
- Emailing Annual Reports and other documents to shareholders who have opted for the electronic version.

16. OTHER STATUTORY DISCLOSURES

- i. Extracts of Annual Return: Pursuant to the provisions of Section 92 of the Act read with Rule 12 of the Companies (Management and Administration) Rules, 2014, extract of the Annual Return is attached as **Annexure 3** to this Report.
- ii. <u>Deposits</u>: The Company did not invite/accept any deposits covered under Chapter V of the Act. Accordingly, no disclosure or reporting is required in respect of details relating to deposits covered under this Chapter.
- iii. <u>Loans, Guarantees and Investments</u>: Details of loans, guarantees/ securities and investments along with the purpose for which the loan, guarantee or security is proposed to be utilised by

the recipient have been disclosed in Note nos. 5, 6 and 33 to the Standalone Financial Statements.

iv. Particulars of Contracts or Arrangements with the Related Parties: The Company had formulated a policy on Related Party Transactions ('RPTs'), dealing with the review and approval of RPTs. Prior omnibus approval is obtained for RPTs which are of repetitive nature. All RPTs are placed before the Audit Committee for review and approval.

All RPTs entered into during FY 2018-19 were in the ordinary course of business and on arm's length basis. No material RPTs were entered into during FY 2018-19 by the Company as defined in the Policy on Materiality of Related Party Transactions and dealing with Related Party Transactions. Accordingly, the disclosure of RPTs as required under Section 134(3)(h) of the Act in Form AOC 2 is not applicable. Your Directors draw attention of the members to Note no. 32 to the Standalone Financial Statements which sets out the Related Party disclosures.

- v. <u>Material Changes in Financial Position</u>: No material change or commitment has occurred after the close of the Financial Year 2018-19 till the date of this Report, which affects the financial position of the Company.
- vi. <u>Significant or Material orders</u>: There is no significant or material orders passed by the Regulators or Courts or Tribunal impacting the going concern status of the Company and its future operations.
- vii. <u>Vigil Mechanism/Whistle Blower Policy</u>: The details of Vigil Mechanism (Whistle Blower Policy) adopted by the Company have been disclosed in the Corporate Governance Report and forms an integral part of this report.
- viii. Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo: The Company being engaged in the business of manufacturing of IMFL, most of the information as required under Section 134 the Act, read with Rule 8 Companies (Accounts) Rules, 2014 as amended is not applicable. However, the information as applicable has been given in **Annexure 4** and forms part of this Report.
- ix. Particular of Employees: Particulars as required under Section 197(12) of the Act read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are given in **Annexure 5** and forms part of this Report.
- x. <u>Secretarial Standards of ICSI</u>: The Company has complied with the Secretarial Standard-1 on 'Meetings of the Board of Directors' and Secretarial Standard-2 on 'General Meetings' issued by the Institute of Company Secretaries of India.

- xi. <u>Cost Records</u>: Pursuant to section 148 of the Companies Act, 2013 read with Companies (Cost Records and Audit) Rules, 2014, the Company is not required to maintain the cost records.
- xii. <u>Transfer to Investor Education and Protection</u>
 <u>Fund</u>: The details of unpaid or unclaim dividend and shares thereof transferred to Investor Education and Protection Fund have been disclosed in Corporate Governance Report and forms an integral part of this report.
- xiii. During the year, Mr. Manu Ahuja, CEO and Managing Director of the Company is getting remuneration from Jubilant Agri and Consumer Products Limited, wholly owned subsidiary of the Company, as its CEO & Whole-time Director.

17. DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors, based on the representation received from the management, confirm that:

- in the preparation of annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as on March 31, 2019 and of the profit and loss of the Company for the year ended March 31, 2019;
- the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- the Directors have prepared the annual accounts on a going concern basis;
- the Directors have laid down adequate internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively.

Based on the framework of internal financial controls (including the Control Manager) for financial reporting and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditor and the reviews performed by the management and the relevant Board committees, including the Audit Committee, the Board is of the opinion that the Company's internal financial controls were adequate and effective during the Financial Year 2018-19; and

Board's Report **Jubilant Industries Limited**

the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

18. CORPORATE GOVERNANCE

As a responsible corporate citizen, the Company is committed to maintain the highest standards of Corporate Governance and believes in adhering to the best corporate practices prevalent globally.

A detailed Report on Corporate Governance pursuant to the requirements of Regulation 34 read with Schedule V of the Listing Regulations, is attached as **Annexure 6** and forms part of this Report. A certificate from the Statutory Auditors confirming compliance with the conditions of Corporate Governance, as stipulated in Clause E of Schedule V to the Listing Regulations, 2015 is attached to the Corporate Governance Report.

The Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for Directors and Senior Management for the year ended March 31, 2019. A certificate from the Chief Executive Officer & Managing Director confirming the same is attached to the Corporate Governance Report.

A certificate from the CEO and CFO confirming correctness of the financial statements, adequacy of internal control measures, etc. is also attached to the Corporate Governance Report.

19. MANAGEMENT DISCUSSION & ANALYSIS

Management Discussion and Analysis Report, as stipulated under the Listing Regulations, is presented in a separate Section forming part of this Annual Report.

20. ACKNOWLEDGMENTS

Place: NOIDA

Your Directors acknowledge with gratitude the cooperation and assistance received from the Central and State Government Authorities. Your Directors thank the Shareholders, Financial institutions, Banks/ other Lenders, Customers, Vendors and other business associates for the confidence reposed in the Company and its management and look forward to their continued support. The Board places on record its appreciation for the dedication and commitment of the employees at all levels, which has continued to be our major strength. We look forward to their continued support in the

For and on behalf of the Board

Priyavrat Bhartia Chairman Date: May 16, 2019 (DIN: 00020603)

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2019 [Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members **Jubilant Industries Limited** (CIN: L24100UP2007PLC032909) Bhartiagram, Gajraula, District Amroha - 244223, Uttar Pradesh

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Jubilant Industries Limited** (hereinafter called 'the Company'). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

We report that-

- a) Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- b) 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.
- c) We have not verified the correctness and appropriateness of the financial statements of the Company.
- d) Wherever required, we have obtained the Management representation about the compliances of laws, rules and regulations and happening of events etc.
- e) The compliance of the provisions of the corporate and other applicable laws, rules, regulations and standards is the responsibility of the management. Our examination was limited to the verification of procedures on test basis.
- f) The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

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

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

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder/the Companies Act, 1956 (wherever applicable);
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings, where applicable;
- (v) The following Regulations prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 and Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, where applicable;
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
 - (e) *The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;

- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;
- (g) *The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009;
- (h) *The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 and Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018; and
- (i) The Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015.

We have also examined compliance with the applicable clauses of the Secretarial Standards on Meetings of the Board of Directors and on General Meetings issued by the Institute of Company Secretaries of India.

During the Audit Period, the Company has complied with the provisions of the Act, Rules, Regulations, Standards and Guidelines, to the extent applicable, as mentioned above.

Without qualifying our report, we further report that:

- The Company has modified charges w.r.t. charge ids 100104833 and 100167859 two times each in reference to date of their modification i.e. for May 9, 2018 & May 17, 2018; however, these four e-forms CHG-1 are yet to be taken on record by the Registrar of Companies, Kanpur (ROC) and the Company is following the matter with the ROC.
- Pursuant to provisions of Part A Para A (4) of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the outcome of Board meeting held on May 10, 2018 for approval of financial statements for March 31, 2018 was submitted with National Stock Exchange of India Limited on time however, due to technical reasons the same was filed with the BSE Limited with a delay of 4 minutes as against within 30 (Thirty) minutes from the closure of Board meeting.
- the Company filed application in e-form MR-2 for seeking approval of Central Government for appointment of Mr. Manu Ahuja as Chief Executive Officer and Managing Director under Part I to Schedule V of the Companies Act, 2013 after 90 days from the date of his appointment and application for seeking condonation of delay was also filed. Approval of Central Government for appointment of Mr. Manu Ahuja as Chief Executive Officer and Managing Director is under process.
- (vi) The Company is engaged in Contract manufacturing of Indian Made Foreign Liquor (IMFL) for one of the established brand in India at Nira (Maharashtra). Food Safety and Standards Act, 2006 and rules made thereunder is the law specifically applicable to the Company.

We have checked the Compliance Management System of the Company to obtain reasonable assurance about the adequacy of systems in place to ensure compliance of specifically applicable laws and this verification was done on test basis. We believe that the Audit evidence which we have obtained is sufficient and appropriate to provide a basis for our audit opinion. In our opinion and to the best of our information and according to explanations given to us, we believe that the Compliance Management System of the Company seems adequate to ensure compliance of laws, specifically applicable to the Company.

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 audit period were carried out in compliance with the provisions of the Act.

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

Board decisions are carried out with unanimous consent and therefore, no dissenting views were required to be captured and recorded as part of the minutes.

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

We further report that during the audit period:

Pursuant to the provisions of Section 62, 42 and all other applicable provisions of the Companies Act 2013, SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 & the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as may be applicable, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Members of the Company passed a Special Resolution by way of postal ballot dated October 25, 2018 for issuance of 18,00,000 (Eighteen Lakhs) equity shares on preferential basis by way private placement for an amount upto upto ₹26,10,00,000 (Rupees Twenty Six Crores Ten Lakhs only) which were subsequently allotted in the Finance Committee meeting held on December 19, 2018.

^{*} No event took place under these regulations during the Audit period.

Annual Report 2018-19

- Pursuant to the provisions of Section 62, 42 and all other applicable provisions of the Companies Act 2013, SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 & the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as may be applicable, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Members of the Company passed a Special Resolution by way of postal ballot dated October 25, 2018 for issuance of 13,00,000 (Thirteen Lakhs) convertible warrants with right to the warrant holder to apply for and be allotted 1 (One) equity share of face value of ₹10 each of the Company for each Warrant within a period of 18 (Eighteen) months from the date of allotment of the Warrants on preferential basis by way private placement for an amount aggregating upto ₹18,85,00,000 (Rupees Eighteen Crores Eighty Five Lakhs only) which were subsequently allotted in the Finance Committee meeting held on December 19, 2018.
- Pursuant to the provisions of Section 62(1)(b) of the Companies Act, 2013 and SEBI (Share based Employee Benefits) Regulations, 2014, the Members of the Company passed a special resolution in its Annual General Meeting held on September 26, 2018 for approval of JIL Employees Stock Option Scheme 2018 for eligible employees of the Company for issue of 5,00,000 (Five Lakhs) equity shares.

For Sanjay Grover & Associates Company Secretaries Firm Registration No.: P2001DE052900

New Delhi May 16, 2019 Sanjay Grover Managing partner CP No. 3850

Annexure 2

Annual Report on Corporate Social Responsibility (CSR) Activities

Financial Year 2018-19

1. A brief outline of the Company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs.

Corporate Social Responsibility ('CSR') at Jubilant is the commitment of businesses to contribute to sustainable economic development by working with the employees, their families, the local community and the society at large to improve their lives in ways that are good for business and for its development.

CSR segment of the organisation is guided by the Sustainability Mission of the Company. In compliance with the provisions of Section 135 of Companies Act 2013, (the 'Act') read with the Companies (Corporate Social Responsibility) Rules, 2014 is applicable on Jubilant Industries Limited and to comply with the same company has taken following steps:

- Adoption of CSR Policy which has been placed on the Company's website www.jubilantindustries.com.
- Approval by the Sustainability and CSR Committee (the 'Committee') to implement CSR activities through "Jubilant Bhartia Foundation", a not-for-profit organisation registered under Section 25 of the Companies Act, 1956 (corresponding to Section 8 of the Act).
- While implementing CSR projects, the Company shall give priority to the area around its manufacturing locations in India.
- The Committee approved the following CSR activities which are in line with Schedule VII to the Act:
 - **Project Arogya and Swasthya Prahari:** Improving health indices through innovative services and promoting health seeking behavior;
 - **Project Muskaan:** Universalising elementary education and improving quality parameters for primary education through community involvement; and
 - Project Samridhi: Enhancing alternate livelihood opportunity and income of Farmers.

2. The Composition of the CSR Committee.

The composition of the CSR Committee as on March 31, 2019.

S. No.	Name of Directors	Designation in CSR Committee
1	Mr. Priyavrat Bhartia	Chairman
2	Mr. Shamit Bhartia	Member
3	Mr. Ramanathan Bupathy	Member
4	Mr. Manu Ahuja (Refer the note)	Member

Note: Inducted as a member of the Committee effective from May 10, 2018.

- 3. Average net profit of the company for last three financial years: Losses of ₹ 11.73 million
- 4. Prescribed CSR Expenditure (two per cent, of the amount as in item 3 above):

Due to losses, no CSR expenditure has been done during financial year 2018-19.

- 5. Details of CSR spent during the financial year 2018-19.
 - (a) Total amount to be spent for the financial year 2018-19: Nil
 - (b) Amount unspent, vis-à-vis prescribed CSR expenditure as per Section 135(5) of the Act: Nil
 - (c) Manner in which the amount spent during the financial year is detailed below.

(₹ in million)

(1)	(2)	(3)		(4)	(5)	(6)		(7)	(8)
S. No.	No. CSR project Sector in Projects or progr or activity which the Identified project is		ts or programs	outlay The project (budget) programs Sub		Amount spent on The projects or programs Subheads:		Amount spent: Direct or	
		covered	(1) Local area or other	(2) Specify the State and district where projects or Programs was undertaken	project or Programme wise	(1) Direct expenditure on Projects or programs	(2) Over- heads		through implementing agency
				NOT A	APPLICABLE				\times

6. In case the company has failed to spend the two per cent of the average net profit of the last three financial years or any part thereof, the company shall provide the reasons for not spending the amount in its Board Report.

Not Applicable

7. A responsibility statement of the CSR Committee that the implementation and monitoring of CSR policy, is in compliance with CSR objectives and Policy of the Company.

We hereby declare that to the best of our knowledge and belief the implementation and monitoring of CSR policy, is in compliance with CSR objectives and Policy of the Company.

For Jubilant Industries Limited

Priyavrat Bhartia Chairman CSR Committee (DIN: 00020603) Manu Ahuja CEO & Managing Director (DIN: 05123127)

Annexure 3

Extract of Annual Return (Form No. MGT-9)

As on the Financial Year ended on March 31, 2019

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

L24100UP2007PLC032909 CIN (i) Registration Details February 23, 2007 (ii) (iii) Name of the Company Jubilant Industries Limited (iv) Category/Sub-Category of the Company Public Company/ Limited by Shares (v) Address of the Registered Office and Bhartiagram, Gajraula, Contact details District Amroha - 244 223, Uttar Pradesh, India Tel: +91-5924-267200 (vi) Whether listed company Yes

(vii) Name, Address and Contact details of Alankit Assignments LimitedRegistrar and Transfer Agent, If any (Unit: Jubilant Industries Limited)

3E/7, Alankit Heights, Jhandewalan Extension

New Delhi - 110055

Tel: +91-11-23541234, 42541234

Email: rta@alankit.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S. No.	Name & Description of main products / services	NIC Code of the Product/ Service	% to total turnover of the Company
1	Manufacturing of Indian Made Foreign Liquor	32	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

	Name and address of the Company	CIN/GLN	Holding / Subsidiary/ Associate	% of shares held	Applicable Section of the Companies Act, 2013
1	Jubilant Agri and Consumer Products Limited, Bhartiagram, Gajraula, District Amroha - 244223, Uttar Pradesh, India	U52100UP2008PLC035862	Subsidiary	100%	Sec 2(87)
2	Jubilant Industries Inc., 790 Township Line RD STE 175 Yardley, PA 19067- 4249	N.A.	Subsidiary	100%	Sec 2(87)

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

(i) Category-wise Shareholding

	Category of Shareholder	at tl	No. of sha ne beginnii (April 01	ng of the yea	ar	No. of shares held at the end of the year (March 31, 2019)				% Change during the year
		Demat	Physical		% of total shares	Demat	Physical	Total	% of total shares	the year
A.	Promoter									
(1)	Indian									
	a) Individuals/ HUF	28498	\-	28498	0.24	28498	-	28498	0.21	(0.03
	b) Central Govt.	-	_	-	-	-	-	-	-	
	c) State Govt(s)	-	-	\ \ -	-	-	-	-	-	
	d) Bodies Corporate	7786792	-	7786792	65.26	9680314	-	9680314	70.50	5.2
	e) Banks/FI	-	\\-	\ \-	-	-	-	-	-	
	f) Any Other	-	1-	-	-	-	-	-	-	
	Sub Total (A)(1)	7815290	-	7815290	65.50	9708812	-	9708812	70.71	5.2
(2)	Foreign									
	a) NRIs - Individuals	72825	-	72825	0.61	72825	-	72825	0.53	(0.08
	b) Other - Individuals	-	-	\ -\	-	-	-	-	-	
	c) Bodies Corporate	278522	-	278522	2.33	185000	-	185000	1.35	(0.98
	d) Banks/FI	-	-	-	-	-	-	-	-	
	e) Any Other	-	-	-	-	-	-	-	-	
	Sub Total(A)(2)	351347	-	351347	2.94	257825	-	257825	1.88	(1.06
	Total Shareholding of Promoter (A) = (A)(1)+(A)(2)	8166637	-	8166637	68.45	9966637	-	9966637	72.58	4.13
B.	Public shareholding									
(1)	Institutions									
	a) Mutual Funds	80	540	620	0.01	80	-	80	0.00	(0.01
	b) Banks/FI	7156	983	8139	0.07	3131	225	3356	0.02	(0.05
	c) Central Govt.	-	-	-	-	62381	-	62381	0.45	0.4
	d) State Govt(s)	-	-	-	-	-	-	-	-	
	e) Venture Capital Funds	-	-	-	-	-	-	-	-	
	f) Insurance Companies	-	-	-	-	-	-	-	-	
	g) FIIs	-	160	160	0.00	-	-	-	-	
	i) Foreign Venture Capital Funds	-	-	-	-	-	-	-	-	
	j) Others - Foreign Bank	-	80	80	0.00	-	-	-	-	
	Sub-Total (B)(1)	7236	1763	8999	0.08	65592	225	65817	0.48	0.4
(2)	Non-Institutions									
	a) Bodies Corporate									
	i) Indian	446571	1092	447663	3.75	356259	758	357017	2.60	(1.15
	ii) Overseas	-	-	-	-	-	-	-	-	
	b) Individual									
	i) Individuals shareholders holding nominal share capital up to ₹ 1 lakh	2088558	123983	2212541	18.54	2064648	78698	2143346	15.61	(2.93
	ii) Individual shareholders holding nominal share capital in excess of ₹ 1 lakh	688319	-	688319	5.77	834482	-	834482	6.08	0.3

	Category of Shareholder	at tl	No. of shares held at the beginning of the year (April 01, 2018)			No. of shares held at the end of the year (March 31, 2019)				% Change during the year
		Demat	Physical	Total	% of total shares	Demat	Physical	Total	% of total shares	tile year
	d) Others									
	i) The Custodian Special Court	-	2850	2850	0.02	-	2850	2850	0.02	-
	ii) Trust	171576	-	171576	1.44	171967	-	171967	1.25	(0.19)
	iii) Non-resident Indians	218105	8762	226867	1.90	172738	5248	177986	1.30	(0.60)
	iv) Clearing Member	5649	-	5649	0.05	9999	-	9999	0.07	0.02
	v) NBFCs registered with RBI	-	-	-	-	1000	-	1000	0.01	0.01
	Sub-Total (B)(2)	3618778	136687	3755465	31.48	3611093	87554	3698647	26.94	(4.54)
	Total Public Shareholding (B) = (B)(1)+(B)(2)	3626014	138450	3764464	31.55	3676685	87779	3764464	27.42	(4.13)
C.	TOTAL (A)+(B)	11792651	138450	11931101	100.00	13643322	87779	13731101	100.00	-
	Shares held by Custodians for GDRs & ADRs	-	-	-	-	-	-	-	-	-
	Grand Total (A)+(B)+(C)	11792651	138450	11931101	100.00	13643322	87779	13731101	100.00	-

(ii) Shareholding of Promoters (including Promoter Group)

S. No.	Shareholder's Name	begi	reholding at inning of the April 01, 2018	year		ing at the end March 31, 201		% change in share holding
		No. of Shares	% of total Shares of the company	% of Shares Pledged/ encum- bered to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged/ encum- bered to total shares	during the year
1.	Mr. Shyam Sunder Bhartia	72825	0.61	-	72825	0.53	-	(0.08)
2.	Mr. Hari Shankar Bhartia	20873	0.17	-	20873	0.15	-	(0.02)
3.	Mr. Priyavrat Bhartia	253	0.00	-	253	0.00	-	-
4.	Mr. Shamit Bhartia	6561	0.06	-	6561	0.05	-	(0.01)
5.	Ms. Kavita Bhartia	613	0.01	-	613	0.00	-	(0.01)
6.	Ms. Aashti Bhartia	99	0.00	-	99	0.00	_	_
7.	Mr. Arjun Shankar Bhartia	99	0.00	-	99	0.00	-	-
8.	Vam Holdings Limited	284070	2.38	-	284070	2.07	-	(0.31)
9.	Jaytee Private Limited	380	0.00	-	380	0.00	-	
10.	Jubilant Infrastructure Limited	50000	0.42		50000	0.36	-	(0.06)
11.	Jubilant Consumer Private Limited (Refer Note 1)	-	\-	1	93522	0.68		0.68
12.	HSSS Investment Holding Private Limited (Refer Note 2)	5059440	42.41	\ \ -	6281470	45.75	-	3.34
13.	KBHB Investment Holding Private Limited (Refer Note 2)	1226302	10.28	-	1522497	11.09		0.81
14.	SSBPB Investment Holding Private Limited (Formerly Known as KBHSB Property Trustee Company Private Limited) (Refer Note 2)	1166600	9.78	-	1448375	10.55		0.77
15.	Miller Holdings Pte. Limited	-	-	-	_	_	- 1/	-
16.	Rance Investment Holdings Limited	120000	1.01	-	120000	0.87	-	(0.14)
17.	Cumin Investments Limited	120000	1.01	-	65000	0.47	-	(0.54)
18.	Torino Overseas Limited	38522	0.32	17	0.00	0.00	1/-	(0.32)
	TOTAL	8166637	68.45	//-	9966637	72.58	\-	4.13

Note:

^{1.} Became part of the Promoter Group in FY 2018-19.

^{2.} During the FY 2018-19, 18,00,000 equity shares were allotted pursuant to preferential allotment on private placement basis to members of the promoter group of the Company. Due to this, Promoter and Promoter Group shareholding has been changed by 4.13%.

(iii) Change in Promoters' Shareholding (including Promoter Group)

Name	Shareholding at the beginning of the year (April 1, 2018)		Date	Increase/ decrease during the year	Reasons	Cumulative Shareholding during the year/ Shareholding at the end of the year (March 31, 2019)		
	No. of Shares	% of total shares of the company				No. of shares	% of total shares of the company	
Jubilant Consumer Private Limited	-	-	1-Mar-19	93522	Market purchase	93522	0.68	
HSSS Investment Holding Private Limited	5059440	42.41	19-Dec-19	12,22,030	Preferential allotment on private placement basis	6281470	45.75	
KBHB Investment Holding Private Limited	1226302	10.28	19-Dec-19	2,96,195	Preferential allotment on private placement basis	1522497	11.09	
SSBPB Investment Holding Private Limited (Formerly Known as KBHSB Property Trustee Company Private Limited)	1166600	9.78	19-Dec-19	2,81,775	Preferential allotment on private placement basis	1448375	10.55	
Cumin Investments Limited	120000	1.01	1-Mar-19	55000	Market Sale	65000	0.47	
Torino Overseas Limited	38522	0.32	1-Mar-19	38522	Market Sale	-	-	

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters (including Promoter Group) and Holders of GDRs and ADRs):

S. No.	Name of the Shareholder	Shareholding		Increase/Decrease in the Shareholding		Reason	Cumulative Shareholding during the year (April 1, 2018 to March 31, 2019)	
		No. of Shares at he beginning (April 1, 2018)/end of the year (March 31, 2019)	% of total shares of the company	As on Benpose Date	Purchase (+)/Sale (-) during the year		No. of shares	% of total shares of the company
1	Jubilant Employees Welfare	170364	1.43	01-Apr-18				
	Trust	170364	1.24	31-Mar-19	-	-	170364	1.24
2	Chetan Jayantilal Shah	115000	0.97	01-Apr-18				
				18-Jan-19	22000	Transfer	137000	0.99
				08-Mar-19	8000	Transfer	145000	1.06
				15-Mar-19	10000	Transfer	155000	1.13
		155000	1.13	31-Mar-19	-	-	155000	1.13
3	Bhadra Jayantilal Shah	110000	0.92	01-Apr-18				
		110000	0.80	31-Mar-19	-	-	110000	0.80
4	Sonal Chetan Shah	110000	0.92	01-Apr-18				
		110000	0.80	31-Mar-19	-	-	110000	0.80
5	Jayantilal Premji Shah	85000	0.71	01-Apr-18				
		85000	0.62	31-Mar-19	-	-	85000	0.62

S. No.	Name of the Shareholder	Shareho	lding	Increase/ in the Sha		Reason	Sharehold	lative ing during ril 1, 2018 to 1, 2019)
		No. of Shares at he beginning (April 1, 2018)/end of the year (March 31, 2019)	% of total shares of the company	As on Benpose Date	Purchase (+)/Sale (-) during the year		No. of shares	% of total shares of the company
6	Jayantilal Premji Shah (HUF)	63000	0.53	01-Apr-18				
		63000	0.46	31-Mar-19	-	-	63000	0.46
7	Jayantilal Premji Shah (HUF)	47000	0.39	01-Apr-18				
		47000	0.34	31-Mar-19	-	-	47000	0.34
8	Ratnanandan Commercials	-	-	01-Apr-18				
	Private Limited**	42800	0.31	31-Mar-19	-	-	42800	0.31
9	Jubilant Industries Limited -	36270	0.30	01-Apr-18				
	Unclaimed Suspense Account			24-Oct-18	-32359	Transfer	3911	0.03
				22-Jan-19	-53	Transfer	3858	0.03
		3858	0.03	31-Mar-19	-	-	3858	0.03
10	Jaliyan Trading Private	-	-	01-Apr-18				
	Limited**			22-Mar-19	30000	Transfer	30000	0.22
		30000	0.22	31-Mar-19	-	-	30000	0.22
11	Chetan Jayantilal Shah (HUF)*	30000	0.25	01-Apr-18				
		30000	0.22	31-Mar-19	-	-	30000	0.22
12	Nishu Finlease Private	29000	0.24	01-Apr-17				
	Limited*	29000	0.24	31-Mar-18	-	-	29000	0.24

Ceased to be in the Top 10 shareholders as on March 31, 2019. The same is reflected above as the shareholder was one of the Top 10 shareholders as on April 1, 2018.

Not in the list of Top 10 shareholders as on April 1, 2018. The same is reflected above as the shareholder was one of the Top 10 shareholders as on

(v) Shareholding of Directors and Key Managerial Personnel:

S. No.	Name & Designation	beginning of the year Decrease in Share (April 1, 2018) Holding during the		Sharehold	ılative ing during (2018-19)	At the end of the year (March 31, 2019)		
		No. of shares	% of total shares of the company	year specifying the reasons for increase/ decrease (e.g. allotment/transfer/ bonus/sweat equity, etc.)	No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
1.	Mr. Priyavrat Bhartia, Chairman (Non-Executive)	253	0.00	No change during the Financial Year 2018-19	253	0.00	253	0.00
2.	Mr. Shamit Bhartia, Non- Executive Director	6,561	0.06		6,561	0.05	6,561	0.05
3.	Mr. Abhishek Mishra, Company Secretary	1	0.00		1	0.00	1	0.00

INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accrued but not due for payment - NIL

March 31, 2019.

Note: During the year, 62,381 equity shares have been transferred to Investor Education and Protection Fund Authority and this shareholding details is not form part of top ten shareholder during the financial year 2018-19.

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

Mr. Umesh Sharma, Chief Financial Officer & Whole-time Director has stepped down from the position of Director effective from May 10, 2018. Accordingly, he has been paid remuneration as Whole-time Director for the period starting from April 1, 2018 to May 10, 2018. His Gross Salary (as per provisions contained in Section 17(1) of the Income Tax Act, 1961) was ₹ 29,097, other component of Gross Salary like Value of perquisites u/s 17(2) of the Income Tax Act, 1961 and Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961 were NIL and other particulars of remuneration like Stock Option, Sweat Equity and Commission were also NIL. The Ceiling of Remuneration to be paid to Managerial Personnel is as per the provision of Section 197 read with Schedule V of Companies Act, 2013. Further, Mr. Manu Ahuja has been appointed as CEO & Managing Director of the Company effective from May 10, 2019 without any remuneration.

B. Remuneration to other directors:

(i) Independent Directors:

(Amount in ₹)

S.	Particulars of		Name of Directors							
No.	Remuneration	Mr. Ramanathan Bupathy	Mr. Sushil Kumar Roongta	Ms. Shivpriya Nanda	Mr. Radhey Shyam Sharma*	Amount				
1	Fee for attending Board/ Committee meetings	480000	510000	250000	100000	1340000				
2	Commission	-	-	-	-	-				
3	Others, please specify	-	-	-	-	-				
	Total	480000	510000	250000	100000	1340000				

^{*}Appointed effective from October 25, 2018

(ii) Other Non-Executive Director: NIL

No managerial remuneration has been paid to Non-Executive Directors during the Financial Year 2018-19. Hence, computation of ceiling of managerial remuneration is not given.

C. Remuneration to Key Managerial Personnel other than Managing Director/ Manager/ Whole-time Director (Amount in ₹)

S.	Particulars of Remuneration	Name of	Key Managerial Personnel Mr. Abhishek Mishra Company Secretary Total Amount 12,03,900 14,38,803 - - 7,567 7,567 - - - - - - 99,924 99,924		
No.		Mr. Umesh Sharma Chief Financial Officer (Refer Note)	Mishra Company		
1	Gross salary	2,34,903	12,03,900	14,38,803	
	Salary as per provisions contained in section 17(1) of the Income-tax Act,1961	-	-	-	
	Value of perquisites u/s 17(2) of the Income-tax Act, 1961	-	7,567	7,567	
	Profits in lieu of salary under section 17(3) of the Income-tax Act, 1961	-	-	-	
2	Stock Option	-	-	-	
3	Sweat Equity	-	-	-	
4	Commission	-	-	-	
5	Others (Provident Fund)	-	99,924	99,924	
	Total	2,34,903	13,11,391	15,46,294	

Note: Mr. Umesh Sharma, Chief Financial Officer & Whole-time Director has stepped down from the position of Directorship effective from May 10, 2018 and he continued to be Chief Financial Officer of the Company. Above remuneration is for the period effective from May 11, 2018 till end of the financial year.

Boards' Report

VII. PENALTIES/ PUNISHMENT/ COMPOUNDING OF OFFENCES:

There were no penalties/ punishment/ compounding of offences for breach of any section of Companies Act against the Company or its Directors or other officers in default, if any, during the year.

For and on behalf of the Board

Place: NOIDA Date: May 16, 2019 **Priyavrat Bhartia**Chairman
(DIN: 00020603)

Annexure 4

Disclosure under Section 134(3)(M) of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014.

A. CONSERVATION OF ENERGY:

(i) Steps taken or impact on conservation of energy

- 1) OPE improvement,
- 2) Awareness developed through training
- 3) Shutting down unnecessary computer, printer, office light.

(ii) Steps taken by the Company for utilizing alternate sources of energy

The Company recognizes that climate change mitigation require significant consideration in business decisions. To bring down the carbon foot print, the Company continuously strives to use renewable energy.

(iii) Capital investment on energy conservation equipments

Nil

B. TECHNOLOGY ABSORPTION

i) Efforts made towards technology absorption

Owing to the nature of operations of the Company, the information pertaining to Technology Absorption is not applicable to the Company. However, the Company endeavors to avail the latest technology trends and practices in its operations.

ii) Benefits derived like product improvement, cost reduction, product development or import substitution None.

iii) Imported Technology

Not Applicable.

iv) Expenditure incurred on Research and Development

None.

C. FOREIGN EXCHANGE EARNING AND OUTGO - None

For and on behalf of the Board

Priyavrat Bhartia Chairman (DIN: 00020603)

Place: NOIDA Date: May 16, 2019

Annexure 5

Particulars prescribed under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

PART-A

(i) The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2018-19, the percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary in the financial year 2018-19:

SI. No.	Name and Designation of Director/KMP	Remuneration during the financial year 2018-19 (in ₹)	% increase in Remuneration	Ratio of remuneration of each Director to median remuneration of employees
1.	Mr. Priyavrat Bhartia¹ Chairman (Non-Executive)	-	-	-
2.	Mr. Shamit Bhartia ¹ Non-Executive Director	-	-	-
3.	Mr. Ramanathan Bupathy ² Independent Director	4,80,000	12.94	0.36
4.	Mr. Sushil Kumar Roongta ² Independent Director	5,10,000	(8.93)	0.38
5.	Ms. Shivpriya Nanda² Independent Director	2,50,000	(28.57)	0.19
6.	Mr. Radhey Shyam Sharma³ Independent Director	1,00,000	Not applicable	Not applicable
7.	Mr. Manu Ahuja⁴ CEO & Managing Director	-	-	-
8.	Mr. Umesh Sharma ⁵ Whole-time Director & Chief Financial Officer	2,64,000	Not applicable	Not applicable
9	Mr. Abhishek Mishra ⁶ Company Secretary	13,11,391	Not applicable	Not applicable

Note:

- 1. Mr. Priyavrat Bhartia and Mr. Shamit Bhartia has opted not to take sitting fee.
- 2. Change in remuneration of Independent Directors vis-a-vis previous year, if any, is due to change in their committee membership, meetings attended and sitting fee paid.
- 3. Detail of Mr. Radhey Shyam Sharma for increase in remuneration is not given as he was appointed as an Additional Director (Independent category) only for a part of the Financial Year i.e. effective from October 25, 2018.
- 4. Mr. Manu Ahuja appointed as CEO & Managing Director effective from May 10, 2018 without any remuneration.
- 5. Detail of Mr. Umesh Sharma for increase in remuneration is not given as he was Director only for a part of the Financial Year 2017-18.
- 6. Detail of Mr. Abhishek Mishra for increase in remuneration is not given as he was Company Secretary only for a part of the Financial Year 2017-18.

Median of Total Cost to Company (CTC) on payable basis has been taken for all on-roll employees as on March 31, 2019: Median Salary of all on-roll employees is ₹ 13,45,611.

- (ii) The percentage decrease in the median remuneration of employees in the Financial Year 2018-19 was 8%;
- (iii) 5 permanent employees were on the rolls of Company as on March 31, 2019.
- (iv) Average percentage increase made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentage increase in managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:
 - Average increase in remuneration of the employees other than managerial remuneration was 2% in the Financial Year 2018-19.
- (v) Affirmation that the remuneration is as per the as per the Remuneration Policy of the Company:
 - It is hereby affirmed that the remuneration paid as per the Appointment and Remuneration Policy for Directors, Key Managerial Personnel and other employees.

Previous Employment held	Name of the Company		Jubilant Life Sciences Limited	United Spirits Limited	Jubilant Life Sciences Limited	Jubilant Agri and Consumer Products Limited	Jubilant Enpro Private Limited
Previous Em	Designation		Deputy Manager – Production	Division Manager	Assistant Manager – Quality	Deputy Manager – Secretarial	Senior Vice President - Finance & Accounts
Remuneration (₹)			19,18,841	18,99,604	14,69,720	13,11,391	2,64,000
Age			26	40	45	34	15
Date of Commencement	of Employment	8-19	15-Nov-2011	12-Nov-2018	15-Nov-2011	16-Mar-2018	24-May-2017
Total Work Experience	(Years)	Financial Year 2018-19	31	-	22	0	26
Qualification		Top Ten Employees in terms of remuneration drawn during the Fin	B. Sc. (Chemistry)	PGDBM – Marketing	B.Sc. (Chemistry), Diploma in Industrial Fermentation & Alcohol Technology	FCS, B.Sc. (PCM)	FCA, ACS, Senior Management Programme from the Indian Institute of Management (IIM), Calcutta
Designation & Nature of Duties		ees in terms of remune	Senior Manager - Production	General Manager - BD	Manager – QA	Company Secretary	Umesh Sharma* Chief Financial Officer & Whole-time Director
Sr. Employee No. Name		Top Ten Employ	S E Chavan	Arvind Mohta	Abasaheb Bhagawan Bhosale	Abhishek Mishra	
Sr. No.		A.		7	\sim	4	5

*Resigned from the Directorship effective from May 10, 2018

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Employed for full year and in receipt of remuneration for the year which in aggregate was not less than ₹ 10,200,000 per annum (other than those mentioned in Para A above) Employed for part of the year and in receipt of remuneration which in aggregate was not less than ₹850,000 per month (other than those mentioned in Para A above) NONE ن

Notes:

- All above persons are/were full time employees of the Company.
- None of the other employees is related to any Director of the Company.
- None of the above employees is covered under Rule 5(2)(iii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.
 - Remuneration comprises salary, allowances, perquisites/ taxable value of perquisites etc. including perquisite value of ESOPs exercised, if any.

Priyavrat Bhartia

Chairman

For and on behalf of the Board

Date: May 16, 2019 Place: NOIDA

Annexure 6

REPORT ON CORPORATE GOVERNANCE

A) Company's Philosophy:

At Jubilant Industries Limited ("the Company" or "Jubilant"), Corporate Governance is both a tradition and a way of life. We believe in delivering on our promise of Caring, Sharing, Growing, which translates into:

"We will, with utmost care for the environment, continue to enhance value for our customers by providing innovative products and economically efficient solutions and for our shareholders through sales growth, cost effectiveness and wise investment of resources"

The Company's Corporate Governance philosophy is led by core principles of:

- Caring for the environment which includes caring for the society around us;
- Enhancement of stakeholders' value through pursuit of excellence, efficiency of operations, quest for growth and continuous innovation;
- Transparency, promptness and fairness in disclosures to and communication with all stakeholders including shareholders, government authorities, customers, suppliers, lenders, employees and the community at large; and
- Complying with laws in letter as well as in spirit.

Highlights of Company's Corporate Governance regime are:

- Broad based and well represented Board with fair mix of Executive, Non-Executive and Independent Directors bringing in expertise in diverse areas with half of the Board being Independent;
- Constitution of several Board Committees for focused attention and proactive flow of information and informed decisions;
- Active employee participation in place; one top executive on the Board of Directors;
- Emphasis on ethical business conduct by the Board, management and employees to ensure integrity, transparency, independence and accountability in dealing with stakeholders;
- Established Code of Conduct for Directors and Senior Management, Instituted Whistle Blower policy and Code of Conduct for Prevention of Insider Trading and Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information;
- Focus on hiring, retaining and nurturing best talent and to promote a culture of excellence across the organisation. Exhaustive HR policies cover succession planning, training and development, employee grievance handling, etc.;

- Business Excellence through Velocity Initiatives like Lean Six Sigma, Total Productive Maintenance and world class manufacturing;
- Employees Stock Option Plan to attract, reward and retain key senior executives;
- Online monitoring of internal controls on all operations spanning more than 1,100 control assertions through a specially designed software to institutionalize a quarterly system of certification to enable CEO/CFO certification of internal controls as per Regulation 17(8) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred as Listing Regulations);
- Robust Risk Management framework for identifying various risks, assessing their probability as well as likely impact and finalizing risk mitigation and minimization plans;
- Timely, transparent and regular disclosures;
- Effective control on statutory compliances by quarterly online reporting and presentation;
- Paperless meetings of Board and Committees;
- Communication with shareholders including emailing of Annual Reports, other documents and Corporate Sustainability Report; and
- Comprehensive Corporate Sustainability
 Management System focusing on triple bottom
 line reporting on economic, environment and
 society parameters as per Global Reporting
 Initiatives standards with a stated policy on
 sustainability.

Securities and Exchange Board of India regulates Corporate Governance practices for listed companies through the Listing Regulations. Jubilant is in full compliance with the amended Listing Regulations.

B) Board of Directors:

(i) Composition

The Board of Jubilant comprises of seven Directors out of which Four are Non-Executive Independent Directors including a Woman Director, two are Non-Executive Promoter Directors and one is CEO & Managing Director. Further, the Board Diversity Policy of the Company requires the Board to have balance of skills, experience and diversity of perspectives appropriate to the Company.

The skills, expertise and competencies of the Directors as identified by the Board in the context of business(es) of the Company, are provided and forming part of this Report. These skills, expertise

and competencies are available in the present mix of the Directors of the Company.

The maximum tenure of Independent Directors is upto five consecutive years from the date of their appointment. However, they can be re-appointed for another term of five consecutive years. The date of appointment/ re-appointment and tenure of the existing Independent Directors are given below:

ı	S. No.	Name of Independent Director	Date of Appointment/ Re-Appointment	Date of Completion of Tenure
Ī	1	Mr. Radhey Shyam Sharma	October 25, 2018	October 24, 2023
	2	Mr. Ramanathan Bupathy	April 1, 2019	March 31, 2024
	3	Mr. Sushil Kumar Roongta	April 1, 2019	March 31, 2024
	4	Ms. Shivpriya Nanda	April 1, 2019	March 31, 2024

Note: Members shall be considering appointment of Mr. Radhey Shyam Sharma as an Independent Director for a period of five consecutive years effective from October 25, 2018 and re-appointment of Mr. Ramanathan Bupathy, Mr. Sushil Kumar Roongta and Ms. Shivpriya Nanda for second term for a period of five consecutive years effective from April 1, 2019.

The letters of appointment/re-appointment have been issued to the Independent Directors and the terms and conditions thereof are posted on the Company's website.

The Board of Directors along with its Committees provides effective leadership and strategic guidance to the Company's management while discharging its fiduciary responsibilities, thereby ensuring that the management adheres to high standards of ethics, transparency and disclosures.

(ii) Key functions of the Board

The Board performs various statutory and other functions in connection with managing the affairs of the Company. The key functions performed by the Board of Jubilant are:

- Reviewing and guiding corporate strategy, major plans of action, annual budgets and business plans, setting performance objectives, monitoring implementation & corporate performance and overseeing major capital expenditures, acquisitions and divestments;
- b. Monitoring effectiveness of the Company's governance, policies & practices and making changes as needed;
- Selecting, compensating, monitoring and when necessary, replacing Key Managerial Personnel and overseeing succession planning;
- d. Aligning Key Managerial Personnel and Board

- remuneration with the long term interests of the Company and its shareholders;
- e. Ensuring a transparent Board nomination process with the diversity of thought, experience, knowledge, perspective and gender in the Board;
- f. Monitoring and managing potential conflicts of interest of management, board members and shareholders, including misuse of corporate assets and abuse in related party transactions;
- g. Ensuring integrity of the Company's accounting and financial reporting systems, including the independent audit and that appropriate systems of control are in place, in particular, systems for risk management, financial and operational controls and compliance with the laws & regulations and relevant standards in force;
- h. Overseeing the process of disclosure and communications;
- Monitoring and reviewing Board's Evaluation framework.

(iii) Meetings of the Board

Meetings of the Board are generally held at the Corporate Office of the Company at Plot No. 1A, Sector 16A, Noida - 201301, Uttar Pradesh, India. During the year, the Board met four times i.e. on May 10, 2018; July 26, 2018; October 25, 2018 and January 31, 2019. The Company has held minimum one Board Meeting in each quarter and maximum gap between two consecutive meetings did not exceed prescribed limit of 120 days which is in compliance with Listing Regulations and the Companies Act, 2013.

An annual calendar of meetings is prepared well in advance and shared with the Directors in the beginning of the year to enable them to plan their attendance at the meetings. Directors are expected to attend Board and Committee Meetings, spend the necessary time and meet as frequently as the situation warrants to properly discharge their responsibilities.

Concerned executives of the Company communicate the matters requiring approval of the Board to the Company Secretary, well in advance, so that these can be included in the Agenda for the scheduled Board/Committee meeting.

Agenda papers are sent electronically to the Directors, well in advance, before the meetings. Draft Minutes of the Board and Committee meetings are circulated to the Directors of the Company for their comments thereon and, thereafter, noted by the Board/ Committee in its next Meeting.

Composition of the Board of Directors as on March 31, 2019 and attendance at the Board meetings held during the Financial Year ended March 31, 2019 and at the last Annual General Meeting (hereinafter referred as 'AGM') are given in table below:

Name and Designation	Category	Atten	Attendance at Meetings	
		No. of Boa	Last AGM	
		Held during the tenure	Attended	Attended
Mr. Priyavrat Bhartia ¹ Chairman	Non-Executive and Promoter	4	4	Yes
Mr. Shamit Bhartia ¹ Director	Non-Executive and Promoter	4	3	No
Mr. Ramanathan Bupathy Director	Non-Executive and Independent	4	4	Yes
Mr. Sushil Kumar Roongta Director	Non-Executive and Independent	4	4	No
Ms. Shivpriya Nanda Director	Non-Executive and Independent	4	3	No
Mr. Umesh Sharma ² Chief Financial Officer & Whole-time Director	Executive	1	1	Not Applicable
Mr. Radhey Shyam Sharma³ Director	Non-Executive and Independent	2	2	Not Applicable
Mr. Manu Ahuja⁴ CEO & Managing Director	Executive	4	4	Yes

^{1.} Mr. Priyavrat Bhartia and Mr. Shamit Bhartia being brothers are related to each other. Except this, there are no inter-se relationship among the Directors

- 3. Appointed as a Non-Executive Independent Director effective from October 25, 2018.
- 4. Appointed as a Chief Executive Officer (CEO) & Managing Director effective from May 10, 2018.

(iv) Other Directorships

The number of directorships in other bodies corporate and memberships/chairmanships of Board Committees held by the Directors as on March 31, 2019 are as given in table below:

Name of Director		Other Bodies Corporate* Membership of Committees# companies and Category			•		Directorships in listed companies and Category of
	Public Listed	Public Unlisted	Private	Foreign	Chairmanships	Memberships	Directorships
Mr. Priyavrat Bhartia	3	3	10	-		6	 Hindustan Media Ventures Limited - Non-Executive Director HT Media Limited - Non-Executive Director Jubilant Life Sciences Limited - Non-Executive Director
Mr. Shamit Bhartia	3	4	7	-		2	 Hindustan Media Ventures Limited - Executive Director HT Media Limited - Non- Executive Director Jubilant FoodWorks Limited - Non-Executive Director
Mr. Ramanathan Bupathy	1	1	3	-	3	1	Geojit Financial Services Limited - Independent Director

^{2.} Resigned from the Directorship effective from May 10, 2018.

Name of Director		lo. of Direct her Bodies					Directorships in listed companies and Category of
	Public Listed	Public Unlisted	Private	Foreign	Chairmanships	Memberships	Directorships
Mr. Sushil Kumar Roongta	4	5	-	-	1	5	 Jubilant Life Sciences Limited - Independent Director ACC Limited - Independent Director CL Educate Limited - Independent Director JK Paper Limited - Independent Director
Ms. Shivpriya Nanda	-	2	-	-	-	3	-
Mr. Radhey Shyam Sharma	-	4	1	-	1	3	-
Mr. Manu Ahuja	><-	1	/-/	_	-	3	-

^{*} Excluding Jubilant Industries Limited, Section 8 Companies and Limited Liability Partnership.

(v) Information given to the Board

The Board and Committees thereof have complete access to all relevant information. Such information is submitted either as part of the agenda papers of the meetings in advance or by way of presentations and discussion material during the meetings. Such information, inter-alia, includes the following:

- Annual operating plans, budgets and any updates;
- Capital budgets and any updates;
- Annual and Quarterly results of the Company and its operating divisions or business segments;
- Minutes of the meetings of the Audit Committee and other Committees of the Board of Directors:
- Information on recruitment and remuneration of senior officers just below the Board level, including appointment or removal of the Chief Financial Officer and the Company Secretary;
- Show cause, demand, prosecution notices and penalty notices, which are materially important;
- Fatal or serious accidents, dangerous occurrences, any material effluent or pollution problems;
- Material default in financial obligations to and by the Company, or substantial non-payment for goods sold by the Company;
- Issue which involves possible public or product liability claims of substantial nature;
- Details of any joint venture or collaboration agreement;

- Transactions that involve substantial payment towards goodwill, brand equity or intellectual property;
- Significant labour problems and their proposed solutions including any significant development in Human Resources/Industrial Relations front;
- Sale of investments, subsidiaries, assets which are material in nature and not in normal course of business;
- Quarterly details of foreign exchange exposures and the steps taken by the Management to limit the risks of adverse exchange rate movement, if material;
- Minutes of Board Meetings of unlisted subsidiary company(s);
- Statement of significant transactions or arrangements made by unlisted subsidiary companies;
- Non-compliance of any regulatory, statutory or listing requirements and shareholders services such as non-payment of dividend, delay in share transfer, etc;
- Quarterly statement showing status of investors complaints;
- Compliance Report pertaining to applicable laws and steps taken to rectify instance of non-compliance, if any; and
- Quarterly Compliance Report on Corporate Governance.

(vi) Board Process

The Company sends documents relating to Board and Committee meetings, including agenda papers and supplementary documents, to the

[#] Pursuant to Regulation 26 of the Listing Regulations, Chairmanship/ Membership of Audit Committees and Stakeholders' Relationship Committees of Indian Public Companies, whether listed or not, have been considered. Committees of Jubilant are also included.

Directors in electronic form at least 7 days before the meetings.

Important decisions taken at the Board/Committee meetings are promptly communicated to the concerned departments/ divisions. Action Taken Report (ATR) on the decisions of the previous meeting(s) is placed at the next meeting of the Board/Committee.

The Company has complied with the Secretarial Standard-1 on Meetings of the Board of Directors and Secretarial Standard-2 on General Meetings issued by the Institute of Company Secretaries of India.

(vii) Independent Directors' Meeting

Independent Directors met on May 16, 2019 without the attendance of Non-Independent Directors and members of the management of the Company. The Independent Directors, inter alia, evaluated performance of the Non-Independent Directors and the Board of Directors as a whole, also reviewed the performance of Chairman of the Company, taking into account the views of Executive Directors and Non-Executive Directors; for the Financial Year ended March 31, 2019. They also assessed the quality, content and timeliness of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

(viii) Familiarisation Programme for Independent Directors

The Company familiarises its Independent Directors with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company, legal updates, etc. In this regard, the Company follows a structured familiarisation programme for the Independent Directors. The details related thereto are displayed on the Company's website https://www.jubilantindustries.com/pdfs/Familiarisation-Programme-for-Independent-Directors-2018.pdf.

(ix) List of Core Skills/ expertise/ competencies identified by the Board

The following core skills/ expertise/ competencies have been identified by the Board of Directors as required in the context of business(es) and sector(s) of the Company to function effectively:

- Deep understanding of Company's business/ strategy and structure;
- 2. Financial acumen;
- 3. Knowledge in Accounting and Auditing Standards and tax matters;
- 4. Knowledge of the Companies Act, 2013,

- applicable SEBI and Stock Exchange Regulations;
- 5. Knowledge on Employee Benefit Schemes and matters related to employee hiring / skill development, gender diversity, etc.;
- 6. Entrepreneurial skills to evaluate risk and rewards and perform advisory role;
- 7. Focus on compliance;
- 8. Understanding of the processes and systems for defining high corporate governance standards;
- 9. Understanding rights of Shareholders and obligations of the Management;
- 10. Knowledge in global standards on Corporate Sustainability and Sustainability Reporting based on Global Reporting initiatives (GRI) Standards; and
- 11. Knowledge of national and global business scenario.

(x) Confirmation of Independence

The Independent Directors of your Company have confirmed that (a) they meet the criteria of Independence as prescribed under Section 149 of the Act and Regulation 16 of the Listing Regulations, and (b) they are not aware of any circumstance or situation, which could impair or impact their ability to discharge duties with an objective independent judgement and without any external influence. Further, in the opinion of the Board, the Independent Directors fulfil the conditions prescribed under the Listing Regulations and are independent of the management of the Company.

(xi) Certificate from Practicing Company Secretary on qualification of Directors

The Company has obtained a certificate from a Practicing Company Secretary, Mr. Sanjay Grover, Managing Partner of M/s. Sanjay Grover & Associates, Company Secretaries, as per the provisions of Schedule V (C) of the Listing Regulations, confirming 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 SEBI/ Ministry of Corporate Affairs or any such statutory authority. The Certificate is attached as **Annexure A**.

(xii) Total fees paid to Statutory Auditors

During the year, total fees of ₹3.03 million was paid to M/s. K. N. Gutgutia & Co., Statutory Auditor on a consolidated basis for all audit and non-audit services availed by the Company and its subsidiaries and they does not have any network firm/ network entity.

C) Committees of the Board

To focus effectively on the issues and ensure expedient resolution of diverse matters, the Board has constituted several Committees of Directors with specific terms of reference. The Committees operate as empowered agents of the Board as per their terms of reference that set forth the purposes, goals and responsibilities. Committee members are appointed by the Board with the consent of individual Directors. The Committees meet as often as required or as statutorily required. Committees that are constituted voluntarily for effective governance of the affairs of the Company may also include Company executives.

The minutes of the meetings of all Committees of the Board are circulated quarterly to the Board for noting.

Major Committees are:

- Audit Committee
- Nomination, Remuneration and Compensation
 Committee
- Stakeholders Relationship Committee
- Sustainability and Corporate Social Responsibility Committee
- Finance Committee
- Business Strategy Committee
- Restructuring Committee

Recommendations made by these Committees have been accepted by the Board. The Company Secretary officiates as the Secretary of the Committees. Detailed terms of reference, composition, quorum, meetings, attendance and other relevant details of these committees are as under:

AUDIT COMMITTEE

The Audit Committee primarily constitutes a formal and transparent arrangement for accurate financial reporting and strong internal controls. The Committee through regular interaction with external and internal auditors and review of financial statements ensures that the interests of stakeholders are properly protected. The committee have powers to investigate any activity within its terms of reference, seek information from any employee, obtain outside legal or other professional advice and secure attendance of outsiders with relevant expertise, if it considers necessary.

All members of the Audit Committee are financially literate and a majority has accounting or financial management expertise.

(i) Terms of reference:

During the year, terms of reference of the Committee have been revised to align the same with the revised Listing Regulations and the SEBI (Prohibition of Insider Trading) Regulations, 2015. The Audit Committee functions according to

its terms of reference that define its authority, responsibility and reporting functions in accordance with the provisions of Companies Act, 2013 (hereinafter referred as 'the Act') and Regulation 18 read with Part C of Schedule II to the Listing Regulations which, inter-alia, includes the following:

- 1. Oversight of the Company's financial reporting process and disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- 2. Recommendation for appointment, remuneration and terms of appointment of cost auditors and statutory auditors including their replacement or removal.
- 3. Approval for payment to statutory auditors for any other permitted services rendered by statutory auditors.
- 4. Reviewing with the management, the annual financial statements and auditors' report thereon before submission to the Board for approval, with particular reference to:
 - a. Matters required to be included in the Directors' Responsibility Statement to be included in the Board's report.
 - b. Changes, if any, in accounting policies and practices and reasons for the same.
 - c. Major accounting entries involving estimates based on the exercise of judgement by management.
 - d. Significant adjustments made in the financial statements arising out of audit findings.
 - e. Compliance with listing and other legal requirements relating to financial statements.
 - f. Disclosure of any related party transactions.
 - g. Draft auditors' reports including qualifications, if any.
- 5. Reviewing with the management, the quarterly financial statements before submission to the Board for approval.
- 6. Reviewing with the management, the statement of uses/ application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/ prospectus/ notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue and making appropriate recommendations to the Board to take steps in this matter.

- 7. Reviewing and monitoring with the management, independence and performance of statutory and internal auditors, adequacy of internal control systems and effectiveness of the audit processes.
- Reviewing adequacy of internal audit function including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- 9. Discussion with internal auditors on any significant findings and follow up there-on.
- 10. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- 11. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- 12. To look into the reasons for substantial defaults in payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- 13. To review the functioning of the Whistle Blower Policy (Vigil Mechanism).
- 14. Approval of appointment of CFO (i.e. the Whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate.
- 15. Approval or any subsequent modification of transactions of the Company with related parties.
- 16. Scrutiny of inter-corporate loans and investments.
- 17. Valuation of undertakings or assets of the Company, wherever it is necessary.
- 18. Evaluation of internal financial controls and risk management system.
- 19. Review of management discussion and analysis of financial condition and results of operations.
- 20. Review of management letters/ letters of internal control weaknesses issued by the statutory auditors.

- 21. Review of internal audit reports relating to internal control weaknesses.
- 22. Review of financial statements, in particular, investments made by the subsidiary company(ies).
- 23. Reviewing the utilization of loans and/ or advances from/ investment by the holding company in the subsidiary exceeding Rupees 100 Crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans/ advances/ investments.
- 24. Review compliance with the provisions of the SEBI (Prohibition of Insider Trading) Regulations, 2015 and verify that the systems for internal control are adequate and are operating effectively.
- 25. Discharge any other duties or responsibilities as may be prescribed by law or as may be delegated by the Board from time to time.

(ii) Composition

As on date, the Committee comprises of Mr. Ramanathan Bupathy, Chairman, Mr. Sushil Kumar Roongta, Ms. Shivpriya Nanda, Mr. Radhey Shyam Sharma and Mr. Manu Ahuja.

During the year, Mr. Umesh Sharma ceased to be the member of Audit Committee on his resignation from the Directorship, effective from May 10, 2018. Simultaneously, Ms. Shivpriya Nanda, Director and Mr. Manu Ahuja, CEO and Managing Director of the Company, inducted as members of the Committee effective from May 10, 2018.

After the closing of the Financial Year ended March 31, 2019, Mr. Radhey Shyam Sharma inducted as a member of the Audit Committee effective from May 1, 2019.

Invitees:

Mr. Umesh Sharma, Chief Financial Officer is a permanent invitee to the Audit Committee meetings.

The representatives of Statutory Auditors and Internal Auditors, and other executives, as desired by the Committee, attend the meetings as invitees.

(iii) Meetings, Quorum and Attendance

Audit Committee meets at least four times in a year with a gap of not more than one hundred and twenty days between two consecutive meetings. The quorum for the meeting is either two members or one third of the members of the Committee, whichever is higher with atleast two Independent Directors.

During the year, the Committee met four times i.e. on May 10, 2018; July 26, 2018; October 25, 2018 and January 31, 2019.

Attendance details of the members are given in the table below:

Name of the Committee Member	Meetings Held During Tenure	Meetings Attended
Mr. Ramanathan Bupathy, Chairman	4	4
Mr. Sushil Kumar Roongta	4	4
Ms. Shivpriya Nanda ¹	3	3
Mr. Umesh Sharma ²	1	1
Mr. Radhey Shyam Sharma ³	NA	NA
Mr. Manu Ahuja ¹	3	3

- 1. Inducted as members of the Committee, effective from May 10, 2018.
- 2. Resigned, effective from May 10, 2018.
- 3. Inducted as a member of the Committee, effective from May 1, 2019.

NOMINATION, REMUNERATION AND COMPENSATION COMMITTEE

The Nomination, Remuneration and Compensation Committee, constituted under Section 178 of the Act and Regulation 19 with Part D of Schedule II to the Listing Regulations functions according to its terms of reference that define its authority, responsibility and reporting functions which, inter-alia, include the following:

(i) Terms of Reference:

During the year, terms of reference of the Committee have been revised to align the same with the revised Listing Regulations. The present role of Committee is:

- 1. To identify persons who are qualified to become directors in accordance with the criteria laid down and recommend to the Board, their appointment/ removal.
- 2. To identify persons who may be appointed in senior management in accordance with the criteria laid down and recommend to the Board, their appointment/ removal.
- 3. Specify manner for effective evaluation of performance of Board, Directors and its committees and review its implementation and compliance.
- 4. Extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- 5. To formulate the criteria for determining qualifications, positive attributes and independence of a director.
- 6. Devising a policy on Board diversity.

- 7. To formulate and recommend to the Board, policies relating to the remuneration of:
 - a) Directors
 - b) Key Managerial Personnel
 - c) Other employees of the Company
- 8. To discharge the role envisaged under the SEBI (Share Based Employee Benefits) Regulations, 2014.
- 9. Recommend to the board, all remuneration, in whatever form, payable to senior management.
- Discharge any other duties or responsibilities as may be prescribed by law or as may be delegated by the Board from time to time.

(ii) Compositions

As on date, the Committee comprises of Mr. Sushil Kumar Roongta, Chairman, Mr. Priyavrat Bhartia, Mr. Shamit Bhartia and Mr. Ramanathan Bupathy.

Invitees:

Mr. Manu Ahuja, CEO & Managing Director and Mr. Umesh Sharma, Chief Financial Officer are the permanent invitee to the Nomination, Remuneration and Compensation Committee meetings.

(iii) Meetings, Quorum and Attendance

The Committee meets as often as required. During the year, the Committee met four times i.e. on May 10, 2018; July 26, 2018; October 25, 2018 and January 31, 2019.

The quorum for the meeting is either two members or one third of the members of the Committee, whichever is higher with at least one independent director.

Attendance details of the members are given in the table below:

Name of the Committee Member	Meetings Held During Tenure	Meetings Attended
Mr. Sushil Kumar Roongta, Chairman	4	4
Mr. Priyavrat Bhartia	4	4
Mr. Shamit Bhartia	4	3
Mr. Ramanathan Bupathy	4	4

STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders Relationship Committee oversees various activities that lead to improve and effective shareholder services like review of adherence to the service standards adopted for shareholder services, measures taken for reducing the timelines for redressal of shareholder and investor grievances,

transfer/ transmission of shares, issue of duplicate share certificates, dematerialisation/ rematerialisation of shares and related matters in accordance with the provisions of the Act and Regulation 20 read with Part D of Schedule II to the Listing Regulations. The Committee meets as often as required. Additionally, the Board has authorised the Chief Financial Officer and the Company Secretary to jointly exercise the powers of approving transfer/ transmission of shares. Normally, transfers/ transmissions are approved once in a fortnight.

(i) Terms of Reference:

During the year, terms of reference of the Committee have been revised to align the same with the revised Listing Regulations. The present role of Committee is:

- Resolving grievances of the security holders of the Company including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/ duplicate certificates, general meetings, etc.
- Review of measures taken for effective exercise of voting rights by the shareholders.
- 3. Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent.
- 4. Review of various measures and initiatives taken by the Company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/ annual reports/ statutory notices by the shareholders of the Company.
- To deal with all matters relating to issue of duplicate share certificate, transmission of securities etc.
- To approve transfer of securities as per powers delegated by the Board and to note transfer of securities approved by the Chief Financial Officer and Company Secretary of the Company.
- 7. Discharge any other duties or responsibilities as may be prescribed by law or as may be delegated by the Board from time to time.

(ii) Composition

As on date, the Committee comprises of Mr. Sushil Kumar Roongta, Chairman, Mr. Priyavrat Bhartia and Mr. Manu Ahuja.

During the year, Mr. Umesh Sharma ceased to be the member of the Committee on his resignation from the Directorship, effective from May 10, 2018. Further, Mr. Manu Ahuja, CEO and Managing Director of the Company, inducted as members of the Committee effective from May 10, 2018.

Compliance Officer

Mr. Abhishek Mishra, Company Secretary of the Company is the Compliance Officer in terms of Regulation 6 of Listing Regulations.

(iii) Meetings, Quorum and Attendance

The Committee meets as often as required. During the year, the Committee met four times i.e. on May 10, 2018; July 26, 2018; October 25, 2018 and January 31, 2019.

The quorum for the meeting is either two members or one third of the members of the Committee, whichever is higher.

Attendance details of the members are given in the table below:

Name of the Committee Member	Meetings Held During Tenure	Meetings Attended
Mr. Sushil Kumar Roongta, Chairman	4	4
Mr. Priyavrat Bhartia	4	4
Mr. Umesh Sharma ¹	1	1
Mr. Manu Ahuja ²	3	3

- 1. Resigned, effective from May 10, 2018.
- 2. Inducted as a member of the Committee, effective from May 10, 2018.

(iii) Investors' Grievances/Complaints

During the year, the Company received 7 (seven) complaints, which were resolved. No complaint was pending as on March 31, 2019.

(iv) Transfers, Transmissions etc. approved

During the year, the Company received 1,197 cases (involving 42,212 equity shares) of share transfer/transmission out of which 1,114 cases (involving 35,052 equity shares) were transferred/transmitted and 83 cases (involving 7,160 equity shares) were rejected for technical reasons.

The Company had 17,427 shareholders as on March 31, 2019.

SUSTAINABILITY AND CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Sustainability & Corporate Social Responsibility Committee has been constituted to review and oversee the Sustainability and Corporate Social Responsibility ('CSR') initiatives of the Company.

(i) Terms of Reference:

The role of the Committee is:

- 1. Sustainability
 - To take all steps and decide all matters relating to triple bottom line indicators viz. Economic, Environmental and Social factors.

- 2. Corporate Social Responsibility
 - To formulate and recommend to the Board, a CSR Policy which shall indicate the activities to be undertaken by the Company;
 - To recommend the amount of expenditure to be incurred on the activities referred in the CSR Policy and review the same; and
 - To monitor the CSR Policy including CSR projects/programmes.
- Any other as may be prescribed by law or as may be delegated to the Committee by the Board, from time to time.

(ii) Composition

As on date, the Committee comprises of Mr. Priyavrat Bhartia, Chairman, Mr. Shamit Bhartia, Mr. Ramanathan Bupathy and Mr. Manu Ahuja.

During the year, Mr. Manu Ahuja, CEO and Managing Director of the Company, inducted as the member of the Committee, effective from May 10, 2018.

(iii) Meetings, Quorum and Attendance

During the year, the Committee met twice i.e., on May 10, 2018 and October 25, 2018.

The quorum for the meeting is two members or one third of the members of the Committee, whichever is higher.

Attendance details of the members are given in the table below:

Name of the Committee Member	Meetings Held During Tenure	Meetings Attended
Mr. Priyavrat Bhartia, Chairman	2	2
Mr. Shamit Bhartia	2	1
Mr. Ramanathan Bupathy	2	2
Mr. Manu Ahuja¹	1	1

 Inducted as a member of the Committee, effective from May 10, 2018.

FINANCE COMMITTEE

The Board of Directors of the Company has delegated to the Finance Committee, the powers to borrow and to avail financial assistance from banks, financial institutions etc.

(i) Terms of Reference:

The role of the Committee is:

 To borrow upto ₹ 5,000 million from Banks/ Financial Institutions/ NBFCs/ Mutual Funds/ Insurance Companies/ Other Companies/

- Body Corporates or any other category of Lenders etc.;
- To charge/ mortgage the company's property for securing its own borrowing and/ or for the borrowings of subsidiary, associate and/ or joint venture companies (present and future) from time to time not exceeding ₹ 10,000 million;
- 3. To give guarantee(s) and/ or provide security(ies) by way of hypothecation/ lien/ pledge on the assets of the Company in favour of Banks, Financial Institutions, NBFC, Mutual Funds, Insurance Companies or any other category of lender in connection with the term/ working capital loan/ facilities availed/ to be availed by Jubilant Agri and Consumer Products Limited (JACPL) up to an aggregate amount of ₹ 7500 million outstanding at any point of time;
- 4. To make investments, for profitable deployment of funds, from time to time, whether short term or long term, in Mutual Funds, Bank Deposits or Government securities, provided that the aggregate of such investments outstanding at any point in time shall not exceed ₹ 2000 million;
- 5. To furnish Corporate Guarantee up to an amount not exceeding ₹ 10 Crores in aggregate outstanding at any point of time on behalf of JACPL to Customs Department;
- To make investments and/ grant loans to Jubilant Industries Inc., USA., a wholly owned subsidiary, upto an aggregate amount of USD 5.82 million outstanding at any point of time;
- To borrow upto an amount not exceeding
 ₹ 2 Crores outstanding at any point of time,
 in one or more tranches on such terms and
 conditions as may be agreed with JACPL;
- 8. To allot the Securities which includes but not limited to Equity Shares, Warrants, Debentures etc. as and when it is required to do so;
- 9. To invest in the Share Capital of/grant loan to Jubilant Agri and Consumer Products Limited, a wholly owned subsidiary of the Company upto an aggregate amount not exceeding INR 44,95,00,000 outstanding at any point of time, in one or more tranches at such terms and conditions as may be mutually agreed upon; and
- 10. To exercise the conversion of 10% Optionally Convertible Non-Cumulative Redeemable Preference Shares into equity shares or any convertible security including but not limited to convertible preference shares, warrants

and convertible debentures etc. as per the terms and condition mentioned therein as and when required.

(ii) Composition

As on date, the Committee comprises of Mr. Priyavrat Bhartia, Chairman, Mr. Shamit Bhartia and Mr. Manu Ahuja.

During the year, Mr. Manu Ahuja, CEO and Managing Director of the Company, inducted as member of the Committee, effective from May 10, 2018

(iii) Meetings, Quorum and Attendance

The Committee meets as and when necessary. During the FY 2018-19, the Committee met three times i.e. on April 6, 2018, May 24, 2018 and December 19, 2018.

The quorum for the meeting is either two members or one third of the members of the Committee, whichever is higher.

Attendance details of the members are given in the table below:

Name of the Committee Member	Meetings Held During Tenure	Meetings Attended
Mr. Priyavrat Bhartia, Chairman	3	3
Mr. Shamit Bhartia	3	3
Mr. Manu Ahuja ¹	2	2

^{1.} Inducted as a member of the Committee, effective from May 10, 2018.

BUSINESS STRATEGY COMMITTEE

The Business Strategy Committee functions according to its terms of reference that define its authority and responsibility which, inter alia, include the following:

(i) Terms of Reference

The role of the Committee is:

- Evaluate business opportunities in the existing profitable businesses of the Company and of its wholly owned subsidiary – Jubilant Agri and Consumer Products Limited;
- 2. Identify non-core businesses for possible divestment; and
- 3. Make its recommendation to the Boards of respective Companies for expansion, investment and/or divestment of businesses, as may be expedient, for further action.

(i) Composition

As on date, the Committee comprises of Ms. Shivpriya Nanda, Mr. Sushil Kumar Roongta and Mr. Manu Ahuja.

During the year, Mr. Manu Ahuja, CEO and Managing Director of the Company , inducted as member of the Committee, effective from May 10, 2018

(ii) Meetings, Quorum and Attendance

The Committee meets as and when necessary. During the year, no meeting of Business Strategy Committee was held. The quorum for the meeting is two members.

RESTRUCTURING COMMITTEE

The Restructuring Committee had been constituted to take all actions and decide all matters relating to and/or incidental to the Scheme of Arrangement among Enpro Oil Private Limited, Jubilant Industries Limited and Jubilant Agri and Consumer Products Limited.

As on date, the Committee comprises of Mr. Priyavrat Bhartia, Chairman, Mr. Shamit Bhartia and Mr. Manu Ahuja.

During the year, Mr. Umesh Sharma ceased to be the member of the Committee on his resignation from the Directorship, effective from May 10, 2018. Further, Mr. Manu Ahuja, CEO and Managing Director of the Company, inducted as members of the Committee effective from May 10, 2018.

The Committee meets as and when necessary. During the year, no meeting of Restructuring Committee was held. The quorum of meeting is either two members or one third of the members of the committee, whichever is higher.

D) Performance Evaluation and its Criteria

Pursuant to the provisions of the Act, the Listing Regulations and the Performance Evaluation Policy of the Company, the Board has carried out annual evaluation of its performance, its Committees, Chairperson and Directors through structured questionnaire.

Performance of the Board was evaluated by each Director on the parameters such as its role and responsibilities, business risks, contribution to the development of strategy and effective risk management, understanding of operational programmes, availability of quality information in a timely manner, regular evaluation of progress towards strategic goals and operational performance, adoption of good governance practices and adequacy and length of meetings, etc. Independent Directors also carried out evaluation of the Board performance.

Board Committees were evaluated by the respective Committee members on the parameters such as its role and responsibilities, effectiveness of the Committee vis-a-vis assigned role, appropriateness of Committee composition, timely receipt of information by the Committee, effectiveness of communication by the Committee with the Board, Senior Management and Key Managerial Personnel.

Performance of the Chairperson was evaluated by the Independent Directors after taking into account the views of Executive and Non-executive Directors, on the parameters such as demonstration of effective leadership, contribution to the Board's work, relationship and communications with the Board and shareholders, use of time and overall efficiency of Board meetings, quality of discussions at the Board meetings, process for settling Board agenda, etc.

Directors were evaluated individually by the Board of Directors (excepting the Director himself) on the parameters such as his/ her preparedness at the Board meetings, attendance at the Board meetings, devotion of time and efforts to understand the Company and its business, quality of contribution at the Board meetings, application of knowledge and experience while considering the strategy, effectiveness of followup in the areas of concern, communication with Board members, Senior Management and Key Managerial Personnel, etc. Independent Directors were additionally evaluated for their performance and fulfilment of criteria of independence and their independence from the Management. The performance evaluation of the Non - Independent Directors was also carried out by the Independent Directors.

Outcome of the evaluation was submitted to the Chairman of the Company. The Chairman briefed the outcome of the performance evaluation to the Board.

E) Remuneration of Directors

(i) Remuneration to Executive Directors

Mr. Manu Ahuja was appointed as CEO & Managing Director of the Company without any remuneration for a period of three years effective from May 10, 2018.

During, the year no remuneration was paid to him and no stock options of the company was held by him. He is getting the remuneration from Jubilant Agri and Consumer Products Limited, wholly owned subsidiary of the Company, as its CEO &, Whole-time Director.

Mr. Manu Ahuja does not hold any equity share of the Company.

Further, during the year, Mr. Umesh Sharma, Chief Financial Officer and Whole-time Director of the Company has stepped down from the directorship effective from May 10, 2018 and he has been paid a gross remuneration of ₹ 29,097 as Whole-time Director upto May 10, 2018. He was also getting the

remuneration from Jubilant Agri and Consumer Products Limited, wholly owned subsidiary of the Company, as its Whole-time Director upto May 10, 2018

<u>Service Contracts, Notice Period and Severance</u> Fees:

Appointment of Managing Director is contractual and is terminable on 3 months' notice or by payment of Basic Salary in lieu thereof. No severance fee is payable.

(ii) Remuneration to Non-Executive Directors

Mr. Priyavrat Bhartia and Mr. Shamit Bhartia, Non-Executive Directors, have opted not to receive any remuneration.

The details of sitting fees to the other Non-Executive Directors for year ended March 31, 2019 are as follows:

Name	Sitting Fees (₹)
Mr. Ramanathan Bupathy	4,80,000
Mr. Sushil Kumar Roongta	5,10,000
Ms. Shivpriya Nanda	2,50,000
Mr. Radhey Shyam Sharma	1,00,000
Total	13,40,000

As on March 31, 2019, Mr. Priyavrat Bhartia and Mr. Shamit Bhartia holds 253 and 6,561 equity shares of the Company respectively and both of them does not hold convertible warrants of the Company. Other Non-Executive Directors do not hold any equity share and convertible warrant of the Company. No stock options have been granted to any Non-Executive Director.

Other than holding shares and payment of sitting fees as indicated above, the Non-Executive Directors did not have any pecuniary relationship or transactions with the Company during the year.

(iii) Criteria for making payment to Non-Executive Directors

The Company considers the time and efforts put in by the Non-Executive Directors in deliberations at Board/Committee meetings. They are remunerated by way of sitting fees for attending the meetings and through commission, if any, approved by the Board and members of the Comapny. The criteria has been defined in the Appointment and Remuneration Policy of the Company. The criteria is also displayed on Company's website www.jubilantindustries.com.

F) General Body Meetings

(i) The details of last three Annual General Meetings (AGM) of the Company are as follows:

Financial Year	Date	Time	Location
2017-18 (12th AGM)	September 26, 2018	1:30 pm	
2016-17 (11th AGM)	August 29, 2017	1:30 pm	Registered office: Bhartiagram, Gajraula, District Amroha – 244223, Uttar Pradesh
2015-16 (10th AGM)	August 30, 2016	2:00 pm	Gajiadia, District Affilolia – 244223, Ottai Fradesii

(ii) Special Resolutions passed during last three AGMs:

Three special resolutions were passed by the Members at the 12th Annual General Meeting of the Company for;

- a) Appointment and payment of remuneration of Mr. Umesh Sharma (DIN: 01490553) as Whole-time Director of the Company;
- b) Approve JIL Employees Stock Options Scheme 2018; and
- c) Approve the grant of Stock Options to the Employees of Subsidiary Companies and / or its Holding Companies under JIL Employees Stock Option Scheme 2018.

(iii) Special Resolutions passed through Postal Ballot during 2018-19

Two special resolutions were passed by the Members through Postal Ballot during 2018-19 and details of Voting Pattern are:

Sr. No.		Votes in Favour of Resolution	
1.	Issuance of Equity Shares of the company to the promoters / members of the promoter group of the company on preferential basis	78,43,689	1,176
2.	Issuance of Convertible Warrants to promoters / members of the promoter group of the company on preferential basis	78,43,600	1,185

The Company had appointed Mr. Sanjay Grover, Managing Partner of M/s. Sanjay Grover & Associates, Practising Company Secretaries (FCS No. 4223, C.P. No. 3850) as the Scrutinizer to conduct the Postal Ballot process. The despatch of the Postal Ballot Notice dated October 25, 2018 along with the Explanatory Statement and Postal Ballot Form, to the Members of the Company was completed on November 5, 2018 and voting through postal ballot and e-voting commenced on November 6, 2018 and ended on December 5, 2018. Further, based on the Scrutinizer's Report, the results of the postal ballot and e-voting were declared on December 7, 2018.

(iv) Whether any Special resolutions are proposed to be passed through Postal Ballot

Special Resolutions as may be necessary under the Act/Listing Regulations would be passed through Postal Ballot.

(v) Procedure for Postal Ballot

- The notices containing the proposed resolutions and explanatory statements thereto are sent to all members of the Company at their registered postal/e-mail addresses alongwith a Postal Ballot Form and a postage pre-paid business reply envelope containing the address of the Scrutinizer appointed by the Board for carrying out postal ballot process.
- The Postal Ballot Forms/e-voting received within 30 days of dispatch are considered by the Scrutinizer.
- The Scrutinizer submits his report to the Chairman of the Company or a person authorised by him, who on the basis of the report, announces the results; and
- The Company has entered into an agreement

with National Securities Depository Limited (NSDL) for providing e-voting facility to its members. Under this facility, members are provided an electronic platform to participate and vote on the proposals of the Company.

G) Codes and Policies

The Company has established a robust framework of Codes and Policies that facilitates and reflects adoption of good governance practices. The Company has established the following salient codes and policies:

Code of Conduct for Directors and Senior Management

The Company has formulated and implemented a Code of Conduct for all Board members and Senior Management. The code has been revised to effect salient changes in the code. Requisite annual affirmations of compliance with the Code have been received from the Directors and Senior Management of the Company. A declaration signed to this effect by Mr. Manu Ahuja, CEO & Managing Director is enclosed as **Annexure B**. The Code of Conduct is posted on the Company's website www.jubilantindustries.com.

ii. Code of Conduct for Prevention of Insider Trading

The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities of the Company by the Designated Persons. The Code has been broadbased effective from April 1, 2019 pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015. Salient changes in the revised Code include revised definitions of Designated Persons, Unpublished Price Sensitive Information ('UPSI') and material subsidiary, additional disclosures requirements, etc.

The Company has also implemented Policy and procedure for inquiry in case of leak or suspected leak of Unpublished Price Sensitive Information, pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015. Dealing in the shares of the Company by the Designated Persons is effectively monitored for ensuring compliance with the Code. Report on dealing in the shares of the Company by the Designated Persons is placed before the Chairman of the Audit Committee and the Board.

iii. Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information

The Company has adopted a Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information with a view to facilitate prompt, uniform and universal dissemination of unpublished price sensitive information. Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended, the Code has been revised to include Policy for Determination of Legitimate Purposes. The Code is posted on the Company's website www.jubilantindustries.com.

iv. Policy for Determining Materiality of Events and Information

The Company has adopted a Policy for Determining Materiality of Events and Information for the purpose of making disclosure to the Stock Exchanges. This policy aims to ensure timely and adequate disclosure of all material and price sensitive information to the Stock Exchanges. The Policy is displayed on the Company's website www.jubilantindustries.com.

v. Policy for Preservation of Documents

The Company has a Policy for Preservation of Documents. The Policy facilitates preservation of documents in compliance with the laws applicable to various functions and departments of the Company.

vi. Archival Policy

The Company has adopted an Archival Policy that lays down the process and manner of archiving the disclosures made to the Stock Exchanges under the Listing Regulations. The Policy provides

that such disclosures shall be hosted on the website of the Company for a period of five years from the date of disclosure to the Stock Exchanges. The Policy also lays down the manner of archiving these disclosures after the period of 5 years. The Policy has been posted on the Company's website www.jubilantindustries.com.

vii. Appointment and Remuneration Policy

The Company has a Policy on appointment and remuneration of Directors, Key Managerial Personnel ('KMP') and Senior Management / other employees ('Employees') of the Company.

During the year, the Policy was revised by amending the provisions pertaining to remuneration of Senior Management to align the same with the provisions of the revised Listing Regulations. The Policy aims to ensure that the persons appointed as Directors, KMP and Employees possess requisite qualifications, experience, expertise and attributes commensurate to their positions and level and that the composition of remuneration to such persons is fair and reasonable and sufficient to attract, retain and motivate the personnel to manage the Company successfully. The Policy contains, inter alia, provisions pertaining to qualification, attributes and process of their appointment and removal as well as components of remuneration The Policy is displayed on the Company's website and the web-link for the same is: https://www.jubilantindustries.com/pdfs/JIL_ Appointment and Remuneration Policy.pdf.

viii. Policy for Determining Material Subsidiaries

During the year, the Policy has been revised pursuant to the provisions of the revised Listing Regulations and is displayed on the Company's website. This policy is displayed on the Company's website. The web-link for the same is: https://www.jubilantindustries.com/pdfs/policy-determining-material-subsidiaries.pdf.

ix. Policy on Materiality of Related Party Transactions and Dealing with Related Party Transactions

During the year, the Policy has been revised pursuant to the provisions of the revised Listing Regulations and is displayed on the Company's website. This policy is displayed on the Company's website. The web-link for the same is: https://www.jubilantindustries.com/pdfs/policy-determining-material-subsidiaries.pdf.

x. Whistle Blower Policy and Vigil Mechanism

Jubilant has a robust Whistle Blower Policy for vigil mechanism and Ombudsman Process to make the workplace at Jubilant conducive to open communication regarding business practices. It enables the Directors and full time employees to voice their concerns or disclose or report fraud, unethical behaviour, violation of the Code of

Conduct, questionable accounting practices, grave misconduct, etc. without fear of retaliation/unlawful victimization/ discrimination which is a sine qua non for an ethical organization.

The Whistle Blower Policy has been posted on the Company's website www.jubilantindustries.com. The Audit Committee periodically reviews the functioning of the Policy and Ombudsman Process. During the year, no Director or full time employee was denied access to the Audit Committee.

- **xi.** Corporate Social Responsibility (CSR) Policy is displayed on Company's website www.jubilantindustries.com.
- xii. Policy on Board Diversity.
- **xiii.** Succession Plan for Board Members and Senior Management.
- **xiv.** Performance Evaluation Policy (revised to align with the revised Listing Regulations).
- **xv.** Policy for Prevention of Sexual Harassment.
- xvi. Code of Conduct for Employees.

H) Disclosures

- (i) Jubilant Agri and Consumer Products Limited (JACPL) is a material non-listed wholly owned Indian subsidiary of the Company.
- (ii) There are no materially significant transactions with the related parties viz. Promoters, Directors or the Management, their relatives or subsidiaries, etc. that may have a potential conflict with the interests of the Company at large. Related party transactions are given at Note No. 32 of Notes to the Standalone Financial Statements in the Annual Report.
- (iii) The Company has complied with various rules and regulations prescribed by the Stock Exchanges, SEBI or any other statutory authority relating to the capital markets and no penalties or strictures have been imposed by them on the Company during last three years.
- **(iv)** Listing fees for the financial year 2019-20 have been paid to the Stock Exchanges where the shares of the Company are listed.
- (v) Detailed notes on risk management are included in the Management Discussion Analysis section.
- (vi) Commodity Price Risks/ Foreign Exchange Risk and Hedging Activities: Your Company is exposed to foreign exchange risks on its imports of raw materials/ trading goods/ capital items, export receivables and borrowings denominated in foreign exchange.

The Company does not use any derivative financial instruments or other hedging techniques to cover the potential exposure as the net foreign currency exposure is not significant.

As per the Company's Policy for Determination of Materiality of Events and Information, your Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out. Therefore, there is no disclosure to offer in terms of SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2018/0000000141 dated November 15, 2018.

- (vii) During the year the Company has made preferential allotment on private placement basis of 18,00,000 equity shares at a face value of ₹ 10/- each at an issue price of ₹ 135.95/- including premium of ₹ 125.95/- per equity share and 13,00,000 convertible warrants at an issue price of ₹ 135.95/- for cash to the Promoters / members of the Promoter Group of the Company and the same was in compliance with section 62, 42 and other applicable provisions of the Act, rules made thereunder and SEBI (Issue of Capital and Disclosure Requirements), 2018 and amount raised were applied to the purposes for which it were raised.
- (viii) During the year, no complaint was filed, disposed and pending in relation to Sexual Harassment of Woman at Work place (Prevention, Prohibition and Redressal) Act, 2013.
- (ix) The Company has complied with the requirements specified in Regulation 17 to 27 and Clause (b) to (i) of sub-regulation 2 of Regulation 46 of Listing Regulations.

I) Means of Communication

- (i) The quarterly financial results are regularly submitted to the Stock Exchanges and are generally published in leading Business Newspapers of the country i.e. 'Mint' and regional newspapers like 'Hindustan' in compliance with Listing Regulations.
- (ii) The quarterly, half yearly and annual financial results are posted on the website of the Company at www.jubilantindustries.com. The website also displays official news release, if any.
- (iii) Various sections of the Company's website www.jubilantindustries.com keep the investors updated on material developments of the Company by providing key and timely information like details of directors, financial results, annual reports, shareholding pattern etc.
- (iv) The Investor Relations department of the Company regularly interacts with current and prospective investors and capital market intermediaries (brokers) who either invest in Company stocks and/ or encourage investors to do the same, directly or through bourses. Investor Relations Department responds to all requests from investors and analysts, through calls/emails, with respect to the business profile and financial performance of the

Company. The published results are shared after the Board meeting by uploading on the company's website for all interested stakeholders.

(v) Annual Report and Corporate Sustainability Report are emailed to such members whose email ids are registered with the Company/Depositories.

J) General Shareholders' Information

(i) Date, Time and Venue for 13th Annual General Meeting

As per the notice of 13th Annual General Meeting.

(ii) Financial Year and Financial Calendar

The Company observes April 1 to March 31 of the following year as its Financial Year. The Financial Calendar for year 2019-20 is as follows:

Item	Tentative Dates *		
First Quarter Results	July 25, 2019		
Second Quarter Results	October 24, 2019		
Third Quarter Results	January 30, 2020		
Audited Annual Results for the year	May 21, 2020		

^{*} As approved by the Board. However these dates are subject to change.

(iii) Book Closure & Dividend Payment Dates

Book Closure date is as per Notice of 13th Annual General Meeting. Further, no dividend has been recommended for the year ended March 31, 2019.

(iv) Listing

The names of the Stock Exchanges at which the securities of the Company are listed and the respective stock codes are as under:

S. No.	Name of the Stock Exchange	Security Listed	Stock Code
1.	BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001	Equity Shares	533320
2.	National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai-400051	Equity Shares	JUBLINDS

(v) Market Price Data

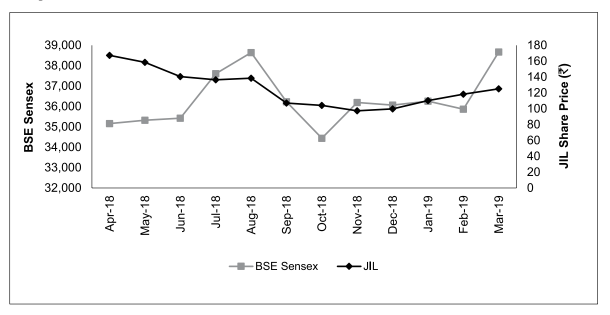
Monthly high/low of market price of the Company's equity shares (of ₹ 10 each) traded on the Stock Exchanges during the year 2018-19 is given hereinafter:

(Amount in ₹)

Month	BSE		NSE	
	High	Low	High	Low
April, 2018	199.00	166.05	195.00	163.85
May, 2018	175.85	146.25	175.80	148.00
June, 2018	204.70	132.50	202.50	130.70
July, 2018	154.00	129.50	153.65	126.05
August, 2018	157.00	132.75	154.00	132.00
September, 2018	146.00	104.20	146.50	102.55
October, 2018	109.70	88.50	108.75	88.00
November, 2018	118.00	95.00	115.15	95.60
December, 2018	109.10	91.90	110.00	90.30
January, 2019	124.25	99.95	125.00	100.30
February, 2019	126.75	99.50	125.70	100.20
March, 2019	143.50	117.00	143.00	118.10

(vi) Performance of the Company's equity shares in comparison to BSE Sensex

The above chart is based on the monthly closing price of the equity shares of the Company on BSE and monthly closing BSE Sensex.



(vii) Growth in Equity Capital

Year	Particulars	Number of Equity Shares	Cumulative Number of Equity Shares	Face Value per Equity Share (₹)
2007	Issue of Equity Shares to the Subscribers to the Memorandum and Articles of Association	10,000	10,000	10
2010	Issue of Equity Shares on Preferential basis	40,000	50,000	10
2010	Issue of Equity Shares pursuant to Scheme of Amalgamation and Demerger with Jubilant Life Sciences Limited and others	79,64,056	80,14,056	10
2012	Issue of Equity Shares pursuant to Scheme of Arrangement with Enpro Oil Private Limited and Jubilant Agri and Consumer Products Limited	38,35,348	1,18,49,404	10
2015	Issue of Equity Shares pursuant to exercise of Options granted under JIL Employees Stock Option Scheme 2013.	37,196	1,18,86,600	10
2016	Issue of Equity Shares pursuant to exercise of Options granted under JIL Employees Stock Option Scheme 2013.	28,470	1,19,15,070	10
2017	Issue of Equity Shares pursuant to exercise of Options granted under JIL Employees Stock Option Scheme 2013.	16,031	1,19,31,101	10
2018	Issue of Equity Shares on Preferential basis	18,00,000	1,37,31,101	10

(viii) Compliance Officer

Mr. Abhishek Mishra, Company Secretary, is the Compliance Officer appointed by the Board. He can be contacted for any investor related matter relating to the Company. The contact nos. are +91-120-7186000 and e-mail id is "investorsjil@jubl.com".

(ix) Registrar and Share Transfer Agent

For share related matters, members are requested to correspond with the Company's Registrar and Share Transfer Agent - Alankit Assignments Limited quoting their Folio No. / DP ID & Client ID at the following address:

Alankit Assignments Limited,

3E/7, Alankit Heights, Jhandewalan Extension, New Delhi-110055;

Tel: +91-11-23541234, 42541234; Fax: +91-11-23552001; E-mail: rta@alankit.com, info@alankit.com

(x) Share Transfer System

Stakeholders Relationship Committee is authorised to approve transfer of shares. In order to expedite the process of share transfers, the Board has delegated the power, jointly, to the Chief Financial Officer and Company Secretary of the Company. Share transfers which are received in physical form, are processed and the share certificates are returned within a period of 15 days-from the date of receipt subject to the documents being valid and complete in all respects. The dematerialised shares are transferred directly to the beneficiaries by the depositories. The Securities Exchange Board of India (SEBI) vide SEBI (Listing Regulations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018 dated June 8, 2018 and press release, PR No.: 51/2018 dated December 3, 2018, has amended Regulation 40 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, whereby transfer of securities of a listed company would not be processed unless the securities are held in dematerialized form. The said regulations shall be effective from April 1, 2019 and all the shares lodged for transfer thereafter shall be in dematerialized form only.

The Company has complied with the requirements of Regulation 40 read with Schedule VII of the Listing Regulations, with respect to all formalities of transfers or transmissions of share.

The Company obtains a half-yearly compliance certificate from a Company Secretary in Practice as required under Regulation 40(9) of the Listing Regulations and file a copy of the said Certificate with the Stock Exchanges.

Pursuant to Regulation 7(3) of the Listing Regulations, Compliance Certificate duly signed by the Compliance Officer and the authorized representative of the Company's RTA viz. Alankit Assignments Limited confirming that all activities in relation to both physical and electronic share transfer facility are being maintained by the RTA for the half year ended September 30, 2018 and March 31, 2019 have been duly submitted to the Stock Exchanges.

(xi) Distribution of shareholding as on March 31, 2019

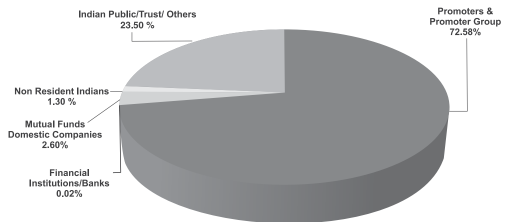
(a) Value wise

Shareholding of nominal value (in ₹)	Shareh	olders	Shareh	olding
	Number	% of Total	Number	% of Total
Upto 5,000	17,347	99.54	2203080	16.03
5,001 to 10,000	36	0.21	263361	1.92
10,001 to 20,000	15	0.09	208133	1.52
20,001 to 30,000	11	0.06	273223	1.99
30,001 to 40,000	0	0.00	0	0.00
40,001 to 50,000	3	0.02	139800	1.02
50,001 to 1,00,000	6	0.03	441728	3.22
1,00,001 and above	9	0.05	10201776	74.30
Total	17,427	100.00	13731101	100.00

(b) Category wise

S. No.	Category	No. of shares	Shareholding as a percentage of total number of shares
Α	Promoters & Promoter Group	99,66,637	72.58
В	Public Shareholding		
1	Financial Institutions / Banks	3,356	0.02
2	Mutual Funds / Domestic Companies	3,57,097	2.60
3	Non Resident Indians	177,986	1.30
4	Indian Public / Trust / Others	3,226,025	23.50
	Grand Total	1,37,31,101	100.00

Graphical Presentation of Shareholding



(xii) Unclaimed Dividends

During the year, unpaid dividend pertaining to financial year 2010-11 amounting to ₹ 2,30,196 and 62,381 equity shares in respect of said unpaid dividend has been transferred to the Investor Education and Protection Fund (the 'Fund) on October 15, 2018 and October 24, 2018 respectively.

Members who have so far not claimed or collected their dividends for the said period may claim their shares alongwith dividend from the Investor Education and Protection Fund, by following the Refund Procedure prescribed under the IEPF Rules. Mr. Abhishek Mishra, Company Secretary is the Nodal Officer for the purpose of verification of claims and co-ordinations with Investors' Education and Protection Fund Authority.

(xiii) Equity Shares in Suspense Account

Pursuant to Clause 5A of the erstwhile Listing Agreement (corresponding to Schedule VI of the Listing Regulations), shareholders holding physical shares and not having claimed share certificates were sent three reminder letters to claim their equity shares. In terms of the aforesaid clause, equity shares which remained unclaimed were transferred to Jubilant Industries Limited - Unclaimed Suspense Account. Details required under Schedule V (F) of the Listing Regulations are given in the table below:

Particulars	Number of Shareholders	Number of Equity Shares
Aggregate number of shareholders and the outstanding shares in the to Unclaimed Suspense Account lying as on April 01, 2018	1,395	36,270
Number of shareholders who approached the Company for transfer of shares from the Unclaimed Suspense Account during 2018-19	1	53
Number of shareholders to whom shares were transferred from the Unclaimed Suspense Account during 2018-19	1	53
Number of shares transferred to Investor Education and Protection Fund during 2018-19	1,275	32,359
Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account as on March 31, 2019	119	3,858

The voting rights on the shares lying in Jubilant Industries Limited-Unclaimed Suspense Account will remain frozen till the rightful owners of such shares claim the shares.

(xiv) Information pursuant to Regulation 36(3) of the Listing Regulations

Information pertaining to particulars of Director to be appointed / re-appointed at the forthcoming Annual General Meeting has been included in the Notice convening the Annual General Meeting.

(xv) Compliance Certificate of the Statutory Auditors

The Company has obtained a Certificate from the Statutory Auditors confirming compliance of conditions of Corporate Governance as stipulated in Schedule V(E) of the Listing Regulations. The Certificate is attached as **Annexure C**.

(xvi) (a) Dematerialization of Shares

The shares of the Company fall under the category of confirming delivery in dematerialized mode by all categories of investors. The Company has signed agreements with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). 13,643,322 equity shares constituting 99.36 % of the total issued and listed Share Capital of the Company of the Company) were in dematerialized form as on March 31, 2019. Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company's shares is INE645L01011.

(b) Liquidity

The Equity Shares of the Company are frequently traded on the National Stock Exchange of India Limited as well as on the BSE Limited (Group B).

(c) Paid-Up Capital

The Paid-up Capital as at March 31, 2019 stands at 1,37,31,101 equity shares of ₹ 10 each amounting to ₹ 13,73,11,010 (Rupees Thirteen Crore Seventy Three Lakhs Eleven Thousand Ten only).

(d) Stock Options

The Company has two Employees Stock Option Schemes namely JIL Employees Stock Option Scheme 2013 ('Scheme 2013') and JIL Employees Stock Option Scheme 2018, ('Scheme 2018'). Each option under Scheme 2013 entitles the holder to one equity share of ₹ 10/- each of the Company, at the grant price being the market price as per SEBI (Share Based Employee Benefits) Regulations, 2014 at the time of grant and Scheme 2018 entitles the holder for one equity share of ₹ 10/- each of the Company against each option, at the grant price being the face value of the shares.

During the year, no equity shares of the Company were allotted to eligible employees pursuant to exercise of Stock Options granted under Scheme 2013 & Scheme 2018.

(vi) Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity:

During the year, the Company has issued and allotted 13,00,000 warrants, that are convertible into equivalent number of equity shares within 18 months from the date of allotment (i.e. December 19, 2018). Equity Shares to be allotted on conversion of warrants shall be added to the total equity capital of the Company and will rank parri-passu with the then existing equity shares of the Company.

The Company has not issued any GDRs/ADRs or any Convertible instruments, other than the warrants stated above.

(vii) Credit rating(s) obtained by the Company for any debt instrument, fixed deposit programme or any other scheme or proposal involving mobilisation of funds: None

(xvii) Location of Plant

Village Nimbut, Rly Station Nira, District Pune - 412102, Maharashtra.

(xviii) Address for Correspondence

Jubilant Industries Limited Plot No. 15, Knowledge Park-II, Greater Noida, Uttar Pradesh-201306 Tel: +91 120 -7186000 e-mail: <u>investorsjil@jubl.com</u> Website: <u>www.jubilantindustries.com</u>

(xix) Corporate Identity Number (CIN)

L24100UP2007PLC032909

K) Compliance with the Regulations Related to Corporate Governance in the Listing Regulations

(a) Mandatory Requirements

The Company has complied with mandatory requirements relating to corporate governance as prescribed in Listing Regulations.

(b) Extent to which Discretionary Requirements have been adopted:

The status of adoption of non-mandatory/ discretionary requirements as specified in Regulation 27(1) read with Part E of Schedule II of the Listing Regulations is given below:

1. The Board

Non Executive Chairman's Office

The Chairman is Non-Executive Promoter Director.

2. Shareholders' Rights

Half yearly financial performance is not being sent to Shareholders.

3. Modified Opinion(s) in Audit Report

Audit Reports on Financial Statements of the Company do not contain any modified opinion.

4. Separate posts of Chairman and Managing Director/CEO

The Company has separate posts of Chairman and Managing Director/CEO.

5. Reporting of Internal Auditor

Internal Auditor reports to the Audit Committee

CEO/CFO Certification

In compliance with Regulation 17(8) read with Schedule II(B) of the Listing Regulations, a declaration by CEO & Managing Director and CFO is enclosed as **Annexure D** which, inter-alia, certifies to the Board the accuracy of financial statements and the adequacy of internal controls for the financial reporting purpose.

Investor Services

In an endeavour to give best possible service to investors, the Company has taken the following initiatives:

- Emailing Annual Report, Corporate Sustainability Report and Notice of Annual General Meeting to members, whose e-mail IDs are available.
- User friendly Investor Section on the website of the Company <u>www.jubilantindustries.com</u>.
- A dedicated e-mail ID viz. <u>investorsjil@jubl.com</u> for sending communications to the Company Secretary & Compliance Officer. Members may lodge their complaints or suggestions on this e-mail ID as well.
- Further, quarterly and annual financial results of the Company are also uploaded on the website of the Company for the benefit of the members and public at large.

Annexure A

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS (Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, The Members of **Jubilant Industries Limited** Bhartiagram Gajraula, District Amroha - 244223 Uttar Pradesh

- 1. That Jubilant Industries Limited (CIN: L24100UP2007PLC032909) is having registered office at Bhartiagram Gajraula, District Amroha 244223, Uttar Pradesh (hereinafter referred as "the Company"). The equity shares of the Company are listed on BSE Limited and National Stock Exchange of India Limited.
- 2. We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of the Company, produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 3. As on 31st March, 2019, the Board of Directors of the Company comprises of the following directors:

Sr. No.	Name of Director	Director Identification Number (DIN)
1.	Radhey Shyam Sharma	00013208
2.	Priyavrat Bhartia	00020603
3.	Shamit Bhartia	00020623
4.	Ramanathan Bupathy	00022911
5.	Sushil Kumar Roongta	00309302
6.	Shivpriya Nanda	01313356
7.	Manu Ahuja	05123127

- 4. Based on verification and examination of the disclosures/ register under section 184, 189, 170, 164, 149 of the Companies Act, 2013 (the Act) and DIN based search on MCA Portal (www.mca.gov.in), we certify as under:
 - None of the above named Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Securities and Exchange Board of India / Ministry of Corporate Affairs or any such statutory authority for the Financial Year ending 31st March, 2019.
- 5. Ensuring the eligibility of the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.
- 6. This certificate is based on the information and records available up to date of this certificate and we have no responsibility to update this certificate for the events and circumstances occurring after the date of the certificate.

For Sanjay Grover & Associates Company Secretaries Firm Registration No.: P2001DE052900

New Delhi May 16, 2019 Sanjay Grover Managing Partner CP No.:3850

Annexure B

TO WHOMSOEVER IT MAY CONCERN

This is to confirm that all the Board members and senior management personnel have affirmed compliance with the Code of Conduct for Directors & Senior Management of the Company for the year ended March 31, 2019.

For Jubilant Industries Limited

Place : NOIDA
Date : May 16, 2019

CEO & Managing Director

Annexure C

INDEPENDENT AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To, The Members of Jubilant Industries Limited

1. We, **K.N. GUTGUTIA & COMPANY, CHARTERED ACCOUNTANTS**, the Statutory Auditors of **JUBILANT INDUSTRIES LIMITED** (the "Company"), have examined the compliance of conditions of Corporate Governance by the Company, for the year ended on 31st March, 2019, as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations).

Management's Responsibility

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

Auditor's Responsibility

- 3. Pursuant to the requirements of the Listing Regulations, our responsibility is to express a reasonable assurance in the form of an opinion as to whether the Company has complied with the conditions of corporate governance as stated in paragraph 2 above. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the corporate governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. We have examined relevant records of the Company in accordance with the applicable Generally Accepted Auditing Standards in India, the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India (ICAI), and Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the code of Ethics issued by the ICAI.
- 5. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control of Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

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

FOR K. N. GUTGUTIA & COMPANY CHARTERED ACCOUNTANTS FRN 304153E

PLACE: NEW DELHI DATE: 16th MAY, 2019 (B. R. GOYAL) PARTNER M. NO. 12172

Annexure D

CERTIFICATE OF CEO/CFO

This is to certify that:

- (a) We have reviewed financial statements and the cash flow statement for the year 2018-19 and that to the best of our knowledge and belief:
 - i. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii. these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (b) 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.
- (c) We accept responsibility for establishing and maintaining internal controls for financial reporting and that 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 the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (d) We have indicated to the auditors and the Audit committee:
 - i. significant changes in internal control over financial reporting during the year;
 - ii. significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.

For Jubilant Industries Limited

Place : NOIDAUmesh SharmaManu AhujaDate : May 16, 2019Chief Financial OfficerCEO & Managing Director

Independent Auditor's Report

TO THE MEMBERS OF JUBILANT INDUSTRIES LIMITED

I. Report on the Audit of Standalone Financial Statements for the year ended 31st March, 2019

1. Opinion

- A. We have audited the accompanying Standalone Financial Statements of **Jubilant Industries Limited** ("the Company"), which comprise the Balance Sheet as at March 31, 2019, 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 ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Standalone Financial Statements").
- B. In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2019, its loss and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

2. Basis for Opinion

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

3. Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Standalone Financial Statements of the current period. These matters were addressed in the context of our audit of the Standalone Financial Statements as a whole, and

in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no key audit matters to be communicated in our report.

4. Information Other than the Standalone Financial Statements and Auditor's Report thereon

- A. 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, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Standalone Financial Statements and our auditor's report thereon. Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- B. 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.

5. Management's Responsibility for the Standalone Financial Statements

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

- and are free from material misstatement, whether due to fraud or error.
- B. In preparing the Standalone 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 responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

- A. Our objectives are to obtain reasonable assurance about whether the Standalone 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 reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Financial Statements.
- B. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - i) Identify and assess the risks of material misstatement of the standalone 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;
 - ii) Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we 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;
 - iii) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management;

- iv) 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 may 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 Standalone 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; and
- v) Evaluate the overall presentation, structure and content of the Standalone Financial Statements, including the disclosures, and whether the Standalone Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- C. Materiality is the magnitude of misstatements in the Standalone Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Standalone Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Standalone Financial Statements.
- D. 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.
- E. 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 may reasonably be thought 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 Standalone 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 reasonably be expected to outweigh the public interest benefits of such communication.

II. Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report to the extent applicable that:
 - A. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - B. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books:
 - C. The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account;
 - D. In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - E. On the basis of the written representations received from the directors as on March 31, 2019 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164 (2) of the Act;
 - F. With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
 - G. With respect to the other matters to be included in the Auditor's Report in accordance

with the requirements of section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act; and

- H. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position under Note 33 in its Standalone Financial Statements;
 - ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - The Company did not have any dues requiring transfer to the Investor Education and Protection Fund.
- 2. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraph 3 and 4 of the Order.

For **K.N. Gutgutia & Company**Chartered Accountants
(Firm's Registration No. 304153E)

(B.R. GOYAL)

Place: Noida Date: 16th May, 2019 Partner (Membership No.12172)

ANNEXURE "A" TO THE INDEPNDEDNT AUDITOR'S REPORT

(Referred to in paragraph II point 1 F under "Report on Other Legal and Regulatory Requirements" section of our report to the members of Jubilant Industries Limited of even date)

Report on the Internal Financial Controls Over Financial Reporting 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 **Jubilant Industries 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 (the "Guidance Note"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2019, based on the criteria for internal financial control over financial reporting established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Control over Financial Reporting issued by the Institute of Chartered Accountants of India.

For **K.N. Gutgutia & Company** Chartered Accountants (Firm's Registration No. 304153E)

(B.R. GOYAL)

Place: Noida Date: 16th May, 2019 Partner (Membership No. 12172)

ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph II point 2 under "Report on Other Legal and Regulatory Requirements" section of our report to the members of Jubilant Industries Limited of even date)

- (i) In respect of the Company's fixed assets:
 - (a) The Company has maintained records showing particulars, including situation of fixed assets.
 - (b) The fixed assets were physically verified during the year by the Management in accordance with a regular programme of verification which, in our opinion, provides for physical verification of the fixed assets at reasonable intervals. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) Title deeds of immovable properties of the Company are held in the name of the Company.
- (ii) As explained to us, the inventories, except goods in transit, were physically verified during the year by the Management at reasonable intervals and no material discrepancies were noticed on physical verification.
- (iii) According to the information and explanations given to us, the Company has not granted loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties covered in the Register maintained under Section 189 of the Companies Act, 2013. Therefore, reporting under this clause is not applicable.
- (iv) In our opinion and according to the information and explanations given to us, the Company has compiled the provision of sections 185 and 186 of the Companies Act, 2013 with respect to Investments and guarantees.
- (v) According to the information and explanations given to us, the Company has not accepted any deposit under Sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014, as amended.
- (vi) The Central Government has not prescribed the maintenance of cost records under section 148 of the Companies Act, 2013 for the product of the Company.
- (vii) According to the information and explanations given to us, in respect of statutory dues:
 - (a) The Company has generally been regular in depositing undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, Service Tax, Goods and Service Tax, Customs Duty, Excise Duty, Value Added Tax, cess and other material statutory dues applicable to it to the appropriate authorities.
 - (b) There were no undisputed amounts payable in respect of Provident Fund, Employees' State

- Insurance, Income-tax, Sales Tax, Service Tax, Goods and Service Tax, Customs Duty, Excise Duty, Value Added Tax, Cess and other material statutory dues in arrears as at March 31, 2019 for a period of more than six months from the date they became payable.
- (c) Details of dues of Service Tax, Custom Duty Sales tax and Excise Duty which have not been deposited as at March 31, 2019 on account of disputes are given below:

Name of Statute	Nature of Dues	Forum where Dispute is Pending	Period to which the Amount Relates (Financial Year)	Amount Involved (₹ in million)
Sales/ VAT Tax Laws	Sales Tax/ VAT	DC Sales Tax, LTU 4, Mumbai	2013-14	15.23

- (viii) In our opinion and according to the information and explanations given to us, the Company has not taken any loan or borrowing from any financial Institution, bank, government and hence reporting under this clause is not applicable.
- (ix) In our opinion and according to the information and explanations given to us, the Company has not taken any term loan during the year and not raised moneys by way of initial public offer (including debt instruments) during the year; hence reporting under this clause is not applicable.
- (x) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company and no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- (xi) In our opinion and according to the information and explanations given to us, the Company has not paid/ provided any managerial remuneration during the year and hence reporting under this clause is not applicable.
- (xii) The Company is not a Nidhi Company and hence reporting under clause (xii) of the CARO 2016 Order is not applicable.
- (xiii) In our opinion and according to the information and explanations given to us the Company is in compliance with Section 177 and 188 of the Companies Act, 2013, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed vide note no 32 to the financial statements as required by the applicable accounting standards.

- (xiv) During the year the Company has made preferential allotment on a private placement basis of 18,00,000 equity shares for cash at a face value of ₹ 10.00 each at an issue price of ₹ 135.95 including premium of ₹ 125.95 per equity share to the promoters/ members of the promoter group of the Company and the same was in compliance with Section 42 of the Act and amount raised were applied to the purposes for which the same was raised.
- (xv) In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its directors or directors of its holding, subsidiary or associate company or persons connected with them

- and hence provisions of section 192 of the Companies Act, 2013 are not applicable.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For **K.N. Gutgutia & Company** Chartered Accountants (Firm's Registration No. 304153E)

(B.R. GOYAL)

Place: Noida Partner
Date: 16th May, 2019 (Membership No. 12172)



Balance Sheet

As at 31 March 2019

(₹ in million)

			(< in million
	Notes	As at 31 March 2019	As at 31 March 2018
ASSETS			
Non-current assets			
Property, plant and equipment	3	16.06	16.88
Other Intangible assets	4	0.04	0.04
Financial assets			
(i) Investments	5	2,828.38	2,637.98
(ii) Loans	6	0.02	0.03
Deferred tax assets (net)	7	0.05	0.06
Other non-current assets	8	1.35	1.35
Total non-current assets		2,845.90	2,656.34
Current assets			
Inventories	9	48.43	23.91
Financial assets			
(i) Trade receivables	10	11.20	16.78
(ii) Cash and cash equivalents	11	5.52	1.60
(iii) Loans	6	0.03	0.01
(iv) Other financial assets	12	3.70	3.79
Income tax assets (net)		2.21	1.81
Other current assets	8	21.22	20.73
Total current assets		92.31	68.63
Total Assets		2,938.21	2,724.97
EQUITY AND LIABILITIES			
Equity			
Equity share capital	13	137.31	119.31
Other equity	13 (a)	2,710.18	2,464.68
Total equity		2,847.49	2,583.99
Liabilities			
Non-current liabilities			
Provisions	14	2.12	1.81
Total non-current liabilities		2.12	1.81
Current liabilities			
Financial liabilities			
(i) Borrowings	15	6.50	-
(ii) Trade payables:			
Total outstanding dues of micro enterprises and small enterprises	16	-	-
Total outstanding dues of creditors other than micro enterprises and small	16	38.95	18.30
enterprises			
(iii) Other financial liabilities	17	25.97	105.52
Other current liabilities	18	10.30	12.25
Provisions	14	6.88	3.10
Total current liabilities		88.60	139.17
Total Equity and Liabilities		2,938.21	2,724.97
Corporate information and Significant accounting policies	1 & 2		
Notes to the financial statements The accompanying notes "1" to "36" form an integral part of the financial statemen	3 to 36		

In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Partner

Membership No. 12172

Priyavrat Bhartia

Chairman DIN: 00020603

Manu Ahuja

Place: Noida
Date: 16th May, 2019

Abhishek Mishra Company Secretary **Umesh Sharma** Chief Financial Officer CEO & Managing Director DIN: 05123127

Statement of Profit and Loss

For the year ended 31 March 2019

(₹ in million)

	Notes	For the year ended 31 March 2019	For the year ended 31 March 2018
Revenue from operations	19	18.63	19.15
Other Income	20	0.23	6.21
Total income		18.86	25.36
EXPENSES			
Employee benefits expense	21	12.93	10.84
Finance costs	22	0.04	-
Depreciation & amortization expense	23	1.00	1.04
Other expenses	24	32.14	28.04
Total expenses		46.11	39.92
Profit/(Loss) for the year		(27.25)	(14.56)
Other Comprehensive Income			
Items that will not be reclassified to profit or loss			
Remeasurements of the defined benefit obligations		0.02	(0.17)
Income tax charge/(credit) relating to items that will not be recla to profit or loss	assified 25	0.01	(0.06)
Other comprehensive income for the year (net of tax)		0.01	(0.11)
Total comprehensive income for the year		(27.24)	(14.67)
Earnings per equity share of ₹ 10.00 each			
Basic (In ₹)	36	(2.19)	(1.22)
Diluted (In ₹)	36	(2.19)	(1.22)
Corporate information and Significant accounting policies	1 & 2		
Notes to the financial statements	3 to 36		
The accompanying notes "1" to "36" form an integral part of the	financial statements		

In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Partner

Place: Noida

Membership No. 12172

Date : 16th May, 2019

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Abhishek MishraCompany Secretary

Umesh Sharma

Chief Financial Officer

DIN: 00020603

Manu Ahuja

Chairman

Priyavrat Bhartia

CEO & Managing Director DIN: 05123127

Statement of Changes in EquityFor the year ended 31 March 2019

A. Equity share capital

137.31	Balance as at 31 March 2019
18.00	Changes in the equity share capital during the year (Refer note 13.4)
119.31	Balance as at 31 March 2018
0.16	Changes in the equity share capital during the year (Refer note 13.4)
119.15	Balance as at 31 March 2017
(₹ in million)	

B. Other Equity

	Money		Reserve ar	Reserve and surplus		Items of other	Total
	received					comprehensive income	
	against share warrants	Security	General	Share based	Retained	Remeasurement	
			200	reserve*	cal IIII	obligations	
As at 31 March 2017	1	829.70	229.71	2.82	1,413.19	(0.01)	2,475.41
Profit/(loss) for the year	1	1	1	-	(14.56)	1	(14.56)
Other comprehensive income	ı	I	1	1	1	(0.11)	(0.11)
Total comprehensive income for the year	ı	1	1	1	(14.56)	(0.11)	(14.67)
Employee stock option expense	I	ı	I	2.37	1	ı	2.37
Upon issue of share capital (Refer note 13.4)	1	1.57		1	1	1	1.57
Transfer to general reserve	1	I	1.80	(1.80)	1	I	1
As at 31 March 2018	-	831.27	231.51	3.39	1,398.63	(0.12)	2,464.68
Profit/(loss) for the year	1	ı	1	1	(27.25)	1	(27.25)
Other comprehensive income	1	I	1	1	ı	0.01	0.01
Total comprehensive income for the year	1	1	1	1	(27.25)	0.01	(27.24)
Employee stock option expense	1	ı	1	1.85	1	ı	1.85
Upon issue of share capital (Refer note 13.4)	1	226.71	1	1	1	1	226.71
Upon issue of share warrants [Refer note 13(a).1]	44.18	ı	I	1	ı	1	44.18
Transfer to general reserve	1	I	0.75	(0.75)	ı	I	1
As at 31 March 2019	44.18	1,057.98	232.26	4.49	1,371.38	(0.11)	2,710.18

Statement of Changes in EquityFor the year ended 31 March 2019

Security premium

The unutilized accumulated excess of issue price over face value on issue of shares. This is utilized in accordance with the provision of the Act.

This represents appropriation of profit by the Company and is available for distribution of dividend

Share based payment reserve

Further, equity settled share based payment transaction with employees of subsidiary is recognized in investment of subsidiaries with corresponding credit to Share based payment reserve. The fair value of the equity settled share based payment transactions with employees is recognized in Statement of Profit and Loss with corresponding credit to Share based payment reserve. Balance of a share based payment reserve is transferred to general reserve upon expiry of grants or upon exercise of stock options by an employee.

Remeasurement of defined benefit obligation

Remeasurement of defined benefits obligation comprises actuarial gains and losses and return on plan assets.

The accompanying notes "1" to "36" form an integral part of the financial statements.

In terms of our report of even date attached.

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Membership No. 12172

Place: Noida

Date : 16th May, 2019

Company Secretary **Abhishek Mishra**

Chief Financial Officer **Umesh Sharma**

DIN: 00020603

Priyavrat Bhartia

For and on behalf of the Board

Manu Ahuja CEO & Managing Director DIN: 05123127

Statement of Cash Flows

For the year ended 31 March 2019

(₹ in million)

_			(< in million,
		For the year ended 31 March 2019	For the year ended 31 March 2018
A.	Cash flow from operating activities:		
	Net profit/(loss) before tax	(27.25)	(14.56)
	Adjustments for:		
	Depreciation & amortization expense	1.00	1.04
	Finance costs	0.04	-
\	Fair value Loss/(gain) on financial instruments at FVTPL	0.34	(5.95)
	Interest Income	(0.13)	(0.22)
		1.25	(5.13)
	Operating cash flow before working capital changes	(26.00)	(19.69)
	Adjustments for:		
	(Increase)/Decrease in trade receivables, loans, other financial assets and other assets	5.08	9.00
	(Increase)/Decrease in inventories	(24.52)	(2.56)
	Increase/(Decrease) in trade payables, other financial liabilities, other liabilities and provisions	(56.53)	11.77
	Cash generated from operations	(101.97)	(1.48)
	Direct taxes (paid)/refund (net)	(0.40)	(0.34)
	Net cash generated from operating activities	(102.37)	(1.82)
B.	Cash flow from investing activities:		
	Purchase of property, plant and equipment & other intangible assets	(0.18)	-
	Sale of property, plant and equipment	-	0.08
	Interest received	0.22	0.13
	Investment in wholly owned subsidiary	(188.89)	-
	Net cash generated/(used) in investing activities	(188.85)	0.21
C.	Cash flow arising from financing activities:		
	Proceeds from issue of shares (Refer note 13.4)	244.71	1.73
	Proceeds from issue of share warrants [Refer note 13 (a).1]	44.18	-
	Proceeds from inter-corporate borrowings from related party (Refer note 32)	6.50	-
	Payment of unpaid dividend (Refer note 17.1)	(0.24)	-
	Finance costs paid	(0.01)	-
	Net cash inflow/(outflow) in course of financing activities	295.14	1.73
	Net increase/(decrease) in cash & cash equivalents (A+B+C)	3.92	0.12
	Add: Cash & cash equivalents at the beginning of the year (including balance in dividend account)	1.60	1.48
	Cash & cash equivalents at the close of the year (including balance in dividend account)	5.52	1.60

		(₹ in million)
	For the year ended 31 March 2019	
Components of cash and cash equivalents		
Balance With Banks		
- On current accounts	5.51	1.35
- On dividend account	-	0.24
Cash in hand	0.01	0.01
	5.52	1.60

Notes:

Statement of Cash Flow has been prepared under the Indirect Method as set out in the Ind AS 7 "Statement of Cash Flows".

Acquisition/Purchase of property, plant and equipment/ other intangible assets includes movement of capital work-in-progress, intangible assets under development and capital advances/payables during the year.

In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal Partner

Membership No. 12172

Priyavrat Bhartia Chairman

DIN: 00020603

Manu Ahuja

Place : Noida Date : 16th May, 2019

Abhishek Mishra Company Secretary

Umesh Sharma Chief Financial Officer CEO & Managing Director DIN: 05123127

Notes to the Financial Statements

For the year ended 31 Marc h 2019

1. Corporate Information

Jubilant industries Limited ("the Company" or the "Parent Company") is a public limited company domiciled in India and incorporated under the provisions of the Companies Act, 1956. Presently, the Company is engaged in the business of manufacturing of Indian-made foreign liquor. Its shares are listed on the BSE Limited and the National Stock Exchange of India Limited. The registered office of the Company is situated at Bharttiagram, Gajraula District Amroha-244 223.

These financial statements were authorised for issuance by the Board of Directors of the Company in their meeting held on May 16, 2019.

2. Significant accounting policies

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

(a) Basis of preparation

(i) Statement of compliance

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 of Companies Act, 2013 ("the Act") and other relevant provisions of the Act. The financial statements of the Company are presented in Indian Rupee and all values are rounded to the nearest million, except as stated otherwise.

(ii) Historical cost convention

The financial statements have been prepared on a historical cost convention on accrual basis except for the following material items those have been measured at fair value as required by relevant Ind AS:

- Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments);
- Defined benefit plans and other long-term employee benefits;
- Share-based payment transactions;
- Investment in equity instruments.

(b) Current versus non-current classification

The Company presents assets and liabilities in the Balance Sheet based on current/ non-current classification. An asset is treated as current when:

• It is expected to be realised or intended to be sold or consumed in normal operating cycle;

- It is held primarily for the purpose of trading;
- It is expected to be realised within twelve months after the reporting period; or
- It is cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

The Company classifies all other assets as non-current.

A liability is current when:

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

The Company classifies all other liabilities as noncurrent.

Deferred tax assets and liabilities are classified as non-current assets and liabilities, respectively.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle for the purpose of current-non-current classification of assets and liabilities.

(c) Property, plant and equipment (PPE) and intangible assets

(i) Property, plant and equipment

Freehold land is carried at cost. All other items of property, plant and equipment are stated at cost, which includes capitalized finance costs, less accumulated depreciation and any accumulated impairment loss. Cost includes expenditure that is directly attributable to the acquisition of the items. The cost of an item of a PPE comprises its purchase price including import duty, and other non-refundable taxes or levies and any directly attributable cost of bringing the asset to its working condition of its intended use. Any trade discounts and rebates are deducted in arriving at the purchase price.

Expenditure incurred on start-up and commissioning of the project and/or substantial expansion, including the expenditure incurred on trial runs (net of trial run receipts, if any) up to the date of commencement of commercial

production are capitalised. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as the appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

Advances paid towards acquisition of property, plant and equipment outstanding at each Balance Sheet date, are shown under other non-current assets and cost of assets not ready for intended use before the year end, are shown as capital work-in-progress.

(ii) Intangible assets

Intangible assets that are acquired (including implementation of software system) and in process research and development are measured initially at cost.

After initial recognition, an intangible asset is carried at its cost less accumulated amortisation and any accumulated impairment loss. Subsequent expenditure is capitalized only when it increases the future economic benefits from the specific asset to which it related.

Expenditure on intangible assets eligible for capitalisation are carried as Intangible assets under development where such assets are not yet ready for their intended use.

(iii) Depreciation and amortisation methods, estimated useful lives and residual value

Depreciation is provided on straight line basis on the original cost/ acquisition cost of assets or other amounts substituted for cost of fixed assets as per the useful life specified in Part 'C' of Schedule II of the Act, read with notification dated 29 August 2014 of the Ministry of Corporate Affairs, except for the following classes of fixed assets which are depreciated based on the internal technical assessment of the management as under:

Category of assets	Management estimate of useful life	Useful life as per Schedule II
Employee	5 years being	10
perquisite related	the period	
assets (included	of perquisite	
in office	scheme	
equipment)		

Depreciation on assets added/ disposed off during the year has been provided on prorata basis with reference to the date/month of addition/ disposal.

Software systems are being amortised over a period of five years or its useful life whichever is shorter.

Depreciation and amortisation methods, useful lives and residual values are reviewed at the end of each reporting period and adjusted, if appropriate.

(iv) De-recognition

A property, plant and equipment and intangible assets is derecognised on disposal or when no future economic benefits are expected from its use and disposal. Losses arising from retirement and gains or losses arising from disposal of a tangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss.

(d) Non-current assets held for sale

Non-current assets are classified as held for sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use.

Such assets are generally measured at the lower of their carrying amount and fair value less cost to sell. Losses on initial classification as held for sale and subsequent gains and losses on re-measurement are recognised in the Statement of Profit and Loss.

Once classified as held-for sale, property, plant and equipment and intangible assets are no longer depreciated or amortised.

(e) Impairment of non-financial assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. The Company's non-financial assets other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated.

For impairment testing, assets that do not generate independent cash inflows are grouped together into cash-generating units (CGUs) represents the smallest group of assets that generates cash

inflows that are largely independent of the cash inflows of other assets or CGUs. The recoverable amount of a CGU is the higher of its value in use and its fair value less cost to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the CGU.

An impairment loss is recognised if the carrying amount of an asset or CGU exceeds its estimated recoverable amount. Impairment loss recognised in respect of a CGU is allocated first to reduce the carrying amounts of the other assets of the CGU (or group of CGUs) on a pro rata basis.

An impairment loss in respect of assets for which impairment loss has been recognised in prior periods, the Company reviews at reporting date whether there is any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. Such a reversal is made only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognised.

(f) Financial instrument

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e. the date the Company commits to purchase or sale the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Debt instruments at amortised cost
- Debt instruments at fair value through other comprehensive income (FVOCI)

- Debts instruments, derivatives and equity instruments at fair value through profit or loss (FVPL)
- Equity instruments measured at fair value through other comprehensive income (FVOCI)

Debt instruments at amortised cost

A "debt instrument" is measured at the amortised cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- b) Contractual terms of the asset give rise on specific dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking in to account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in other income in the Statement of Profit and Loss. The losses arising from impairment are recognised in the Statement of Profit and Loss. This category generally applies to trade and other receivables.

Debt instrument at FVOCI

A 'debt instrument' is classified as at the FVOCI in both of the following criteria are met:

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The asset's contractual cash flows represent SPPI.

Debt instruments included with in the FVOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognised in the other comprehensive income (OCI). On de-recognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified to the Statement of Profit and Loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

Debt instrument at FVPL

FVPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorisation as at amortised cost or as FVOCI, is classified as at FVPL.

In addition, the Company may elect to designate a debt instrument, which otherwise meets amortised cost or FVOCI criteria, as at FVPL. However, such election is allowed only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch').

Debt instruments included within the FVPL category are measured at fair value with all changes recognised in the Statement of Profit and Loss.

Equity investments

For the purpose of subsequent measurement, equity instruments are classified in two categories:

- Equity instruments at fair value through profit or loss (FVPL)
- Equity instruments at fair value through other comprehensive income (FVOCI)

All equity investments in scope of Ind AS 109 are measured at fair value. The Company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Company makes such election on an instrument by instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVOCI then all fair value changes on the instrument as at FVOCI, then all fair value changes on the instrument, excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to the Statement of Profit and Loss, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity.

Equity instruments included within the FVPL category are measured at fair value with all changes recognised in the Statement of Profit and Loss.

Investments in subsidiaries

Investments in subsidiaries are carried at cost less accumulated impairment losses, if any except in case of investment in preference shares (debt instrument) which is carried in accordance with Ind AS 109 "Financial instruments".

Impairment of Financial assets

The Company recognises loss allowance 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 to lifetime ECL. For all financial assets with

contractual cash flows other than trade receivable, ECLs are measured at an amount equal to the 12-month 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 ECLs (or reversal), that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised as an impairment gain or loss in the Statement of Profit and Loss.

De-recognition

A financial asset (or, where applicable, a part of a financial asset or part of Company of similar financial assets) is primarily derecognised (i.e. removed from the Company's Balance Sheet) when:

- The rights to receive cash flows from the asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass through' arrangement and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and do what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Financial liabilities

Financial liabilities are classified as measured at amortised cost or FVPL. A financial liability is classified as at FVPL if it is classified as held-fortrading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVPL are measured at fair value and net gains and losses, including any interest expense, are recognised in Statement of Profit and Loss. Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and

foreign exchange gains and losses are recognised in Statement of Profit and Loss. Any gain or loss on derecognition is also recognised in Statement of Profit and Loss.

De-recognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the Statements of Profit and Loss.

(g) Inventories

Inventories are valued at lower of cost or net realizable value except scrap, which is valued at net estimated realizable value.

The methods of determining cost of various categories of inventories are as follows:

Raw materials	Weighted average method		
Work-in- progress and finished goods (manufactured)	Variable cost at weighted average including an appropriate share of variable and fixed production overheads. Fixed production overheads are included based on normal capacity of production facilities		
Finished goods (traded)	Cost of purchases		
Stores & spares	Weighted average method		
Fuel and Packing materials etc	Weighted average method		
Goods-in-transit	Cost of purchases		

Cost includes all direct costs, cost of conversion and appropriate portion of variable and fixed production overheads and such other costs incurred as to bring the inventory to its present location and condition inclusive of excise duty/any other tax wherever applicable.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion/reprocessing and the estimated cost necessary to make the sale.

The net realizable value of work-in-progress is determined with reference to the selling price of

related finished products. Raw materials and other supplies held for use in the production of finished goods are not written down below cost except in cases where material prices have declined and it's estimated that the cost of finished goods will exceed their net realizable value.

(h) Cash and cash equivalents

Cash and cash equivalents comprise cash at banks and on hand and short term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

(i) Provisions

A provision is recognised if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect of the time value of money is material, provisions are determined by discounting the future cash flows at a pre-tax rate that effects current market assessments of the time value of money and the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at reporting date, taking into account the risks and uncertainties surrounding the obligation. When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

(j) Contingent assets and liabilities

Contingent liabilities are disclosed in respect of possible obligations that may arise from past events but their existence is confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Contingent Assets are neither recognized nor disclosed in the financial statements. However, contingent assets are assessed continuously and if it is virtually certain that an inflow of economic benefits will arise, the assets and related income are recognized in the period in which the change occurs.

(k) Revenue recognition

Revenue from sale of products is recognised when the property in the goods or all significant risks

and rewards of ownership of the products have been transferred to the buyer, and no significant uncertainty exists regarding the amount of the consideration that will be derived from the sale of products as well as regarding its collection. Revenues include excise duty and are shown net of sales tax, value added tax, goods and service tax and applicable discounts, rebates and allowances, if any.

Revenue includes only those sales for which the Company has acted as a principal in the transaction, takes title to the products, and has the risks and rewards of ownership, including the risk of loss for collection, delivery and returns. Any sales for which Company has acted as an agent or broker without assuming the risks and rewards of ownership have been reported on a net basis.

Sale of utility is recognized on delivery of the same to the purchaser and when no significant uncertainty exists as to its realization.

Other income recognition:

Dividend income is recognized when the right to receive the income is established. Income from interest on deposits, loans and interest bearing securities is recognized on time proportionate basis.

(I) Employee benefits

- (i) Short-term employee benefits: All employee benefits falling due within twelve months of the end of the period in which the employees render the related services are classified as short-term employee benefits, which include benefits like salaries, wages, short term compensated absences, performance incentives, etc. And are recognised as expenses in the period in which the employee renders the related service and measured accordingly.
- (ii) Post-employment benefits: Post employment benefit plans are classified into defined benefits plans and defined contribution plans as under:

a) Gratuity

The Company has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount based on the respective employee's salary and the tenure of employment. The liability in respect of gratuity is recognized in the

books of accounts based on actuarial valuation by an independent actuary.

b) Superannuation

Certain employees of the Company are also participants in the superannuation plan ('the Plan'), a defined contribution plan. Contribution made by the Company to the Plan during the year is charged to Statement of Profit and Loss.

c) Provident Fund

(i) The Company makes contributions to the recognized provident fund – "VAM EMPLOYEES PROVIDENT FUND TRUST" (a multiemployer trust) for most of its employees in India, which is a defined benefit plan to the extent that the Company has an obligation to make good the shortfall, if any, between the return from the investments of the trust and the notified interest rate. The Company's obligation in this regard is determined by an independent actuary and provided for if the circumstances indicate that the Trust may not be able to generate adequate returns to cover the interest rates notified by the Government.

For other employees in India, provident fund is deposited with Regional Provident Fund Commissioner. This is treated as defined contribution plan.

(ii) Company's contribution to the provident fund is charged to Statement of Profit and Loss.

(iii) Other long-term employee benefits:

Compensated absences

As per the Company's policy, eligible leaves can be accumulated by the employees and carried forward to future periods to either be utilised during the service, or encashed. Encashment can be made during service, on early retirement, on withdrawal of scheme, at resignation and upon death of employee. Accumulated compensated absences are treated as other long-term employee benefits. The Company's liability in respect of other long-term employee benefits is recognized in the books of accounts based on actuarial valuation using projected unit credit method as at Balance Sheet date by and independent actuary. Actuarial losses/ gains are recognised in the Statement of Profit and Loss in the year in which they arise.

Actuarial Valuation

The liability in respect of all defined benefit plans is accrued in the books of accounts on the basis of actuarial valuation carried out by an independent actuary using the Project Unit Credit Method, which recognizes each year of service as giving rise to additional unit of employees benefit entitlement and measure each unit separately to build up the final obligation. The obligation is measured at the present value of estimated future cash flows. The discount rates used for determining the present value of obligation under defined benefit plans, is based on the market yields on Government securities as at the Balance Sheet date, having maturity periods approximating to the terms of related obligation.

Re-measurement gains and losses in respect of all defined benefit plans arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the Statement of Changes in the 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 as past service cost. Gains or losses on the curtailment or settlement of any defined benefit plan are recognized when the curtailment or settlement occurs. Any differential between the plan assets (for a funded defined benefit plan) and the defined benefit obligation as per actuarial valuation is recognised as a liability if it is a deficit or as an asset if it is a surplus (to the extent of the lower of present value of any economic benefits available in the form of refunds from the plan or reduction in future contribution to the plan).

Past service cost is recognised as an expense in the Statement of Profit and Loss on a straight-line basis over the average period until the benefits become vested. To the extent that the benefits are already vested immediately following the introduction of, or changes to, a defined benefit plan, the past service cost is recognised immediately in the Statement of Profit and Loss. Past service cost may be either positive (where benefits are introduced or improved) or negative (where existing benefits are reduced).

(m) Share based payments

The grant date fair value of options granted (net of estimated forfeiture) to employees of the Company is recognized as an employee expense, and those granted to employees of subsidiaries is considered as the Company's equity contribution and is added to the carrying value of investment in the respective subsidiaries, with a corresponding increase in share based payment reserve. The expense is recorded for separately each vesting portion of the award as if the award was, in substance, multiple awards. The increase in equity recognized in connection with share based payment transaction is presented as a separate component in equity under "share based payment reserve". The amount recognized as an expense is adjusted to reflect the actual number of stock options that vest. For the option awards, grant date fair value is determined under the optionpricing model (Black-Scholes-Model). Forfeitures are estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures materially differ from those estimates.

(n) Finance costs

Finance costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Finance cost also includes exchange differences to the extent regarded as an adjustment to the finance costs. Finance costs that are directly attributable to the construction or production or development of a qualifying asset are capitalized as part of the cost of that asset. Qualifying assets are assets that are necessarily take a substantial period of time to get ready for their intended use or sale. All other finance costs are expensed in the period in which they occur.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the finance costs eligible for capitalization.

Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the Statement of Profit and Loss over the period of the borrowings using the effective interest method. Ancillary costs incurred in connection with the arrangement of borrowings are amortised over the period of such borrowings.

(o) Income tax

Income tax expense comprises current and deferred tax. It is recognised in Statement of Profit and Loss except to the extent that it relates to a business

combination, or items recognised directly in equity or in OCI.

Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received after considering uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantially enacted at the reporting date in the countries where the Company operates and generates taxable income.

Current tax assets and liabilities are offset only if there is a legally enforceable right to set off the recognised amounts, and it is intended to realise the asset and settle the liability on a net basis simultaneously.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for:

- temporary differences arising on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting not taxable profit or loss at the time of the transaction;
- temporary differences related to freehold land and investment in subsidiaries to the extent that the Company is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future;
- taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets (DTA) include Minimum Alternate Tax (MAT) paid in accordance with the tax laws in India which is likely to give future economic benefits in the form of availability of set off against future income tax liability.

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Unrecognised deferred tax assets are reassessed at each reporting date and recognised to the extent that it has become probable that future taxable profits will be available against which they can be used. Deferred tax is measured at the tax rates that are expected to be apply to the period when the asset is realised or the liability is settled, based on the laws that have been enacted or substantively enacted by the reporting date. The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Company expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset only if there is legally enforceable right to set off the recognised amounts, and it is intended to realise the asset and settle the liability on a net basis simultaneously.

Deferred income tax is not provided on the undistributed earnings of the subsidiaries where it is expected that the earnings of the subsidiary will not be distributed in the foreseeable future.

(p) Leases

At the inception of each lease, the lease arrangement is classified as either a finance lease or an operating lease, based on the substance of the lease arrangement.

Finance leases

Assets leased by the Company in its capacity as lessee where substantially all the risks and rewards of ownership vest in the Company are classified as finance leases. A finance lease is recognised as an asset and a liability at the commencement of lease, at the lower of the fair value of the asset and the present value of the minimum lease payments. Minimum lease payments made under finance leases are apportioned between the finance expenses and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.

Operating leases

Leases in which a significant portion of the risks and rewards of ownership are not transferred to the Company as lessee are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are

charged to the Statement of Profit and Loss on a straight-line basis over the period of the lease unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases.

(q) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The CEO and Managing Director of the Company is responsible for allocating resources and assessing performance of the operating segments and accordingly identified as the chief operating decision maker. Revenues, expenses, assets and liabilities, which are common to the enterprise as a whole and are not allocable to segments on a reasonable basis, have been treated as "un-allocable revenue/ expenses/ assets/liabilities", as the case may be. However, there is no business segment for the year under report.

(r) Foreign currency translation

(i) Functional and presentation currency

The functional currency of the Company is the Indian rupee. These financial statements are presented in Indian rupee.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at Balance Sheet date exchange rate are generally recognised in Statement of Profit and Loss.

(s) Government grants

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

Government grants relating to income are deferred and recognised in the Statement of Profit and Loss over the period necessary to match them with the costs that they are intended to compensate and presented within other income.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to Statement of Profit and Loss on a

straight-line basis over the expected lives of the related assets and presented within other income.

(t) Earnings per share

(i) Basic earnings per share

Basic earnings per share, is calculated by dividing:

- o the profit attributable to owners of the Company
- o by the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year and excluding treasury shares.

(ii) Diluted earnings per share

Diluted earnings per share, adjusts the figures used in the determination of basic earnings per share to take into account:

- o The after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and
- o The weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

(u) Measurement of fair values

A number of the accounting policies and disclosures require measurement of fair values, for both financial and non-financial assets and liabilities.

Fair values are categorised into different level in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: inputs for the asset or liability, those are not based on observable market data (unobservable data).

The Company has an established control framework with respect to the measurement of fair values. This includes a finance team that has overall responsibility for overseeing all significant fair value measurements, including Level 3 fair values.

The finance team regularly reviews significant unobservable inputs and valuation adjustments. If third party information, is used to measure fair values, then the finance team assesses the evidence obtained from the third parties to support the conclusion that these valuations met the requirement of Ind AS, including the level in the fair value hierarchy in which the valuations should be classified.

When measuring the fair values of an asset or a liability, the Company uses observable market data as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

Further information about the assumptions made in measuring fair values used in preparing these financial statements is included in the respective notes.

(v) Critical estimates and judgements

The preparation of Financial Statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future period affected. In particular, information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amounts recognised in the Financial Statements is included in the following notes.

 Recognition and estimation of tax expense including deferred tax – Note 25.

- Estimated impairment of financial assets and non-financial assets- Note 2(e), 2(f).
- Assessment of useful life of property, plant and equipment and intangible asset- Note 2(c).
- Estimation of assets and obligations relating to employee benefits- Note 27.
- Share-based payments- Note 35.
- Valuation of inventories- Note 2(g).
- Recognition of revenue and related accruals-Note 2(k).
- Recognition and measurement of contingency: Key assumption about the likelihood and magnitude of an outflow of resources- Note 33.
- Lease classification- Note 34 (b).
- Fair value measurements 2(u).

(w) Recent accounting pronouncements issued but not yet effective up to date of issuance of financial statements

On 30th March 2019, the Ministry of Corporate Affairs (MCA) has notified Ind AS 116 Leases, under Companies (Indian Accounting Standards) Amendment Rules, 2019 which is applicable from 1st April, 2019.

Ind AS 116 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract i.e. the lessee and the lessor. Ind AS 116 introduces as single lease accounting model for lessee and requires the lessee to recognize right of use assets and lease liabilities for all leases with a term of more than twelve months, unless the underlying asset is low value in nature. Currently, operating lease expense are charged to the statement of profit and loss. Ind AS 116 substantially carries forward the lessor accounting requirements in Ind AS 17.

As per Ind AS 116, the lessee needs to recognise depreciation on rights of use assets and finance costs on lease liabilities in the statement of profit and loss. The lease payments made by the lessee under the lease arrangement will be adjusted against the lease liabilities.

This Ind AS is not effective over the Company.

(₹ in million)

Des	scription	Land Free hold	Building Factory	Plant and Equipment	Furniture and Fixtures	Office Equipments	Total
3.	Property, plant and equipment						
	Gross carrying amount as at 31 March 2017	6.81	5.49	6.39	0.02	0.30	19.01
	Additions/adjustments	-	-	-	-	-	-
	Deductions/adjustments	-	-	-	-	(0.13)	(0.13)
	Gross carrying amount as at 31 March 2018	6.81	5.49	6.39	0.02	0.17	18.88
	Accumulated depreciation as at 31 March 2017	-	0.29	0.68	-	0.05	1.02
	Depreciation charge for the year	-	0.28	0.69	-	0.06	1.03
	Deductions/adjustments	-	-	-	-	(0.05)	(0.05)
	Accumulated depreciation as at 31 March 2018	-	0.57	1.37	-	0.06	2.00
	Net carrying amount as at 31 March 2018	6.81	4.92	5.02	0.02	0.11	16.88

(₹ in million)

Des	cription	Land Free hold	Building Factory	Plant and Equipment	Furniture and Fixtures	Office Equipments	Total
	Gross carrying amount as at 31 March 2018	6.81	5.49	6.39	0.02	0.17	18.88
	Additions/adjustments	-	-	-	-	0.18	0.18
	Deductions/adjustments	-	-	-	-	-	-
	Gross carrying amount as at 31 March 2019	6.81	5.49	6.39	0.02	0.35	19.06
	Accumulated depreciation as at 31 March 2018	-	0.57	1.37	-	0.06	2.00
	Depreciation charge for the year	-	0.28	0.69	-	0.03	1.00
	Deductions/adjustments	-	-	-	-	-	-
	Accumulated depreciation as at 31 March 2019	-	0.85	2.06	-	0.09	3.00
	Net carrying amount as at 31 March 2019	6.81	4.64	4.33	0.02	0.26	16.06

3.1 Property, plant and equipment of the Company are charged in favour of bankers for term loan availed by Jubilant Agri and Consumer Products Limited, its wholly owned subsidiary company.

Des	cription	Softwares
4.	Other intangible assets	14
	Gross carrying amount as at 31 March 2017	0.24
	Additions/adjustments	\-
	Deductions/adjustments	-
	Gross carrying amount as at 31 March 2018	0.24
	Accumulated amortization as at 31 March 2017	0.19
	Amortization for the year	0.01
	Deductions/adjustments	-
	Accumulated amortization as at 31 March 2018	0.20
	Net carrying amount as at 31 March 2018	0.04

(₹ in million)

escription	Softwares
Gross carrying amount as at 31 March 2018	0.24
Additions/adjustments	-
Deductions/adjustments	-
Gross carrying amount as at 31 March 2019	0.24
Accumulated amortization as at 31 March 2018	0.20
Amortization for the year	-
Deductions/adjustments	-
Accumulated amortization as at 31 March 2019	0.20
Net carrying amount as at 31 March 2019	0.04

(₹ in million)

			As at 31 March 2019	As at 31 March 2018
5.	Nor	n-current investments		
	I.	Investment in equity shares (at cost)		
		Unquoted investments (fully paid up)		
		Subsidiary companies:		
		200 (Previous Year: 200) equity shares with no par value		
		Jubilant Industries Inc. USA	10.75	10.75
		14,39,435 (Previous Year: 50,000) equity shares of ₹ 10 each		
		Jubilant Agri and Consumer Products Limited	189.39	0.50
	II.	Investment in preference shares (at fair value through FVPL)		
		Preference shares-unquoted (fully paid up)		
		Subsidiary company:		
		16,48,817 (Previous Year: 16,48,817) 10% optionally convertible non-cumulative redeemable preference shares of ₹ 10 each		
		Jubilant Agri and Consumer Products Limited	2,462.13	2,457.40
		9,74,800 (Previous Year: 9,74,800) 10% non-cumulative redeemable preference shares of ₹ 10 each		
		Jubilant Agri and Consumer Products Limited	157.14	162.21
	III.	Deemed capital investment		
		Capital contribution towards ESOP	8.97	7.12
		Total non-current investments	2,828.38	2,637.98

		As at 31 March 2019		As at 31 M	arch 2018
		Non-current	Current	Non-current	Current
6.	Loans				
	Loan receivable considered good - Secured	-	-	-	-
	Loan receivable considered good - Unsecured:				
	- Loan to employees	0.02	0.03	0.03	0.01
	Loan receivable which have significant increase in credit risk	-	-	-	-
	Loan receivable - Credit impaired	-	-	-	-
	Total loans	0.02	0.03	0.03	0.01

7. Deferred tax

Deferred income tax reflect the net tax effects of temporary difference between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Significant component of the Company's net deferred income tax are as follows:

Deferred tax assets:

(₹ in million)

	Others (Re-measurement of employee benefits)	Total
As at 31st March 2017	-	-
Credited/(Charged)		
- to statement of profit and loss	-	-
- to other comprehensive income	0.06	0.06
As at 31 March 2018	0.06	0.06
Charged/(Credited)		
- to statement of profit and loss	-	-
- to other comprehensive income	(0.01)	(0.01)
As at 31 March 2019	0.05	0.05

Reconciliation of deferred tax assets (net):

(₹ in million)

Particulars	For the year ended 31 March 2019	For the year ended 31 March 2018
Balance as at the commencement of the year	0.06	-
Credit/(Expense) recognized in profit and loss during the year	-	-
Credit/(Expense) recognized in other comprehensive income during the year	(0.01)	0.06
Balance as at the end of the year	0.05	0.06

Deferred tax assets not recognized in respect of the Company:

Particulars		As at 31 March 2019		
		Amount of temporary differences	Amount of deferred tax on temporary differences	
Deductible temporary differences:				
Provision for compensated absences and gratuity		2.16	0.76	
Expenditure allowed on actual payment basis		0.69	0.24	
Tax loses carried forward		70.40	24.60	
Unabsorbed depreciation		3.41	1.19	
Taxable temporary differences:				
Depreciation, amortization and other temporary differences		(5.98)	(2.09)	
Net unrecognized temporary differences		70.68	24.70	

(₹ in million)

Particulars	As at 31 M	As at 31 March 2018		
	Amount of temporary differences	Amount of deferred tax on temporary differences		
Deductible temporary differences:				
Provision for compensated absences and gratuity	1.86	0.65		
Expenditure allowed on actual payment basis	0.16	0.05		
Tax loses carried forward	45.36	15.85		
Unabsorbed depreciation	2.92	1.02		
Taxable temporary differences:				
Depreciation, amortization and other temporary differences	(6.48)	(2.26)		
Net unrecognized temporary differences	43.82	15.31		

Expiry period of unused tax losses:

Company has unused tax losses and unabsorbed depreciation amounting to $\overline{\mathfrak{C}}$ 70.40 million (Previous Year: $\overline{\mathfrak{C}}$ 45.36 million) and $\overline{\mathfrak{C}}$ 3.41 million (Previous Year: $\overline{\mathfrak{C}}$ 2.92 million), respectively as at year end, available to reduce future income taxes. If not used, the unused tax losses will expire in the tax year 2019-2027 (Previous Year: 2018-26) and unabsorbed depreciation can be carried forward for an indefinite period.

(₹ in million)

		As at 31 March 2019		As at 31 March 2018	
		Non-current	Current	Non-current	Current
8.	Other assets				
	Advance to suppliers	-	2.22	-	0.52
	Security deposits	1.35	-	1.35	-
	Prepaid expenses	-	6.64	-	7.02
	Recoverable from/balances with government authorities	-	12.36	-	13.19
	Total other assets	1.35	21.22	1.35	20.73

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
9.	Inventories		
	Raw materials	4.41	5.55
	Work-in-progress	3.23	2.72
	Finished goods	20.72	8.75
	Stores and spares	0.27	0.31
	Fuel and packing materials	19.80	6.58
	Total inventories	48.43	23.91

			(
		As at 31 March 2019	As at 31 March 2018
10.	Trade receivables		
	(Current)		
	Trade receivable considered good - Secured	-	-
	Trade receivable considered good - Unsecured	11.20	16.78
	Trade receivable which have significant increase in credit risk	-	-
	Trade receivable-credit impaired	-	-
	Total receivables	11.20	16.78

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
11.	Cash and cash equivalents		
	Balance With Banks		
	- On current accounts	5.51	1.35
	- On dividend account (Refer note 17.1)	-	0.24
	Cash in hand	0.01	0.01
	Total cash and cash equivalents	5.52	1.60

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
12.	Other financial assets		
	(Current)		
	Interest receivable	-	0.09
	Recoverable from related parties (Refer note 32)	3.70	3.70
	Total other financial assets	3.70	3.79

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
13.	Equity share capital		
	Authorized		
	18,100,000 (Previous Year: 15,000,000) equity shares of ₹ 10 each	181.00	150.00
		181.00	150.00
	Issued, subscribed and paid-up		
	13,731,101 (Previous Year: 11,931,101) equity shares of ₹ 10 each	137.31	119.31
	Total equity share capital	137.31	119.31

13.1 Movement in equity share capital:

	As at 31 March 2019		As at 31 March 2018	
	No. of shares	₹ in million	No. of shares	₹ in million
At the commencement of the year	11,931,101	119.31	11,915,070	119.15
Add: Issued during the year (Refer note 13.4)	1,800,000	18.00	16,031	0.16
At the end of the year	13,731,101	137.31	11,931,101	119.31

- 13.2 The Company has only one class of shares referred to as equity shares having par value of ₹ 10 each. Holder of each equity share is entitled to one vote per share. In the event of liquidation of the Company, the holders of equity shares will be entitled to receive any of the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.
- 13.3 Details of shareholders holding more than 5% of the aggregate shares in the Company:

	As at 31 M	As at 31 March 2019		As at 31 March 2018	
	No. of shares	% held	No. of shares	% held	
HSSS Investment Holding (P) Ltd.	6,281,470	45.75	5,059,440	42.46	
KBHB Investment Holding (P) Ltd.	1,522,497	11.09	1,226,302	10.29	
SSBPB Investment Holding (P) Ltd.	1,448,375	10.55	1,166,600	9.79	

13.4 During the current year, issuance of 18,00,000 equity shares of the Company to the Promoters/members of the promoter group of the Company aggregating to ₹ 244.71 million for cash at a face value of ₹ 10 each at an issue price of ₹ 135.95 including premium of ₹ 125.95 per equity share as determined in accordance with the Chapter V of ICDR (Issue of Capital and Disclosure Requirements) Regulations 2018 of SEBI by way of preferential allotment on a private placement basis.

During the previous year 16,031 equity shares, of ₹ 10 each allotted on exercise of the vested stock options in accordance with the terms of exercise under the "Employee Stock Option Scheme, 2013". (Refer note 35)

(₹ in million)

			(,
		As at 31 March 2019	As at 31 March 2018
13 (a).	Other equity		
	Money received against share warrants [Refer note 13 (a).1]	44.18	-
	Reserve and surplus:		
	Security premium	1,057.98	831.27
	General reserve	232.26	231.51
	Share based payment reserve	4.49	3.39
	Retained earnings	1,371.38	1,398.63
	Items of other comprehensive income:		
	Re-measurement of defined benefits obligations	(0.11)	(0.12)
	Total other equity	2,710.18	2,464.68

13 (a).1 Issuance of 13,00,000 convertible warrants to the Promoters/members of the promoter group of the Company, aggregating to ₹ 44.18 million (25% of the warrant issue price has been received) for cash with right to the warrant holder to apply for and be allotted one equity share of face value of ₹ 10 each of the Company for each warrant with in a period of eighteen months from the date of allotment of the warrants at an issue price of ₹ 135.95 per warrant as determined in accordance with the Chapter V of ICDR (Capital and Disclosure Requirements) Regulations 2018 of SEBI by way of preferential allotment on a private placement basis.

(₹ in million)

		As at 31 M	As at 31 March 2019		arch 2018
		Non-current	Current	Non-current	Current
14.	Provisions				
	(Unsecured considered good)				
	Provisions for employee benefits	2.12	0.69	1.81	0.16
	Provision for excise duty	-	3.81	-	0.56
	Other provisions	-	2.38	-	2.38
	Total provisions	2.12	6.88	1.81	3.10

(₹ in million)

	(,		
		As at 31 March 2019	As at 31 March 2018
15.	Current borrowings		
	(Unsecured)		
	Loan from related party (Refer note 32)	6.50	-
	Total current borrowings	6.50	-

15.1 Short term borrowings from related party is repayable as per terms of agreement within one year.

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
16.	Trade payables		
	Current		
	Total outstanding dues of micro enterprises and small enterprises (Refer note 26)	-	-
	Total outstanding dues of creditors other than micro enterprises and small enterprises and small enterprises description d	38.95	18.30
	Total trade payables	38.95	18.30

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
17.	Other financial liabilities		
	Current		
	Employee benefits payable	1.10	0.34
	Interest accrued and due on borrowings	0.03	-
	Due to related parties (Refer note 32)	0.06	86.13
	Unpaid dividend (Refer note 17.1)	-	0.24
	Other payables	24.78	18.81
	Total other financial liabilities	25.97	105.52

17.1 During the current year, the Company has transferred a sum of ₹ 0.24 million on account of unclaimed dividend to Investor Education and Protection Fund pursuant to Section 124(6) of the Companies Act, 2013.

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
18.	Other liabilities		
	Current		
	Advance from customers	-	0.27
	Statutory dues payables	10.30	11.98
	Total other liabilities	10.30	12.25

		For the year ended 31 March 2019	For the year ended 31 March 2018
19.	Revenue from operations		
	Sale of service	18.63	19.15
	Total revenue from operations	18.63	19.15

(₹ in million)

		For the year ended 31 March 2019	
20.	Other income		
	Fair value gain on financial instruments at FVPL	-	5.95
	Interest income	0.13	0.22
	Other non-operating income	0.10	0.04
	Total other income	0.23	6.21

(₹ in million)

		For the year ended 31 March 2019	For the year ended 31 March 2018
21.	Employee benefits expense		
	Salaries, wages, bonus, gratuity and allowances	12.34	10.31
	Contribution to provident and other funds	0.35	0.31
	Staff welfare expenses	0.24	0.22
	Total employee benefits expense	12.93	10.84

(₹ in million)

		For the year ended 31 March 2019	
22.	Finance costs		
	Interest expense	0.04	-
	Total finance costs	0.04	-

		For the year ended 31 March 2019	
23.	Depreciation and amortization expense		
	Depreciation of property, plant and equipment	1.00	1.03
	Amortization of intangible assets	-	0.01
	Total depreciation and amortization expense	1.00	1.04

(₹ in million)

		For the year ended 31 March 2019	For the year ended 31 March 2018
24	Other expenses	31 March 2019	31 March 2018
27.	Power and fuel	8.62	1.14
	Repairs and maintenance:	0.02	1,14
	Plant and machineries	0.16	0.82
	Others	0.72	0.60
		0.72	0.00
	Rent		
	Rates & taxes	13.01	12.91
	Insurance	0.18	0.09
	Advertisement, publicity & sales promotion	0.91	0.30
	Travelling & other incidental expenses	0.34	0.08
	Vehicle running & maintenance	0.03	0.34
	Printing & stationery	0.66	0.77
	Communication expenses	0.84	0.38
	Auditors remuneration - As auditors	0.16	0.17
	- For limited review	0.13	0.13
	- For taxation matters	0.03	0.03
	- For certifications etc	0.28	0.20
	Legal, professional and consultancy charges	2.31	6.66
	Directors' sitting fees	1.34	1.55
	Bank charges	0.03	0.03
	Miscellaneous expenses	0.01	0.02
	Discounts, claims to customers and other selling expenses	1.86	1.64
	Impairment loss on investment	0.34	\\-
	Total other expenses	32.14	28.04

24.1 Expenditure related to corporate social responsibility as per Section 135 of the Companies Act, 2013, read with Schedule VII, thereof: ₹ Nil (Previous Year: ₹ Nil). There is no requirement of CSR specific for the year as there is no profits calculated under Section 198 of the Companies Act, 2013.

25. Income tax

The major components of income tax expense are:

OCI section

(₹ in million)

	For the year ended 31 March 2019	year ended
Tax related to items that will not be reclassified to profit or loss	0.01	(0.06)
Income tax charged to OCI	0.01	(0.06)

Reconciliation between average effective rate and applicable tax rate:

(₹ in million)

	For the year ended 31 March 2019	year ended
Accounting profit before income tax	(27.25)	(14.56)
At India's statutory income tax rate 34.944% (Previous Year: 34.608%)	(9.52)	(5.04)
- Effect of non deductible expenses and exempt income	-	(2.06)
- Change in statutory tax rate & others	-	(0.14)
- Effect of non-taxable income & others	0.12	-
- Unrecognized deferred tax	9.40	7.24
Income tax expense reported in the Statement of profit and loss	-	-

26. Micro, small and medium enterprises

There are no Micro, Small and Medium Enterprises, to whom the Company owes dues, which are outstanding for more than 45 days as at the end of the year. The information as required to be disclosed in relation to Micro, Small and Medium Enterprises has been determined to the extent such parties have been identified on the basis of information available with the Company.

(₹ in million)

Particulars	As at 31 March 2019	As at 31 March 2018
The principal amount remaining unpaid to any supplier as at the end of the year	-	-
The interest due on principal amount remaining unpaid to any supplier as at the end of the year	-	-
The amount of interest paid by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006 (MEMED Act), along with the amount of the payment made to the supplier beyond the appointed day during the year	-	-
The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act	-	-
The amount of interest accrued and remaining unpaid at the end of the year	-	-
The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise, for the purpose of disallowance as a deductible expenditure under the MSMED Act	-	-

27. Employee benefits in respect of the Company have been calculated as under:

A. Defined Contribution Plans

The Company has certain defined contribution plan such as provident fund (1), employee state insurance, employee pension scheme, employee superannuation fund wherein specified percentage is contributed to them. During the year, the Company has contributed following amounts to:

(₹ in million)

	For the year ended 31 March 2019	For the year ended 31 March 2018
Employer's contribution to provident fund	0.15	0.14
Employer's contribution to employee's pension scheme 1995	0.05	0.04

⁽¹⁾ For certain employees where provident fund is deposited with government authority e.g. Regional Provident Fund Commissioner.

B. Defined Benefits Plans

i. Gratuity

In accordance with Ind AS 19 "Employee Benefits", an actuarial valuation has been carried out in respect of gratuity. The discount rate assumed is 7.65% p.a. (Previous Year: 7.70% p.a.) which is determined by reference to market yield at the Balance Sheet date on government bonds. The retirement age has been considered at 58 years (Previous Year: 58 years) and mortality table is as per IALM (2006-08) [Previous Year: IALM (2006-08)].

The estimates of future salary increases, considered in actuarial valuation is 9% p.a. for first three years and 5% p.a. thereafter (Previous Year: 9% p.a. for first three years and 5% p.a. thereafter), taking into account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

Reconciliation of opening and closing balances of the present value of the defined benefit obligation:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Present vale of obligation at the beginning of the year	1.15	0.90
Current service cost	0.12	0.09
Interest cost	0.09	0.07
Actuarial (gain)/loss	(0.02)	0.17
Benefits paid	-	(0.08)
Present vale of obligation at the end of the year	1.34	1.15

Reconciliation of the present value of defined benefit obligation and the fair value of the plan assets:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Present value of obligation at the end of the year	1.34	1.15
Net liabilities recognized in the Balance Sheet	1.34	1.15

Company's best estimate of contribution during next year is ₹ 0.29 million (31 March 2018: ₹ 0.19 million).

Expense recognized in the Statement of Profit and Loss under employee benefits expense:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Total service cost	0.12	0.09
Net interest cost	0.09	0.07
Expenses recognized in the Statement of Profit and Loss	0.21	0.16

Amount recognized in other comprehensive income:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Actuarial gain/(loss) due to financial assumption change	-	-
Actuarial gain/(loss) due to experience adjustment	0.02	(0.17)
Amount recognized in the Other Comprehensive Income	0.02	(0.17)

Sensitivity analysis:

(₹ in million)

Particulars	culars 31 March 2019			
Assumptions	Discount rate		Future sala	ry increase
Sensitivity level	0.5% increase	0.5% decrease	0.5% increase	0.5% decrease
Impact on defined benefit obligation	(0.05)	0.05	0.05	(0.05)

(₹ in million)

Particulars	31 March 2018			
Assumptions	Discou	nt rate	Future sala	ry increase
Sensitivity level	0.5% increase	0.5% decrease	0.5% increase	0.5% decrease
Impact on defined benefit obligation	(0.04)	0.04	0.04	(0.04)

The sensitivity analysis above have been determined based on reasonable possible changes of the respective assumptions occurring at the end of the year and may not be representative of the actual change. It is based on a change in the key assumption while holding all other assumptions constant.

ii. Provident Fund:

The Company makes monthly contributions to provident fund managed by trust for qualifying employees. Under the scheme, the Company is required to contribute a specific percentage of the payroll costs to fund the benefits. As per Ind AS 19 on "Employee Benefits", employer established provident fund trusts are treated as defined benefit plans, since the Company is obliged to meet interest shortfall, if any, with respect to covered employees. The total liability of ₹ Nil (Previous Year: ₹ Nil) has been allocated to Company and ₹ Nil (Previous Year: ₹ Nil) has been charged to Statement of Profit and Loss during the year.

The Company has contributed ₹ 0.14 million to provident fund (Previous Year: ₹ 0.11 million) for the year.

C. Other long term benefits (compensated absences)

(₹ in million)

Particulars	As at 31 March 2019	As at 31 March 2018
Present value of obligation at the end of the year	0.82	0.71

28. Fair value measurement

(₹ in million)

	Note				31 March 2018			
		hierarchy	FVPL	FVOCI	Amortized Cost	FVPL	FVOCI	Amortized Cost
Financial assets								
Investments	(b)	3	2,628.24	-	200.14	2,626.73	-	11.25
Trade receivables	(a)		-	-	11.20	-	-	16.78
Loans	(a)		-	-	0.05	-	-	0.04
Cash and cash equivalents	(a)		-	-	5.52	-	-	1.60
Other financial assets	(a)		-	-	3.70	-	-	3.79
Total financial assets			2,628.24	-	220.61	2,626.73	-	33.46
Financial liabilities								
Current borrowings	(a)		-	-	6.50	-	-	-
Trade payables	(a)		-	-	38.95	-	-	18.30
Other financial liabilities	(a)		-	-	25.97	-	-	105.52
Total financial liabilities			-	-	71.42	-	-	123.82

Note:

- (a) Fair valuation of financial assets and liabilities with short term maturities is considered as approximate to respective carrying amount due to the short term maturities of these instruments.
- (b) The fair value is determined by using the valuation model/technique with observable/non-observable inputs and assumptions.

There are no transfers between Level 1, Level 2 and Level 3 during the years ended 31 March 2019 and 31 March 2018.

Reconciliation of Level 3 fair value measurement:

(₹ in million)

	For the year ended 31 March 2019	For the year ended 31 March 2018
Opening balance	2,637.98	2,629.66
Additional investments including capital contribution towards ESOP	190.74	2.37
Gain/(loss) recognized in statement of profit and loss	(0.34)	5.95
Closing balance	2,828.38	2,637.98

29. Financial risk management

Risk management framework

The Company's board of directors has overall responsibility for the establishment and oversight of the Company's risk management framework.

The Company, through three layers of defense namely policies and procedures, review mechanism and assurance aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations. The Audit committee of the Board with top management oversee the formulation and implementation of the risk management policies. The risk are identified at business unit level and mitigation plan are identified, deliberated and reviewed at appropriate forums.

The Company has exposure to the following risks arising from financial instruments:

- credit risk [see(i)];
- liquidity risk [see(ii)]; and
- market risk [see(iii)].

i. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counter-party to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers, loans and investments.

The carrying amount of financial assets represents the maximum credit exposure.

Trade receivables and other financial assets

The Company has established a credit policy under which new customer is analyzed individually for creditworthiness before the payment and delivery terms and conditions are offered. The Company's review includes external ratings, if they are available, financial statements, credit agency information, industry information and business intelligence. Sale limits are established for each customer and reviewed annually. Any sales exceeding those limits require approval from the appropriate authority as per policy.

In monitoring customer credit risk, customers are grouped according to their credit characteristics, including whether they are an individual or a legal entity, whether they are institutional, dealers or end-user customer, their geographic location, industry, trade history with the Company and existence of previous financial difficulties.

Expected credit loss for trade receivables:

Based on internal assessment which is driven by the historical experience/ current facts available in relation to default and delays in collection thereof, the credit risk for trade receivables is considered low. The Company estimates its allowance for trade receivable using lifetime expected credit loss. The balance past due for more than 6 months is ₹ Nil (Previous Year: ₹ 4.19 million).

Expected credit loss on financial assets other than trade receivables:

With regard to all financial assets with contractual cash flows, other than trade receivables, management believes these to be high quality assets with negligible credit risk. The management believes that the parties from which these financial assets are recoverable, have strong capacity to meet the obligations and where the risk of default is negligible and accordingly no provision for excepted loss has been provided on these financial assets. Break up of financial assets other than trade receivables have been disclosed on Balance Sheet.

ii. Liquidity risk

Liquidity risk is the risk that the will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company's treasury department is responsible for managing the short-term and long-term liquidity requirements. Short term liquidity situation is reviewed daily by the Treasury. Longer term liquidity position is reviewed on a regular basis by the Company's Board of Directors and appropriate decisions are taken according to the situation.

Exposure to liquidity risk

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include contractual interest payments and exclude the impact of netting agreements.

(₹ in million)

As at 31 March 2019	Contractual cash flows					
	Carrying amount	Total	Within 1 year	More than 1 year		
Non-derivative financial liabilities						
Borrowings	6.50	6.50	6.50	-		
Trade payables	38.95	38.95	38.95	-		
Other financial liabilities	25.97	25.97	25.97	-		

(₹ in million)

As at 31 March 2018	Contractual cash flows					
	Carrying amount	Total	Within 1 year	More than 1 year		
Non-derivative financial liabilities						
Trade payables	18.30	18.30	18.30	-		
Other financial liabilities	105.52	105.52	105.52	-		

iii. Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and interest rates will affect the Company's income or the value of its holding of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

Currency risk

Foreign currency is the risk that the fair value of future cash flows of an exposure will flucate because of changes in foreign exchange rates. The Company has not foreign currency borrowing, foreign currency trade payable and trade receivable, therefore, no exposed to foreign currency risk.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is not exposed to interest rate risk because funds are not borrowed at floating rate.

30. Capital management

Risk management

The Company's objectives when managing capital are to:

- safeguarding their ability to continue as a going concern, so that they can continue to provide returns for shareholders and benefits for other stakeholders, and
- maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Company monitors capital on the basis of the following gearing ratio:

'Net Debt' (total borrowings net of cash and cash equivalents and other bank balances) divided by 'Total Equity' (as shown in the Balance sheet.

The gearing ratios were as follows:

(₹ in million)

Particulars	As at 31 March 2019	As at 31 March 2018
Net debt (Net off cash & cash equivalents)	0.98	-
Total equity	2847.49	2583.99
Net debt to equity ratio	0.00	-

31. Segment information

The Company's operation comprises of IMFL business only. As such, there are no separate reportable business segments in terms of Ind AS-108 "Operating Segments".

32. Related party disclosures

1. Subsidiaries:

Jubilant Agri And Consumer Products Limited, Jubilant Industries Inc., USA.

2. Key management personnel (KMP) and other related entities

Mr. Manu Ahuja* (CEO and Managing Director) (w.e.f. 10 May 2018), Mr. Videh Kumar Jaipuriar** (Managing Director) (up to 11 December 2017), Mr. Sandeep Kumar Shaw (Chief Financial Officer) (up to 28 April 2017), Mr. Umesh Sharma***, Mr. Dinesh Kumar Gupta (Company Secretary) (up to 18 December 2017), Mr. Abhishek Mishra (Company Secretary) (w.e.f. 16 March 2018), Mr. Priyavrat Bhartia (Chairman), Mr. Shamit Bhartia (Director), Mr. Ghanshyam Dass (Director) (up to 26 February 2018), Mr. Ramanathan Bupathy (Director), Mr. Sushil Kumar Roongta (Director), Ms Shivpriya Nanda (Director) and Mr. Radhey Shyam Sharma (Director) (w.e.f. 25 October 2018).

- * He was appointed as CEO and Managing Director without remuneration w.e.f. May 10, 2018 for a period of three years and also serve and draw remuneration as CEO and Whole-time Director from Jubilant Agri and Consumer Products Limited, a wholly owned subsidiary of the Company.
- ** He was appointed as Managing Director without remuneration w.e.f. March 1, 2016 for a period of three years and also serving and drawing remuneration as Whole-time Director from Jubilant Agri and Consumer Products Limited, a wholly owned subsidiary of the Company.
- *** He was appointed as Chief Financial Officer (CFO) effective from 24 May 2017 and subsequently, he also appointed as Whole-time Director (WTD) effective from 16 March 2018. Further, he resigned from the position of WTD w.e.f. 10 May 2018.

Jubilant Life Sciences Limited, HSSS Investment Holding Private Limited.

3. Others:

VAM Employees Provident Fund Trust, Jubilant Bhartia Foundation.

4. Details of related party transactions:

	larch 2019					(₹ in million
Sr. No.	Particulars	Subsidiaries	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
1	Rent expenses:					
	Jubilant Life Sciences Limited		0.18	-	-	0.18
		\\\\\\\\	0.18	-	-	0.18
2	Remuneration (including perquisites):					
	Umesh Sharma (Whole-time Director)		-	0.03	-	0.03
	Umesh Sharma (Chief Financial Officer)	-	-	0.23	-	0.23
	Abhishek Mishra (Company Secretary)	-	-	1.31	-	1.31
		-	-	1.57	-	1.57
3	Sitting fees:					
	R. Bupathy (Director)	-	-	0.48	-	0.48
	S.K. Roongta (Director)	-	-	0.51	-	0.51
	Shivpriya Nanda (Director)	-	-	0.25	-	0.25
	Radhey Shyam Sharma (Director)	-	-	0.10	-	0.10
		-	-	1.34	-	1.34
4	Recovery of expenses:					
	Jubilant Life Sciences Limited	-	1.99	-	-	1.99
		-	1.99	-	-	1.99
5	Interest expenses					
	Jubilant Agri and Consumer Products Limited	0.03	-	-	-	0.03
		0.03	-	-	-	0.03
6	Contribution towards provident fund:					
	VAM Employees Provident Fund Trust	-	-	-	0.30	0.30
		-	-	-	0.30	0.30
7	Allotment of equity shares					
	HSSS Investment Holding (P) Limited	-	166.13	-	-	166.13
		-	166.13	-	-	166.13
8	Allotment of share warrants					
	HSSS Investment Holding (P) Limited	-	30.00	_	-	30.00
		_	30.00	_	-	30.00

31 March 2019 (₹ in million)

Sr. No.	Particulars	Subsidiaries	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
9	Inter-corporate loan taken:					
	Jubilant Agri and consumer Products Limited	6.50	-	-	-	6.50
		6.50	-	-	-	6.50
10	Other payables:					
	Jubilant Agri and consumer Products Limited	0.06	-	-	-	0.06
		0.06	-	-	-	0.06
11	Trade payables:					
	Jubilant Life Sciences Limited	-	0.30	-	-	0.30
		-	0.30	-	-	0.30
12	Other receivables:					
	Jubilant Life Sciences Limited	-	3.70	-	-	3.70
		-	3.70	-	-	3.70
13	Inter-corporate loan payable:					
	Jubilant Agri and consumer Products Limited	6.50	-	-	-/	6.50
		6.50	_	-	-	6.50
14	Interest payable on loan:					
	Jubilant Agri and consumer Products Limited	0.03	-	-	-	0.03
		0.03	- //	-	-	0.03
15	Outstanding investment in Equity share capital:					
	Jubilant Agri and consumer Products Limited	189.39	Ī	_		189.39
		189.39	\\ /-	-	-	189.39
16	Outstanding investment in 10% Optionally convertible non- cumulative redeemable preference share capital:					
	Jubilant Agri and consumer Products Limited	2462.13	// -		-	2462.13
		2462.13	// -	-	1 1-	2462.13

31 March 2019 (₹ in million)

	idi cii zo i s					(*
Sr. No.	Particulars	Subsidiaries	Enterprises in which certain key management personnel are interested	management personnel	Others	Total
17	Outstanding investment in 10% Non-cumulative redeemable preference share capital:					
	Jubilant Agri and consumer Products Limited	157.14	-	-	-	157.14
		157.14	-	-	-	157.14
18	Outstanding investment in Equity stock:					
\	Jubilant Industries Inc. USA	10.75	-	-	-	10.75
		10.75	-	-	-	10.75
19	Financial guarantee given on behalf of subsidiary and outstanding at the end of the year:					
	Jubilant Agri and consumer Products Limited	2,321.56	-	-	-	2,321.56
		2,321.56	-	_	-	2,321.56

31 March 2018 (₹ in million)

Sr. No.	Particulars	Subsidiaries	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
1	Rent expenses:		interested			
	Jubilant Life Sciences Limited	-	0.18	-	-	0.18
		-	0.18	-	-	0.18
2	Remuneration (including perquisites):					
	Umesh Sharma (Whole-time Director)	-	-	0.01	-	0.01
	Sandeep Kumar Shaw (Chief Financial Officer	-	-	0.21	-	0.21
	Umesh Sharma (Chief Financial Officer)	-	-	0.21	-	0.21
	Dinesh Kumar Gupta (Company Secretary)	-	-	3.16	-	3.16
	Abhishek Mishra (Company Secretary)	-	-	0.05	-	0.05
		-	-	3.64	-	3.64

31 March 2018 (₹ in million)

31 N	larch 2018					(₹ in million)
Sr. No.	Particulars	Subsidiaries	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
3	Sitting fees:					
	Ghanshyam Dass (Director)	-	-	0.13	-	0.13
	R. Bupathy (Director)	-	-	0.42	-	0.42
	S.K. Roongta (Director)	-	-	0.56	-	0.56
	Shivpriya Nanda (Director)	-	-	0.35	-	0.35
		-	-	1.46	-	1.46
4	Recovery of expenses:					
	Jubilant Life Sciences Limited	-	1.27	-	-	1.27
		-	1.27	-	-	1.27
5	Reimbursement of expenses:					
	Jubilant Agri and Consumer Products Limited	5.47	-	-	-	5.47
		5.47	-	-	-	5.47
6	Contribution towards provident fund:					
	VAM Employees Provident Fund Trust	-	-	-	0.24	0.24
		\-\	-	-	0.24	0.24
7	Other payables:	\				
	Jubilant Agri and consumer Products Limited	86.13	-	-	-	86.13
		86.13	_ -	-	-	86.13
8	Trade receivables:					
	Jubilant Life Sciences Limited	-	1.01	_	-	1.01
		-	1.01	-		1.01
9	Other receivables:					
	Jubilant Life Sciences Limited	-	3.70	-	<u> </u>	3.70
		-	3.70	_		3.70
10	Outstanding investment in Equity share capital:					
	Jubilant Agri and consumer Products Limited	0.50			-	0.50
		0.50	// -	\	7-	0.50

31 March 2018 (₹ in million)

Sr. No.	Particulars	Subsidiaries	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
11	Outstanding investment in 10% Optionally convertible non- cumulative redeemable preference share capital:					
	Jubilant Agri and consumer Products Limited	2,457.40	-	-	-	2,457.40
		2,457.40	-	-	-	2,457.40
12	Outstanding investment in 10% Non-cumulative redeemable preference share capital:					
	Jubilant Agri and consumer Products Limited	162.21	-	-	-	162.21
		162.21	-	-	-	162.21
13	Outstanding investment in Equity stock:					
	Jubilant Industries Inc. USA	10.75	-	-	-	10.75
		10.75	-	-	-	10.75
14	Financial guarantee given on behalf of subsidiary and outstanding at the end of the year:					
	Jubilant Agri and consumer Products Limited	2,574.76	-	-	-	2,574.76
		2,574.76	-	-	-	2,574.76

33. Contingent Liabilities to the extent not provided for

A) Guarantees:

- I The Company has given corporate guarantee on behalf of its wholly owned subsidiary, Jubilant Agri and Consumer Products Limited to secure financial facilities granted by banks, details for guarantees as at 31 March 2019 are as under:
 - a) To Axis Bank Ltd of ₹ 520 million (Previous Year: ₹ 520.00 million) for working capital facility (including non fund based facility) and effective guarantee is ₹ 341.65 million (Previous Year: ₹ 250.10 million).
 - b) To Yes Bank Ltd of ₹ 680.00 million (Previous Year: ₹ 680.00 million) for working capital facility (including non fund based facility) and effective guarantee is ₹ 90.43 million (Previous Year: ₹ 79.24 million).
 - c) To Corporation Bank of ₹ 200.00 million (Previous Year: ₹ 200.00 million) for working capital facility (including non fund based facility) and effective guarantee is ₹ 47.70 million (Previous Year: ₹ 90.09 million).
 - d) To RBL Limited of ₹750.00 million (Previous Year: ₹750.00 million) for working capital facility (including non fund based facility) and effective guarantee is ₹268.03 million (Previous Year: ₹372.83 million).

- e) To RBL Limited of ₹ 1,812.50 million (Previous Year: ₹ 1,812.50 million) for term loan facility and effective guarantee is ₹ 1,573.75 million including interest (Previous Year: ₹ 1,782.50).
- II Outstanding guarantees furnished by banks on behalf of the Company is ₹ Nil (Previous Year ₹ Nil).

B) Claims against Company not acknowledged as debt:

Claims/Demands in respect of which proceeding or appeals are pending and are not acknowledged as debts on account of:

(₹ in million)

	As at 31 March 2019	As at 31 March 2018
Sales tax	15.23	15.23

34. Commitments as at year end

a) Capital Commitments:

Estimated amount of contracts remaining to be executed on capital account (net of advances) ₹ Nil (Previous Year: ₹ Nil) [Advances ₹ Nil (Previous Year: ₹ Nil)].

b) Leases

- i) The Company's significant operating lease arrangements are in respect of premises (residential, offices, godowns, vehicles etc.). These leasing arrangements, which are cancellable, range between 11 months and 3 years generally and are usually renewable by mutual agreeable terms. The aggregate lease rentals have been charged as expenses.
- ii) The Company has operating lease arrangements in respect of vehicles which are cancellable, range between 2 years and 5 years. The aggregate lease rentals payable are charged as expenses. Rental expenses recognized under such leases amounting to ₹ Nil (Previous Year: ₹ 0.14 million) has been included under vehicle running and maintenance expense in note 24.

35. Employee Stock Option Scheme

The Company has two Employee Stock Option Scheme namely,

- JIL Employee Stock Option Scheme 2013 ("Scheme 2013")
- JIL Employee Stock Option Scheme 2018 ("Scheme 2018")

Scheme 2013:

In terms of approval of members accorded and in accordance with SEBI (ESOP & ESPS) Guidelines, 1999, the Parent Company constituted "JIL Employees Stock Option Scheme 2013 (Scheme 2013)" for specified categories of employees and directors of the Company, its subsidiaries and holding companies. Under the Scheme 2013, up to 590000 stock options can be issued to eligible directors (other than promoter directors, independent directors and nominee directors of the Company/subsidiaries/holding companies) and other specified categories of employees of the Company/subsidiaries/holding companies. The options are to be granted at market price. As per SEBI Guidelines, the market price is taken as the closing price on the day preceding the date of grant of options, on the stock exchange where the trading volume is the highest.

Each option, upon vesting, shall entitle the holder to subscribe 1 (one) fully paid equity share of ₹ 10 of the Company. 20% of the options shall vest on first anniversary of the grant date, subsequent 30% shall vest on second anniversary and balance 50% of the options shall vest on the third anniversary of the grant date.

The Company has constituted a Compensation Committee, comprising of a majority of independent directors. This Committee is fully empowered to administer the Scheme 2013.

The movement in the stock option under the "Scheme 2013" during the year is set out below:

Particulars	For the year ende	d 31 March 2019	For the year ended 31 March 2018		
	Number of Options	Weighted Average Exercise Price (₹)	Number of Options	Weighted Average Exercise Price (₹)	
Options outstanding at the beginning of the year	56,832	209.10	112,906	188.85	
Granted during the year	-	-	-	-	
Expired/Lapsed during the year	12,575	209.10	40,043	192.43	
Options forfeited during the year	-	-	-	-	
Options exercised during the year	-	-	16,031	108.10	
Options outstanding at the end of the year	44,257	209.10	56,832	209.10	

Expenses arising from share-based payment transaction

The expenses arising from share-based payment transaction recognized in Standalone Financial Statements as part of Investments ₹ 1.85 million (Previous Year: ₹ 2.37 million).

Scheme 2018:

In terms of approval of members accorded and in accordance with SEBI (Share Based Employee Benefits) Regulations, 2014, the Parent Company constituted "JIL Employees Stock Option Scheme 2018 (Scheme 2018)" for specified categories of employees and directors of the Company, its subsidiaries and holding companies. Under the Scheme 2018, up to 500000 stock options can be issued to eligible directors (other than promoter directors, independent directors and nominee directors of the Company/subsidiaries/holding companies) and other specified categories of employees of the Company/subsidiaries/holding companies. The options are to be granted at Face value of the equity share.

Each option, upon vesting, shall entitle the holder to subscribe 1 (one) fully paid equity share of ₹ 10 of the Company. Options shall vest at the end of the third year from the grant date.

The Company has constituted a Compensation Committee, comprising of a majority of independent directors. This Committee is fully empowered to administer the Scheme 2018.

There is no movement in the stock option under the "Scheme 2018" during the year.

36. Earnings per share (EPS)

			For the year ended 31 March 2019	For the year ended 31 March 2018
I	Profit computation for basic & diluted earnings per share of $\stackrel{\textstyle >}{\scriptstyle <}$ 10/- each			
	Net profit/(loss) as per Statement of Profit & Loss available for equity shareholders	₹ in million	(27.25)	(14.56)
II	Weighted average number of equity shares for earnings per share computation			
	(A) For basic earnings per share*	Nos	12,439,046	11,926,747
	(B) For diluted earnings per share:			
	Nos of shares for basic EPS as per II (A)	Nos	12,439,046	11,926,747
	Add: Weighted average outstanding options related to			
	employee stock options	Nos	-	-
	Nos of shares for diluted earnings per share	Nos	12,439,046	11,926,747
Ш	Earnings per share (weighted average)			
	Basic	₹	(2.19)	(1.22)
	Diluted	₹	(2.19)	(1.22)

Particulars	For the year ended 31 March 2019	year ended
Number of Shares at the beginning of the year	11,931,101	11,915,070
Add: 1,800,000 Equity shares issued on 19 December 2018 (31 March 2018: 11,531 Equity shares and 4,500 Equity shares issued on 22 June 2017 and 22 August 2017, respectively)		
Current Year: 1,800,000/365*103 (31 March 2018: 11,531/365*283 + 4,500/365*222)	507,945	11,677
Weighted average number of equity shares	12,439,046	11,926,747

The accompanying notes "1" to "36" form an integral part of the financial statements.

In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Partner

Membership No. 12172

Priyavrat Bhartia

Chairman DIN: 00020603

Manu Ahuja

Place: Noida Abhishek Mishra **Umesh Sharma** Date : 16th May, 2019

Company Secretary Chief Financial Officer CEO & Managing Director

DIN: 05123127

Independent Auditor's Report

TO THE MEMBERS OF JUBILANT INDUSTRIES LIMITED

I. Report on the Audit of Consolidated Financial Statements for the year ended 31st March, 2019

1. Opinion

- A. We have audited the accompanying Consolidated Financial Statements of Jubilant Industries Limited (hereinafter referred to as "the Parent Company") and its subsidiaries (the Parent Company and its subsidiaries together referred to as "the Group") which comprise the Consolidated Balance Sheet as at March 31, 2019, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statements").
- In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Consolidated Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the consolidated state of affairs (consolidated financial position) of the Company as at March 31, 2019, their consolidated (consolidated financial performance including other comprehensive income), changes in consolidated equity and its consolidated cash flows for the year ended on that date.

2. Basis for Opinion

We conducted our audit of the Consolidated Financial Statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibility for the Audit of the Consolidated 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 (ICAI) together with the ethical requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Financial Statements.

3. Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated Financial Statements of the current period. These matters were addressed in the context of our audit of the Consolidated Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no key audit matters to be communicated in our report.

4. Information Other than the Consolidated Financial Statements and Auditor's Report thereon

- A. The Parent'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, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Consolidated Financial Statements and our auditor's report thereon. Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- B. In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Consolidated 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 Consolidated Financial Statements

A. The Parent's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Consolidated Financial Statements that give a true and fair view of the consolidated state of affairs, consolidated financial position, consolidated profit or loss (consolidated financial performance including other comprehensive income), consolidated changes in equity and consolidated cash flows of the Group in accordance with the Ind AS and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of

the Group 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. These financial statements have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Parent Company, as aforesaid.

B. In preparing the Consolidated Financial Statements, management is responsible for assessing the Group'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 Group or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

- A. Our objectives are to obtain reasonable assurance about whether the Consolidated 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 reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated Financial
- B. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - i) Identify and assess the risks of material misstatement of the consolidated 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:

- ii) Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Parent Company has adequate internal financial controls system in place and the operating effectiveness of such controls;
- iii) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management;
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group'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 Consolidated 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 Group to cease to continue as a going concern; and
- Evaluate the overall presentation, structure and content of the Consolidated Financial Statements, including the disclosures, and whether the Consolidated Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- C. Materiality is the magnitude of misstatements in the Consolidated Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Consolidated Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Consolidated Financial Statements.
- D. 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.
- E. 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 may reasonably be thought to bear on

- our independence, and where applicable, related safeguards.
- F. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated 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 reasonably be expected to outweigh the public interest benefits of such communication.

II. Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, based on our audit we report to the extent applicable that:

- A. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
- In our opinion, proper books of account as required by law have been kept so far as it appears from our examination of those books;
- C. The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including Other Comprehensive Income, Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account;
- D. In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
- E. On the basis of the written representations received from the directors as on March 31, 2019 taken on record by the Board of Directors of the Parent Company and the report of the statutory auditor of its subsidiary company incorporated in India, none of the directors is disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164 (2) of the Act;

- F. With respect to the adequacy of the internal financial controls over financial reporting of and the operating effectiveness of such controls, refer to our separate Report in "Annexure A", which is based on the auditors' reports of the Parent and subsidiary company incorporated in India;
- G. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, its subsidiary covered under the Act paid remuneration to its directors during the year is in accordance with the provisions of section 197 of the Act read with Schedule V to the Act; and
- H. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i) The Group has disclosed the impact of pending litigations on its consolidated financial position under note 36 in its Consolidated Financial Statements:
 - ii) The Group did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - The group did not have any dues requiring transfer to the Investor Education and Protection Fund.

For **K.N. Gutgutia & Company** Chartered Accountants (Firm's Registration No. 304153E)

(B.R. GOYAL)

Place: Noida Date: 16th May, 2019 Partner (Membership No.12172)

ANNEXURE "A" TO THE INDEPNDEDNT AUDITOR'S REPORT

(Referred to in point F of paragraph II under "Report on Other Legal and Regulatory Requirements" section of our report to the members of Jubilant Industries Limited of even date)

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

In conjunction with our audit of the consolidated Ind AS financial statements of the Company as of and for the year ended March 31, 2019, we have audited the internal financial controls over financial reporting of **Jubilant Industries Limited** (hereinafter referred to as "Parent") and its subsidiary company, which are companies incorporated in India as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Parent and its subsidiary company, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the respective Companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI) (the "Guidance Note"). 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 the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Parent and its subsidiary company, which are companies incorporated in India, based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion to the best of our information and according to the explanations given to us , the Parent and its subsidiary company, which are companies incorporated in India, have, 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 criteria for internal financial control over financial reporting established by the respective companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Control over Financial Reporting issued by the Institute of Chartered Accountants of India.

For **K.N. Gutgutia & Company** Chartered Accountants (Firm's Registration No. 304153E)

(B.R. GOYAL)
Partner
(Membership No. 12172)

Place: Noida Date: 16th May, 2019

Consolidated Balance Sheet

As at 31 March 2019

(₹ in million)

			(₹ in million
	Notes	As at 31 March 2019	As at 31 March 2018
ASSETS			
Non-current assets			
Property, plant and equipment	3	1,223.03	1,256.52
Capital work-in-progress	3	50.05	59.69
Other Intangible assets	4	22.15	0.43
Intangible assets under development	4	-	1.53
Financial assets	· ·		1.55
(i) Loans	5	0.84	0.92
(ii) Other financial assets	6	4.50	3.04
Deferred tax assets (net)	7	863.12	913.58
Other non-current assets	8	22.14	19.88
Total non-current assets	0	2,185.83	2,255.59
Current assets		2,103.03	2,233.39
	9	663.54	730.04
Inventories	9	003.54	/ 30.04
Financial assets	10	0.27	0.26
(i) Investments	10	0.37	0.36
(ii) Trade receivables	11	983.28	972.14
(iii) Cash and cash equivalents	12 (a)	33.85	68.68
(iv) Other bank balances	12 (b)	2.09	2.09
(v) Loans	5	1.15	2.07
(vi) Other financial assets	6	7.84	4.91
Income tax assets (net)		6.20	12.06
Other current assets	8	167.00	174.96
Total current assets	b	1,865.32	1,967.31
Total Assets		4,051.15	4,222.90
EQUITY AND LIABILITIES			
Equity			
Equity share capital	13	137.31	119.31
Other equity	13 (a)	503.96	258.09
Total equity		641.27	377.40
Liabilities			
Non-current liabilities			
Financial liabilities			
Borrowings	14 (a)	1,340.31	1,659.05
Provisions	15	102.90	101.93
Total non-current liabilities		1,443.21	1,760.98
Current liabilities			
Financial liabilities			
(i) Borrowings	14 (b)	387.53	753.67
(ii) Trade payables:			
Total outstanding dues of micro enterprises and small enterprises	16	8.28	6.56
Total outstanding dues of creditors other than micro enterprises and small enterpri		855.47	697.58
(iii) Other financial liabilities	17	580.15	496.44
Other current liabilities	18	84.77	82.44
Provisions	15	48.82	46.47
Current tax liabilities (net)		1.65	1.36
Total current liabilities		1,966.67	2,084.52
Total Equity and Liabilities		4,051.15	4,222.90
Corporate information and Significant accounting policies	1 & 2	7,051115	7,222.30
Notes to the financial statements	3 to 41		
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In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Partner

Membership No. 12172

Priyavrat Bhartia

Chairman DIN: 00020603

Manu Ahuja

Place: Noida
Date: 16th May, 2019

Abhishek Mishra Company Secretary **Umesh Sharma** Chief Financial Officer CEO & Managing Director DIN: 05123127

Consolidated Statement of Profit and Loss

For the year ended 31 March 2019

(₹ in million)

			(₹ in million
	Notes	For the year ended 31 March 2019	For the year ended 31 March 2018
Revenue from operations	19	5,588.96	4,672.59
Other Income	20	6.76	7.81
Total income		5,595.72	4,680.40
EXPENSES			
Cost of materials consumed	21	3,089.56	2,367.97
Purchases of stock-in-trade	22	53.32	50.13
Changes in inventories of finished goods, Stock-in-trade and work-in-progress	23	86.49	(35.28)
Excise duty on sale		-	100.08
Employee benefits expense	24	701.37	699.33
Finance costs	25	253.33	264.56
Depreciation & amortization expense	26	90.66	90.73
Other expenses	27	1,300.25	1,188.83
Total expenses		5,574.98	4,726.35
Profit/(Loss) before tax		20.74	(45.95)
Tax Expenses:	28		
- Current Tax		1.12	2.24
- Deferred tax charge/(credit)		49.79	(0.82)
Profit/(Loss) for the year		(30.17)	(47.37)
Other Comprehensive Income			
Items that will not be reclassified to profit or loss			
Changes in fair value of investments which are classified at fair value through OCI		0.01	0.08
Remeasurements of the defined benefit obligations		1.91	3.08
Income tax charge relating to items that will not be reclassified to profit or loss	28	0.67	1.08
Items that will be reclassified to profit or loss			
Exchange differences in translating the financial statements of foreign operations		2.05	(0.93)
Other comprehensive income for the year (net of tax)		3.30	1.15
Total comprehensive income for the year		(26.87)	(46.22)
Profit/(Loss) is attributable to:			
Owners of the Company		(30.17)	(47.37)
Non-controlling interests		-	-
		(30.17)	(47.37)
Other comprehensive income is attributable to:			
Owners of the Company		3.30	1.15
Non-controlling interests		-	
		3.30	1.15
Total comprehensive income is attributable to:			
Owners of the Company		(26.87)	(46.22)
Non-controlling interests		-	-
F 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		(26.87)	(46.22)
Earnings per equity share of ₹ 10.00 each		(:	
Basic (In ₹)	41	(2.43)	(3.97)
Diluted (In ₹)	41	(2.43)	(3.97)
Corporate information and Significant accounting policies	1 & 2		
Notes to the financial statements	3 to 41		

In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Partner

Membership No. 12172

Priyavrat BhartiaChairman

DIN: 00020603

Manu Ahuja

Umesh SharmaCEO & Managing DirectorChief Financial OfficerDIN: 05123127

Place:NoidaAbhishek MishraDate:16th May, 2019Company Secretary

(₹ in million)

Consolidated Statement of Changes in Equity For the year ended 31 March 2019

A. Equity share capital

Balance as at 31 March 2017	119.15
Changes in the equity share capital during the year (Refer note 13.4)	0.16
Balance as at 31 March 2018	119.31
Changes in the equity share capital during the year (Refer note 13.4)	18.00
Balance as at 31 March 2019	137.31

B. Other equity

(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)										(₹ in	(₹ in million)
			Att	ributable to	owners of	Attributable to owners of the Company			Total	Attributable	Total
	Money		Reserve al	Reserve and surplus		Items of ot	her Compre	Items of other Comprehensive Income	attributable	to non-	ĺ
	received against share warrants	Securities premium	General reserve	Share based payment reserve*	Retained earnings	Equity Foreign instruments currency through OCI translation reserve		Remeasurement of defined benefits obligations	to owners of the Company	controlling interest	
As at 31 March 2017	'	829.70	229.71	2.82	(758.11)	0.15	(0.91)	(2.99)	300.37	'	300.37
Profit/(loss) for the year	1	1	1	I	(47.37)	1	1	I	(47.37)	1	(47.37)
Other comprehensive income	1	1	1	I	I	90:00	(0.93)	2.02	1.15	I	1.15
Total comprehensive income for the year	•	1	1	•	(47.37)	0.06	(0.93)	2.02	(46.22)	•	(46.22)
Employee stock option expense	1	1	ı	2.37	I	1	ı	1	2.37	I	2.37
Upon issue of share capital (Refer note 13.4)	1	1.57	1	I	1	1	1	1	1.57	1	1.57
Transfer to general reserve	1	1	1.80	(1.80)	I	1	ı		1	I	ı
As at 31 March 2018	1	831.27	231.51	3.39	(805.48)	0.21	(1.84)	(0.97)	258.09	1	258.09
Profit/(loss) for the year	1	1	1	I	(30.17)	ı	ı	1	(30.17)	1	(30.17)
Other comprehensive income	1	1	1	1	1	0.01	2.05	1.24	3.30	ı	3.30
Total comprehensive income for the year	1	1	1	'	(30.17)	0.01	2.05	1.24	(26.87)	I	(26.87)
Employee stock option expense	1	1	ı	1.85	I	I	I	1	1.85	ı	1.85
Upon issue of share capital (Refer note 13.4)	1	226.71	I	1	1	1	1	1	226.71	ı	226.71
Upon issue of share warrants [Refer note 13 (a).1]	44.18	ı	ı	ı	ı	ı	ı	1	44.18	1	44.18
Transfer to general reserve	1	ı	0.75	(0.75)	-	ı	1		1	ı	ı
As at 31 March 2019	44.18	1,057.98	232.26	4.49	(835.65)	0.22	0.21	0.27	503.96	1	503.96

^{*} Refer note 39.

Consolidated Statement of Changes in Equity

For the year ended 31 March 2019

Security premium

The unutilized accumulated excess of issue price over face value on issue of shares. This is utilized in accordance with the provision of the Act.

This represents appropriation of profit by the Company and is available for distribution of dividend.

Share based payment reserve

The fair value of the equity settled share based payment transactions with employees is recognized in Statement of Profit and Loss with corresponding credit to Share based payment reserve. Further, equity settled share based payment transaction with employees of subsidiary is recognized in investment of subsidiaries with corresponding credit to Share based payment reserve. Balance of a share based payment reserve is transferred to general reserve upon expiry of grants or upon exercise of stock options by an employee.

Equity instrument through OCI

The Group has elected to recognize changes in fair value of certain investment in equity securities through other comprehensive income. These changes are accumulated within the equity instrument through OCI within equity. The Group transfers amount therefrom to retained earnings when the relevant securities are derecognized.

Remeasurement of defined benefit obligation

Remeasurement of defined benefits obligation comprises actuarial gains and losses and return on plan assets.

Foreign currency translation reserve

Exchange differences arising on translation of the foreign operations are recognized in other comprehensive income as described in accounting policy and accumulated in a separate reserve within equity. The cumulative amount is reclassified to profit or loss when the Group dispose or partially dispose off its interest in a foreign operation through sale, liquidation, repayment of share capital or abandonment of all, or part of, that entity.

The accompanying notes "1" to "41" form an integral part of the financial statements.

In terms of our report of even date attached.

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Membership No. 12172

Date : 16th May, 2019 Place: Noida

Chief Financial Officer Umesh Sharma

Company Secretary **Abhishek Mishra**

DIN: 00020603

Priyavrat Bhartia

For and on behalf of the Board

Manu Ahuja CEO & Managing Director DIN: 05123127

Consolidated Statement of Cash Flows

For the year ended 31 March 2019

			(₹ in million)
		For the year ended 31 March 2019	For the year ended 31 March 2018
A.	Cash flow from operating activities:		
	Net profit/(loss) before tax	20.74	(45.95)
1	Adjustments for:	20.55	00.73
\vdash	Depreciation & amortization expense	90.66	90.73
	(Gain)/Loss on sale/disposal/discard/impairment of property, plant and equipment (net)	(0.07)	0.21
	Finance costs	253.33	264.56
	Employee share-based payment expense	1.85	2.37
	Unrealized (gain)/loss on foreign exchange (net)	(0.20)	1.61
	Interest Income	(4.45)	(4.92)
		341.12	354.56
	Operating cash flow before working capital changes	361.86	308.61
	Adjustments for:		
	(Increase)/Decrease in trade receivables, loans, other financial assets and other assets	(9.33)	156.88
	(Increase)/Decrease in inventories	66.50	(98.01)
	Increase/(Decrease) in trade payables, other financial liabilities, other liabilities and provisions	216.37	44.82
	Cash generated from operations	635.40	412.30
	Direct taxes (paid)/refund (net)	6.09	5.19
	Net cash generated from operating activities	641.49	417.49
B.	Cash flow from investing activities:		
	Purchase of property, plant and equipment, other intangible assets	(71.53)	(63.38)
	(including capital work-in-progress and intangible assets under development)		
	Sale of property, plant and equipment	3.26	2.63
	Interest received	3.22	2.92
	Net cash generated/(used) in investing activities	(65.05)	(57.83)
C.	Cash flow arising from financing activities:		
	Proceeds from issue of shares (Refer note 13.4)	244.71	1.73
	Proceeds from issue of share warrants [Refer note 13 (a).1]	44.18	-
	Proceeds from long term borrowings	-	1,814.68
	Repayment of long term borrowings	(212.30)	(1,496.00)
	Proceeds from / (Repayment) of short term borrowings (net)	(316.14)	(76.19)
	Proceeds from inter-corporate borrowings from related parties (Refer note 35)	150.00	200.00
	Repayment of inter-corporate borrowings from related parties (Refer note 35)	(280.22)	(490.83)
	Payment of unpaid dividend (Refer note 17.1)	(0.24)	-
	Finance costs paid	(243.31)	(274.27)
	Net cash inflow/(outflow) in course of financing activities	(613.32)	(320.88)
D.	Effect of exchange rate changes	2.05	(0.93)
	Net increase/(decrease) in cash & cash equivalents (A+B+C+D)	(34.83)	37.85
	Add: Cash & cash equivalents at the beginning of the year (including balance in dividend account)	68.68	30.83
	Cash & cash equivalents at the close of the year (including balance in dividend account)	33.85	68.68

Consolidated Statement of Cash Flows

For the year ended 31 March 2019

(₹ in million)

	For the year ended 31 March 2019	year ended
Components of cash and cash equivalents		
Balance With Banks		
- On current accounts	23.88	57.85
- On dividend account	-	0.24
Cash in hand	0.15	0.13
Cheques/Drafts on hand	9.82	0.02
Others		
- Gift/Meal vouchers in hand	-	0.01
- Funds in transit	-	10.43
	33.85	68.68

Notes:

- i) Consolidated Statement of Cash Flow has been prepared under the Indirect Method as set out in the Ind AS 7 "Statement of Cash Flows".
- ii) Acquisition/Purchase of property, plant and equipment/other intangible assets includes movement of capital work-in-progress, intangible assets under development and capital advances/payables during the year.

In terms of our report of even date attached.

For and on behalf of the Board

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number : 304153E

B. R. Goyal Priyavrat Bhartia
Partner Chairman

Partner Chairman Membership No. 12172 DIN: 00020603

Place: Noida Abhishek Mishra Umesh Sharma CEO & Managing Director
Date: 16th May, 2019 Company Secretary Chief Financial Officer DIN: 05123127

1. Corporate Information

Jubilant industries Limited ("the Company" or the "Parent Company") is a public limited company domiciled in India and incorporated under the provisions of the Companies Act, 1956. Its shares are listed on the BSE Limited and the National Stock Exchange of India Limited. The consolidated financial statements of the Company as at and for the year ended on 31 March 2019 comprise the Company and its subsidiaries (together referred to as "the Group"). Presently, the Group is engaged in the business of manufacturing and sale of agri, industrial polymers and consumer products. The Group caters to both domestic and international markets. The registered office of the Company is situated at Bhartiagram, Gajraula District Amroha-244 223.

These financial statements were authorised for issuance by the Board of Directors of the Company in their meeting held on May 16, 2019.

2. Significant accounting policies

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

(a) Basis of preparation

(i) Statement of compliance

The consolidated financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 of Companies Act, 2013 ("the Act") and other relevant provisions of the Act. The financial statements of the Company are presented in Indian Rupee and all values are rounded to the nearest million, except as stated otherwise.

(ii) Historical cost convention

The consolidated financial statements have been prepared on a historical cost convention on accrual basis except for the following material items those have been measured at fair value as required by relevant Ind AS:

- Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments);
- Defined benefit plans and other long-term employee benefits;

- Share-based payment transactions;
- Investment in equity instruments.

(b) Principles of consolidation

The consolidated financial statements comprises the financial statement of the Company and its subsidiaries as at 31 March 2019. Subsidiaries are those entities in which the parent directly or indirectly has interest more than 50% of the voting power or otherwise control the composition of the board or governing body so as to obtain economic benefits from activities.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the Group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that Group member's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies.

The details of the consolidated entities are as follows:

Sr. No.	Name	Country of Incorporation		Percentage of ownership
1	Jubilant Agri and Consumer Products Ltd.	India	Jubilant Industries Ltd.	100%
2	Jubilant Industries Inc. USA	United States of America	Jubilant Industries Ltd.	100%

(c) Consolidation procedure

The financial statements of the subsidiaries are combined on a line-by-line basis by adding together the like items of assets, liabilities, income and expenses after fully eliminating intra-group balances and intra-group transactions and unrealized profits or losses in accordance with IND AS 110 –'Consolidated Financial Statements' notified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015 as amended time to time. The deferred tax to be recognised for temporary differences arises from elimination of profits and losses resulting from intra group transactions.

(d) Business combinations

Business combinations (other than common control business combinations) are accounted for using the purchase (acquisitions) method. The cost of

an acquisition is measured as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange. The cost of acquisition also includes the fair value of any contingent consideration. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at fair value at the date of acquisition. Transaction costs incurred in connection with a business combination are expenses as incurred.

The excess of the consideration transferred over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the business acquired, the difference is recognised in the other comprehensive income and accumulated in equity as capital reserve provided there is clear evidence of the underlying reasons for classifying the business combination as a bargain purchase.

Business combinations arising from transfers of interests in entities that are under the control of the shareholder that controls the Group are accounted for as if the acquisition had occurred at the beginning of the earliest comparative period presented or, if later, at the date common control was established; for this purpose comparatives are revised. The assets and liabilities acquired are recognised at their carrying amounts. The identity of the reserves is preserved and they appear in the consolidated financial statements of the Group in the same form in which they appeared in the financial statement of the acquired entity. The differences, if any, between the consideration and the amount of share capital of the acquired entity is transferred to capital reserve.

(e) Current versus non-current classification

The Group presents assets and liabilities in the Balance Sheet based on current/ non-current classification. An asset is treated as current when:

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

The Group classifies all other assets as non-current.

A liability is current when:

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

The Group classifies all other liabilities as noncurrent.

Deferred tax assets and liabilities are classified as non-current assets and liabilities, respectively.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. Each entity of the Group has identified twelve months as its operating cycle for the purpose of current-non-current classification of assets and liabilities.

(f) Property, plant and equipment (PPE) and intangible assets

(i) Property, plant and equipment

Freehold land is carried at cost. All other items of property, plant and equipment are stated at cost, which includes capitalized finance costs, less accumulated depreciation and any accumulated impairment loss. Cost includes expenditure that is directly attributable to the acquisition of the items. The cost of an item of a PPE comprises its purchase price including import duty, and other non-refundable taxes or levies and any directly attributable cost of bringing the asset to its working condition of its intended use. Any trade discounts and rebates are deducted in arriving at the purchase price.

Expenditure incurred on start up and commissioning of the project and/or substantial expansion, including the expenditure incurred on trial runs (net of trial run receipts, if any) up to the date of commencement of commercial production are capitalised. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as the appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying

amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

Advances paid towards acquisition of property, plant and equipment outstanding at each Consolidated Balance Sheet date, are shown under other non-current assets and cost of assets not ready for intended use before the year end, are shown as capital work-in-progress.

(ii) Intangible assets

Intangible assets that are acquired (including implementation of software system) and in process research and development are measured initially at cost.

After initial recognition, an intangible asset is carried at its cost less accumulated amortisation and any accumulated impairment loss. Subsequent expenditure is capitalized only when it increases the future economic benefits from the specific asset to which it related.

Expenditure on intangible assets eligible for capitalisation are carried as Intangible assets under development where such assets are not yet ready for their intended use.

(iii) Depreciation and amortisation methods, estimated useful lives and residual value

For Indian entities, depreciation is provided on straight line basis on the original cost/acquisition cost of assets or other amounts substituted for cost of fixed assets as per the useful life specified in Part 'C' of Schedule II of the Act, read with notification dated 29 August 2014 of the Ministry of Corporate Affairs, except for the following classes of fixed assets which are depreciated based on the internal technical assessment of the management as under:

Category of assets	Management estimate of useful life	Useful life as per Schedule II
Motor Vehicles under finance lease	Tenure of lease or 5 years whichever is shorter	8 years
Employee perquisite related assets (included in office equipment)	5 years being the period of perquisite scheme	10 years

Depreciation on assets added/ disposed off during the year has been provided on prorata basis with reference to the date/month of addition/ disposal.

Leasehold land, which qualify as finance lease is amortised over the lease period on straight line basis.

Software systems are being amortised over a period of five years or its useful life whichever is shorter.

Depreciation and amortisation methods, useful lives and residual values are reviewed at the end of each reporting period and adjusted, if appropriate.

(iv) De-recognition

A property, plant and equipment and intangible assets is derecognised on disposal or when no future economic benefits are expected from its use and disposal. Losses arising from retirement and gains or losses arising from disposal of a tangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Consolidated Statement of Profit and Loss.

(g) Non-current assets held for sale

Non-current assets are classified as held for sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use.

Such assets are generally measured at the lower of their carrying amount and fair value less cost to sell. Losses on initial classification as held for sale and subsequent gains and losses on re-measurement are recognised in the Consolidated Statement of Profit and Loss.

Once classified as held-for sale, property, plant and equipment and intangible assets are no longer depreciated or amortised.

(h) Impairment of non-financial assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. The Group's non-financial assets other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated.

For impairment testing, assets that do not generate independent cash inflows are grouped together into cash-generating units (CGUs) represents the smallest group of assets that generates cash inflows that are largely independent of the cash inflows of other assets or CGUs. The recoverable amount of a CGU is the higher of its value in use and its fair value less cost to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the CGU.

An impairment loss is recognised if the carrying amount of an asset or CGU exceeds its estimated recoverable amount. Impairment loss recognised in respect of a CGU is allocated first to reduce the carrying amounts of the other assets of the CGU (or group of CGUs) on a pro rata basis.

An impairment loss in respect of assets for which impairment loss has been recognised in prior periods, the Group reviews at reporting date whether there is any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. Such a reversal is made only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognised.

(i) Financial instrument

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e. the date the Group commits to purchase or sale the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Debt instruments at amortised cost
- Debt instruments at fair value through other comprehensive income (FVOCI)
- Debts instruments, derivatives and equity instruments at fair value through profit or loss (FVPL)
- Equity instruments measured at fair value through other comprehensive income (FVOCI)

Debt instruments at amortised cost

A "debt instrument" is measured at the amortised cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- b) Contractual terms of the asset give rise on specific dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking in to account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in other income in the Consolidated Statement of Profit and Loss. The losses arising from impairment are recognised in the Consolidated Statement of Profit and Loss. This category generally applies to trade and other receivables.

Debt instrument at FVOCI

A 'debt instrument' is classified as at the FVOCI in both of the following criteria are met:

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The asset's contractual cash flows represent SPPI

Debt instruments included with in the FVOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognised in the other comprehensive income (OCI). On de-recognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified to the Consolidated Statement of Profit and Loss. Interest earned whilst holding FVOCI debt instrument is reported as interest income using the EIR method.

Debt instrument at FVPL

FVPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorisation as at amortised cost or as FVOCI, is classified as at FVPL.

In addition, the Group may elect to designate a debt instrument, which otherwise meets amortised cost or FVOCI criteria, as at FVPL. However, such election is allowed only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch').

Debt instruments included within the FVPL category are measured at fair value with all changes recognised in the Consolidated Statement of Profit and Loss.

Equity investments

For the purpose of subsequent measurement, equity instruments are classified in two categories:

- Equity instruments at fair value through profit or loss (FVPL)
- Equity instruments at fair value through other comprehensive income (FVOCI)

All equity investments in scope of Ind AS 109 are measured at fair value. Equity Instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination to which Ind AS 103 applies are classified as at FVPL. For all other equity instruments, the Group may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Group makes such election on an instrument by instrument basis. The classification is made on initial recognition and is irrevocable.

If the Group decides to classify an equity instrument as at FVOCI then all fair value changes on the instrument as at FVOVI, then all fair value changes on the instrument, excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to the Consolidated Statement of Profit and Loss, even on sale of investment. However, the Group may transfer the cumulative gain or loss within equity.

Equity instruments included within the FVPL category are measured at fair value with all changes recognised in the Consolidated Statement of Profit and Loss.

Impairment of Financial assets

The Group recognises loss allowance 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 to lifetime ECL. For all financial assets with contractual cash flows other than trade receivable, ECLs are measured at an amount equal to the 12-month 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 ECLs (or reversal), that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised as an impairment gain or loss in the Consolidated Statement of Profit and Loss.

De-recognition

A financial asset (or, where applicable, a part of a financial asset or part of group of similar financial assets) is primarily derecognised (i.e. removed from the Group's Balance Sheet) when:

- The rights to receive cash flows from the asset have expired, or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass through' arrangement and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and do what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Financial liabilities

Financial liabilities are classified as measured at amortised cost or FVPL. A financial liability is classified as at FVPL if it is classified as held-fortrading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVPL are measured at fair value and net gains and losses, including any interest expense, are recognised in

Consolidated Statement of Profit and Loss. Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in Consolidated Statement of Profit and Loss. Any gain or loss on de-recognition is also recognised in Consolidated Statement of Profit and Loss.

De-recognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the Consolidated Statements of Profit and Loss.

Compound financial instruments

The liability component of a compound financial instrument is recognised initially at fair value of a similar liability that does not have an equity component. The equity component is recognised initially as the difference between the fair value of the compound financial instrument as a whole and the fair value of the liability component. Any directly attributable transaction costs are allocated to the liability and the equity components, if material, in proportion to their initial carrying amounts.

Subsequent to the initial recognition, the liability component of a compound financial instrument is measured at amortised cost using the effective interest rate method. The equity component of a compound financial instrument is not re-measured subsequent to initial recognition except on conversion or expiry.

Derivative financial instruments

The Group uses various types of derivative financial instruments to hedge its currency and interest risks etc. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative.

Offsetting

Financial assets and financial liabilities are off set and the net amount presented in the Consolidated Balance Sheet when, and only when, the Group currently has a legally enforceable right to set off the amounts and is intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

(i) Inventories

Inventories are valued at lower of cost or net realizable value except scrap, which is valued at net estimated realizable value.

The methods of determining cost of various categories of inventories are as follows:

Raw materials	Weighted average method
Work-in- progress and finished goods (manufactured)	Variable cost at weighted average including an appropriate share of variable and fixed production overheads. Fixed production overheads are included based on normal capacity of production facilities
Finished goods (traded)	Cost of purchases
Stores & spares	Weighted average method
Fuel and Packing materials etc	Weighted average method
Goods-in-transit	Cost of purchases

Cost includes all direct costs, cost of conversion and appropriate portion of variable and fixed production overheads and such other costs incurred as to bring the inventory to its present location and condition inclusive of excise duty/any other tax wherever applicable.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion/reprocessing and the estimated cost necessary to make the sale.

The net realizable value of work-in-progress is determined with reference to the selling price of related finished products. Raw materials and other supplies held for use in the production of finished goods are not written down below cost except in cases where material prices have declined and it's estimated that the cost of finished goods will exceed their net realizable value.

(k) Cash and cash equivalents

Cash and cash equivalents comprise cash at banks and on hand and short term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

(I) Provisions

A provision is recognised if, as a result of a past event, the Group has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect of the time value of money is material, provisions are determined by discounting the future cash flows at a pre-tax rate that effects current market assessments of the time value of money and the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at reporting date, taking into account the risks and uncertainties surrounding the obligation. When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

(m) Contingent assets and liabilities

Contingent liabilities are disclosed in respect of possible obligations that may arise from past events but their existence is confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. Contingent Assets are neither recognized nor disclosed in the financial statements. However, contingent assets are assessed continuously and if it is virtually certain that an inflow of economic benefits will arise, the assets and related income are recognized in the period in which the change occurs.

(n) Revenue recognition

Revenue from sale of products is recognised when the property in the goods or all significant risks and rewards of ownership of the products have been transferred to the buyer, and no significant uncertainty exists regarding the amount of the consideration that will be derived from the sale of products as well as regarding its collection. Revenues include excise duty and are shown net of sales tax, value added tax, goods and service tax and applicable discounts, rebates and allowances, if any.

Revenue includes only those sales for which the Group has acted as a principal in the transaction, takes title to the products, and has the risks and rewards of ownership, including the risk of loss for collection, delivery and returns. Any sales for which Group has acted as an agent or broker without assuming the risks and rewards of ownership have been reported on a net basis.

Goods sold on consignment are recorded as inventory until goods are sold by the consignee to the end customer.

Subsidy in respect of fertilizer being disbursed by the Central Government of India is included in turnover and the same is recognized based upon the latest notified rates and only to the extent that the realization is reasonably assured.

Sale of utility is recognized on delivery of the same to the purchaser and when no significant uncertainty exists as to its realization.

Export incentives entitlements are recognized as income when the right to receive credit as per the terms of the scheme is established in respect of exports made, and where no significant uncertainty regarding the ultimate collection of the relevant export proceeds exists.

Other income recognition:

Dividend income is recognized when the right to receive the income is established. Income from interest on deposits, loans and interest bearing securities is recognized on time proportionate basis.

(o) Employee benefits

- (i) Short-term employee benefits: All employee benefits falling due within twelve months of the end of the period in which the employees render the related services are classified as short-term employee benefits, which include benefits like salaries, wages, short term compensated absences, performance incentives, etc. And are recognised as expenses in the period in which the employee renders the related service and measured accordingly.
- (ii) **Post-employment benefits:** Post employment benefit plans are classified into defined benefits plans and defined contribution plans as under:

a) Gratuity

The Group has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount based on

the respective employee's salary and the tenure of employment. The liability in respect of gratuity (applicable for Indian entities of the Group), is recognized in the books of accounts based on actuarial valuation by an independent actuary. The gratuity liability for certain employees of the one of the units of the Group is funded with Life Insurance Corporation of India.

b) Superannuation

Certain employees of the Group are also participants in the superannuation plan ('the Plan'), a defined contribution plan. Contribution made by the Group to the Plan during the year is charged to Consolidated Statement of Profit and Loss.

c) Provident Fund

(i) The Group makes contributions to the recognized provident fund – "VAM EMPLOYEES PROVIDENT FUND TRUST" (a multiemployer trust) for most of its employees in India, which is a defined benefit plan to the extent that the Group has an obligation to make good the shortfall, if any, between the return from the investments of the trust and the notified interest rate. The Group's obligation in this regard is determined by an independent actuary and provided for if the circumstances indicate that the Trust may not be able to generate adequate returns to cover the interest rates notified by the Government.

For other employees in India, provident fund is deposited with Regional Provident Fund Commissioner. This is treated as defined contribution plan.

- (ii) Group's contribution to the provident fund is charged to Consolidated Statement of Profit and Loss.
- d) Foreign subsidiary make contribution to various social security plans and insurance schemes as per local requirements and generally accepted practices in its country of incorporation. Such contributions are charged to Consolidated Statement of Profit and Loss on accrual basis in the year in which liability to pay arise.

(iii) Other long-term employee benefits:

Compensated absences

As per the Group's policy, eligible leaves can be accumulated by the employees and carried forward to future periods to either be utilised during the service, or encashed. Encashment can be made during service, on early retirement, on withdrawal of scheme, at resignation and upon death of employee. Accumulated compensated absences are treated as other long-term employee benefits. The Group's liability in respect of other long-term employee benefits is recognized in the books of accounts based on actuarial valuation using projected unit credit method as at Balance Sheet date by and independent actuary. Actuarial losses/gains are recognised in the Consolidated Statement of Profit and Loss in the year in which they arise.

Actuarial Valuation

The liability in respect of all defined benefit plans is accrued in the books of accounts on the basis of actuarial valuation carried out by an independent actuary using the Project Unit Credit Method, which recognizes each year of service as giving rise to additional unit of employees benefit entitlement and measure each unit separately to build up the final obligation. The obligation is measured at the present value of estimated future cash flows. The discount rates used for determining the present value of obligation under defined benefit plans, is based on the market yields on Government securities as at the Balance Sheet date, having maturity periods approximating to the terms of related obligation.

Re-measurement gains and losses in respect of all defined benefit plans arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the Consolidated Statement of Changes in the 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 as past service cost. Gains or losses on the curtailment or settlement of any defined benefit plan are recognized when the curtailment or settlement occurs. Any differential between the plan assets (for a funded defined benefit plan) and

the defined benefit obligation as per actuarial valuation is recognised as a liability if it is a deficit or as an asset if it is a surplus (to the extent of the lower of present value of any economic benefits available in the form of refunds from the plan or reduction in future contribution to the plan).

Past service cost is recognised as an expense in the Consolidated Statement of Profit and Loss on a straight-line basis over the average period until the benefits become vested. To the extent that the benefits are already vested immediately following the introduction of, or changes to, a defined benefit plan, the past service cost is recognised immediately in the Consolidated Statement of Profit and Loss. Past service cost may be either positive (where benefits are introduced or improved) or negative (where existing benefits are reduced).

(p) Share based payments

The grant date fair value of options granted (net of estimated forfeiture) to employees of the Group is recognized as an employee expense, and those granted to employees of subsidiaries is considered as the Company's equity contribution and is added to the carrying value of investment in the respective subsidiaries, with a corresponding increase in share based payment reserve. The expense is recorded for separately each vesting portion of the award as if the award was, in substance, multiple awards. The increase in equity recognized in connection with share based payment transaction is presented as a separate component in equity under "share based payment reserve". The amount recognized as an expense is adjusted to reflect the actual number of stock options that vest. For the option awards, grant date fair value is determined under the optionpricing model (Black-Scholes-Model). Forfeitures are estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures materially differ from those estimates.

(q) Finance costs

Finance costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Finance cost also includes exchange differences to the extent regarded as an adjustment to the finance costs. Finance costs that are directly attributable to the construction or production or development of a qualifying asset are capitalized as part of the cost of that asset. Qualifying assets are assets that are necessarily take a substantial period of time to get ready for their intended use or sale.

All other finance costs are expensed in the period in which they occur.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the finance costs eligible for capitalization.

Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the Consolidated Statement of Profit and Loss over the period of the borrowings using the effective interest method. Ancillary costs incurred in connection with the arrangement of borrowings are amortised over the period of such borrowings.

(r) Income tax

Income tax expense comprises current and deferred tax. It is recognised in Consolidated Statement of Profit and Loss except to the extent that it relates to a business combination, or items recognised directly in equity or in OCI.

Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received after considering uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantially enacted at the reporting date in the countries where the Group operates and generates taxable income.

Current tax assets and liabilities are offset only if there is a legally enforceable right to set off the recognised amounts, and it is intended to realise the asset and settle the liability on a net basis simultaneously.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for:

- temporary differences arising on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting not taxable profit or loss at the time of the transaction;

- temporary differences related to freehold land and investment in subsidiaries to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future;
- taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets (DTA) include Minimum Alternate Tax (MAT) paid in accordance with the tax laws in India which is likely to give future economic benefits in the form of availability of set off against future income tax liability.

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Unrecognised deferred tax assets are reassessed at each reporting date and recognised to the extent that it has become probable that future taxable profits will be available against which they can be used. Deferred tax is measured at the tax rates that are expected to be apply to the period when the asset is realised or the liability is settled, based on the laws that have been enacted or substantively enacted by the reporting date. The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset only if there is legally enforceable right to set off the recognised amounts, and it is intended to realise the asset and settle the liability on a net basis simultaneously.

Deferred income tax is not provided on the undistributed earnings of the subsidiaries where it is expected that the earnings of the subsidiary will not be distributed in the foreseeable future.

(s) Leases

At the inception of each lease, the lease arrangement is classified as either a finance lease or an operating lease, based on the substance of the lease arrangement.

Finance leases

Assets leased by the Group in its capacity as lessee where substantially all the risks and rewards of

ownership vest in the Group are classified as finance leases. A finance lease is recognised as an asset and a liability at the commencement of lease, at the lower of the fair value of the asset and the present value of the minimum lease payments. Minimum lease payments made under finance leases are apportioned between the finance expenses and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.

Operating leases

Leases in which a significant portion of the risks and rewards of ownership are not transferred to the group as lessee are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the Consolidated Statement of Profit and Loss on a straight-line basis over the period of the lease unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases.

(t) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The CEO and Managing Director of the Parent Company is responsible for allocating resources and assessing performance of the operating segments and accordingly identified as the chief operating decision maker. Revenues, expenses, assets and liabilities, which are common to the enterprise as a whole and are not allocable to segments on a reasonable basis, have been treated as "un-allocable revenue/ expenses/ assets/ liabilities", as the case may be.

(u) Foreign currency translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The consolidated financial statements are presented in Indian rupee (INR), which is also the Parent company's functional currency.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions.

Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at Balance Sheet date exchange rate are generally recognised in Consolidated Statement of Profit and Loss.

(iii) Group companies

The results and financial position of foreign operations (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated in to the presentation currency as follows:

- o Share capital and opening reserves and surplus are carried at historical cost.
- All assets and liabilities, both monetary and non-monetary, (excluding share capital, opening reserve and surplus) are translated using closing rates at Balance Sheet date.
- Profit and Loss items are translated at the respective year to dates average rates or the exchange rate that approximates the actual exchange rate on the date of specific transaction.
- o Contingent liabilities are translated at the closing rates at Balance Sheet date.
- o All resulting exchange differences are recognised on Other Comprehensive Income.

When a foreign operation is sold, the associated cumulative exchange differences are classified to profit or loss, as part of the gain or loss on sale

The items of Consolidated Cash Flow Statement are translated at the respective average rates or the exchange rate that approximates the actual exchange rate on date of specific transaction. The impact of changes in exchange rate on cash and cash equivalent held in foreign currency is included in effect of exchange rate changes.

(v) Government grants

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

Government grants relating to income are deferred and recognised in the Consolidated Statement of Profit and Loss over the period necessary to match them with the costs that they are intended to compensate and presented within other income.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to Consolidated Statement of Profit and Loss on a straight-line basis over the expected lives of the related assets and presented within other income.

(w) Royalty

The liability for payment of royalty is provided in terms of the agreement on accrual basis calculated at net sale value of the product (covered under the agreement) sold.

(x) Earnings per share

(i) Basic earnings per share

Basic earnings per share, is calculated by dividing:

- o the profit attributable to owners of the Group
- by the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year and excluding treasury shares.

(ii) Diluted earnings per share

Diluted earnings per share, adjusts the figures used in the determination of basic earnings per share to take into account:

- o The after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and
- The weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

(y) Measurement of fair values

A number of the accounting policies and disclosures require measurement of fair values, for both financial and non-financial assets and liabilities.

Fair values are categorised into different level in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: inputs for the asset or liability, those are not based on observable market data (unobservable data).

The Group has an established control framework with respect to the measurement of fair values. This includes a finance team that has overall responsibility for overseeing all significant fair value measurements, including Level 3 fair values.

The finance team regularly reviews significant unobservable inputs and valuation adjustments. If third party information, is used to measure fair values, then the finance team assesses the evidence obtained from the third parties to support the conclusion that these valuations met the requirement of Ind AS, including the level in the fair value hierarchy in which the valuations should be classified.

When measuring the fair values of an asset or a liability, the Group uses observable market data as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

The Group recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

Further information about the assumptions made in measuring fair values used in preparing these financial statements is included in the respective notes.

(z) Critical estimates and judgements

The preparation of Consolidated Financial Statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future period affected. In particular, information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that

have the most significant effect on the amounts recognised in the Consolidated Financial Statements is included in the following notes.

- Recognition and estimation of tax expense including deferred tax – Note 28.
- Estimated impairment of financial assets and non-financial assets- Note 2(h), 2(i).
- Assessment of useful life of property, plant and equipment and intangible asset- Note 2(f).
- Estimation of assets and obligations relating to employee benefits- Note 30.
- Share-based payments- Note 39.
- Valuation of inventories- Note 2(j).
- Recognition of revenue and related accruals-Note 2(n).
- Recognition and measurement of contingency:
 Key assumption about the likelihood and magnitude of an outflow of resources- Note 36.
- Lease classification- Note 37 (b).
- Fair value measurements 2(y).

(aa) Recent accounting pronouncements

On 30th March 2019, the Ministry of Corporate Affairs (MCA) has notified Ind AS 116 Leases, under Companies (Indian Accounting Standards) Amendment Rules, 2019 which is applicable from 1st April, 2019.

Ind AS 116 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract i.e. the lessee and the lessor. Ind AS 116 introduces as single lease accounting model for lessee and requires the lessee to recognize right of use assets and lease liabilities for all leases with a term of more than twelve months, unless the underlying asset is low value in nature. Currently, operating lease expense are charged to the statement of profit and loss. Ind AS 116 substantially carries forward the lessor accounting requirements in Ind AS 17.

As per Ind AS 116, the lessee needs to recognise depreciation on rights of use assets and finance costs on lease liabilities in the statement of profit and loss. The lease payments made by the lessee under the lease arrangement will be adjusted against the lease liabilities.

The Group is currently evaluating the impact on account of implementation of Ind AS 116 which might have not significant impact on financials.

											(VIIIIIIIIIIIIIII)
۵	Description	Land Free hold	Fand	Building Factory	Building Other	Plant and Equipment	Furniture and Fixtures	Office Equipments	Vehicles Owned	Vehicles Leased	Total
w.	Property, plant and equipment and Capital work-in-progress										
	Gross carrying amount as at 31 March 2017	29.95	18.15	211.55	36.57	1,060.36	4.31	20.82	0.01	7.68	1,416.07
	Additions/adjustments	ı	1	7.50	ı	8.41	1	4.90	_	2.18	22.99
	Deductions/adjustments	ı	1	(0.23)	1	(0.32)	(0.05)	(2.17)	_	(2.48)	(5.25)
	Gross carrying amount as at 31 March 2018	56.62	18.15	218.82	36.57	1,068.45	4.26	23.55	0.01	7.38	1,433.81
	Accumulated depreciation as at 31 March 2017	1	0.26	12.38	0.70	67.02	0.89	5.90		2.27	89.42
	Depreciation charge for the year	I	0.29	12.80	0.76	67.89	0.85	5.48	ı	2.21	90.28
	Deductions/adjustments	-	-	(0.01)	1	(0.24)	(0.03)	(0.85)	1	(1.28)	(2.41)
	Accumulated depreciation as at 31 March 2018	1	0.55	25.17	1.46	134.67	1.71	10.53		3.20	177.29
	Net carrying amount as at 31 March 2018	56.62	17.60	193.65	35.11	933.78	2.55	13.02	0.01	4.18	1,256.52
	Capital work-in-progress										59.69

											(₹ in million)
Description	Land Free	Free	Land	Building	Building	Plant and	Furniture	Office	Vehicles	Vehicles	Total
		plod	Leasehold	Factory	Other	Equipment	and	Equipments	Owned	Leased	
Gross carrying amount as at 31 March 2018		56.62	18.15	218.82	36.57	1,068.45	4.26	23.55	0.01	7.38	1,433.81
Additions/adjustments		2.39	1	4.89	0.58	43.51	1	8.56	ı	1	59.93
Deductions/adjustments		1	1	1	1	ı	(0.02)	(1.77)	ı	(4.09)	(5.88)
Gross carrying amount as at 31 March 2019		59.01	18.15	223.71	37.15	1,111.96	4.24	30.34	0.01	3.29	1,487.86
Accumulated depreciation as at 31 March 2018	ch 2018	1	0.55	25.17	1.46	134.67	1.71	10.53	1	3.20	177.29
Depreciation charge for the year		1	0.30	12.35	0.78	66.79	0.58	5.40	I	1.03	90.23
Deductions/adjustments		ı	1	1	ı	1	(0.01)	(0.85)	I	(1.83)	(2.69)
Accumulated depreciation as at 31 March 2019	ch 2019	1	0.85	37.52	2.24	204.46	2.28	15.08	1	2.40	264.83
Net carrying amount as at 31 March 2019		59.01	17.30	186.19	34.91	907.50	1.96	15.26	0.01	0.89	1,223.03
Capital work-in-progress											50.05

(₹ in million)

Des	cription	Softwares	License	Total
4.	Other intangible assets and intangible assets under development			
	Gross carrying amount as at 31 March 2017	2.19	-	2.19
	Additions/adjustments	-	-	-
	Deductions/adjustments	-	-	-
	Gross carrying amount as at 31 March 2018	2.19	-	2.19
	Accumulated amortization as at 31 March 2017	1.31	-	1.31
	Amortization for the year	0.45	-	0.45
	Deductions/adjustments	-	-	-
	Accumulated amortization as at 31 March 2018	1.76	-	1.76
	Net carrying amount as at 31 March 2018	0.43	-	0.43
	Intangible assets under development			1.53

(₹ in million)

Description	Softwares	License	Total
Gross carrying amount as at 31 March 2018	2.19	-	2.19
Additions/adjustments	-	22.15	22.15
Deductions/adjustments	-	-	-
Gross carrying amount as at 31 March 2019	2.19	22.15	24.34
Accumulated amortization as at 31 March 2018	1.76	-	1.76
Amortization for the year	0.07	0.36	0.43
Deductions/adjustments	-	-	-
Accumulated amortization as at 31 March 2019	1.83	0.36	2.19
Net carrying amount as at 31 March 2019	0.36	21.79	22.15
Intangible assets under development			-

		As at 31 M	arch 2019	As at 31 M	arch 2018
		Non-current	Current	Non-current	Current
5.	Loans				
	Loan receivable considered good - Secured	-	-	-	-
	Loan receivable considered good - Unsecured:				
	- Loan to employees	0.84	1.15	0.92	2.07
	Loan receivable which have significant increase in credit risk	-	-	-	_
	Loan receivable - Credit impaired	-	-	/-	-
	Total loans	0.84	1.15	0.92	2.07

(₹ in million)

		As at 31 Ma	rch 2019	As at 31 M	arch 2018
		Non-current	Current	Non-current	Current
6.	Other financial assets				
	Interest receivable	-	1.27	-	1.10
	Security deposits	2.72	6.57	2.71	3.81
	Others	1.78	-	0.33	-
	Total other financial assets	4.50	7.84	3.04	4.91

7. Deferred tax

Deferred income tax reflect the net tax effects of temporary difference between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Significant component of the Group's net deferred income tax are as follows:

Deferred tax assets:

(₹ in million)

	Provision for compensated absences and gratuity	Expenditure allowed on actual payment basis	Tax losses carried forward	Unabsorbed depreciation	Depreciation, amortization and other temporary differences	Total
As at 31 March 2017	40.91	17.80	348.39	523.71	(18.50)	912.31
Credited/(Charged)						
- to consolidated statement of profit and loss	(1.72)	(0.14)	(17.89)	44.75	(24.24)	0.76
- to other comprehensive income	0.06	-	-	-	-	0.06
As at 31 March 2018	39.25	17.66	330.50	568.46	(42.74)	913.13
Charged/(Credited)						
- to consolidated statement of profit and loss	(1.74)	7.50	(34.73)	(0.66)	(20.16)	(49.79)
- to other comprehensive income	-	-	-	-	-	-
As at 31 March 2019	37.51	25.16	295.77	567.80	(62.90)	863.34

Deferred tax liabilities:

(₹ in million)

	Others	Total
As at 31 March 2017	(1.53)	(1.53)
Credited/(Charged)		
- to consolidated statement of profit and loss	(0.06)	(0.06)
- to other comprehensive income	1.14	1.14
As at 31 March 2018	(0.45)	(0.45)
Charged/(Credited)		
- to consolidated statement of profit and loss	-	-
- to other comprehensive income	0.67	0.67
As at 31 March 2019	0.22	0.22

Net deferred tax assets:

Particulars	As at 31 March 2019	As at 31 March 2018
Deferred tax assets	863.34	913.13
Deferred tax liabilities	0.22	(0.45)
Deferred tax assets (net)	863.12	913.58

Reconciliation of deferred tax assets (net):

(₹ in million)

Particulars	For the year ended 31 March 2019	year ended
Balance as at the commencement of the year	913.58	913.84
Credit/(Expense) recognized in profit and loss during the year	(49.79)	0.82
Credit/(Expenses) recognized in other comprehensive income during the year	(0.67)	(1.08)
Balance as at the end of the year	863.12	913.58

Deferred tax assets not recognized in respect of the Group:

(₹ in million)

Particulars	As at 31 M	arch 2019
	Amount of temporary differences	Amount of deferred tax on temporary differences
Deductible temporary differences:		
Provision for compensated absences and gratuity	2.16	0.76
Expenditure allowed on actual payment basis	0.69	0.24
Tax loses carried forward	326.62	114.13
Unabsorbed depreciation	3.41	1.19
Others	2.51	0.57
Taxable temporary differences:		
Depreciation, amortization and other temporary differences	(5.98)	(2.09)
Net unrecognized temporary differences	329.41	114.80

(₹ in million)

Particulars	As at 31 Ma	arch 2018
	Amount of temporary differences	Amount of deferred tax on temporary differences
Deductible temporary differences:		
Provision for compensated absences and gratuity	1.86	0.65
Expenditure allowed on actual payment basis	0.16	0.05
Tax loses carried forward	552.56	193.09
Unabsorbed depreciation	2.92	1.02
Others	1.43	0.32
Taxable temporary differences:		
Depreciation, amortization and other temporary differences	(6.48)	(2.26)
Net unrecognized temporary differences	552.45	192.87

Expiry period of unused tax losses:

Group has unused tax losses and unabsorbed depreciation amounting to \mathfrak{T} 1,173.04 million (Previous Year: \mathfrak{T} 1,498.37 million) and \mathfrak{T} 1,628.32 million (Previous Year: \mathfrak{T} 1,629.71 million), respectively as at year end, available to reduce future income taxes. If not used, the unused tax losses will expire in the tax year 2019-2027 (Previous Year: 2018-26) and unabsorbed depreciation can be carried forward for an indefinite period.

(₹ in million)

		As at 31 March 2019		As at 31 March 2018	
		Non-current	Current	Non-current	Current
8.	Other assets				
	Advance to suppliers	-	30.93	-	28.54
	Capital advances	2.14	-	3.39	-
	Security deposits	14.10	-	13.68	-
	Prepaid expenses	5.90	20.66	2.81	20.56
	Advances to employees	-	-	-	0.02
	Recoverable from/balances with government authorities	-	101.81	-	114.16
	Others	-	13.60	-	11.68
	Total other assets	22.14	167.00	19.88	174.96

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
9.	Inventories		
	Raw materials	258.80	264.86
	[including goods-in-transit ₹ 92.23 million (Previous Year: ₹ 109.78 million)]		
	Work-in-progress	50.67	77.15
	Finished goods	252.54	296.75
	Stock-in-trade	11.55	10.46
	Stores and spares	45.25	48.78
	[including goods-in-transit ₹ 0.16 million (Previous Year: ₹ Nil)]		
	Fuel and packing materials	44.73	32.04
	Total inventories	663.54	730.04

	(1)			
			As at 31 March 2019	As at 31 March 2018
10.	Cur	rrent investments		
	I.	Quoted investment in equity shares (at fair value through other comprehensive income)		
		448 (Previous Year: 448) equity shares of ₹ 10 each		
		Voith Paper Fabrics India Limited	0.37	0.36
	II.	Unquoted investment in equity shares (at cost)		
		530 (Previous Year: 530) equity shares of ₹ 10 each		
		Minerva Holding Limited (1)	-	-
		132 (Previous Year: 132) equity shares of ₹ 10 each		
		Kashipur Holdings Limited (1)	-	-
		Total current investments	0.37	0.36

⁽¹⁾ Shares were received free of cost under the Scheme of Arrangement (1997) approved by the Hon'ble High Court of Allahabad.

(₹ in million)

	(
		As at 31 March 2019	As at 31 March 2018
11.	Trade receivables		
	(Current)		
	Trade receivable considered good - Secured	-	-
	Trade receivable considered good - Unsecured	983.28	972.14
	Trade receivable which have significant increase in credit risk	-	-
	Trade receivable-credit impaired	28.17	7.69
		1,011.45	979.83
	Less: Provision/Allowance for doubtful debts	28.17	7.69
	Total receivables	983.28	972.14

11.1 Trade receivable includes subsidy receivable ₹ 197.25 million (Previous Year: ₹ 132.85 million).

(₹ in million)

	As at 31 March 2019	As at 31 March 2018
12(a). Cash and cash equivalents		
Balance With Banks		
- On current accounts	23.88	57.85
- On dividend account (Refer note 17.1)	-	0.24
Cash in hand	0.15	0.13
Cheques/Drafts on hand	9.82	0.02
Others		
- Gift/Meal vouchers in hand	-	0.01
- Funds in transit	-	10.43
Total cash and cash equivalents	33.85	68.68
12(b). Other bank balances		
Margin money with bank (1)	2.09	2.09
Total other bank balances	2.09	2.09

(1) For bank guarantees in favour of government authorities

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
13.	Equity share capital		
	Authorized		
	18,100,000 (Previous Year: 15,000,000) equity shares of ₹ 10 each	181.00	150.00
		181.00	150.00
	Issued, subscribed and paid-up		
	13,731,101 (Previous Year: 11,931,101) equity shares of ₹ 10 each	137.31	119.31
	Total equity share capital	137.31	119.31

13.1 Movement in equity share capital:

	As at 31 March 2019		As at 31 March 2018	
	No. of shares	₹ in million	No. of shares	₹ in million
At the commencement of the year	11,931,101	119.31	11,915,070	119.15
Add: Issued during the year (Refer note 13.4)	1,800,000	18.00	16,031	0.16
At the end of the year	13,731,101	137.31	11,931,101	119.31

- 13.2 The Company has only one class of shares referred to as equity shares having par value of ₹ 10 each. Holder of each equity share is entitled to one vote per share. In the event of liquidation of the Company, the holders of equity shares will be entitled to receive any of the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.
- 13.3 Details of shareholders holding more than 5% of the aggregate shares in the Company:

	As at 31 March 2019		As at 31 March 2018	
	No. of shares	% held	No. of shares	% held
HSSS Investment Holding (P) Ltd.	6,281,470	45.75	5,059,440	42.46
KBHB Investment Holding (P) Ltd.	1,522,497	11.09	1,226,302	10.29
SSBPB Investment Holding (P) Ltd.	1,448,375	10.55	1,166,600	9.79

During the current year, issuance of 18,00,000 equity shares of the Company to the Promoters/members of the promoter group of the Company aggregating to ₹ 244.71 million for cash at a face value of ₹ 10 each at an issue price of ₹ 135.95 including premium of ₹ 125.95 per equity share as determined in accordance with the Chapter V of ICDR (Issue of Capital and Disclosure Requirements) Regulations 2018 of SEBI by way of preferential allotment on a private placement basis.

During the previous year 16,031 equity shares, of ₹ 10 each allotted on exercise of the vested stock options in accordance with the terms of exercise under the "Employee Stock Option Scheme 2013". (Refer note 39)

(₹ in million)

	As at 31 March 2019	
13 (a). Other equity		
Money received against share warrants [Refer note 13 (a).1]	44.18	-
Reserve and surplus:		
Security premium	1,057.98	831.27
General reserve	232.26	231.51
Share based payment reserve	4.49	3.39
Retained earnings	(835.65)	(805.48)
Items of other comprehensive income:		
Equity instruments through OCI	0.22	0.21
Foreign currency translation reserve	0.21	(1.84)
Re-measurement of defined benefits obligations	0.27	(0.97)
Total other equity	503.96	258.09

13 (a).1 Issuance of 13,00,000 convertible warrants to the Promoters/members of the promoter group of the Company, aggregating to ₹ 44.18 million (25% of the warrant issue price has been received) for cash with right to the warrant holder to apply for and be allotted one equity share of face value of ₹ 10 each of the Company for each warrant with in a period of eighteen months from the date of allotment of the warrants at an issue price of ₹ 135.95 per warrant as determined in accordance with the Chapter V of ICDR (Capital and Disclosure Requirements) Regulations 2018 of SEBI by way of preferential allotment on a private placement basis.

(₹ in million)

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		As at 31 March 2019	As at 31 March 2018	
14(a).	Non-current borrowings			
	Term loans from banks			
	- Indian rupee loans (secured)	1,281.90	1,536.61	
	Long term maturities of finance lease obligation			
	- Finance lease obligations (secured)	0.21	2.44	
	Term loan from others			
	Loans from related party (unsecured) (Refer note 35)	58.20	120.00	
	Total non-current borrowings	1,340.31	1,659.05	
	Add: Current maturities of non-current borrowings (Refer note 17)	265.00	208.75	
	Add: Current maturities of finance lease obligations (Refer note 17)	0.79	2.12	
	Total non-current borrowings (including current maturities)	1,606.10	1,869.92	
14(b).	Current borrowings			
	Loans repayable on demand			
	From Banks			
	Secured	237.53	376.87	
	Unsecured	-	176.80	
	From Others			
	Unsecured-from related party (Refer note 35)	150.00	200.00	
	Total current borrowings	387.53	753.67	

14.1 Nature of security of non-current borrowings and other terms of repayment

- 14.1.1 Term loan I availed from Ratnakar Bank Limited amounting to ₹ 427.73 million (Previous Year: ₹ 467.03 million) including current maturities of ₹ 40.00 million (Previous Year: ₹ 40.00 million) is secured by first pari passu charge on all fixed assets (both present and future) of the wholly owned subsidiary namely, Jubilant Agri and Consumer Products Limited and the parent company and unconditional and irrevocable corporate guarantee of the parent company.
- 14.1.2 Term loan II availed from Ratnakar Bank Limited amounting to ₹ 1,119.17 million (Previous Year: ₹ 1,278.33 million) including current maturities of ₹ 225.00 million (Previous Year: ₹ 168.75 million) is secured by first pari passu charge on all fixed assets (both present and future) of the wholly owned subsidiary namely, Jubilant Agri and Consumer Products Limited and the parent company and unconditional and irrevocable corporate guarantee of the parent company.
- 14.1.3 Term loan I availed from Ratnakar Bank Limited is repayable in remaining nineteen structured quarterly installments, payable up to December 2023.
- 14.1.4 Term loan II availed from Ratnakar Bank Limited is repayable in remaining nineteen structured quarterly installments, payable up to October 2023.
- 14.1.5 Finance lease obligations ₹ 1.00 million (Previous Year: ₹ 4.56 million) including current maturities of ₹ 0.79 million (Previous Year: ₹ 2.12 million) are secured by hypothecation of specific assets taken under such lease arrangements and the same are repayable as per the terms of agreement with the lessor.
- 14.1.6 Term loans availed from the related party namely Jubilant Enpro (P) Limited are repayable at the end of three years from the date of respective disbursement.

14.2 Nature of security of current borrowings and other terms of repayment

14.2.1 Working capital facilities (including cash credit) sanctioned by Consortium of banks are secured by a first charge by way of hypothecation, of the entire book debts, inventories and current assets both present and future of the wholly owned subsidiary namely, Jubilant Agri and Consumer Products Limited wherever the same may be held and unconditional

and irrevocable corporate guarantee of the parent company in favour of bankers. Short term borrowings from banks are availed in Indian rupees and in foreign currency.

14.2.2 Short term borrowings from related party are repayable as per terms of agreement within one year.

(₹ in million)

		As at 31 March 2019		As at 31 March 2018	
		Non-current	Current	Non-current	Current
15.	Provisions				
	(Unsecured considered good)				
	Provisions for employee benefits	102.90	42.46	101.93	43.24
	Provision for excise duty	-	3.81	-	0.56
	Other provisions	-	2.55	-	2.67
	Total provisions	102.90	48.82	101.93	46.47

(₹ in million)

		As at 31 March 2019	As at 31 March 2018
16.	Trade payables		
	Current		
	Total outstanding dues of micro enterprises and small enterprises (Refer note 29)	8.28	6.56
	Total outstanding dues of creditors other than micro enterprises and small enterprises	855.47	697.58
	Total trade payables	863.75	704.14

(₹ in million)

	(VIII IIIII)		(
		As at 31 March 2019	As at 31 March 2018
17.	Other financial liabilities		
	Current		
	Current maturities of long term debts [Refer note 14(a)]	265.00	208.75
	Current maturities of finance lease obligations [Refer note 14(a)]	0.79	2.12
	Capital creditors	5.64	7.51
	Employee benefits payable	57.81	26.58
	Security deposit	33.91	37.63
	Interest accrued and due on borrowings	-	18.42
	Interest accrued but not due on borrowings	1.39	1.08
	Unpaid dividend (Refer note 17.1)	-	0.24
	Due to related parties (Refer note 35)	22.44	5.36
	Other payables	193.17	188.75
	Total other financial liabilities	580.15	496.44

17.1 During the current year, the Company has transferred a sum of ₹ 0.24 million on account of unclaimed dividend to Investor Education and Protection Fund pursuant to Section 124(6) of the Companies Act, 2013.

			(
		As at 31 March 2019	As at 31 March 2018
18.	Other liabilities		
	Current		
	Advance from customers	31.46	36.99
	Statutory dues payables	53.31	45.45
	Total other liabilities	84.77	82.44

(₹ in million)

		For the year ended 31 March 2019	year ended
19.	Revenue from operations		
	Sale of products [including ₹ 428.86 million (Previous Year: ₹ 274.52 million) subsidy on fertilizers]*	5,538.78	4,634.17
	Sale of services	22.67	23.30
	Other operating revenue	27.51	15.12
	Total revenue from operations	5,588.96	4,672.59

^{*} Including excise duty up to 30 June 2017 but excluding Goods and Service Tax w.e.f. 1 July 2017

(₹ in million)

		For the year ended 31 March 2019	year ended
20.	Other income		
	Interest income [including interest on income tax refund of ₹ 1.06 million (Previous Year: ₹ 1.73 million)]	4.45	4.92
	Insurance claim	1.83	2.40
	Net gain on sale/disposal of property, plant and equipment	0.07	-
	Other non-operating income	0.41	0.49
	Total other income	6.76	7.81

(₹ in million)

		For the year ended 31 March 2019	For the year ended 31 March 2018
21.	Cost of materials consumed		
	Raw & process materials consumed	3,089.56	2,367.97
	Total cost of materials consumed	3,089.56	2,367.97

		For the year ended 31 March 2019	
22.	Purchases of stock-in-trade		
	Purchases of stock-in-trade	53.32	50.13
	Total purchases of stock-in-trade	53.32	50.13

(₹ in million)

		(/ 111 1111111)	
		For the year ended 31 March 2019	For the year ended 31 March 2018
23.	Changes in inventories of finished goods, stock-in-trade and work-in-progress		
	Opening balance		
\	Work-in-progress	77.15	39.09
	Finished goods	296.75	301.51
	Stock-in-trade	10.46	10.84
	Total opening balance	384.36	351.44
	Closing balance		
	Work-in-progress	50.67	77.15
	Finished goods	252.54	296.75
	Stock-in-trade	11.55	10.46
	Total closing balance	314.76	384.36
	Changes in inventories of finished goods, stock-in-trade and work-in-progress	69.60	(32.92)
	Add: Foreign currency translation adjustment	4.41	0.16
	Less: (Increase)/Decrease of finished goods, stock-in-trade and work-in-progress of IMFL business	(12.48)	2.52
	Changes in inventories of finished goods, stock-in-trade and work-in-progress	86.49	(35.28)

(₹ in million)

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		For the year ended 31 March 2019	For the year ended 31 March 2018
24.	Employee benefits expense		
	Salaries, wages, bonus, gratuity and allowances	638.21	632.46
	Contribution to provident and other funds	28.32	29.12
	Employee share based payment expense	1.85	2.37
	Staff welfare expenses	32.99	35.38
	Total employee benefits expense	701.37	699.33

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		For the year ended 31 March 2019	year ended
25.	Finance costs		
	Interest expense	227.32	247.70
	Other finance costs	23.00	24.01
	Exchange difference to the extent considered as an adjustment to finance costs	3.01	(7.15)
	Total finance costs	253.33	264.56

(₹ in million)

		For the year ended 31 March 2019	
26.	Depreciation and amortization expense		
	Depreciation of property, plant and equipment	90.59	90.28
	Amortization of intangible assets	0.07	0.45
	Total depreciation and amortization expense	90.66	90.73

	For the year ended 31 March 2019	For the year ended 31 March 2018
27. Other expenses		
Power and fuel	175.30	152.35
Stores, spares and packing materials consumed	286.34	274.68
Job work charges	0.53	-
Repairs and maintenance:		
Plant and machineries	57.02	42.98
Buildings	2.86	3.58
Others	43.71	39.46
Excise duty on increase/(decrease) in inventory	-	(24.48)
Rent	41.66	43.19
Rates & taxes	17.68	16.32
Insurance	8.45	9.74
Advertisement, publicity & sales promotion	113.39	131.43
Travelling & other incidental expenses	59.47	74.36
Vehicle running & maintenance	6.47	8.19
Printing & stationery	3.75	3.69
Communication expenses	5.87	7.45
Staff recruitment & training	12.21	15.05
Auditors remuneration - As auditors	1.28	1.26
- For limited review	0.36	0.34
- For taxation matters	0.28	0.26
- For certifications etc	0.96	0.74
- Out of pocket expenses	0.15	0.15
Legal, professional and consultancy charges	62.17	51.63
Donations	-	0.04
Directors' sitting fees	2.77	2.89
Bank charges	0.44	2.35
Miscellaneous expenses	4.32	2.66
Foreign exchange fluctuation loss/(gain) - net	9.71	(0.64)
Freight & forwarding	295.33	253.13
Commission on Sales	16.45	21.52
Discounts, claims to customers and other selling expenses	43.03	49.80
Bad Debts/ irrecoverable advances & receivables written off (net)	27.93	4.44
Net loss on sale/disposal of property, plant and equipment	-	0.21
Royalty	0.36	0.06
Total other expenses	1,300.25	1,188.83

^{27.1} Expenditure related to corporate social responsibility as per Section 135 of the Companies Act, 2013, read with Schedule VII, thereof: ₹ NiI (Previous Year: ₹ NiI). There is no requirement of CSR specific for the year as there is no profits calculated under Section 198 of the Companies Act, 2013.

28. Income tax

The major components of income tax expense are:

Profit or loss section

(₹ in million)

	For the year ended 31 March 2019	For the year ended 31 March 2018
Current income tax:		
Current income tax charge for the year	1.66	1.35
Adjustments in respect of current income tax of previous years	(0.54)	0.89
	1.12	2.24
Deferred tax:		
Deferred tax on profits for the year	49.79	(0.82)
	49.79	(0.82)
Income tax expense reported in the Statement of profit and loss	50.91	1.42

OCI section

(₹ in million)

	For the year ended 31 March 2019	
Tax related to items that will not be reclassified to profit or loss	0.67	1.08
Income tax charged to OCI	0.67	1.08

Reconciliation between average effective rate and applicable tax rate:

	For the year ended 31 March 2019	For the year ended 31 March 2018
Accounting profit before income tax	20.74	(45.95)
At India's statutory income tax rate 34.944% (Previous Year: 34.608%)	6.26	(16.06)
- Effect of non deductible expenses, non taxable income and others	0.02	(1.49)
- Effect of transaction cost amortization	-	(0.75)
- Effect of non taxable income & others	0.82	(1.62)
- Unrecognized deferred tax	43.81	29.29
- Change in statutory tax rate	-	(7.95)
Income tax expense reported in the Consolidated statement of profit and loss	50.91	1.42

29. Micro, small and medium enterprises

There are no Micro, Small and Medium Enterprises, to whom the Indian entities owes dues, which are outstanding for more than 45 days as at the end of the year. The information as required to be disclosed in relation to Micro, Small and Medium Enterprises has been determined to the extent such parties have been identified on the basis of information available with the Group.

(₹ in million)

Particulars	As at 31 March 2019	As at 31 March 2018
The principal amount remaining unpaid to any supplier as at the end of the year	8.28	6.56
The interest due on principal amount remaining unpaid to any supplier as at the end of the year	-	-
The amount of interest paid by the Group in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006 (MEMED Act), along with the amount of the payment made to the supplier beyond the appointed day during the year	-	-
The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act	-	-
The amount of interest accrued and remaining unpaid at the end of the year	-	-
The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise, for the purpose of disallowance as a deductible expenditure under the MSMED Act	-	-

30. Employee benefits in respect of the Group have been calculated as under:

A. Defined Contribution Plans

The Group entities located in India have certain defined contribution plan such as provident fund (1), employee state insurance, employee pension scheme, employee superannuation fund wherein specified percentage is contributed to them. During the year, the Group has contributed following amounts to:

(₹ in million)

Particulars	For the year ended 31 March 2019	For the year ended 31 March 2018
Employer's contribution to provident fund	1.00	1.07
Employer's contribution to employee's pension scheme 1995	7.26	7.71
Employer's contribution to superannuation fund	1.54	1.79
Employer's contribution to employee state insurance	0.12	0.28

(1) For certain employees where provident fund is deposited with government authority e.g. Regional Provident Fund Commissioner.

The Group entity located in United States of America have a 401(k) Plan, where in the regular, full time and part-time employees are eligible to participate in the defined contribution plan after completion of one month of continuous service. Participants may voluntarily contribute eligible pre-tax and post-tax compensation in 1% increments of up to 90% of their annual compensation in accordance with the annual limits as determined by the Internal Revenue Service. Eligible employees receive a 50% match of their contributions up to 6% of their eligible compensation. Employees above the age of 50 years may choose to contribute "catch-up" contributions in accordance with the Internal Revenue Service limits and are matched the same up to the maximum Group contribution 3% of eligible compensation. The Group's matching contributions vest 100% after three years of service. The Group has contributed ₹ 0.16 million (Previous Year: ₹ 0.34 million) to 401(k) plan for the year.

B. Defined Benefits Plans

i. Gratuity

In accordance with Ind AS 19 "Employee Benefits", an actuarial valuation has been carried out in respect of gratuity. The discount rate assumed is 7.65% p.a. (Previous Year: 7.70% p.a.) which is determined by reference to market yield at the Balance Sheet date on government bonds. The retirement age has been considered at 58 years (Previous Year: 58 years) and mortality table is as per IALM (2006-08) [Previous Year: IALM (2006-08)].

The estimates of future salary increases, considered in actuarial valuation is 9% p.a. for first three years and 5% p.a. thereafter (Previous Year: 9% p.a. for first three years and 5% p.a. thereafter), taking into account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

The plan assets are maintained with Life Insurance Corporation of India in respect of gratuity scheme for certain employees of one unit of the Group. The details of investments maintained by Life Insurance Corporation of India are not available with the Company, hence not disclosed. The expected rate of return on plan assets is 7.50% p.a. (Previous Year: 7.50% p.a.).

Reconciliation of opening and closing balances of the present value of the defined benefit obligation:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Present vale of obligation at the beginning of the year	83.02	84.76
Current service cost	7.21	7.48
Interest cost	6.40	6.25
Past service cost	-	0.16
Actuarial (gain)/loss	(1.90)	(3.04)
Benefits paid	(13.01)	(12.59)
Present vale of obligation at the end of the year	81.72	83.02

Reconciliation of the present value of defined benefit obligation and the fair value of the plan assets:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Present vale of obligation at the end of the year	81.72	83.02
Fair value of plan assets at the end of the year	9.26	8.59
Net liabilities recognized in the Balance Sheet	72.46	74.43

Fair value of plan assets*:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Plan assets at the beginning of the year	8.59	7.97
Expected return on plan assets	0.66	0.58
Actuarial gain/(loss)	0.01	0.04
Plan assets at the end of the year	9.26	8.59

^{*} In respect of one unit of the Group, the plan assets were invested in insurer managed funds.

Group's best estimate of contribution during next year is ₹ 14.09 million (Previous Year: ₹ 14.35 million).

Expense recognized in the Consolidated Statement of Profit and Loss under employee benefits expense:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Total service cost	7.21	7.65
Net interest cost	5.74	5.67
Expenses recognized in the Consolidated Statement of Profit and Loss	12.95	13.32

Amount recognized in other comprehensive income:

(₹ in million)

Particulars	31 March 2019	31 March 2018
Actuarial gain/(loss) due to financial assumption change	1.88	3.21
Actuarial gain/(loss) due to experience adjustment	0.02	(0.17)
Actuarial gain/(loss) on plan assets	0.01	0.04
Amount recognized in the Other Comprehensive Income	1.91	3.08

Sensitivity analysis:

(₹ in million)

Particulars	31 March 2019			
Assumptions	Discount rate		Future sala	ry increase
Sensitivity level	0.5% increase	0.5% decrease	0.5% increase	0.5% decrease
Impact on defined benefit obligation	(2.88)	3.06	3.10	(2.95)

(₹ in million)

Particulars	31 March 2018			
Assumptions	Discount rate		Future salar	y increase
Sensitivity level	0.5% increase	0.5% decrease	0.5% increase	0.5% decrease
Impact on defined benefit obligation	(2.83)	3.01	3.05	(2.90)

The sensitivity analysis above have been determined based on reasonable possible changes of the respective assumptions occurring at the end of the year and may not be representative of the actual change. It is based on a change in the key assumption while holding all other assumptions constant.

ii. Provident Fund:

The Group makes monthly contributions to provident fund managed by trust for qualifying employees. Under the scheme, the Group is required to contribute a specific percentage of the payroll costs to fund the benefits. As per Ind AS 19 on "Employee Benefits", employer established provident fund trusts are treated as defined benefit plans, since the Group is obliged to meet interest shortfall, if any, with respect to covered employees. The total liability of ₹ Nil (Previous Year: ₹ Nil) has been allocated to Group and ₹ Nil (Previous Year: ₹ Nil) has been charged to Consolidated Statement of Profit and Loss during the year.

The Group has contributed ₹ 17.49 million to provident fund (Previous Year: ₹ 17.46 million) for the year.

C. Other long term benefits (compensated absences)

/ / /		(11111111111111111111111111111111111111
Particulars	As a 31 March 2019	As at 9 31 March 2018
Present value of obligation at the end of the year	36.86	39.85

31. Fair value measurement

(₹ in million)

							(11 111111110111
	Note	Level of	31	March 201	9	3	1 March 201	8
		hierarchy	FVPL	FVOCI	Amortized	FVPL	FVOCI	Amortized
					Cost			Cost
Financial assets								
Investments in quoted equity	(d)	1	-	0.37	-	-	0.36	-
instruments								
Trade receivables	(a)		-	-	983.28	-	-	972.14
Loans	(a, b)		-	-	1.99	-	-	2.99
Cash and cash equivalents	(a)		-	-	33.85	-	-	68.68
Other bank balances	(a)		-	-	2.09	-	-	2.09
Other financial assets	(a, b)		-	-	12.34	-	-	7.95
Total financial assets			-	0.37	1,033.55	-	0.36	1,053.85
Financial liabilities								
Non-current borrowings (including	(c)	3	-	-	1,606.10	-	-	1,869.92
other current maturities)								
Current borrowings	(a)		-	-	387.53	-	-	753.67
Trade payables	(a)		-	-	863.75	-	-	704.14
Other financial liabilities	(a)		-	-	314.36	-	-	285.57
Total financial liabilities			-	-	3,171.74	-	-	3,613.30

Note:

- (a) Fair valuation of financial assets and liabilities with short term maturities is considered as approximate to respective carrying amount due to the short term maturities of these instruments.
- **(b)** Fair value of non-current financial assets and liabilities has not been disclosed as there is no significant differences between carrying value and fair value.
- **(c)** Fair value of non-current borrowings as below:

(₹ in million)

	Level	Fair value		
		31 March 2019	31 March 2018	
Borrowings (including other current maturities)*	3	1,632.95	1,907.06	
		1,632.95	1,907.06	

^{*} The fair value of other borrowings is based upon a discounted cash flow analysis that used the aggregate cash flows from principal and finance costs over the life of the debt and current market interest rates.

(d) The fair value is determined by using the valuation model/technique with observable/non-observable inputs and assumptions.

There are no transfers between Level 1, Level 2 and Level 3 during the years ended 31 March 2019 and 31 March 2018. Reconciliation of Level 1 fair value measurement:

	For the year ended 31 March 2019	For the year ended 31 March 2018
Opening balance	0.36	0.28
Additional investments	-	-
Gain/(loss) recognized in other comprehensive income	0.01	0.08
Sale of investments	-	-
Closing balance	0.37	0.36

32. Financial risk management

Risk management framework

The Parent Company's board of directors has overall responsibility for the establishment and oversight of the Group's risk management framework.

The Group, through three layers of defense namely policies and procedures, review mechanism and assurance aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations. The Audit committee of the Board with top management oversee the formulation and implementation of the risk management policies. The risk are identified at business unit level and mitigation plan are identified, deliberated and reviewed at appropriate forums.

The Group has exposure to the following risks arising from financial instruments:

- credit risk [see(i)];
- liquidity risk [see(ii)]; and
- market risk [see(iii)].

i. Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counter-party to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers, loans and investments.

The carrying amount of financial assets represents the maximum credit exposure.

Trade receivables and other financial assets

The Group has established a credit policy under which new customer is analyzed individually for creditworthiness before the Group's standard payment and delivery terms and conditions are offered. The Group's review includes external ratings, if they are available, financial statements, credit agency information, industry information and business intelligence. Sale limits are established for each customer and reviewed annually. Any sales exceeding those limits require approval from the appropriate authority as per policy.

In monitoring customer credit risk, customers are grouped according to their credit characteristics, including whether they are an individual or a legal entity, whether they are institutional, dealers or end-user customer, their geographic location, industry, trade history with the Group and existence of previous financial difficulties.

Expected credit loss for trade receivables:

Based on internal assessment which is driven by the historical experience/ current facts available in relation to default and delays in collection thereof, the credit risk for trade receivables is considered low. The Group estimates its allowance for trade receivable using lifetime expected credit loss. The balance past due for more than 6 months (net of expected credit loss allowance) is ₹ 68.76 million (Previous Year: ₹ 99.27 million).

Movement in the Provision/Allowance for doubtful debts is as follows:

(₹ in million)

	31 March 2019	31 March 2018
Balance at the beginning of the year	7.69	11.32
Add: Provided during the year	21.95	6.43
Less: Amount written off	1.47	10.06
Balance at the end of the year	28.17	7.69

Expected credit loss on financial assets other than trade receivables:

With regard to all financial assets with contractual cash flows, other than trade receivables, management believes these to be high quality assets with negligible credit risk. The management believes that the parties from which these financial assets are recoverable, have strong capacity to meet the obligations and where the risk of default is negligible and accordingly no provision for excepted loss has been provided on these financial assets. Break up of financial assets other than trade receivables have been disclosed on Balance Sheet.

ii. Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group's treasury department is responsible for managing the short-term and long-term liquidity requirements. Short term liquidity situation is reviewed daily by the Treasury. Longer term liquidity position is reviewed on a regular basis by the Parent Company's Board of Directors and appropriate decisions are taken according to the situation.

Exposure to liquidity risk

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include contractual interest payments and exclude the impact of netting agreements.

(₹ in million)

As at 31 March 2019	Contractual cash flows					
	Carrying amount		Within 1 year	More than 1 year		
Non-derivative financial liabilities						
Borrowings (1)	1,993.63	2,020.48	653.32	1,367.16		
Trade payables	863.75	863.75	863.75	-		
Other financial liabilities	314.36	314.36	314.36	-		

(₹ in million)

As at 31 March 2018	Contractual cash flows					
	Carrying amount		Within 1 year	More than 1 year		
Non-derivative financial liabilities				,		
Borrowings (1)	2,623.59	2,660.73	964.54	1,696.19		
Trade payables	704.14	704.14	704.14	-		
Other financial liabilities	285.57	285.57	285.57	-		

⁽¹⁾ Carrying amount presented as net of unamortized transaction cost.

iii. Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and interest rates will affect the Group's income or the value of its holding of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

Currency risk

Foreign currency is the risk that the fair value of future cash flows of an exposure will flucate because of changes in foreign exchange rates. The Group has obtained foreign currency borrowing and has foreign currency trade payable and trade receivable and is therefore, exposed to foreign currency risk.

Exposure to currency risk

The summary quantitative data about the Group's exposure to currency risk as reported to the management of the Group is as follows:

	31 Marc	h 2019	31 March 2018		
	USD	EUR	USD	EUR	
Trade receivable	183.49	41.70	156.34	48.59	
Trade payables	(230.69)	(0.34)	(170.50)	(8.75)	
Borrowings	(129.76)	-	(244.41)	-	
Net exposure	(176.96)	41.36	(258.57)	39.84	

Sensitivity analysis

A reasonable possible strengthening/ weakening of the EUR, USD currencies at year end would have affected the measurement of financial instruments denominated in a foreign currency and affected equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases.

(₹ in million)

	Profit or loss (before tax)		
	Strengthening	Weakening	
31 March 2019			
USD (1% movement)	(1.77)	1.77	
EUR (1% movement)	0.41	(0.41)	
31 March 2018			
USD (1% movement)	(2.59)	2.59	
EUR (1% movement)	0.04	(0.04)	

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group is exposed to interest rate risk because funds are borrowed at both fixed and floating interest rates. Interest rate risk is measured by using the cash flow sensitivity for changes in variable interest rate. The borrowings of the Group are principally denominated in INR and USD with a mix of fixed and floating rates of interest. The Group has exposure to interest rate risk, arising principally on changes in base lending rate and LIBOR rates. The risk is managed by the Group by maintaining an appropriate mix between fixed and floating rate borrowings.

Exposure to interest rate risk

The interest rate profile of the Group's interest bearing financial instruments as reported to the management of the Group is as follows:

The following table provides a break-up of the Group's fixed and floating rate borrowings:

(₹ in million)

	As at 31 March 2019	As at 31 March 2018
Fixed-rate borrowings	208.20	320.00
Floating rate borrowings	1,785.43	2,303.59
Total borrowings (gross of transaction costs)	1,993.63	2,623.59

The sensitivity analysis below have been determined based on the exposure to interest rates for floating rate liabilities assuming the amount of the liability outstanding at the year-end was outstanding for the whole year.

If interest rates had been 25 basis points higher/ lower and all other variables were held constant, the Group's profit for the year would decrease/increase by ₹ 4.46 million (Previous Year: ₹ 5.76 million). This is mainly attributable to the Group's exposure to interest rates on its variable rate borrowings.

33. Capital management

Risk management

The Group's objectives when managing capital are to:

- safeguarding their ability to continue as a going concern, so that they can continue to provide returns for shareholders and benefits for other stakeholders, and
- maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Group monitors capital on the basis of the following gearing ratio:

'Net Debt' (total borrowings net of cash and cash equivalents and other bank balances) divided by 'Total Equity' (as shown in the Balance sheet.

The gearing ratios were as follows:

(₹ in million)

Particulars	As at 31 March 2019	As at 31 March 2018
Net debt (Net off cash and cash equivalents and other bank balances)	1,957.69	2,552.82
Total equity	641.27	377.40
Net debt to equity ratio	3.05	6.76

34. Segment information

Business Segment

The CEO and Managing Director of the Parent Company has been identified as the Chief Operating Decision Maker (CODM) as defined by Ind AS 108 "Operating Segments". Operating Segments have been defined and presented based on the regular review by the CODM to assess the performance of each segment and to make decision about allocation of resources. Accordingly, the Group has determined reportable segments by the nature of its products and services, which are as follows:

- a. Performance Polymers: Adhesives & Wood Finishes, Food Polymer (Solid PVA) and Latex
- **b. Agri Products:** Single Super Phosphate, Sulphuric Acid and Agro Chemicals for Crop Products

The Group prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the financial statements of the Group as a whole.

No operating segments have been aggregated to from the above reportable operating segments.

Common allocable costs are allocated to each segment according to the relative contribution of each segment to the total common costs.

Revenue, expenses, assets and liabilities which relate to the Group as a whole and not allocable to segments on reasonable basis have been included under 'unallocable revenue/ expenses/ assets/ liabilities'.

Finance costs and fair value gains and losses on financial assets are not allocated to individual segments as the underlying instruments are managed on a Group basis.

Borrowings, current taxes, deferred taxes and certain financial assets and liabilities are not allocated to those segments as they are also managed on a Group basis.

	For the year ended 31 March 2019			For the ye	ar ended 31 M	arch 2018
	Total segment revenue		Revenue from external customers	Total segment revenue	Inter- segment revenue	Revenue from external customers
REVENUE						
Performance Polymers	3,715.53	-	3,715.53	3,262.07	-	3,262.07
Agri Products	1,873.43	-	1,873.43	1,410.52	-	1,410.52
Total segment revenue	5,588.96	-	5,588.96	4,672.59	-	4,672.59

(₹ in million)

	For the year ended 31 March 2019	For the year ended 31 March 2018
RESULT		
Performance Polymers	115.71	149.62
Agri Products	306.44	183.81
Total Segment	422.15	333.43
Un-allocated corporate expenses (net of un-allocable income)	148.08	114.82
Finance costs	253.33	264.56
Profit/(Loss) before tax	20.74	(45.95)
Tax expense	50.91	1.42
Profit/(Loss) for the year	(30.17)	(47.37)

(₹ in million)

	Segmer	nt Assets	Segment Liabilities	
	As at 31 March 2019	As at 31 March 2018	As at 31 March 2019	As at 31 March 2018
Performance Polymers	1,887.84	1,990.41	945.53	843.27
Agri Products	1,190.15	1,178.06	379.49	284.42
Segment Total	3,077.99	3,168.47	1,325.02	1,127.69
Un-allocated corporate assets/ liabilities	110.04	140.85	91.23	94.22
Total	3,188.03	3,309.32	1,416.25	1,221.91
Deferred tax asset/ liabilities	863.12	913.58	-	-
Borrowings (including other current maturities)	-	-	1,993.63	2,623.59
Total assets/ liabilities	4,051.15	4,222.90	3,409.88	3,845.50

Other information

(₹ in million)

	Capital Ex	penditure	Depreciation/ amortization		
	For the year ended year ended 31 March 2019 31 March 2018		For the year ended 31 March 2019	For the year ended 31 March 2018	
Performance Polymers	31.20	48.67	42.99	39.92	
Agri Products	27.74	2.78	40.77	43.07	
Un-allocated	11.97	2.14	6.90	7.74	
Total	70.91	53.59	90.66	90.73	

35. Related party disclosures

1. Key Management Personnel (KMP) and related entities:

Mr. Manu Ahuja [CEO and Managing Director of the Company and CEO and Whole-time Director of Jubilant Agri and Consumer Products Limited (JACPL)] (w.e.f. 10 May 2018), Mr. Videh Kumar Jaipuria (Managing Director of the Company and Whole-time Director of JACPL (up to 11 December 2017), Mr. Sandeep Kumar Shaw (Chief Financial Officer) (up to 28 April 2017), Mr. Umesh Sharma*, Mr. Dinesh Kumar Gupta (Company Secretary) (up to 18 December 2017), Mr. Abhishek Mishra (Company Secretary) (w.e.f. 16 March 2018), Mr. Priyavrat Bhartia (Chairman of the Company and Director of JACPL), Mr. Shamit Bhartia (Director of the Company and JACPL), Mr. Ghanshyam Dass (Director of the Company and JACPL) (up to 26 February 2018), Mr. Ramanathan Bupathy (Director of the Company and JACPL), Mr. Sushil Kumar Roongta (Director of the Company and JACPL), Ms. Shivpriya Nanda (Director of the Company and JACPL), Mr. Radhey Shyam Sharma (Director of the Company and JACPL) (w.e.f. 25 October 2018), Mr. Manish Gupta (Director of Jubilant Industries Inc. USA), Mr. D Scott Mace (Chairman of Jubilant Industries Inc. USA).

* He was appointed as Chief Financial Officer (CFO) effective from 24 May 2017 in the Company and its Wholly owned subsidiary namely, Jubilant Agri and Consumer Products Limited (JACPL) and subsequently resigned from the position of CFO in JACPL w.e.f. 15 December 2017 and appointed as Whole-time Director (WTD) effective from 15 December 2017 in JACPL and w.e.f. 16 March 2018 in the Company. Further, he resigned from the position of WTD w.e.f. 10 May 2018 in the Company and JACPL both and again appointed as CFO in JACPL effective from 10 May 2018.

Jubilant Life Sciences Limited, Jubilant Life Sciences (USA) Inc., USA, Jubilant Enpro (P) Limited, Jubilant Motor Works (P) Limited, Jubilant Generics Limited, Jubilant HollisterStier LLC, USA, JOGPL (P) Limited, HSSS Investment Holding (P) Limited, Jubilant Consumer (P) Limited

2. Others:

Pace Marketing Specialties Limited Officer's Superannuation Scheme (Trust), VAM Employees Provident Fund Trust, Jubilant Bhartia Foundation.

3. Details of related party transactions:

31 N	March 2019				(₹ in million)
Sr. No.	Particulars	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
1	Sale of goods, utilities and services:				
	Jubilant Life Sciences Limited	165.84	-	-	165.84
	JOGPL (P) Limited	0.30	-	-	0.30
	Jubilant Generics Limited	0.34	-	-	0.34
		166.48	-	-	166.48
2	Purchase of goods, utilities and services:				
	Jubilant Life Sciences Limited	181.58	-	-	181.58
	Jubilant Generics Limited	4.93	-	-	4.93
		186.51	-	-	186.51
3	Rent expenses:				
	Jubilant Life Sciences Limited	30.33	-	-	30.33
	Jubilant Enpro (P) Limited	0.86	-	-	0.86
		31.19	-	-	31.19
4	Interest expenses on inter-corporate loan:				
	Jubilant Enpro (P) Limited	8.63	-	-	8.63
	Jubilant Consumer (P) Limited	0.59	-	-	0.59
		9.22	-	-	9.22
5	Remuneration (including perquisites):				
	Manu Ahuja (Whole-time Director)	-	40.75	-	40.75
	Umesh Sharma (Chief Financial Officer)	-	9.75	-	9.75
	Umesh Sharma (Whole-time Director)	-	1.09	-	1.09
	Abhishek Mishra (Company Secretary)	-	1.31	-	1.31
		-	52.90	-	52.90

31 March 2019 (₹ in million) **Particulars** Key Others Total Enterprises No. in which management certain key personnel management personnel are interested Sitting fees: R. Bupathy (Director) 0.98 0.98 0.99 0.99 S.K. Roongta (Director) Shivpriya Nanda (Director) 0.55 0.55 0.25 Radhey Shyam Sharma (Director) 0.25 2.77 2.77 Recovery of expenses: Jubilant Life Sciences Limited 1.99 1.99 1.99 1.99 8 Reimbursement of expenses: Jubilant Life Sciences (USA) Inc. USA 1.81 1.81 Jubilant HollisterStier LLC, USA 0.65 0.65 2.46 2.46 9 Contribution towards provident fund: VAM Employees Provident Fund Trust 46.34 46.34 46.34 46.34 10 Contribution towards superannuation fund: Pace Marketing Specialities Limited 1.54 1.54 Officer's Superannuation Scheme Trust 1.54 1.54 Interest converted in to loan taken: Jubilant Enpro (P) Limited 18.20 18.20 Jubilant Consumer (P) Limited 0.22 0.22 18.42 18.42 12 Repayment of interest converted in to loan taken: Jubilant Consumer (P) Limited 0.22 0.22 0.22 0.22 Repayment of inter-corporate loan 13 taken: Jubilant Enpro (P) Limited 80.00 80.00 Jubilant Consumer (P) Limited 200.00 200.00 280.00 280.00 Allotment of equity shares HSSS Investment Holding (P) Limited 166.13 166.13 166.13 166.13 Allotment of share warrants HSSS Investment Holding (P) Limited 30.00 30.00 30.00 30.00

31 N	March 2019				(₹ in million)
Sr. No.	Particulars	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
16	Inter-corporate loan taken:				
8	Jubilant Consumer (P) Limited	150.00	-	-	150.00
		150.00	-	-	150.00
17	Trade payables:				
	Jubilant Life Sciences Limited	95.15	-	-	95.15
	Jubilant HollisterStier LLC, USA	0.07	-	-	0.07
		95.22	-	-	95.22
18	Loan payable:				
	Jubilant Enpro (P) Limited	208.20	-	-	208.20
$\backslash \backslash$		208.20	-	-	208.20
19	Other payables:				
	Jubilant Life Sciences Limited	22.44	-	-	22.44
		22.44	-	-	22.44
20	Trade receivables:				
	Jubilant Life Sciences Limited	12.29	-	-	12.29
		12.29	-	-	12.29

31 M	larch 2018				(₹ in million)
Sr. No.	Particulars	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
1	Sale of goods, utilities and services:				
	Jubilant Life Sciences Limited	143.55	-	-	143.55
	JOGPL (P) Limited	0.33	-	-	0.33
		143.88	-	-	143.88
2	Purchase of goods, utilities and services:				
	Jubilant Life Sciences Limited	172.10	-	-	172.10
	Jubilant Generics Limited	4.56	-	-	4.56
	Jubilant Life Sciences (USA) Inc. USA	2.32	-	-	2.32
		178.98	-	-	178.98
3	Rent expenses:				
	Jubilant Life Sciences Limited	31.14	-	-	31.14
		31.14	-	-	31.14

31 March 2018 (₹ in million) Sr. **Particulars** Enterprises Others Total Key No. in which management certain key personnel management personnel are interested Interest expenses on inter-corporate loan: 18.29 18.29 Jubilant Enpro (P) Limited Jubilant Motor Works (P) Limited 8.66 8.66 Jubilant Consumer (P) Limited 0.24 0.24 27.19 27.19 _ Remuneration (including perquisites): Videh Kumar Jaipuriar (Whole-time 25.48 25.48 Director) Sandeep Kumar Shaw (Chief Financial 3.65 3.65 Officer) Umesh Sharma (Chief Financial Officer) 4.54 4.54 Umesh Sharma (Whole-time Director) 2.39 2.39 Dinesh Kumar Gupta (Company Secretary) 3.16 3.16 0.05 Abhishek Mishra (Company Secretary) 0.05 39.27 39.27 Sitting fees: 0.23 0.23 Ghanshyam Dass (Director) R. Bupathy (Director) 0.93 0.93 S.K. Roongta (Director) 1.04 1.04 Shivpriya Nanda (Director) 0.60 0.60 2.80 2.80 Recovery of expenses: Jubilant Life Sciences Limited 1.27 1.27 1.27 1.27 -Reimbursement of expenses: Jubilant Life Sciences Limited 0.50 0.50 Jubilant Life Sciences (USA) Inc. USA 0.87 0.87 Jubilant HollisterStier LLC, USA 0.41 0.41 1.78 1.78 Contribution towards provident fund: VAM Employees Provident Fund Trust 46.27 46.27 46.27 46.27 1 7 Contribution towards superannuation fund: Pace Marketing Specialities Limited 1.79 1.79 Officer's Superannuation Scheme Trust 1.79 1.79

31 N	March 2018				(₹ in million)
Sr. No.	Particulars	Enterprises in which certain key management personnel are interested	Key management personnel	Others	Total
11	Interest converted in to loan taken:				
	Jubilant Enpro (P) Limited	30.33	-	-	30.33
	Jubilant Motor Works (P) Limited	25.50	-	-	25.50
		55.83	-	-	55.83
12	Repayment of interest converted in to loan taken:				
	Jubilant Enpro (P) Limited	30.33	-	-	30.33
	Jubilant Motor Works (P) Limited	25.50	-	-	25.50
		55.83	-	-	55.83
13	Repayment of inter-corporate loan taken:				
	Jubilant Enpro (P) Limited	120.00	-	-	120.00
	Jubilant Motor Works (P) Limited	315.00	-	-	315.00
		435.00	-	-	435.00
14	Inter-corporate loan taken:				
	Jubilant Consumer (P) Limited	200.00	-	-	200.00
		200.00	-	-	200.00
15	Trade payables:				
	Jubilant Life Sciences Limited	71.67	-	-	71.67
	Jubilant Life Sciences (USA) Inc. USA	3.35	-	-	3.35
	Jubilant HollisterStier LLC, USA	1.08	-	-	1.08
		76.10	-	-	76.10
16	Loan payable:				
	Jubilant Enpro (P) Limited	120.00	-	-	120.00
	Jubilant Consumer (P) Limited	200.00	-	-	200.00
		320.00	-	-	320.00
17	Interest payable on loan:				
	Jubilant Enpro (P) Limited	18.20	-	-	18.20
	Jubilant Consumer (P) Limited	0.22	-	-	0.22
		18.42	-		18.42
18	Other payables:				
	Jubilant Life Sciences Limited	4.31	-	-	4.31
	Jubilant Generices Limited	1.05	-	-	1.05
		5.36	-	-	5.36
19	Trade receivables:				
	Jubilant Life Sciences Limited	23.63	-	-	23.63
		23.63	-	-	23.63

36. Contingent Liabilities to the extent not provided for

A) Guarantees:

Outstanding guarantees furnished by banks on behalf of the Group/by the Group including in respect of letters of credit is ₹ 569.62 million (Previous Year: ₹ 498.73 million).

B) Claims against Group not acknowledged as debt*:

Claims/Demands in respect of which proceeding or appeals are pending and are not acknowledged as debts on account of:

i) (₹ in million)

	As at 31 March 2019	As at 31 March 2018
Central excise	8.80	24.37
Customs	12.55	10.49
Sales tax	24.90	654.42
GST	0.55	0.51
Others	60.62	60.52

- ii) In respect of Single super phosphate (SSP) the Trade Tax Assessing Officer, Gajraula, has assessed the Gypsum Content of SSP and held that the same is liable to trade tax, though, there is no tax on fertilizer for the period 1 April 2002 to 31 December 2007 and raised a demand of ₹ 34.45 million (Previous Year: ₹ 34.45 million). The same is being contested before Hon'ble Allahabad High Court by Jubilant Life Sciences Limited but any possible liability will flow to the Group in terms of the Scheme.
- iii) A civil suit (OS No. 5549/2013) has been filed by Kids Kemp (the lessor) against Food Express Stores and Jubilant Agri and Consumer Products Limited (JACPL), a wholly owned subsidiary of the Company, and the same is pending before the City Civil Court Bangalore. Part of the claims were settled by means of a compromise petition between the parties and the remaining claims amounting to ₹ 23.10 million (Previous Year: ₹ 23.10 million) relate to claims for past periods. JACPL has filed detailed statement of objections and is strongly contesting the claims on a number of grounds, including that a significant part of the claims is barred by the law of limitation. JACPL is reasonably confident that its position will be upheld by the court. Hence, no liability is acknowledged. This relates to the Retail business which has been sold out.
- iv) Another suit (OS No. 5561/2014) is pending before the City Civil Court, Bangalore and has been filed against the Jubilant Agri and Consumer Products Limited (JACPL), a wholly owned subsidiary of the Company by Shivashakti Builders (the lessor) amounting to ₹218.86 million (Previous Year: ₹218.86 million). The matter relates to damages allegedly suffered by the plaintiff due to the termination of a lease arrangement between the parties. JACPL has filed detailed objections to the plaint and has explained the reasons as to why it terminated the lease arrangement. The matter is pending in trial and the JACPL is reasonably confident of its chances of success in this matter. This relates to Retail business which has been sold out.

37. Commitments as at year end

a) Capital Commitments:

Estimated amount of contracts remaining to be executed on capital account (net of advances) ₹ 56.19 million (Previous Year: ₹ 12.64 million) [Advances ₹ 2.14 million (Previous Year: ₹ 3.39 million)].

b) Leases

- i) The Group's significant operating lease arrangements are in respect of premises (residential, offices, godowns, vehicles etc.). These leasing arrangements, which are cancellable, range between 11 months and 3 years generally and are usually renewable by mutual agreeable terms. The aggregate lease rentals have been charged as expenses.
- ii) The Group has operating lease arrangements in respect of vehicles which are cancellable, range between 2 years and 5 years. The aggregate lease rentals payable are charged as expenses. Rental expenses recognized under such leases amounting to ₹ 1.78 million (Previous Year: ₹ 2.33 million) has been included under vehicle running and maintenance expense in note 27.

iii) Assets acquired under finance lease:

Future minimum lease payments and their present values under finance leases in respect of vehicles are as follows:

(₹ in million)

Particulars	Minimum lease payments		Present value of minimum lease payments		Future	interest
	As at 31 March 19	As at 31 March 18			As at 31 March 19	
Not later than one year	0.87	2.61	0.79	2.12	0.08	0.49
Later than one year but not later than five years	0.23	2.93	0.22	2.44	0.01	0.49
Later than five years	-		-	-	-	-

There is no element of contingent rent or sub lease payments. The Group has option to purchase the assets at the end of the lease term. There are no restrictions imposed by these lease arrangements regarding dividend, additional debt and further leasing.

c) Other commitments

Export obligation under Advance License Scheme on duty free import of raw materials, remaining outstanding ₹79.82 million (Previous Year: ₹22.08 million).

38. The Group has established a comprehensive system of maintenance of information and documents as required by the transfer pricing legislation under sections 92-92F of the Income-tax Act, 1961. Since the law requires existence of such information and documentation to be contemporaneous in nature, the Group is in the process of updating the documentation for the specified domestic transactions entered into with the specified persons and the international transactions entered into with the associated enterprises during the financial year and expects such records to be in existence before the due date of filing of income tax return. The management is of the opinion that its specified domestic transactions and international transactions are at arm's length so that the aforesaid legislation will not have any impact on the financial statements, particularly on the amount of tax expense and that of provision for taxation.

39. Employee Stock Option Scheme

The Company has two Employee Stock Option Scheme namely,

- JIL Employee Stock Option Scheme 2013 ("Scheme 2013")
- JIL Employee Stock Option Scheme 2018 ("Scheme 2018")

Scheme 2013:

In terms of approval of members accorded and in accordance with SEBI (ESOP & ESPS) Guidelines, 1999, the Parent Company constituted "JIL Employees Stock Option Scheme 2013 (Scheme 2013)" for specified categories of employees and directors of the Company, its subsidiaries and holding companies. Under the Scheme 2013, up to 590000 stock options can be issued to eligible directors (other than promoter directors, independent directors and nominee directors of the Company/subsidiaries/holding companies) and other specified categories of employees of the Company/subsidiaries/holding companies. The options are to be granted at market price. As per SEBI Guidelines, the market price is taken as the closing price on the day preceding the date of grant of options, on the stock exchange where the trading volume is the highest.

Each option, upon vesting, shall entitle the holder to subscribe 1 (one) fully paid equity share of ₹ 10 of the Parent Company. 20% of the options shall vest on first anniversary of the grant date, subsequent 30% shall vest on second anniversary and balance 50% of the options shall vest on the third anniversary of the grant date.

The Parent Company has constituted a Compensation Committee, comprising of a majority of independent directors. This Committee is fully empowered to administer the Scheme 2013.

The movement in the stock option under the "Scheme 2013" during the year is set out below:

Particulars	For the year ended 31 March 2019		For the year ended 31 March 2018	
	Number of Options	Weighted Average Exercise Price (₹)	Number of Options	Weighted Average Exercise Price (₹)
Options outstanding at the beginning of the year	56,832	209.10	112,906	188.85
Granted during the year	-	-	-	-
Expired/Lapsed during the year	12,575	209.10	40,043	192.43
Options forfeited during the year	-	-	-	-
Options exercised during the year	-	-	16,031	108.10
Options outstanding at the end of the year	44,257	209.10	56,832	209.10

Expenses arising from share-based payment transaction

The expenses arising from share-based payment transaction recognized in Consolidated Statement of Profit and Loss as part of employee benefit expense ₹ 1.85 million (Previous Year: ₹ 2.37 million).

Scheme 2018:

In terms of approval of members accorded and in accordance with SEBI (Share Based Employee Benefits) Regulations, 2014, the Parent Company constituted "JIL Employees Stock Option Scheme 2018 (Scheme 2018)" for specified categories of employees and directors of the Company, its subsidiaries and holding companies. Under the Scheme 2018, up to 500000 stock options can be issued to eligible directors (other than promoter directors, independent directors and nominee directors of the Company/subsidiaries/holding companies) and other specified categories of employees of the Company/subsidiaries/holding companies. The options are to be granted at Face value of the equity share.

Each option, upon vesting, shall entitle the holder to subscribe 1 (one) fully paid equity share of ₹ 10 of the Company. Options shall vest at the end of the third year from the grant date.

The Company has constituted a Compensation Committee, comprising of a majority of independent directors. This Committee is fully empowered to administer the Scheme 2018.

There is no movement in the stock option under the "Scheme 2018" during the year.

40. Additional Information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary.

Name of the enterprise	Net Assets i.e. Total assets minus total liabilities		Share in profit or loss		
	As % of consolidated net assets	Amount (₹ in million)	As % of consolidated profit or (loss)	Amount (₹ in million)	
Parent					
Jubilant Industries Limited	444.04	2,847.49	(90.32)	(27.25)	
Subsidiaries					
Indian					
Jubilant Agri and Consumer Products Limited	(97.26)	(623.68)	(142.72)	(43.06)	
Foreign					
Jubilant Industries Inc. USA	5.90	37.86	19.78	5.97	
Total eliminations	(252.68)	(1,620.40)	113.26	34.17	
Total	100.00	641.27	(100.00)	(30.17)	

41. Earnings per share (EPS)

			For the year ended 31 March 2019	For the year ended 31 March 2018
I	Profit computation for basic & diluted earnings per share of ₹ 10/- each			
	Net (loss) as per Consolidated Statement of Profit & Loss available for equity shareholders	₹ in million	(30.17)	(47.37)
II	Weighted average number of equity shares for earnings per share computation			
	(A) For basic earnings per share*	Nos	12,439,046	11,926,747
\	(B) For diluted earnings per share:			
	No of shares for Basic EPS as per II (A)	Nos	12,439,046	11,926,747
	Add: Weighted average outstanding options related to employee stock options	Nos	-	-
	No of shares for diluted earnings per share	Nos	12,439,046	11,926,747
Ш	Earnings per share (weighted average)			
	Basic	₹	(2.43)	(3.97)
	Diluted	₹	(2.43)	(3.97)

Particulars	For the year ended 31 March 2019	year ended
Number of Shares at the beginning of the year	11,931,101	11,915,070
Add: 1,800,000 Equity shares issued on 19 December 2018 (Previous Year: 11,531 Equity shares and 4,500 Equity shares issued on 22 June 2017 and 22 August 2017, respectively)		
CurrentYear: 1,800,000/365*103 (PreviousYear: 11,531/365*283+4,500/365*222)	507,945	11,677
Weighted average number of equity shares	12,439,046	11,926,747

The accompanying notes "1" to "41" form an integral part of the consolidated financial statements

In terms of our report of even date attached.

For and on behalf of the Board

Priyavrat Bhartia

For K. N. Gutgutia & Co.

Chartered Accountants

Firm Registration Number: 304153E

B. R. Goyal

Chairman DIN: 00020603

Partner Membership No. 12172

Manu Ahuja

Place: Noida Abhishek Mishra Umesh Sharma CEO & Managing Director Date : 16th May, 2019 Company Secretary Chief Financial Officer DIN: 05123127

Form AOC - I

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

STATEMENT CONTAINING SALIENT FEATURES OF FINANCIAL STATEMENT OF SUBSIDIARIES AS PER COMPANIES ACT, 2013 SUBSIDIARIES OF THE COMPANY

(₹ in million & USD in thousand)

1)	Sr. No.	1	2	
2)	Name of the subsidiaries	Jubilant Agri and Consumer Products Limited	Jubilant Industries Inc. USA	
3)	Reporting currency	INR	USD	INR*
4)	Share capital (Equity)	14.39	0.11	0.01
5)	Reserve & surplus (Other Equity)	(638.07)	547.23	37.85
6)	Total assets	3174.74	1701.88	117.70
7)	Total Liabilities	3798.42	1154.54	79.84
8)	Investments	0.37	-	-
9)	Turnover/Total income	5489.65	6647.00	462.23
10)	Profit/(Loss) before taxation	(13.01)	101.86	7.09
11)	Provision for taxation	30.05	16.13	1.12
12)	Profit/(Loss) after taxation	(43.06)	85.73	5.97
13)	Proposed dividend	Nil	Nil	
14)	% of shareholding	100%	100%	

^{*} For the purpose of conversion of accounts, USD in to Indian Currency, following rates have been applied:

Average rate for F.Y. 2018-19 1 USD = ₹ 69.54 Rate as at 31 March 2019 1 USD = ₹ 69.16

Note: There is no associate companies / joint ventures of the Company.

For and on behalf of the Board

Priyavrat Bhartia Chairman DIN: 00020603

Manu Ahuja

Place : NoidaAbhishek MishraUmesh SharmaCEO & Managing DirectorDate : 16th May, 2019Company SecretaryChief Financial OfficerDIN: 05123127

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WOOD ADHESIVES























WOOD FINISHES









AGRI PRODUCTS















Jubilant Industries Limited

Registered Office: Bhartiagram, Gajraula, Distt. Amroha – 244223, Uttar Pradesh, India Corporate Office: Plot No. 1A, Sector 16A, Noida – 201301, Uttar Pradesh, India

www.jubilantindustries.com