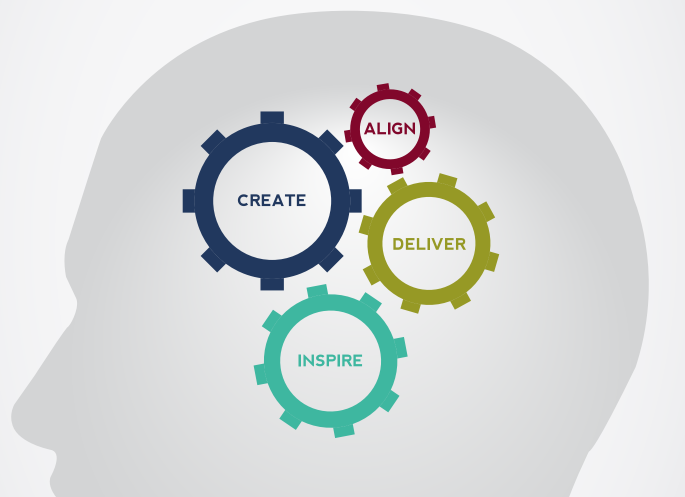


Vibrant Global Capital Limited Annual Report 2016-2017



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The Board:

Mr. Vinod Garg Chairman and Managing Director	
Mr. Vaibhav Garg Whole Time Director and Chief Financial Office	
Mrs. Khushboo Pasari Non Executive Independent Director	
Mr. Harsh Mehadia	Non Executive Independent Director
Mr. Anand Khetan	Non Executive Independent Director

Company Secretary & Compliance Officer:

Mr. Jalpesh Darji

Statutory Auditors:

M/S. GUPTA SARDA & BAGDIA

Chartered Accountants

U. G. Floor, Business Plaza, Farmland,
Central Bazar Road, Lokmat Square,
Nagpur – 440 010, Maharashtra, India

Bankers of the Company:

HDFC Bank Limited IDBI Bank Limited

Registrar and Share Transfer Agent:

Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri (East), Mumbai – 400 072, Maharashtra, India

22nd Annual General Meeting

Friday, September 29, 2017 at 11.30 a.m.

Place: Unit No. 202, Peninsula Business Park, Senapati Bapat Marg, Lower Parel, Mumbai -400 013, Maharashtra, India

From the desk of Chairman and Managing Director

Dear Shareholders,

I wish to express my gratitude to all our Stakeholders, Investors, Staff for their continued support. Their support is critical in our mission to help our stakeholders succeed and has been at the heart of our success over a decade.

DELIVERING RESULTS IN A CHALLENGING ENVIRONMENT

Fiscal Year 2016-17 was a very eventful year- the global economy registered tepid growth, with modest and uneven recoveries in many advanced economies – markets were unstable, buffeted by political shocks such as Brexit and the Italian constitutional referendum. However, the global economy began to show signs of improvement throughout fiscal 2016-17. The Indian economy showed GDP at the rate of 7.1% in financial year 2016-17, as compared to 7.6% during financial year 2015-16, considering impact of demonitization on the Indian economy.

Political stability and broad consensus on reforms is also a big pull for expanding companies, and the well-developed banking system and vibrant capital market highlight the maturity of its financial system.

BUSINESS HIGHLIGHTS

The Company delivered a good business in the fiscal year 2016-17 by recording Profit After Tax (Standalone) at INR 204.10 Lakhs as compared to fiscal year 2015-16 at INR 66.50 Lakhs. PAT showed increase of 206.91% growth over previous year. The Company made total revenue of INR 1,926.04 Lakhs in fiscal year 2016-17 as compared to INR 1,773.97 Lakhs, an increase of 8.57% over the previous financial year.

Vibrant Global Capital Limited has seen a remarkable performance in the Investments it has made over the past couple of years. Investment made in some of the listed equities have yielded fabulous returns and poised to get higher returns in the coming years. Also, the performance of these companies has been positively startling. We see these company's performance augmenting in near term sizably.

FURTHER INVESTMENT IN SUBSIDARIES

During the FY 2016-17 (March 27, 2017), the Company bought following shares in the Subsidiaries as well as Associate Company and consolidated its stake.

- 1. Bought further 1,75,360 Equity Shares of INR 10.00 each in Vibrant Global Trading Private Limited. As on March 31, 2017, the Company holds 85% stake in Vibrant Global Trading Private Limited.
- 2. Bought further 3,10,000 Equity Shares of INR 10.00 each in Vibrant Global Infraproject Private Limited. As on March 31, 2017, the Company holds 100% stake in Vibrant Global Infraproject Private Limited. As a result, it has become Wholly Owned Subsidiary of the Company.
- 3. Bought further 4,50,000 Equity Shares of INR 10.00 each in Vibrant Global Salt Private Limited. As on March 31, 2017, the Company holds 57.58% stake in Vibrant Global Salt Private Limited. As a result, it has become Subsidiary Company of the Company.

ROAD AHEAD

The financial services industry stands at variation point, wherein next few years will be critical as companies around the world embrace digital technologies. With the introduction of GST, we expect the business environment to be a more level playing field, with the Company emerging stronger.

Vibrant Global Capital Limited has always maintained the highest governance standards and practices by adopting robust reporting mechanism. The Company confirms the relevance, effectiveness and responsiveness to the needs of investors and all other stakeholders. We will continue to set standards in Ethics that will remain unparalleled in the years to come.

Vibrant Global Capital is well positioned for continued success in the future. We can help our stakeholders to grow with us in long term objectives, in times of changing economic scenarios.

I extend my sincere appreciation to my colleagues on the Board for their wise and experienced counsel for the smooth functioning of the Company. Vibrant Global Capital Limited is committed to create value and delivering long term profitable growth for our stakeholders. Your trust is what drives us. I thank you for the confidence you have placed in our company. We are looking forward to the next stage of our shared success.

With best wishes

Vinod Garg

Chairman and Managing Director

Directors' Report

TO THE MEMBERS,

The Directors of the Company take great pleasure in presenting the Twenty Second Annual Report on the business and operations of your Company and the Audited standalone and consolidated financial statements for the financial year ended March 31, 2017.

FINANCIAL HIGHLIGHTS

Our Company's financial performance for the year under review is summarized below:

Particulars	Consolidated (INR in Lakhs)		Standalone (INR in Lakhs)	
	2016-17	2015-16	2016-17	2015-16
Total Income	36,707.13	30,088.66	1,926.04	1,773.97
Less: Expenditure & Depreciation	36,489.39	29,917.38	1,591.95	1,713.50
Profit/ (Loss) before Tax (PBT)	217.78	171.28	334.09	60.47
Less: Tax	119.29	57.67	129.99	(6.03)
Profit/ (Loss) After Tax (PAT)	98.50	113.61	204.10	66.50
Profit/ Loss (After Minority	132.44	9.59	-	-
Interest)				
Paid-up Equity Share Capital	1,720.71	1,720.71	2,290.74	2,290.74
Reserves and Surplus	3,814.86	2,961.57	713.94	509.84
Earning Per Share (in INR)	0.57	0.66	0.89	0.29

REVIEW OF OPERATIONS

CONSOLIDATED INCOME AND PROFIT AFTER TAX:

The consolidated total income increased from INR 30,088.66 Lakhs to INR 36,707.13 Lakhs, an increase of 22.00% over the previous financial year. The consolidated Net Profit after Tax decreased from INR 113.61 Lakhs to INR 98.50 Lakhs, a decline of 13.30% over the previous financial year. The Consolidate earning per share decreased to INR 0.57 from INR 0.66.

STANDALONE INCOME AND PROFIT AFTER TAX:

The standalone total income increased from INR 1,773.97 Lakhs to INR 1,926.04 Lakhs, an increase of 8.57% over the previous financial year. The standalone Profit after Tax increased to INR 204.10 Lakhs from INR 66.50 Lakhs with increase of 206.91%. Earning per share rose from 0.29 to 0.89.

TRANSFER TO RESERVES

The Company has transferred INR 41.00 Lakhs to Statutory Reserve created under Section 45-IC of the Reserve Bank of India Act, 1934 during Financial Year 2016-17.

SUBSIDIARIES AND ASSOCIATE COMPANIES

As on March 31, 2017, your Company had 1 Wholly Owned Subsidiary, 2 Subsidiaries and 1 Associate Company.

WHOLLY OWNED SUBSIDIARY:

Vibrant Global Infraproject Private Limited®

[®] On March 27, 2017, The Company acquired 3,10,000 Equity Shares of INR 10.00 each of Vibrant Global Infraproject Private Limited and by virtue of this investment, it has become Wholly Owned Subsidiary of the Company w.e.f. March 27, 2017.

SUBSIDIARIES:

Vibrant Global Trading Private Limited*

[#]On March 27, 2017, the Company acquired 1,75,360 Equity Shares of INR 10.00 each of Vibrant Global Trading Private Limited and by virtue of this investment, the Company consolidated its stake and now holding 85.00% of Share capital of Vibrant Global Trading Private Limited.

2. Vibrant Global Salt Private Limited[^]

On March 27, 2017, the Company acquired 4,50,000 Equity Shares of INR 10.00 each of Vibrant Global Salt Private Limited and by virtue of this investment, the Company consolidated its stake and now holding 57.58% of Share capital of Vibrant Global Salt Private Limited.

ASSOCIATES COMPANY:

Vibrant Global Vidyut Private Limited

FINANCIAL PERFORMANCE OF THE SUBSIDIARIES AND ASSOCIATE COMPANIES:

Vibrant Global Infraproject Private Limited (Wholly Owned Subsidiary Company)

Revenue for the FY 2016-17 is INR 5.73 Lakhs as compared to INR 11.18 Lakhs for the FY 2015-16 with decrease of INR 5.45 Lakhs over the previous financial year. Profit after tax decreased to INR 1.63 Lakhs in FY 2016-17 from INR 7.28 Lakhs in FY 2015-16.

Vibrant Global Trading Private Limited (Subsidiary)

Total revenue for the FY 2016-17 is INR 29,440.50 Lakhs as compared to INR 28,296.55 Lakhs for FY 2015-16. There was an increase of 4.04% over previous financial year. Profit after tax decreased from INR 105.60 Lakhs to INR 100.80 Lakhs in FY 2015-16, a decrease of 4.55% over the previous financial year.

Vibrant Global Trading Private Limited has focused primarily on long products and steel and as well as trading of flexible packaging material to a significant basket of customers. It has seen a relatively muted growth as compared to previous financial year.

Vibrant Global Salt Private Limited (Subsidiary)

Total revenue for the financial year 2016-17 is INR 5,348.86 Lakhs as compared to INR 5,216.45 Lakhs for the FY 2015-16. There was an increase of 2.54% over the previous financial year. The Company recorded Loss of INR 155.32 Lakhs as compared to loss of INR 284.73 Lakhs.

Vibrant Global Salt Private Limited ("VGSPL") has seen reduction in loss as compared to FY 2015-16, the reason being efforts taken to reduce the costs without dropping the volumes. The efforts came off better to great extent. In addition to this, VGSPL is looking to sign one of the biggest contract in its history, where looking to grow the revenues by 100% within coming year. VGSPL have also expanded in further value-added product and can now manufacture double fortified salt.

Vibrant Global Vidyut Private Limited (Associate Company)

There are no revenues for the FY 2016-17 and FY 2015-16. Losses are by virtue of operational expenses. Also, the Company has written off the Loans and Advances amounting to INR 43.97 Lakhs during FY 2016-17.

In accordance with Section 129(3) of the Companies Act, 2013 and as stipulated under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the consolidated financial statements of the Companies and its Subsidiaries and Associate Company are prepared, which forms part of the Annual Report. Further, a statement containing the salient features of the financial statement of our Subsidiaries and Associate Company in prescribed format of AOC-1 is appended as Annexure 1 to the Board Report.

The Statement also provides details of performance, financial positions of each of Subsidiaries and Associate Company. These documents will also be available for inspection during business hours at our Registered Office of the Company.

DIVIDEND

The Board thinks to plough back the profits for the expansion of the Company and hence the Directors of your Company do not recommend any dividend for FY 2016-17.

CHANGE IN THE NATURE OF BUSINESS

During the year under review, there is no change in the nature of business activities of the company.

SHARE CAPITAL

During the year, there was no change in the share capital of the Company. The outstanding, issued, subscribed and paid up capital of the Company was INR 2,290.74 Lakhs as on March 31, 2017.

DEPOSITS

The Company being Non-Deposit accepting NBFC registered with the Reserve Bank of India under Section 45-IA of the Reserve Bank of India Act, 1934, has not accepted deposits from the public falling within the ambit of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

PARTICULARS OF THE EMPLOYEES AND RELATED DISCLOSURES:

Information required under Section 197 of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed as Annexure 2 of the Directors' Report.

PARTICULARS OF LOANS, INVESTMENTS, GUARANTEES AND SECURITIES

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements

RISK MANAGEMENT

The Company has implemented a Risk Management framework in order to anticipate, identify, measure, manage, mitigate, monitor and report the principal risks and uncertainties that can impact its ability to achieve its strategic business objectives. The Company has introduced several improvements to Risk Management and processes to drive a common integrated view of risks and optimal risk mitigation responses. This integration is enabled by alignment of Risk Management, Internal Audit, Legal and compliance methodologies and processes in order to maximize enterprise value of the Company and ensure high value creation for our stakeholder over a time. The details of the Risk Management with details of the principal risks and the plans to mitigate the same are given in the Risk Management section of the Management Discussion and Analysis Report which forms part of this Annual Report.

INTERNAL FINANCIAL CONTROLS

The Company has proper and adequate system of internal control to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and that transaction are authorized, recorded and reported correctly. The scope and functions of Internal Auditors are defined and reviewed by Audit Committee. During the year under review, the Internal Financial Controls were tested and no reportable material weakness in the design and operation were observed.

POLICIES

The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 mandated the formulation of certain policies. All these policies are available on the website of the Company (www.vibrantglobalgroup.com).

Sr. No. Name of the Policy

- 1. Prohibition of Insider Trading Policy
- 2. Code of Conduct
- 3. Vigil Mechanism Policy
- 4. Archival Policy for Retention of Documents
- 5. Policy for determination of Materiality of Event or Information
- 6. Policy for Evaluation of Performance of the Board of Directors
- 7. Nomination & Remuneration Policy
- 8. Prevention of Sexual Harassment at workplace policy

OBLIGATION OF COMPANY UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

VGCL's quest for competitive excellence consists of its commitment to lawful and ethical conduct and adherence to its values. Integrity, honesty and respect for people remain same of its core values. Your Company is committed to providing a work environment that is professional and mature, free from animosity and one of that reinforce our value of integrity that includes respect for individual. The Company has always believed in providing a safe and Anti-harassment workplace for every individual working in the Company's premises through various interventions and practices. The Company always endeavors to create and provide an environment i.e. free from discrimination and harassment including sexual harassment.

All employees are treated with dignity with a view to maintain a work environment free of sexual harassment whether physical, verbal or psychological. The Policy aims to develop a harmonious and productive working environment free from sexual harassment.

BOARD OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

BOARD OF DIRECTORS

Cessation:

Mrs. Dipti Sharma resigned as Non-Executive Independent Director of the Company on 27 July, 2016.

The Board places on record its appreciation for the contributions made by her during her tenure as Director of the Company.

Re-appointment of Managing Director:

Mr. Vinod Garg was re-appointed as Managing Director of the Company by the Board of Directors on September 2, 2017 effective from March 1, 2018 for 5 (Five) Years (upto February 28, 2023), subject to approval of Members of the Company at this Annual General Meeting.

Re-appointment of Non-Executive Independent Directors:

Mr. Anand Khetan was re-appointed as Non-Executive Independent Director of the Company by the Board of Directors on September 2, 2017 effective from November 3, 2017 for 5 (Five) Years (upto November 2, 2022, subject to approval of Members of the Company at this Annual General Meeting.

The Company has obtained declarations from Independent Directors stating that they meet the criteria of Independence as laid down under Section 149(6) of the Act.

RETIREMENT BY ROTATION

In accordance with the provisions of section 152(6) of the Companies Act, 2013 and in terms of Articles of Association of the Company, Mr. Vinod Garg (DIN: 00152665) retires by rotation at the ensuing Annual General Meeting (AGM) and being eligible offers himself for re-appointment. The Board recommends his reappointment by the members at the ensuing AGM.

PROFILE OF THE DIRECTORS SEEKING APPOINTMENT / REAPPOINTMENT

As required under Regulation 36 (3) of SEBI (Listing Obligations and Disclosure Requirements), 2015, particulars of the Directors retiring by rotation and seeking appointment / reappointment at the ensuing Annual General Meeting is annexed to the notice convening 22nd Annual General Meeting.

FAMILIARIZATION PROGRAM FOR INDEPENDENT DIRECTORS

During the year, Mrs. Khushboo Pasari was appointed as Independent Director. After appointment of Mrs. Khushboo Pasari as an Independent Director on Board of the Company, her formal introduction as Independent Director of the Company and Company visit has been made during the year.

KEY MANAGERIAL PERSONNEL

Pursuant to the provisions of Sections 2(51) and Section 203 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, the following are the Key Managerial Personnel:

- 1. Mr. Vinod Garg, Chairman and Managing Director
- 2. Mr. Vaibhav Garg, Whole Time Director and Chief Financial Officer
- 3. Mr. Jalpesh Darji, Company Secretary and Compliance Officer

Appointment/ Designation of Key Managerial Personnel:

There was no appointment/ designation of Key Managerial Personnel during the year under review.

REMUNERATION TO MANAGING DIRECTOR AND WHOLE TIME DIRECTOR FROM SUBSIDARY COMPANIES

During the Financial Year 2016-17, Mr. Vinod Garg, Managing Director and Mr. Vaibhav Garg, Whole Time Director and Chief Financial Officer drew following remuneration from Subsidiaries:

Name of Director	Remuneration from Vibrant Global Trading Private Limited (in INR)	Remuneration from Vibrant Global Salt Private Limited (in INR)	Remuneration from Vibrant Global Infraproject Private Limited (in INR)
Mr. Vinod Garg	Nil	36,00,000.00 p.a.	Nil
Mr. Vaibhav Garg	Nil	Nil	Nil

This disclosure is made under Section 197(14) of the Act and rules made thereunder.

BOARD MEETINGS

During the year, 9 (Nine) Board Meetings were held on various dates. Gap between two meetings was within the period prescribed under the Act and rules made thereunder.

There was a separate meeting of Independent Directors.

BOARD EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, the Board has carried out an annual performance

evaluation of its own performance, the directors individually as well as the evaluation of the working of its Audit Committee, Nomination & Remuneration/ Compensation Committee and Stakeholders Relation Committee.

The Company has Policy for Evaluation of Performance of the Board of Directors. Also, the Policy for Evaluation of Performance of the Board of Directors is uploaded on the website of the Company.

COMMITTEES OF THE BOARD

Compositions of all Committees are as follows:

Audit Committee

Audit Committee comprised of 3 Members of the Board.

Mr. Anand Khetan, Chairman	Non-Executive Independent Director	
Mr. Harsh Mehadia, Member	Non-Executive Independent Director	
Mr. Vinod Garg, Member	Executive Director	

Nomination and Remuneration/ Compensation Committee ("NRC")

Nomination and Remuneration/ Compensation Committee comprised of 3 Members of the Board.

Mr. Anand Khetan, Chairman	Non-Executive Independent Director	
Mr. Harsh Mehadia, Member	Non-Executive Independent Director	
Mrs. Khushboo Pasari, Member	Non-Executive Independent Director	

Stakeholders Relation Committee

Mr. Harsh Mehadia, Chairman	Non-Executive Independent Director	
Mr. Anand Khetan, Member	Non-Executive Independent Director	
Mr. Vinod Garg, Member	Executive Director	

REMUNERATION POLICY

The Board, on the recommendation of the Nomination & Remuneration/ Compensation Committee framed a Remuneration Policy for Directors, Key Managerial Personnel and Senior Management. The Remuneration Policy is provided as Annexure 3.

RELATED PARTY TRANSACTIONS

All the contracts/ arrangements/ transactions that were entered into by the Company during the financial year with related parties were on an arm's length basis and in the ordinary course of business. During the year, the Company had not entered into any contract/ arrangement/ transaction with related parties which could be considered material in accordance with the provisions of the Act on materiality of related party transaction.

Details of Related Party Transactions are given in the note No. 36 to the Standalone Financial Statements. Also, Form AOC-2 on Related Party disclosures for the year under review, form part of this Annual Report as Annexure 4.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review forms part of this Annual Report.

CORPORATE GOVERNANCE

The Company is committed to maintain the highest standards of corporate governance and adhere to the corporate governance requirements, as applicable to the Company, set out under SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.

EXTRACT OF ANNUAL RETURN

Extract of Annual return in Form MGT – 9 forms part of this Annual Report and attached as Annexure 5.

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

CONSERVATION OF ENERGY: Not Applicable

TECHNOLOGY ABSORPTION: Not Applicable

FOREIGN EXCHANGE EARNINGS AND OUTGO: NIL

SECRETARIAL AUDIT

Pursuant to the provisions of Section 204 of the Act and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/s. H. Roshan & Associates, the Proprietary concern, Nagpur, Maharashtra, to undertake the Secretarial Audit of the Company for the Financial Year 2016-17 to Financial Year 2018-19. This appointment is done consequent to dissolution of M/s N.R. & Associates, Company Secretaries, who were the Secretarial Auditors of the Company, and takeover of its professional practice by M/s. H. Roshan & Associates.

The Secretarial Audit Report given by M/s H. Roshan & Associates, Nagpur for the year under review is annexed herewith as Annexure 6.

STATUTORY AUDITORS AND AUDITORS' REPORT

M/s. Gupta Sarda & Bagdia, Chartered Accountants, Nagpur, Maharashtra (FRN: 103447W), the Statutory Auditors of the Company are retiring at the conclusion of this 22nd Annual General Meeting. They have completed consecutive tenure of 10 (Ten) years (including transition period) as provided under Section 139(2) of the Companies Act, 2013 and rules made thereunder.

In view of above and on recommendation of Audit Committee, the Board of Directors have proposed the appointment of M/s. Agrawal & Kedia, Chartered Accountants, Nagpur, Maharashtra (FRN: 100114W), as Statutory Auditors of the Company for a period of 5 years, commencing from the conclusion of 22nd Annual General Meeting till conclusion of 27th Annual General Meeting, subject to ratification by Members every year, as may be applicable.

M/s. Agrawal & Kedia, Chartered Accountants, have confirmed that their appointment, if made, would be in accordance with Section 139 of the Companies Act, 2013 and read with the Companies (Audit and Auditors) Rules, 2014. They have further confirmed that:

- a) They satisfy criteria prescribed under Section 141 of the Companies Act, 2013
- b) They hold a valid Peer Review Certificate issued by the Institute of Chartered Accountants of India, as required under SEBI (LODR), 2015.

The Notes on financial statement referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The Auditors' Report does not contain any qualification, reservation or adverse remark.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY

No material changes have occurred subsequent to the close of the financial year and before the date of this report affecting financial, position of the Company in any substantial manner.

GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following matters as there were no transactions on these matters during the financial year 2016-17:

- 1. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 2. Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except Employees Stock Option Scheme as referred to in this Report.
- 3. Policy on Corporate Social Responsibility
- 4. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and the Company's operations in future.
- 5. No frauds against the Company reported by the Auditors for the period under report.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 134 of the Act, Directors of your Company state and confirm that:

- 1. In the preparation of the annual accounts for the financial year 2016-17, the applicable accounting standards have been followed and there are no material departures from the same;
- 2. The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2017 and of the profit and loss of the Company for year ended on that date;
- 3. The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safe guarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- 4. The Directors had prepared the annual accounts on a going concern basis; and
- 5. The Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively.
- 6. The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

ACKNOWLEDGEMENTS

The Directors wish to place on record their sincere appreciation for the support and co-operation extended by all Business Associates, Bankers, Stakeholders and Employees. The Company also place on record their sincere appreciation for support extended by the Independent Directors. The Company also expresses its gratitude to the Reserve Bank of India (RBI), BSE Limited and various Governmental departments and organisations for their help and co-operation. The Board appreciates and values the contributions made by every stakeholder associated with the Company and is confident that with their continued support, the Company will achieve its objectives and emerge stronger in the coming years.

For and on behalf of the **Board of Directors**Vinod Garg

Chairman and Managing Director

Date: September 2, 2017 Place: Mumbai

Annexure 1 to the Directors' Report

Form AOC-I

(Pursuant to first proviso to sub-section (3) of section 129 read with Rule 5 of Companies (Account) Rules, 2014)

Statement containing features of the financial statements of Subsidiaries/ Associate companies

PART "A": Subsidiaries

(INR in Lakhs)

Sr.	Name of the subsidiary	Vibrant Global	Vibrant Global	Vibrant Global Salt
No.		Trading Private	Infraproject	Private Limited
		Limited	Private Limited	
1	Reporting Period for the	April 1, 2016 to	April 1, 2016 to	April 1, 2016 to
	Subsidiaries concerned	March 31, 2017	March 31, 2017	March 31, 2017
2	Reporting currency and Exchange	INR	INR	INR
	rate as on the last date of the			
	relevant Financial year in the case			
	of foreign subsidiaries			
3	Paid-up Share Capital	185.34	181.00	165.00
4	Reserves & Surplus	2,523.93	391.17	553.14
5	Total Assets	9,893.42	572.34	5,874.97
6	Total Liabilities (excluding Capital	7,184.15	0.18	5,156.84
	and Reserves)			
7	Investment (including Investment in	0.03	270.16	-
	Holding and Group Companies)			
8	Total Income	29,464.43	5.73	5,348.86
9	Profit/ (Loss) Before Tax	160.15	2.15	(225.91)
10	Provision for Tax (including	59.36	0.52	70.58
	Deferred Tax and Prior Period			
	Taxes)			
11	Profit/ (Loss) After Tax	100.80	1.63	(155.33)
12	Proposed Dividend (including tax	-	-	-
	thereon)			
13	% of Shareholding	85.00%	100.00%	57.58%

- 1. Names of the subsidiaries which are yet to commence operations: None
- 2. Name of subsidiaries which have been liquidated or sold during the year: None

PART "B": Associates

Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies

(INR in Lakhs)

Sr. No.	Name of Associates	Vibrant Global Vidyut Private Limited
1.	Latest audited Balance Sheet Date	March 31, 2017
2.	Shares of Associate held by the company on the year end	
a)	Nos.	2,00,000
b)	Amount of Investment in Associates	20.00
3.	Description of how there is significant influence	Note A

4.	Reason why the associate is not consolidated	-
5.	Net worth attributable to Shareholding as per latest	28.29
	audited Balance Sheet	
6.	Profit / Loss for the year*	(51.12)
7.	i. Considered in Consolidation**	(24.94)
	ii. Not Considered in Consolidation	(26.18)

Note A: There is significant influence due to percentage (%) of Share Capital

- 1. Name of the associates which are yet to commence operations: None
- 2. Name of associates which have been liquidated or sold during the year: None
- 3. The Company has no Joint Ventures

Annexure 2 to the Directors' Report

Part 1

(Details pertaining to Section 197(12) of the Act read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

- 1. Employed throughout the financial year, was in receipt of remuneration exceeding INR 102 Lakhs, in the aggregate Not Applicable and hence no statement showing names and other particulars is given in this annexure; and
- 2. Employed for a part of the financial year, was in receipt of remuneration exceeding INR 8.50 Lakhs per month Not Applicable and hence no statement showing names and other particulars is given in this annexure; and
- 3. Employed throughout the financial year or part thereof, was in receipt of remuneration, in aggregate, at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, not less than two percent of the equity shares of the company *As per Table 1-A:*

Table 1-A:

Name	Bhavna Jhunjhunwala
Designation	General Manager- Investment and Risk Analysis
Remuneration Received	48,00,000 Lakhs p.a. (Gross)
Qualifications	BE (electronics) and MS (financial engineering)
Experience (No. of Years)	13 years
Date of Commencement of Employment	April 1, 2016
Age in years	35 years
Last Employment and Designation held by the Cogencis information services Limited - Risk An	
Employee in last employment	
Nature of employment, whether contractual or	Contractual employment terminable by either side
otherwise	
Percentage of equity shares held by the	None
employee	
Whether any such employee is a relative of any	None
director or manager of the company and if so,	
name of such director or manager	

^{*} Profit / Loss after Tax is referred.

^{**} On the basis of percentage shareholding.

4. Names of Top 10 Employees[&] in terms of Remuneration drawn – *As per Table 1-B*: **Table 1-B**:

Name	Bhavna Jhunjhunwala	Sumeet Rathi	Jalpesh Darji	Chandrakant
	Shavna shanjiranwala	Surrece natin	sarpesii barji	Salunkhe
Designation	General Manager- Investment and Risk Analysis	Manager- Finance & Accounts	Company Secretary and Compliance Officer	Assistant Officer - Accounts
Remuneration Received	48,00,000 p.a. (Gross)	9,33,836 p.a. (Gross)	4,80,836 p.a. (Gross)	3,30,245 p.a. (Gross)
Qualifications	BE (electronics) and MS (financial engineering)	B. Com and CA- Inter	B. Com and Company Secretary from ICSI	B. Com
Experience (No. of Years)	13 years	10 years	5 Years	6 Years
Date of	April 1, 2016	April 25, 2014	June 1, 2014	January 1, 2015
Commencement of Employment				
Age in years	35 years	35 Years	26 Years	29 Years
Last Employment and	Cogencis information	V. K. Surana &	Firstsource	V.A.Tungare & Co
Designation held by	services Limited - Risk	CoAudit In	Solutions Limited -	Executive
the Employee in last	Analyst	Charge	Management	
employment			Trainee	
Nature of	Contractual	Contractual	Contractual	Contractual
employment, whether	employment	employment	employment	employment
contractual or	terminable by either	terminable by	terminable by	terminable by
otherwise	side	either side	either side	either side
Percentage of equity	NIL	NIL	NIL	NIL
shares held by the				
employee				
Whether any such	No	No	No	No
employee is a relative				
of any director or				
manager of the				
company and if so,				
name of such director				
	ı		1	

[&]The Company has only 4 employees as on March 31, 2017 and hence only details of 4 employees, excluding Managing Director and Whole Time Director is mentioned.

Part 2 (i) The Ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2016-17:

Name and Designation of the Director	Ratio to Median Remuneration
Mr. Vinod Garg, Managing Director	5.09 Times
Mr. Vaibhav Garg, Whole Time Director and Chief Financial Officer	1.70 Times
Mrs. Dipti Sharma, Non-Executive Independent Director	NIL
Mr. Harsh Mehadia, Non-Executive Independent Director	NIL
Mr. Anand Khetan, Non Executive Independent Director	NIL
Mrs. Khushboo Pasari, Non-Executive Independent Director**	NIL

Independent Directors were paid only sitting fees during year under review. Hence, their Ratio to Median Remuneration has been shown as NIL.

- 1. ^Mrs. Dipti Sharma ceased to be Director effective from 27 July 2016.
- 50 Mrs. Khushboo Pasari was appointed as Director effective from 22 August 2016.
- (ii) The percentage increase in remuneration of Managing Director, Whole Time Director and Chief Financial Officer, other Non-Executive Directors and Company Secretary of the Company in the financial year 2016-17.

Name & Designation	Remuneration of each Director & KMP for Financial Year 2016-17 (INR)	% increase/ decrease in Remuneration in the Financial Year 2016-17
Mr. Vinod Garg, MD	36,00,000	NIL
Mr. Vaibhav Garg, WTD and CFO	12,00,000	NIL
Mrs. Dipti Sharma, I-NED^	-	-
Mr. Harsh Mehadia, I-NED	-	-
Mr. Anand Khetan, I-NED	-	-
Mrs. Khushboo Pasari ^{%%}	-	-
Key Managerial Personnel		
Mr. Jalpesh Darji, CS	4,80,836	24.75%

Independent Directors were paid only sitting fees during year under review. Hence, their Ratio to Median Remuneration has been shown as NIL.

Legends: MD - Managing Director; WTD – Whole time Director; CFO – Chief Financial Officer; I-NED - Independent Non-Executive Director; CS - Company Secretary

Notes:

- 1. ^Mrs. Dipti Sharma ceased to be Director effective from 27 July 2016.
- 2. %Mrs. Khushboo Pasari was appointed as Director effective from 22 August 2016.
- 3. Median remuneration of all the employees of the Company (Excluding Managing Director and Whole Time Director of the Company) for the financial year 2016-17 is INR 707,336.00
- (iii) The percentage increase in the median remuneration of all employees in the financial year 2016-17

	Financial Year	Financial Year	Increase
	2016-17 (INR)	2015-16 (INR)	(%)
Median remuneration of all employees	7,07,336.00	3,85,435.00	83.52%

(iv) The number of permanent employees on the rolls of Company

There were 4 (Four) permanent employees (excluding 1 (One) Managing Director and 1 (One) Whole Time Director) as on March 31, 2017.

(v) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration - Average percentile increase in the median remuneration of comparable employees in the Financial Year 2016-17 other than the MD & Whole Time Director was 83.52%

and there was no comparables for MD & Whole Time Director, as they were not drawing remuneration in previous Financial Year.

The increase in remuneration in the salaries of employees was in line with the market standards, retention motives and in line with profits of the Company during FY 2016-17.

(vi) Affirmation that the remuneration is as per the Remuneration Policy of the Company

Pursuant to Rule 5(1)(xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, it is affirmed that the remuneration paid to the Directors, KMPs, Senior Management and other employees of the Company is as per the Remuneration Policy of the Company.

Annexure 3 to the Directors' Report

NOMINATION AND REMUNERATION POLICY

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and Clause 52 of the BSE SME ListingAgreement, as amended from time to time. This policy on nomination and remuneration of Directors, KeyManagerial Personnel and Senior Management has been formulated by the Nomination and Remuneration / Compensation Committee (NRC or the Committee) and has been approved by the Board of Directors.

Definitions:

"Remuneration" means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961;

"Key Managerial Personnel" means:

- Managing Director, or Chief Executive Officer or Manager and in their absence, a Whole-time Director;
- Chief Financial Officer;
- Company Secretary; and
- such other officer as may be prescribed.

"Senior Managerial Personnel" mean the personnel of the company who are members of its core management team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

-Objective:

The objective of the policy is to ensure that:

- the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

Role of the Committee:

The role of the NRC will be the following:

- To formulate criteria for determining qualifications, positive attributes and independence of a Director.
- To formulate criteria for evaluation of Independent Directors and the Board.

- To identify persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down in this policy.
- Decide the salary, allowances, perquisites, bonuses, notice period, severance fees and increment of Executive Directors.
- Review and suggest revision of the total remuneration package of the Executive Directors keeping in view the performance of the Company, standards prevailing in the industry, statutory guidelines etc.
- To carry out evaluation of Director's performance.
- To recommend to the Board the appointment and removal of Directors and Senior Management.
- To recommend to the Board policy relating to remuneration for Directors, Key Managerial Personnel and Senior Management.
- To devise a policy on Board diversity, composition, size.
- Succession planning for replacing Key Executives and overseeing.
- To carry out any other function as is mandated by the Board from time to time and/ or enforced by any statutory notification, amendment or modification, as may be applicable.
- Define and implement the Performance Linked Incentive Scheme (including ESOP of the Company) and evaluate the performance and determine the amount of incentive of the Executive Directors for that purpose.
- To perform such other functions as may be necessary or appropriate for the performance of its duties.

APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experienceof the person for appointment as Director, KMP or at Senior Management level and recommendhis/ her appointment, as per Company's Policy.
- b) A person should possess adequate qualification, expertise and experience for the position he /she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Whole-timeDirector who has attained the age of seventy years. Provided that the term of the person holdingthis position may be extended beyond the age of seventy years with the approval ofshareholders by passing a special resolution.

TERM / TENURE

1. Managing Director/ Whole-Time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

2. Independent Director:

An Independent Director shall hold office for a term up to the term fixed by the Board of Directors of the Company and Members at the General Meeting of the Company will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Directors' report.

No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

EVALUATION

The Committee shall carry out evaluation of performance of Director, KMP and Senior Management Personnel yearly or at such intervals as may be considered necessary.

REMOVAL

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.

RETIREMENT

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of theAct and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even afterattaining the retirement age, for the benefit of the Company.

POLICY FOR REMUNERATION TO DIRECTORS/KMP/ SENIOR MANAGEMENT PERSONNEL

1. Remuneration to Managing Director / Whole-time Directors:

- i) The Remuneration/ Commission etc. to be paid to Managing Director / Whole-timeDirectors, etc. shall be governed as per provisions of the Companies Act, 2013 and rulesmade there under or any other enactment for the time being in force and the approvalsobtained from the Members of the Company.
- ii) The Nomination and Remuneration/ Compensation Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Directors.

2. Remuneration to Non- Executive/ Independent Directors:

- i) The Non-Executive/ Independent Directors may receive sitting fees and such otherremuneration as permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Remuneration/ Compensation Committee and approved by the Board of Directors.
- ii) All the remuneration of the Non-Executive/ Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197(5) of the Companies Act, 2013)shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be such as may be recommended by the Remuneration/ Compensation Committee and approved by the Board of Directors or shareholders, as the case may be.

An Independent Director shall not be eligible to get Stock Options and also shall not be eligible to participate in any share based payment schemes of the Company.

- i) Any remuneration paid to Non- Executive / Independent Directors for services renderedwhich are of professional in nature shall not be considered as part of the remuneration forthe purposes of clause (b) above if the following conditions are satisfied:
- ii) The Services are rendered by such Director in his capacity as the professional; and
- iii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.
- iv) The Compensation Committee of the Company, constituted for the purpose of administeringthe Employee Stock Option/ Purchase Schemes, shall determine the stock options and other share based payments to be made to Directors (other than Independent Directors).

3. Remuneration to Key Managerial Personnel and Senior Management:

i) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay

- and incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- ii) The Compensation Committee of the Company, constituted for the purpose of administering the Employee Stock Option/ Purchase Schemes, shall determine the stock options and other share based payments to be made to Key Managerial Personnel and SeniorManagement.
- iii) The Fixed pay may include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund, pension schemes, etc. as decided from to time.
- iv) The Incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

IMPLEMENTATION

- The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals in supplement and for better implementation of this policy as considered appropriate.
- The Committee may Delegate any of its powers to one or more of its members.

Annexure 4 to the Directors' Report

Form AOC-2

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

Rules, 2014)

Form for disclosure of particulars of contracts/ arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto;

- Details of contracts or arrangements or transactions not at arm's length basis: NIL
 There were no contacts or arrangements or transactions entered in to during the year ended March 31, 2017, which were not at Arm's length.
- 2) Details of material contracts or arrangement or transactions at arm's length basis: The details of contacts or arrangements or transactions Arm's length basis for the year March 31, 2017 are as follows:
 - a. Names(s) of the related party and nature of relationship: As per Annexure to AOC -2
 - b. Nature of contracts/ Arrangements/ Transactions: As per Annexure to AOC -2
 - c. Duration of the contracts /Arrangements/ Transactions: As per Annexure to AOC -2
 - d. Salient terms of the contracts or arrangements or transactions including the value, if any: No salient terms defined for the transactions with the related parties.
 - e. Date(s) of approval by Audit Committee: May 30, 2016 (Omnibus Approval)
 - f. Amount paid as advances during the F.Y. 2016-17, if any: As per Annexure to AOC -2.

ANNEXURE TO AOC -2

Name of the Related Party	Nature of Relationship	Duration of the contracts / arrangements / transaction	Nature of contracts/Arrangements/ Transactions	Amount (INR)
Vibrant Global Salt Private Limited	Subsidiary	N.A.	Loan granted	8,57,00,057
Vibrant Global Salt Private Limited	Subsidiary	N.A.	Loan received back	652,70,824
Vibrant Global Salt Private Limited	Subsidiary	N.A.	Interest received	29,79,863
Vibrant Global Trading Private Limited	Subsidiary	N.A.	Rent paid	1,20,000
Vinod Garg	KMP	N.A.	Remuneration	36,00,000
Vinod Garg	KMP	N.A.	Purchase of Equity Shares of Vibrant Global Infraproject Private Limited	1,00,000
Vaibhav Garg	KMP	N.A.	Remuneration	12,00,000

KMP: Key Managerial Personnel

Annexure 5 to the Directors' Report

Form No. MGT-9 EXTRACT OF ANNUAL RETURN as on the financial year ended on March 31, 2017

[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:

michigani and other betails.	
CIN	L65900MH1995PLC093924
Registration Date	October 26, 1995
Name of the Company	Vibrant Global Capital Limited
Category / Sub-Category of the Company	Company limited by shares/ Indina Non-Government
	Company
Address of the Registered office and contact details	Unit No. 202, Tower A, Peninsula Business Park,
	Senapati Bapat Marg, Lower Parel, Mumbai-
	400013, Maharashtra; Tel no: 022-41731000; Fax:
	022-41731010.
Website	www.vibrantglobalgroup.com
Whether listed company	Yes
Name, Address & contact details of the Registrar &	Bigshare Services Private Limited
Transfer Agent, if any	E – 2/3, Ansa Industrial Estate, Sakivihar Road,
	Sakinaka, Andheri (East), Mumbai - 400 072,
	Maharashtra, India.
	Tel. no: 022-40430200; Fax: 022-2847 5207.

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:

Name and Description of main products / services	NIC Code of the Product / Service	% to total turnover of the company	
Financial Services	64990	100%	

III.Particulars of Holding, Subsidiary and Associate Companies:

Sr. No.	Name of the Company	CIN	Subsidiary/ Associate	% of Shares held	Applicable Section [%]
1.	Vibrant Global Infraproject Private Limited	U45201MH2006PTC163487	Wholly Owned Subsidiary (w.e.f. March 27, 2017)	100.00	2(87)
2.	Vibrant Global Trading Private Limited	U51909MH2003PTC141769	Subsidiary	85.00	2(87)
3.	Vibrant Global Salt Private Limited	U24233MH2010PTC208064	Subsidiary (w.e.f. March 27, 2017)	57.58	2(87)
4.	Vibrant Global Vidyut Private Limited	U40105MH2009PTC193717	Associate	48.78	2(6)

Address of Registered Office of all above companies is Unit No. 202, Tower A, Peninsula Business Park, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013, Maharashtra, India.

[%] of Companies Act, 2013

IV.Share Holding Pattern (Equity Share Capital Breakup as Percentage of Total Equity)

i) Category-wise Share Holding

Category of Shareholders	No. of Shares held at the beginning of the year (As on April 1, 2016)		No. of shares held at the end of the year (As on March 31, 2017)				% change during the year		
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									
(1) Indian	-	-	-	-	-	-	-	-	-
a) Individual/ HUF	89,27,050	-	89,27,050	38.97	1,00,55,050		1,00,55,050	43.90	4.93
b) Central Bank	-	-	-	1	-	-	-	ı	-
c) State Govt(s)	-	-	-	-	-	-	-	-	-
d) Bodies Corporate	57,00,244	-	57,00,244	24.88	57,00,244	-	57,00,244	24.88	-
e) Banks/FI	-	-	-	-	-	-	-	-	-
f) Any other	-	-	-	-	-	-	-	ı	-
Sub-total (A) (1)	1,46,27,294	-	1,46,27,294	63.85	1,57,55,294	-	1,57,55,294	68.78	4.93
(2) Foreign	-	-	-	1	-	-	-	ı	-
a) NRIs - Individuals	-	-	-	1	-	-	-	ı	-
b) Other - Individuals	-	-	-	1	-	-	-	ı	-
c) Bodies Corp.	-	-	-		-	-	-	-	-
d) Banks/FI	-	-	-	1	-	-	-	ı	-
e) Any Other	-	-	-	1	-	-	-	ı	-
Sub-total (A) (2)	-	-	-	-	-	-	-	ı	-
Total shareholding	1,46,27,294	-	1,46,27,294	63.85	1,57,55,294	-	1,57,55,294	68.78	4.93
of Promoter (A) = (A)(1)+(A)(2)									
B. Public									
Shareholding 1. Institutions									
	-	-	-	-	<u>-</u>	-	<u>-</u>		-
a) Mutual Funds	-	-	-	-	<u>-</u>	-	<u>-</u>		-
b) Banks/ FI c) Central Govt	-	-	-	-	<u>-</u>	-	<u>-</u>	-	-
,	-	-	-	-	<u>-</u>	-	<u>-</u>	-	-
d) State Govt(s)	-	-	-	-	<u>-</u>	-	<u>-</u>	-	-
e) Venture Capital Funds	-	-	-	-		-		-	-

f) Insurance		1							
Companies	-	-	-	-	-	_	-	-	-
g) FIIs	_	_		-			_	_	
h) Foreign Venture	_	_	_			_	_	_	
Capital Funds									
i) Others (specify)	_	_	_	_		_	_	_	
Sub-total (B)(1):-	_	_	_	_		_	_	_	
2. Non-Institutions	_	_	_	_			_	_	
a) Bodies Corporate	38,09,376	_	38,09,376	16.63	34,37,376	_	34,37,376	15.01	-1.62
i) Indian	30,03,370		30,03,370	10.03	34,37,370		34,37,370	15.01	1.02
ii) Overseas									
b) Individual									
Shareholders									
i) Individual	3,93,658	_	3,93,658	1.72	3,77,110	_	3,77,110	1.65	-0.07
Shareholders holding	3,53,635		3,33,030	2., 2	3,77,223		3,77,110	1.00	0.07
Nominal Share Capital									
upto INR 2,00,000.00									
i) Individual	34,32,650	-	34,32,650	14.98	27,25,600	-	27,25,600	11.90	-3.08
Shareholders holding			, ,		. ,		, ,		
Nominal Share Capital									
in excess of INR									
2,00,000.00									
c) Others - NRIs	6,12,000	-	612000	2.67	6,12,000	-	612000	2.67	-
d) Clearing Member	32,402	-	32,402	0.14	-	-	-		-0.14
Sub-total (B)(2):-	82,80,086	-	82,80,086	36.15	71,52,086	-	71,52,086	31.22	-4.93
Total Public	82,80,086	-	82,80,086	36.15	71,52,086	-	71,52,086	31.22	-4.93
Shareholding									
(B)=(B)(1)+ (B)(2)									
C. Shares held by									-
Custodian for GDRs									
& ADRs									
Grand Total (A+B+C)	2,29,07,380	-	2,29,07,380	100.00	2,29,07,380	-	2,29,07,380	100.00	-

ii) Shareholding of Promoters and Promoter Group entities

Sr. No.	Name	No. of Shares held at the beginning of the year (As on April 1, 2016)		No. of shares held at the end of the year (As on March 31, 2017)				
		No. of	% of total	% of Shares	No. of	% of total	% of Shares	% change in
		Shares	Shares of	Pledged	Shares	Shares of	Pledged	shareholding
			the	/encumbered		the	/encumbered	during the Year
			Company	to total shares		Company	to total shares	
1	Mr. Vinod Garg [#]	22,88,190	9.98	-	34,16,190	14.91	-	11,28,000
2	Mr. Vaibhav Garg	33,50,360	14.63	-	33,50,360	14.63	-	-
3	Vinod Vaibhav Garg (HUF)	32,88,500	14.36	-	32,88,500	14.36	-	-
4	Vibrant Global Trading Private Limited	3,844	0.01	-	3,844	0.01	-	-
5	Vibrant Global Infraproject Private	56,96,400	24.87	-	56,96,400	24.87	-	-
	Limited							
	Total	1,46,27,29	63.85	-	1,57,55,294	68.78	-	4.93

Note: #Increase in Shareholding of Mr. Vinod Garg from 9.98% to 14.91% during April 1, 2016 upto March 31, 2017 is attributed to purchase of 11,28,000 Equity shares from Market.

iii) Change in Promoters Shareholding

Sr. No.	Name	the (As on April 1, 20 the year (Ma	the beginning of year 16)/ at the end of arch 31, 2017)	Cumulative Shareholding during the year (April 1, 2016 to March 31, 2017)		
		No. of shares	% of total shares	No. of shares	% of total shares	
			of the company ^{&}		of the company	
1.		22.22.422	0.00	22.22.422		
	At the beginning of the Year	22,88,190	9.99	22,88,190	9.99	
	(Add) Purchase of Shares (Market Purchase)					
	13-April-16	48,000	0.21	23,36,190	10.20	
	18-Apr-16	18,000	0.08	23,54,190	10.28	
	21-Apr-16	24,000	0.10	23,78,190	10.38	
	05-May-16	12,000	0.05	23,90,190	10.43	
	06-May-16	48,000	0.21	24,38,190	10.64	
	10-May-16	1,20,000	0.52	25,58,190	11.17	
	17-May-16	60,000	0.26	26,18,190	11.43	
	18-May-16	60,000	0.26	26,78,190	11.69	
	01-Jun-16	1,08,000	0.47	27,86,190	12.16	
	02-Jun-16	1,26,000	0.55	29,12,190	12.71	
	09-Jun-16	78,000	0.34	29,90,190	13.05	
	10-Jun-16	96,000	0.42	30,86,190	13.47	
	08-Jul-16	42,000	0.18	31,28,190	13.66	
	13-Jul-16	36,000	0.16	31,64,190	13.81	
	14-Jul-16	24,000	0.10	31,88,190	13.92	
	10-Oct-16	60,000	0.26	32,48,190	14.18	
	13-Oct-16	54,000	0.24	33,02,190	14.42	
	16-Jan-17	54,000	0.24	33,56,190	14.65	
	30-Jan-17	54,000	0.24	34,10,190	14.89	
	30-Jan-17	6,000	0.03	34,16,190	14.91	
	(Less) Sale of Shares	-	-	-	-	
	At the End of the year	34,16,190	14.91	34,16,190	14.91	
2.	Mr. Vaibhav Garg	•				
	At the beginning of the Year	33,50,360	14.63	33,50,360	14.63	
	(Add) Purchase of Shares	-	-	-	-	
	(Less) Sale of Shares	-	-	•	-	
	At the End of the year	33,50,360	14.63	33,50,360	14.63	
3.	Vinod Vaibhav Garg HUF					
	At the beginning of the Year	32,88,500	14.36	32,88,500	14.36	
	(Add) Purchase of Shares	-	•	-	-	

(Less) Sale of Shares	-	-	-	-
At the End of the year	32,88,500	14.36	32,88,500	14.36
4. Vibrant Global Trading Pri	ivate Limited			
At the beginning of the	3,844	0.01	3,844	0.01
Year				
(Add) Purchase of	-	1		-
Shares				
(Less) Sale of Shares	-	1		-
Through Offer for Sale				
At the End of the year	3,844	0.01	3,844	0.01
5. Vibrant Global Infraprojec	ct Private Limited			
At the beginning of the	56,96,400	24.86	56,96,400	24.86
Year				
(Add) Purchase of	-	-	-	-
Shares				
(Less) Sale of Shares	-	•		-
At the End of the year	56,96,400	24.86	56,96,400	24.86

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

Sr. No.	Name	Shareholding at the beginning of the year (As on April 1, 2016)/ at the end of		Cumulative Shareholding during the year (April 1, 2016 to March 31, 2017)	
		the year (Ma	rch 31, 2017)		
		No. of shares	% of total shares	No. of shares	% of total shares
			of the company ^{&}		of the company
1	. Lokesh Industrial Services	Private Limited			
	At the beginning of the	14,53,200	6.34	14,53,200	6.34
	Year				
	(Add) Purchase of Shares	-	-	-	-
	(Less) Sale of Shares	(2,88,000)	(1.25)	11,65,200	5.09
	At the End of the year	11,65,200	5.09	11,65,200	5.09
2	2. Risa Securities Private Limited				
	At the beginning of the	11,14,176	4.86	11,14,176	4.86
	Year				
	(Add) Purchase of Shares	-	-	-	-
	(Less) Sale of Shares	(1,14,000)	(0.49)	10,00,176	4.37
	At the End of the year	10,00,176	4.37	10,00,176	4.37
3	Nagpur Tools Private Limi	ted			
	At the beginning of the	7,92,000	3.46	7,92,000	3.46
	Year				
	(Add) Purchase of Shares	-	-	-	-
	(Less) Sale of Shares	-	-	-	-
	At the End of the year	7,92,000	3.46	7,92,000	3.46
4	l. Rakesh Garg				
	At the beginning of the Year	6,12,000	2.67	6,12,000	2.67

(Add) Purchase of Shares Market Purchase	-	-	-	
(Less) Sale of Shares	-	-	-	
At the End of the year	6,12,000	2.67	6,12,000	2
5. Jayshree Shashikant Parekh#			, , ,	
At the beginning of the	-	-	-	
Year				
(Add) Purchase of Shares	4,44,000	1.94	4,44,000	
(Less) Sale of Shares	-	-	-	
At the End of the year	4,44,000	1.94	4,44,000	:
6. Haridwar Arun Kumar HUF				
At the beginning of the	3,15,000	1.38	3,15,000	:
Year				
(Add) Purchase of Shares	-	-	-	
(Less) Sale of Shares	-	-	-	
At the End of the year	3,15,000	1.38	3,15,000	:
7. Sharekhan Limited##			1	
At the beginning of the	-	-	-	
Year				
(Add) Purchase of Shares	2,82,000	1.23	2,82,000	-
(Less) Sale of Shares	-	-	-	
At the End of the year	2,82,000	1.23	2,82,000	:
8. Nitika Rungta				
At the beginning of the	1,68,000	0.73	1,68,000	(
Year				
(Add) Purchase of Shares	-	-	-	
(Less) Sale of Shares				
At the End of the year	1,68,000	0.73	1,68,000	
9. Balmukund Lalchand Keyal##	1 20 000	0.60	4 20 000	
At the beginning of the	1,38,000	0.60	1,38,000	(
Year				
(Add) Purchase of Shares (Less) Sale of Shares	-	-	-	
At the End of the year	1,38,000	0.60	1,38,000	
10. Bonanza Portfolio Limited##	1,38,000	0.60	1,38,000	•
At the beginning of the	1,32,000	0.58	1,32,000	(
Year	1,32,000	0.56	1,32,000	`
(Add) Purchase of Shares	_	_	_	
(Less) Sale of Shares	_	_	_	
At the End of the year	1,32,000	0.58	1,32,000	(
11. Vimal Kumar Agrawal**	1,02,000	0.50	2,52,000	•
At the beginning of the	2,52,000	1.10	2,52,000	:
Year	_,5_,555		_,52,555	-
(Add) Purchase of Shares	-	_	_	
Market Purchase				
(Less) Sale of Shares	(2,52,000)	(1.10)	-	
		· /		

12. Raksha Sudhir Surana**				
At the beginning of the	2,40,090	1.05	2,40,090	1.05
Year				
(Add) Purchase of Shares	-	-	-	-
(Less) Sale of Shares	(2,40,000)	(1.05)	90	0.00
At the End of the year	90	0.00	90	0.00
13. Richa Jain ⁺⁺				
At the beginning of the	1,80,460	0.79	1,80,460	0.79
Year				
(Add) Purchase of Shares	-	-	-	-
(Less) Sale of Shares	(1,80,000)	(0.78)	460	0.01
At the End of the year	460	0.01	460	0.01
14. Preeti Kothari**				
At the beginning of the	1,62,300	0.71	1,62,300	0.71
Year				
(Add) Purchase of Shares	-		-	-
(Less) Sale of Shares	(90,000)	(0.40)	72,300	0.31
At the End of the year	72,300	0.31	72,300	0.31

^{**}Ceased to be in the list of Top 10 shareholders as on 31-03-2017. The same is reflected above since the shareholder was one of the Top 10 shareholders as on 01-04-2016.

v) Shareholding of Directors and Key Managerial Personnel (KMPs)

Name	Shareholding at the beginning of the year (As on April 1, 2016)/ at the end of the year (March 31, 2017)		Cumulative Shareholding during the year (April 1, 2016 to March 31, 2017)	
	No. of shares	% of total shares of	No. of shares	% of total shares
		the company		of the company
1) Mr. Vinod Garg	, Managing Director			
At the beginning of	22,88,190	9.99	22,88,190	9.99
the Year				
(Add) Purchase of	11,28,000	4.93	34,16,190	14.91
Shares (Market				
Purchase)				
(Less) Sale of Shares	-	-	-	-
At the End of the year	34,16,190	14.91	34,16,190	14.91
2) Mr. Vaibhav Ga	rg, Whole time Director	and Chief Financial O	fficer	
At the beginning of	33,50,360	14.63	33,50,360	14.63
the Year				
(Add) Purchase of	-	-	-	-
Shares				
(Less) Sale of Shares	-	-	-	-
At the End of the year	33,50,360	14.63	33,50,360	14.63

Note: The Directors and Key Managerial personnel (KMP) of the Company who have not held any shares at any time during the year, are not shown in the above list.

For details of Date wise purchases, refer to shareholding of Promoter and Promoter Group on point no. (IV)(ii)

^{**}Not in the list of Top 10 shareholders as on 01-04-2016. The same has been reflected above since the shareholder was one of the Top 10 shareholders as on 31-03-2017.

vi) INDEBTEDNESS Indebtedness* of the Company, including interest outstanding/ accrued but not due for payment

(Amount in INR)

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness				
Indebtedness at the beginning of the financial year (April 1, 2016)								
I) Principal Amount	62,59,756.33	14,75,00,000.00	-	15,37,59,756.33				
II) Interest due but not paid	-	-	-	-				
III) Interest accrued but not due	-	-	-	-				
Total (i+ii+iii)	-	14,75,00,000.00	-	15,37,59,756.33				
Change in Indebtedness during the	e financial year (FY 201	.6-17)						
*Addition	4,99,97,126	-	1	4,99,97,126				
*Reduction	(29,25,885)	(79,33,424.00)	-	(1,08,59,309.00)				
Net Change	4,70,71,240.67	(79,33,424.00)	-	3,91,37,816.67				
Indebtedness at the end of the fin	ancial year (March 31,	2017)						
I) Principal Amount	5,33,30,997.00	13,95,66,576.00	-	19,28,97,573.00				
II) Interest due but not paid	-	-	-					
III) Interest accrued but not due	-	-	-					
Total (i+ii+iii)	5,33,30,997.00	13,95,66,576.00	-	19,28,97,573.00				

^{*}Indebtness referred herein is Long Term borrowings and Short-term borrowings of the Company as on March 31, 2017

vii) REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Director:

Following Remuneration was paid to Managing Director and Whole Time Director during FY 2016-17:

Name of Director	Remuneration (in INR) p.a.
Mr. Vinod Garg, Managing Director	36,00,000.00
Mr. Vaibhav Garg, Whole Time Director and Chief Financial Officer	12,00,000.00

B. Remuneration to other directors:

Sr. No.	Particulars of Remuneration		Name of Directors				
		Mrs. Dipti Sharma^	Mr. Harsh Mehadia	Mr. Anand Khetan	Mrs. Khushboo Pasari%%		
-	A) Independent Directors						
	a) Fees for attending Board and Committee Meetings	10,000	50,000	30,000	30,000	1,20,000	
	b) Commission	-		-	-	-	
	c) Others	-		-	-	-	
	Total (A)	10,000	50,000	30,000	30,000	1,20,000	
E	B) Other Non Executive Directors						
	a) Fees for attending Board and Committee	-	-	-	-	-	

Meetings					
b) Commission	-	1	-	-	-
c) Others	ı	ı	-	ı	1
Total (B)	ı	ı	-	ı	1
Total (A+B)	ı	ı	-	1	-

- 1. ^Mrs. Dipti Sharma ceased to be Director effective from 27 July 2016.
- 2. **Mrs. Khushboo Pasari was appointed as Director effective from 22 August 2016

Notes:

The Sitting Fees are paid to Independent Directors are fixed by the Board of Directors of the Company, which is well within the limits of Companies Act, 2013

In terms of the provisions of the Companies Act, 2013, the remuneration payable to directors other than executive directors shall not exceed 1% of the net profit of the Company. The remuneration paid to the Non-Executive Independent Directors is well within the said limit.

The total managerial remuneration payable to directors, including Managing Director and whole-time Director shall not exceed 11% of the net profits of the Company. The Company has already obtained approval of Members in previous Annual General Meeting of the Company for the remuneration being paid to Executive Directors

C. Remuneration to Key Managerial Personnel, other than Managing Director/ Manager/ Whole Time Director

Sr. No.	Particulars of Remuneration	Name of th	e Key Managerial Per	sonnel	Total Amount (in INR)
		Mr. Vinod Garg, Managing Director	Mr. Vaibhav Garg, Whole Time Director and Chief Financial Officer	Mr. Jalpesh Darji, Company Secretary	
1	Gross Salary (a) Salary as per provisions contained in section 17(1) of	36,00,000	12,00,000	4,80,836	52,80,836
	the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) of the Income-tax Act, 1961	-	-	-	-
	c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-	-	-
2	Stock Options	1	-	1	-
3	Sweat Equity	-	-	-	-
4	Commission - as % of profit - others, specify	-	-		-
5	Others (Incentive) Total (A)	36,00,000	12,00,000	4,80,836	52,80,836

viii) PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty/punishment/ Compounding fees imposed	Authority [RD/NCLT/ COURT]	Appeal made, if any
A. COMPANY		I			<u>I</u>
Penalty					
Punishment			NONE		
Compounding					
B. DIRECTORS					
Penalty					
Punishment			NONE		
Compounding					
C. OTHER OFFICE	RS IN DEFAULT				
Penalty					
Punishment			NONE		
Compounding					

Annexure 6 to the Directors' Report

FORM MR 3 SECRETARIAL AUDIT REPORT

For the financial year ended 31st March 2017

[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, VIBRANT GLOBAL CAPITAL LIMITED,

Unit No.202, Tower-A, Peninsula Business Park, Senapati Bapat Marg, Lower Parel. Mumbai – 400 013, Maharashtra, India

I have conducted the secretarial audit of the compliance of applicable statutory provisions and adherence to good corporate practices by **VIBRANT GLOBAL CAPITAL LIMITED** (herein after 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 my opinion thereon.

Based on my verification of the Company's books, papers, minutes books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit. I hereby report that in my opinion, and to the best of my information, knowledge and belief and according to the explanations given to me, the Company has, during the audit period covering the financial year ended on 31st March 2017, 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 reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company, for the financial year ended on March 31, 2017, according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the Rules made there under;
- ii. The Securities Contracts (Regulation) Act, 1956 (SCRA) and the Rules made thereunder;
- iii. The Depositors Act, 1996 and the Regulations and Bye laws framed there under;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; which is not applicable to the Company during the year under review;
- v. The following Regulations and Guidelines prescribed under Securities and Exchange Board of India Act, 1992, (SEBI Act):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.
 - c. The Securities and Exchange Board of India (Issue of capital and Disclosure of requirements)
 Regulations, 2009*
 - d. The Securities and exchange Board of India (Employees Stock option scheme and employees stock purchase scheme) Guidelines, 1999*.
 - 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, regarding the Companies Act and dealing with client.
 - g. The Securities and Exchange Board of India (Delisting of Equity shares) Regulations, 2009*.
 - h. The Securities and Exchange Board of India (Buy back of securities) Regulations, 1998*.

(**Note**: *Not applicable to the company during the year under review)

Other laws specifically applicable to the Company, namely:

All the Rules, Regulations, Guidelines and Circulars applicable to Non-Banking Financial Companies under the RBI Act, 1934.

I have also examined compliance with the applicable clauses of the following –

- i. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board meeting and general meetings.
- ii. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

I further report that:

- ★ The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- ★ Adequate notice was given to all Directors to schedule the Board meetings, agenda and detailed notes on agenda were sent in advance, as per the rules and regulations contained under the Companies Act, 2013, and a system exists for seeking and obtaining further information and clarification on the agenda items before the meeting and for meaningful participation at the meeting.

All decisions at Board Meetings and Committee(s) Meetings are carried through unanimously as recorded in the meetings of the Board and Committee(s) of the Board, as the case may be.

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

Date: September 1, 2017

Place: Nagpur

For H. ROSHAN & ASSOCIATES

Company Secretaries

ROSHAN HARDE

(PROPRIETOR)

Membership No. 34630

CoP. No. 13138

"ANNEXURE" TO THE SECRETARIAL AUDIT REPORT

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

- a. Maintenance of secretarial records is the responsibility of the management of the Company. My responsibility is to express an opinion on the secretarial records based on my audit.
- b. I 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. I believe that the processes and practices I followed provide a reasonable basis for my opinion.
- c. I have not verified the correctness and appropriateness of financial records and books of accounts of the Company as it is a part of financial audit.
- d. I have obtained the Management's representation about the compliance of laws, rules and regulations and happening of events, etc., wherever required.
- e. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. My 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.

Date: September 1, 2017

Place: Nagpur

For H. ROSHAN & ASSOCIATES

Company Secretaries

ROSHAN HARDE

(PROPRIETOR)

Membership No. 34630 CoP. No. 13138

Management Discussion and Analysis

Information provided in this Management Discussion and Analysis (MD&A) pertains to Vibrant Global Capital Limited ("the Company"), its Subsidiaries and Associate Companies as on March 31, 2017 vis-à-vis March 31, 2016, wherever mentioned.

The company has travelled another year, in pursuit of excellence for all its stakeholders. Despite a turbulent year with low growth rates and stiff competition from banks, the performance of the company continued to be encouraging on all fronts. It has geared itself to face new challenges, and capitalise on new opportunities.

MACROECONOMIC OVERVIEW:

Global economic growth slowed down from 3.19% in 2016 to 2.3% in 2017, as global trade got stagnated, weak investment and policy uncertainty increased. A moderate recovery is expected in FY 2017-18, with global growth forecast to increase to 2.7%. This is driven primarily by improvement in emerging market and developing economies (EMDE). With the expected increased commodity prices, commodity exporters' growth is expected to pick up in EMDE. Fiscal stimulus in major economies may boost global growth above expectations. Despite global uncertainties, India's growth in first half of FY 2016-17, was driven by robust public and private consumption. Consumption was supported by lower energy costs, public sector salary and favourable monsoon rains. Economic activity also benefited from a pick-up in FDI and increase in public infrastructure spending.

INDIAN ECONOMY OVERVIEW

On the domestic front, India remained the fastest growing major economy in the world, after surpassing China last year. Gross Domestic Product growth rate was 7.1% for FY 2016-17, supported by strong consumption growth and government spending. Inflation eased sharply led by a decline in food inflation amidst government's astute food management, facilitating a 50 basis points rate cut by the RBI in FY 2016-17 before it adopted a neutral stance. Diminishing vulnerabilities on the external and fiscal front with Apr-Dec FY 2016-17 current account deficit at 0.7% of GDP and government's commitment to fiscal consolidation reinstated investor confidence in the economy, resulting in record Net Foreign Direct Investment of US\$35.9 billion in FY 2016-17. The economic survey re-affirms that India stands out as a heaven of stability and on outpost of opportunities.

FY 2016-17 was also marked by two significant economic measures by the government. Government's demonetisation move to counter the shadow economy and promote cashless economy has boosted digital payments in the country. The Goods and Services Tax (GST) - constitution amendment bill, passed by the government, to be implemented from July 1st, 2017 will have a significant impact on the taxation structure in the country. The reform process would further help boost India's position in the global arena.

Financial Services Industry

Coming to non-banking finance company (NBFC) industry, India Ratings and Research (Ind-Ra) has maintained a stable outlook on the NBFC sector and on the major NBFCs rated by it for FY 2017-18. The sector is expected to continue expanding the assets classes and take higher market share at the cost of mid-sized banks. The agency predicted large NBFCs to grow 16% year-on-year (Y-o-Y) in FY 2016-17 and 21% YoY in FY 2017-18, which on the system-wide basis would be close to one third of the total system's incremental credit. Both the regulator and government have been maintaining a favourable stance towards the NBFC sector; starting with the latest announcement where SME loans up to INR 2 crores by NBFCs will be covered under the credit guarantee fund trust for micro and small enterprises and the government notification, covering systemically important NBFCs under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act). These measures would strengthen the NBFCs' ability to lend and mitigate loss given default while speeding up recovery timelines.

*Source: World Bank Report - June 2017

Opportunity

Changing consumer behavior - The young generation is rapidly adopting technology to interact and transact with the world. The number of internet users in India has tripled to 485 million in the past three years (Source: Euro monitor). New technologies such as cloud and analytics are gaining importance. This would provide a huge opportunity to nimble and innovative players in the financial sector to use technology to strengthen their business. Technology can be used to reach customers in a cost-effective manner and enhance customer experience through faster turnaround time, wider product offerings and better risk control and pricing.

THREATS

Uncertainty in global markets, owing to a recessionary environment in advanced economies and increased strain in China and other emerging markets can result in volatile capital inflows and currency fluctuations. In India, the slow pace in implementation of economic reforms and important legislations can further delay growth.

SEGMENT OVERVIEW

NBFCs growing in prominence

Indian NBFCs have been effective in serving the unbanked customers by spearheading into retail asset-backed lending, lending against securities and microfinance. Primarily, they offer small business loans, small-ticket personal loans, financing of two wheelers and cars, farm equipment financing and loans for purchasing used commercial vehicles/machinery.

Segment-wise performance

Investments and trading in listed / unlisted securities and financial products

Management of our Company focuses on identification, analysis of suitable Equity investment opportunities in different sectors. We undertake suitable due diligence exercises, document preparation, negotiations with customers and counterparties and researching and advising on the optimal structure for the investment. An important factor considered at the time of investment is the possibility to make a profitable exit from the investment, over a period of three-to-five years. As on March 31, 2017, the aggregate value of the Unquoted Investment[#] of our Company stood at INR 1964.93 Lakhs and the aggregate Market value of the Quoted Investment[®] of the Company stood at INR 2,814.50 Lakhs.

Providing long term loans and advances

Small part of the business is providing long term loans and advances to parties, including our related parties. The loans and advances as provided by us are either in form of:

<u>Term Loans</u> backed by Assets whereby a charge on the relevant asset is created in our favour for ensuring security for repayment of the loan. We follow a client centric approach with customized tenor and repayment schedules to match with the cash flows of the customer.

<u>Long Term Unsecured Loans and advances</u> whereby we provide unsecured loans and advances to our customers. We provide these loans to selected customers and conduct credit checks for these loans from time to time on regular intervals. As on March 31, 2017, there were no unsecured long-term loans and advances.

^{*}Including investments in subsidiaries and associates and Investment in Preference Share.

[®]After making provision of diminution in the value of Investment under Accounting Standard 13.

Advancing short term loans

We also advance loans on short term basis to various customers. As on March 31, 2017, the aggregate value of the short-term loans of our Company stood at INR 494.55 Lakhs⁺.

Brief Segment-wise revenue is stated as below:

(INR in Lakhs)

	Standalone Consolida			idated
Particulars	FY 2016-17	FY 2015-16	FY 2016-17	FY 2015-16
Capital Market	1,855.64	1,545.73	1,855.64	1,545.73
Lending	62.56	217.92	32.76	217.92
Unallocated	7.84	10.33	40.84	28.46
Trading	-	-	29,450.49	28,296.55
Manufacturer	-	-	5,327.40	-
Total	1,926.04	1,773.97	36,707.13	30,088.66

The standalone capital market revenue increased to INR 1855.64 Lakhs in FY 2016-17 from INR 1,545.73 Lakhs in FY 2015-16, an increase of 20.05% over the previous financial year. The standalone revenue from Lending decreased from INR 217.92 Lakhs to INR 62.56 Lakhs from previous fiscal year. On account of these performances the standalone total Segment Revenues increased to INR 1,926.04 Lakhs in FY 2016-17 from INR 1,773.97 Lakhs in FY 2015-16, an increase of 8.58% over the previous financial year.

The consolidate capital market revenue increased to INR 1855.64 Lakhs in FY 2016-17 from INR 1,545.73 Lakhs in FY 2015-16, an increase of 20.05% over the previous financial year. The Consolidated Trading revenue increased to INR 29,450.49 Lakhs from INR 28,296.55 Lakhs, showing an increase of 4.08% over the previous financial year. On account of these performances the consolidated Revenue increased to INR 36,707.13 Lakhs in FY 2016-17 from INR 30,088.66 Lakhs, which resulted in an increase of 22.00% over the previous financial year.

Competitive Strengths

Long Standing Track-record and Established relationships

Our company received its Non-Deposit accepting NBFC Registration from RBI in the year 1998 and has in the business of providing short term & long-term loans and advances, investing in equity products for a substantial long time now. Our management makes efforts to ensure effective utilization of our assets and improve the overall profitability and financial efficiencies of the company. Our client relationships are established over a period of time as a result of proper client servicing. Our company intends to expand its loan portfolio to cover high net worth individuals with healthy credit record to whom the company may advance funds under both secured/unsecured modes.

Risks Management

The risk management procedures are reviewed periodically, to ensure the focus of the Company is aligned to the changing needs of its customers. The Company's risk management strategy focuses on risk identification and its mitigation, thereby enhancing stakeholder value.

A. **Risk**: Non-repayment by borrowers might disrupt the cash flows.

Mitigation: The Company actively manages its credit exposures with regular assessment across its customer profile. All the diverse product portfolios are strictly monitored to ensure minimal delinquency levels. In addition, the security also serves as the underlying collateral for the loan taken by the borrowers, securing its credit portfolio.

^{*}Excluding Short Terms Loans and Advances in nature of Sub Standard, Doubtful and Debit Balances in Creditors Account

B. **Risk: Exposure** to interest rate risks might result in increased cost of lending to customers.

Mitigation: The Company prudently assesses the fund mix to reduce dependency on any one source of funding. In addition, the superior credit ratings on financial instruments enable it to raise funds at competitive rates.

C. **Risk**: Regulatory implications might dent the smooth operational functioning of the Company.

Mitigation: The Company has in place a robust Corporate Governance framework and ensures that all the regulatory checks are successfully complied with at all times. It maintains its Tier I and Tier II capital adequacy ratios according to the prescribed limits, to continue efficient functioning of its operations.

D. **Risk**: Disruption in sources of funding could adversely affect the liquidity and financial position of the Company.

Mitigation: The Company meets its funding requirements from diverse sources, including shareholder funding, securitized receivables, secured and unsecured loans and several other credit facilities.

E. **Risk**: Difficulty in expanding operations across new markets or regions in the country.

Mitigation: The Company leverages its deep industry experience during the course of its expansion strategies. It identifies and collaborates with local business partners and adopts strategies to successfully market its products, ensuring it reaches the customers.

F. **Risk**: Any loss resulting from ineffective processes or responsiveness could affect viability.

Mitigation The Company invested in comprehensive controls to monitor transactions, maintaining key informational backup and undertaking adequate contingency planning.

Synergy & Strength derived from our group and subsidiary Companies

Our company is a part of "Vibrant Global Group" with the operation of our group and Subsidiaries and Associate companies spanning from Trading of steel products, Manufacturing of polyester films, Biaxially Oriented Polyethylene Terephthalate films and manufacturing of Salt.

A brief highlight of the revenues of our subsidiary & group companies for FY 2016-17 is as follows:

(INR in Lakhs)

Name of the Company	Revenue	PAT
Vibrant Global Infraproject Pvt. Ltd. – Wholly Owned Subsidiary Company [#]	-	1.63
Vibrant Global Trading Pvt. Ltd. – Subsidiary Company	29,440.49	100.80
Vibrant Global Salt Pvt. Ltd. – Subsidiary Company #	5,298.88	(155.32)
Vibrant Global Vidyut Pvt. Ltd. – Associate Company	-	(51.12)

[#]effective from March 27, 2017

The growing operations and contributions of our subsidiary entities and Associate Company to our consolidated performance provide us financial strength and synergy.

Experienced Management Team

Our core management team has substantially contributed to the growth of our business operations. Our Company is managed by Mr. Vinod Garg, Managing Director and Mr. Vaibhav Garg, Whole Time Director and Chief Financial Officer. Our professionally qualified Directors have added to our operational and business strengths.

Our Company's Business

We intend to pursue the following principal strategy to leverage our competitive strengths and grow our business:

To continue expanding our business by including new financial products and services

We intend to explore opportunities to expand our operations by developing new products and services within our existing lines of business as well as selectively identifying opportunities to expand into new lines of business. Further expanding our business lines and service offerings will help us to build on existing diversification of our business.

Human Resource

We believe that our employees are key contributors to our business success. To achieve this, we focus on attracting and retaining the best possible talent. Our Company looks for specific skill-sets, interests and background that would be an asset for its kind of business. We believe that our Company has a balanced mix of experience and young force. The company expects that human resources and employee recruitment activities will increase as the Company's business grows.

We recognize that our human capital drives the Company's customer-driven business model. Therefore, we continuously strive to attract and retain the best talent from the local markets, clearly define their roles and responsibilities, include them into robust performance management systems, create an inspiring and rewarding work environment, engage them into an inclusive work place, impart training and create development opportunities for increasing employee knowledge and efficiency to make them future ready, and create career opportunities within.

As on March 31, 2017, Vibrant Global Capital Limited had 4 (Three) whole time Employees, excluding One Managing Director and One Whole Time Director.

Discussion on Financial Position relating to Operational Performance: Shareholder's funds

Share Capital:

The Company has only one class of equity shares of par value of INR 10 each. The Paid-up Equity Share Capital stood at INR 2,290.74 Lakhs as of March 31, 2017.

Reserves and Surplus:

The Reserves and surplus of the Company increased from INR 509.84 Lakhs to INR 713.94 Lakhs during FY 2016-17. The increase is consequent to Profit earned during the year.

Long-term Borrowings

The long-term borrowings outstanding as on March 31, 2017 were INR 1,395.67 Lakhs as compared to INR 1,475.00 Lakhs as of March 31, 2016. The decrease is on accounts of part repayment of Loan.

Investments

Investments of the company include quoted and unquoted investment in Equity and Preference Shares, the total investment as on March 31, 2017 were INR 3,897.29 Lakhs as compared to INR 2,870.50 Lakhs as on March, 2016. The increase in investment is due to new of Investments.

The Company further invested in Subsidiaries and Associate Company during FY 2016-17:

1. Investment in Vibrant Global Infraproject Private Limited[®]

[®] On March 27, 2017, The Company acquired 3,10,000 Equity Shares of INR 10.00 each of Vibrant Global Infraproject Private Limited and by virtue of this investment, it has become Wholly Owned Subsidiary of the Company w.e.f. March 27, 2017.

2. Investment in Vibrant Global Trading Private Limited#

[#]On March 27, 2017, the Company acquired 1,75,360 Equity Shares of INR 10.00 each of Vibrant Global Trading Private Limited and by virtue of this investment, the Company consolidated its stake and now holding 85.00% of Share capital of Vibrant Global Trading Private Limited.

3. Investment in Vibrant Global Salt Private Limited[^]

Standalone Performance:

Revenue from Operations

The Standalone total income increased from INR 1,773.97 Lakhs to INR 1,926.04 Lakhs, an increase of 8.54% over the previous financial year.

Expenses:

Total expenditure decreased by 7.04% from INR 1,712.52 Lakhs during FY 2015-16 to INR 1,591.95 Lakhs during FY 2016-17.

PAT:

The standalone Profit after Tax increased to INR 204.10 Lakhs from INR 66.50 Lakhs with increase of 206.91%

Cash Flows Statement

(INR in Lakhs)

		· · · · · · · · · · · · · · · · · · ·
Particulars	FY 2016-17	FY 2015-16
Net Cash inflow/ (outflow) from Operating activities	1,039.92	1,233.65
Net Cash inflow/ (outflow) from Investing activities	(985.13)	(462.46)
Net Cash inflow/ (outflow) from Financing activities	356.00	(1,052.05)
Cash and Cash equivalents at the beginning of the year	118.31	399.18
Cash and Cash equivalents at the end of the year	529.10	118.31

Consolidated performance

Information provided in the consolidated results are results of <u>Vibrant Global Capital Limited</u>, its Subsidiaries (<u>Vibrant Global Trading Private Limited</u>, Vibrant Global Infraproject Private Limited and Vibrant Global Salt Private <u>Limited</u>) and Associate Company (<u>Vibrant Global Vidyut Private Limited</u>).

Total Revenue from Operations

The Consolidated Total revenue from Operations increased from INR 30,088.66 Lakhs to INR 36,707.13 Lakhs, an increase of 18.03% over the previous financial year

Expenses

Expenses for the year March 31, 2017 is INR 36,489.36 Lakhs as compared to INR 29,917.38 Lakhs for the year March 31, 2016. Expenses increase by 21.97% due to increase in Purchase of stock-in-trade, Employee costs, Finance cost and Depreciation and amortization expenses.

On March 27, 2017, the Company acquired 4,50,000 Equity Shares of INR 10.00 each of Vibrant Global Salt Private Limited and by virtue of this investment, the Company consolidated its stake and now holding 57.58% of Share capital of Vibrant Global Salt Private Limited.

PAT&

There was a Profit after Tax of INR 132.44 Lakhs for the year March 31, 2017 as compared to Profit after Tax of INR 9.59 Lakhs for the year March 31, 2016.

*PAT is shown after taking into consideration of Minority Interest and Profit/ Loss of associate Companies.

Cautionary Statement/ Disclaimer (for this Report)

The following discussion and analysis should be read in conjunction with the Company's financial statements included herein and the notes thereto. Certain statements in this Report which describe the Company's objectives, predictions may be "forward-looking statements" within the meaning of applicable laws and regulations. The Company undertakes no obligations to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. Actual results may vary significantly from the forward looking statements contained in this document, due to various risks and uncertainties. These risks and uncertainties include the effect of economic and political conditions in India, volatility in interest rates, new regulations and government policies that may impact the Company's business, as well as its ability to implement the strategy. The Company does not undertake to update these statements.

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INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF M/S. VIBRANT GLOBAL CAPITAL LIMITED

I. Report on the Standalone Financial Statements

We have audited the accompanying standalone financial statements of VIBRANT GLOBAL CAPITAL LIMITED ("the Company"), which comprise the Balance Sheet as at 31st March, 2017, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information.

II. Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the Companies (Accounting Standards) Amendments Rules, 2016. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgements 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 accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

III. Auditor's Responsibility

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

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

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

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

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

IV. Opinion

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 Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India of the state of affairs of the Company as at 31st March, 2017, its profit and its cash flows for the year ended on that date.

V. Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order), issued by the Central Government of India in the terms of sub-section (11) of section 143 of the Companies Act 2013, we give in the Annexure A, a statement on the matters specified in paragraph 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
- a) We have sought and except for the matter referred to in para g (iv) below, obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the Companies (Accounting Standards) Amendments Rules, 2016.
- e) On the basis of the written representations received from the directors as on 31st March, 2017 taken on record by the Board of Directors, none of the directors is disqualified as on 31stMarch, 2017 from being appointed as a director in terms of Section 164(2) of the Act.

- f) With respect to adequacy of Internal Financial Control over financial reporting of the company & the operating effectiveness of such controls, refer to our separate report in 'Annexure B' and;
- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position.
 - ii. The Company did not have any long-term contract including derivative contracts for which there were any material foreseeable losses.
- iii. There was no amount, required to be transferred, to the Investor Education and Protection Fund by the Company.
- iv. The Company has provided disclosures in Note 38 in the standalone financial statements as to the holding of Specified Bank Notes on November 8, 2016 and December 30, 2016 as well as dealings in Specified Bank Notes during the period from November 9, 2016 to December 30, 2016. Based on our audit procedures and relying on the management representation regarding the holding and nature of cash transactions, including those in Specified Bank Notes, we report that these disclosures are in accordance with the books of accounts maintained by the Company and as produced to us by the management.

ARDA & B

NAGPUR

FOR GUPTA SARDA & BAGDIA Chartered Accountants (Registration No. 103447W)

> (P.C. SARDA) (Partner)

Harmund

Membership No.: 35245

Place: MUMBAI Date: 30.05.2017

GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

Business Plaza, U.G.Floor, 6 Farmland Central Bazar Road, Near Lokmat Square, NAGPUR-440010. Phone: 2437195, 2438181

ANNEXURE A TO THE AUDITORS' REPORT

(Referred to in paragraph V (1) of our Report of even date on the Accounts for the year ended 31st March, 2017 of Vibrant Global Capital Ltd)

- (i) (a) As per information and explanation given to us, the company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - (b) As per information and explanations given to us these assets have been physically verified by the management at reasonable intervals. No material discrepancies were noticed on such verification.
 - (c) As there are no immovable properties, provision of Clause no.(i)(c) is not applicable.
- (ii) The inventory of shares has been verified through de-mat statement during the year as confirmed by the management. In our opinion, the frequency of verification is reasonable. There was no discrepancy between the stock as per book records and de-mat statement.
- According to the information and explanations given to us, we are of the opinion that, apart from the opening balance, during the year the Company has granted unsecured loan amounting to Rs. 857 lakhs (P.Y. Rs.1,070 lakhs) to 1 party covered in the register maintained under section 189 of the Companies Act,2013. The maximum amount involved during the year was Rs. 530 lakhs (P.Y. Rs.1,225.28 Lakhs) and year end balance of such party is Rs. 326.81 lakhs (P.Y. Rs. 95.71 lakhs)
 - (a) In our opinion, the terms and conditions on which the loans had been granted to the bodies corporate listed in the register maintained under Section 189 of the Act were not, prima facie, prejudicial to the interest of the Company.
 - (b) As informed to us, there is no formal agreement in respect of the loans granted and accordingly we are unable to comment on the receipt of interest and repayment status of such loan.
 - (c) In view of our comment in (b) above, we are unable to comment on overdue status.
- (iv) The Company has complied with the provisions of Section 185 of the Act. It has also complied with the provisions of Section 186 of the Act after taking into account the status of the company to be an NBFC.
- The Company has not accepted any deposit from public. In our opinion, and according to the information and explanations given to us, the Company has complied with the provisions of Section 73 to 76 or other relevant provisions of the Act, the rules framed there under and the directives issued by Reserve Bank of India. There have been no proceedings before the Company Law Board or National Company Law Tribunal (as applicable) or Reserve Bank of India or any other Tribunal in this matter and no order has been passed by any of the aforesaid authorities.
- (vi) Central Government has not prescribed maintenance of cost records under clause (d) of subsection (1) of section 148 of the Companies Act, 2013 in respect of products of the Company and hence no comments are warranted in respect of those.

- (vii)(a) As informed, the Company does not come under the purview of the Provident Fund Act and Employees State Insurance Act. According to the records of the Company, no undisputed amounts payable in respect of Income Tax, sales tax, service tax, custom duty, excise duty, Value Added Tax, cess and other material statutory dues applicable to it are outstanding as at 31st March, 2017 for a period of more than six months from the date they become payable.
 - (b) According to the information and explanation given to us, there are no dues of sales tax, income tax, service Tax, customs duty, wealth tax, excise duty, Value Added Tax and cess which have not been deposited on account of any dispute, except:

Due under the act	Period	Amount (Rs. in crore)	Forum in which pending
Income Tax Act	F.Y 2013-14	3.47	Commisioner Appeals, Mumbai

- (vii) In our opinion and according to the information and explanations given to us, the company has not defaulted in repayment of loans & borrowings to bank. The Company has no borrowings from financial institution or government. The Company has not issued any debenture.
- (ix) During the year, the company has neither raised money by way of IPO or FPO nor taken any term loan and accordingly its proper utilisation is not required to be commented upon.
- (x) According to the information and explanations given to us, no fraud by the Company or on the company by its officers or employees has been noticed or reported during the year under audit.
- (xi) On the basis of examination of documents & resolutions, the managerial remuneration has been paid or provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act.
- (xii) As the company is not a Nidhi company, provision of clause (xii) is not applicable to it.
- (xii) In our opinion and according to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards.
- (xiv) According to the information and explanation given to us,the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xv) As informed the company has not entered into any non-cash transactions with directors or persons connected with them. Therefore the compliance of section 192 of the companies act is not required.
- (xvi) The company is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 and the registration has been obtained.

FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

P.C. SARDA)

SARDA & A

M.NO. 35245

Firm Registration No.103447W

PLACE: MUMBAI DATE:-30/05/2017

GUPTA SARDA & BAGDIA

CHARTERED ACCOUNTANTS

Business Plaza, U.G.Floor, 6 Farmland Central Bazar Road, Near Lokmat Square, NAGPUR-440010.

ANNEXURE B TO THE AUDITORS' REPORT

(Referred to in paragraph V (2) (f) of our Report of even date on the Account for the year ended on 31st March 2017 of M/S VIBRANT GLOBAL CAPITAL LTD.)

Report on the Internal Financial Controls under clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 (' the Act)

We have audited the internal financial controls over financial reporting of M/S VIBRANT GLOBAL CAPITAL LTD. ('the Company') as of 31 March, 2017 in conjunction with our audit of the standalone financial statements of the Company for the year ended on the 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 of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, inlcuding adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of fruads 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 Reponsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the 'Guidance Note') and the standards on Auditing, issued by ICAI and deemed to be prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and is 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 control 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 auditors' 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 authorizations of the Management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the 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 over 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.

..Cont 2

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March, 2017, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

> (P.C. SARDA) -PARTNER M.NO. 35245 F.R.NO.103447W

NAGPUR ACCUMENT

PLACE: MUMBAI DATE:-30/05/2017

VIBRANT GLOBAL CAPITAL LTD BALANCE SHEET AS AT 31st MARCH 2017

Particulars	Note		As at		A 1
			31.03.2017		As at
EQUITY AND LIABILITIES			Amount in Rs.		31.03.2016 Amount in Rs.
Shareholders' Funds					
					-
Share Capital	3	2290,73,800		2290,73,800	
Reserves and Surplus	4	713,93,707	3004,67,507	509,83,625	2800,57,425
Non-current liabilities					,,,,,==
Long-term borrowings	5	1395,66,576			
Deferred tax liabilities (net)	6	12,131	1205 70 707	1475,00,000	1900
		12,131	1395,78,707	0	1475,00,000
Current Liabilities					
Short Term Borrowings	7	533,30,997		60 -0	
Trade Payables	8	357,10,747		62,59,756	
Other Current Liabilities	9	28,50,630		6,270	
Short Term Provisions	10	99,354	919,91,728	19,66,166	
			513,31,728	1,03,589	83,35,781
TOTAL		<u> </u>	5320,37,942		
ASSETS		· F	3320,37,342		4358,93,206
Non- Current Assets					
Fixed assets	11				
(i) Tangible assets		7,799			*
(ii) Intangible Assets		79,687		20,386	
Non Current Investment	12	3897,28,919	ľ	0	
Deferred tax Asset (net)	6	0037,20,313		2870,50,354	
Long Term Loans and Advances	13	58,77,995	2056 04 404	28,54,116	
		30,77,333	3956,94,401	58,77,995	2958,02,851
urrent Assets		·			
Inventories	14	175,80,500		655.00.000	
Cash and Cash Equivalents	15	529,10,474		655,96,266	
Short Term Loans and Advances	16	646,60,474	·	118,31,358	
Other Current Assets	17	11,92,093	1363,43,541	580,63,685	1 400 00 00-
			1000,10,041	45,99,046	1400,90,355
TOTAL			5320,37,942		4070.00.00
			,57,542		4358,93,206
nificant Accounting Policies		e e e e e e e e e e e e e e e e e e e			
ntingent Liability	1				
e accompanying notes forming part	2				

See accompanying notes forming part of the financial statements

FOR VIBRANT GLOBAL CAPITAL LTD.

Vinod Garg
MANAGING DIRECTOR

Jalpesh Darji SECRETARY

Vaibhav Garg CFO DIN-02643884 AS PER OUR REPORT OF EVEN DATE ATTACHED FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

P. C. SARDA
PARTNER
M. NO. 35245
FR NO. 103447W

Darm

SARDA & BAGODE ACCOUNTS

PLACE : MUMBAI DATE:-30/05/2017

DIN-00152665

VIBRANT GLOBAL CAPITAL LTD Statement of Profit and Loss for the year ended 31st March, 2017

	Particulars	Note No.	For the year ended 31 March, 2017	For the year ended 31 March, 2016
_				
A	CONTINUING OPERATIONS		Amount in Rs.	Amount in Rs.
1	Revenue from operations (gross)	18	1821,44,624	1475,11,748
2	Other income	19		
3	Total revenue (1+2)	19	104,59,235	297,87,865
			1926,03,859	1772,99,612
4	• *******			-
1	(a) Purchases of stock-in-trade		763,93,101	1605 62 662
	(b) Changes in inventories of stock-in-trade	20	480,15,766	1605,62,662
	(c) Employee benefit Expenses	21	113,04,917	(40,32,890)
	(d) Finance costs	22	35,38,047	62,75,346 7,92,008
	(e) Depreciation and amortisation expense	11	27,613	27,686
	(f) Other expenses	23	199,15,480	76,27,671
	Total expenses			, 0,2,,0,2
	- Codi experises		1591,94,924	1712,52,483
5	Profit / (Loss) before tax (3 - 4)		334,08,935	60,47,129
6	Tax expense:			
	(a) Current tax expense for current year	24		
	(b) Current tax expense relating to prior years	24	101,19,800	0
	(c) Net current tax expense	25	12,806	268
	(d) Deferred tax		101,32,606	268
			28,66,247	-6,03,303
			129,98,853	-6,03,035
	Profit / (Loss) from continuing operations (5 - 6)		204,10,082	66,50,164
8	Profit / (Loss) for the year		204 40 000	
			204,10,082	66,50,164
9	arnings per share (of Rs. 10 /- each):			
				· ·
	(a) Basic	32	0.00	
	(b) Diluted	32	0.89 0.89	0.29
- 1				

See accompanying notes forming part of the financial statements

FOR VIBRANT GLOBAL CAPITAL LTD.

Vinod Garg

MANAGING DIRECTOR DIN-00152665

Jalpesh Darji **SECRETARY**

Vaibhav Garg CFO

DIN-02643884

AS PER OUR REPORT OF EVEN DATE ATTACHED FOR GUPTA SARDA & BAGDIA **CHARTERED ACCOUNTANTS**

> P. C. SARDA **PARTNER** M. NO. 35245 FR NO. 103447W

Towns

SARDA & 6

PLACE: MUMBAI DATE:-30/05/2017

VIBRANT GLOBAL CAPITAL LTD

CASH FLOW STATEMENT FOR THE YEAR ENDED ON 31st MARCH, 2017

Particulars		31-03-2017	31-03-20
A. Cash flow from operating activities:			
Net (loss)/profit before tax but after prior period exp	enses	334,08,935	60,47,1
Adjustments for:		12 1,00,555	00,47,1
Depreciation			
Interest Expenses (Net of Interest Income)		27,613	27,6
(Profit)/Loss on Sale of Investment		27,54,296	(1,57,7
Reversal of Provision for diminution in the Value of In		334,36,609	/ -
Creation of provision for NPA, doubtful debts and bal	vestments	(357,10,813)	
Dividend Income	ances written off	22,49,765	
Operating profit/(loss) before working capital change	ı c	(11,45,177)	(27,82,84
, sales and a control change	3	350,21,227	(14,35,46
Adjustments for changes in working capital:			
(INCREASE)/DECREASE in Loans & Advances			
(INCREASE)/DECREASE in Inventories		(131,28,128)	1281,43,86
(INCREASE)/DECREASE in Other Current Assets		480,15,766	(40,32,89
INCREASE/(DECREASE) in Sundry Creditors & Other Pay	/ahlas	33,49,611	34,09,03
, samely distalled a other ray	anies	365,88,942	(10,30,53
Cash used in Operations			8
Direct taxes Paid		1098,47,419	1250,54,01
		(58,55,268)	(16,89,36
Net cash inflow/(outflow) in operating	activities	4000.00	
	delivities	1039,92,151	1233,64,65
Cash flow from investing activities:			
(Increase)/Decrease in Investment in Quoted Shares		(1004.4.5)	
(Increase)/Decrease in Investment in Unquoted Shares		(1021,14,549)	(457,67,65
Purchase of Fixed Assets		17,10,188.32	(40,00,000
Interest received on FD		(94,713)	(31,000
Dividend received		8,41,093	7,69,564
Net cash inflow/(outflow) from investing	g activities	11,45,177	27,82,842
Cash flow from financing activities:		(985,12,805)	(462,46,248
eash now from financing activities:			
Proceeds from issue of Fresh Equity Shares			%
Proceeds from long term borrowings		303,66,576	330 00 000
Repayment of long term borrowings		(383,00,000)	320,00,000
Proceeds from short term borrowings		1034,28,703	(585,00,000
Repayment of short term borrowings		(563,57,462)	2870,59,756
Interest Paid		(35,38,047)	(3649,72,407)
Net cash inflow/(outflow) from financing	g activities		(7,92,008)
		355,99,769	(1052,04,659)



Net Increase/(Decrease) in Cash & Cash Equivalents Opening Cash & Cash Equivalents Cash & Cash Equivalents as at March 31, 2017	410,79,116 118,31,358 529,10,474	(280,86,252) 399,17,610 118,31,358
Cash & Cash Equivalents comprise Cash in Hand		
Cheques in Hand	1,06,099	2,85,631
Balance with Banks	420,00,000	-
	108,04,376	115,45,728
TOTAL	529,10,474	118,31,358

Notes:

- 1. The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in Accounting Standard - 3 "Cash Flow Statements" issued by the Institute of Chartered Accountants of India.
- ె. Figures in brackets indicate Outflows.
- 3. Cash & cash equivalents include Rs.1,05,05,112/- (Prev. Year Rs.1,14,85,651) which are not available for the use of the company being margin money with HDFC Bank (Refer Note 15).

This is the Cash Flow Statement referred to in our report of even date attached.

FOR GUPTA SARDA & BAGDIA

FOR VIBRANT GLOBAL CAPITAL LTD.

MANAGING DIRECTOR

Jalpesh Darji **SECRETARY** DIN-00152665

Vaibhav Garg **CFO** DIN-02643884 **CHARTERED ACCOUNTANTS**

P. C. SARDA **PARTNER** M. NO. 35245 FR NO. 103447W

SARDA NAGPUR

PLACE: MUMBAI DATE:-30/05/2017

VIBRANT GLOBAL CAPITAL LTD

NOTES TO THE FINANCIAL STATEMENTS

NOTE 1 A] BACKGROUND:

Vibrant Global Capital Limited ('the Company') is registered as a Non-Banking Financial Company ('NBFC') as defined under Section 45-IA of the Reserve Bank of India Act, 1934. The Company is principally engaged in lending and investing activities.

B] SIGNIFICANT ACCOUNTING POLICIES:

a) Basis of Preparation of Financial Statements

- (i) The financial statements have been prepared in accordance with Generally Accepted Accounting Principles (GAAP) in India under the historical cost convention on accrual basis. GAAP comprises mandatory accounting standards as prescribed under section 133 of the Companies Act,2013('the Act') read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notifed) and guidelines issued by the Securites and Exchange Board Of India(SEBI).
- (ii) The Company complies with the directions issued by the Reserve Bank of India (RBI) for Non-Banking Financial (Non-Deposit Accepting or Holding) Companies(NBFC-ND).
- (iii) As required by Schedule III, the Company has classified assets and liabilities into current and non-current based on the operating cycle. An operating cycle is the time between the acquisition of assets and their realisation in cash and cash equivalents. Since in case of non-banking financial company normal operating cycle is not applicable, the operating cycle has been considered as 12 months.

b) Revenue Recognition:

Interest income is recognised on its accrual. Revenue from share trading & derivative trading is accounted on its sale. Dividend income is recognised when right to receive income is established.

c) Use of Estimates

The preparation of financial statements requires estimates and assumptions to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenue and expenses during the reporting period. Difference between the actual results and estimates are recognised in the period in which the results are known/materialized.

d) Provisions, Contingent Liabilities & Contingent Assets:

Provisions involving substantial degree of estimation in measurement are recognised when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Contingent Liabilities are not recognised but are disclosed in the notes. Contingent Assets are neither recognised nor disclosed in the financial statements.

e) <u>Taxes on Income</u>

- (i) Current Tax: Provisions for Income Tax is determined in accordance with provisions of Income Tax Act, 1961.
- (ii) <u>Deferred Tax</u>: Deferred tax is recognised on timing difference being difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent period(s) and is recognised using the tax rates and tax laws that have been enacted or substantially enacted. Deferred tax assets are not recognised unless there is sufficient assurance with respect to reversal of the same in future years.
- (iii) Mimimum Alternate Tax: Minimum Alternate Tax (MAT) paid in a year is charged to the Statement of Profit and Loss as current tax. The company recognizes MAT credit available as an asset only to the extent there is convincing evidence that the company will pay normal income tax during the specified period, i.e., the period for which MAT Credit is allowed to be carried forward. In the year in which the Company recognizes MAT Credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect of Minimum Alternate Tax under the Income Tax Act, 1961, the said asset is created by way of credit to the statement of Profit and Loss and shown as "MAT Credit Entitlement." The Company reviews the "MAT Credit Entitlement" asset at each reporting date and writes down the asset to the extent the company does not have convincing evidence that it will pay normal tax during the sufficient period.



f) Investment

- (i) Investments are classified as non-current or current based on intention of management at the time of purchase.
- (ii) Non-Current Investments are carried at cost less any other-than-temporary diminution in value.
- (iii) Current Investments are carried at the lower of cost and fair value.
- (iv) Any reduction in the carrying amount and any reversals of such reduction are charged or credited to the statement of profit and loss.

g) Fixed Assets and depreciation.

Fixed Assets are stated at cost less depreciation. Depreciation is being provided on Written Down Value Method as per the rates & life prescribed by Schedule II of the Companies Act, 2013. Depreciation on addition / deletions of assets during the year is provided on pro-rata basis.

h) <u>Derivatives Transactions</u>

Fair value of derivative contracts is determined based on the appropriate valuation techniques considering the terms of the contract as at the balance sheet date. Mark to market losses in derivative contracts are recognised in the statement of profit and loss in the period in which they arise. Mark to market gains are not recognised keeping in view the principle of prudence as enunciated in "Accounting Standard (AS) I – Disclosure of Accounting Policies".

i) Employee Benefits

a) Short-term Employee Benefits:-

Short term benefits are recognized as an expense at the undiscounted amount in the Profit & Loss Account of the year in which the related services are rendered.

b)Long-term Employee Benefits:-

Considering the present staff strength of the Company as well as contracts entered into with its personnel, presently there is no legal/contractual obligation for payment of any long term employee benefits and accordingly no accounting is being done for the same.

j) Closing Stock

Closing stock is valued at lower of cost or net realisable value. Cost is ascertained on FIFO basis.

k) Earnings per Share

The basic earnings per share ('EPS') is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding during the year. For the purpose of calculating diluted earnings per share, net profit after tax attributable to the equity shareholders for the year and the weighted average number of shares outstanding during the year are adjusted for the effects of all dilutive potential equity shares. The dilutive potential equity shares are deemed converted as of the beginning of the period, unless they have been issued at a later date. The diluted potential equity shares have been adjusted for the proceeds receivable had the shares been actually issued at fair value (i.e. the average market value of the outstanding shares).

l) Provisions for standard assets

Provisions for standard assets are made as per the Reserve Bank of India Master Direction No. DNBR.PD.007/03.10.119/2016-17/2016-17, Dated 01-09-2016.

m) <u>Provisions for Non Performing Assets (NPA) and doubtful debts</u>

NPA including loans and advances, receivables are identified as bad / doubtful based on the duration of the delinquency. The duration is set at appropriate levels for each product. NPA provisions are made based on the management's assessment of the degree of impairment and the level of provisioning meets the NBFC prudential norms prescribed by Reserve Bank of India.

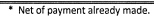
n) Cash Flow Statement

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of non-cash nature, any deferrals, or accruals of past or future operating cash receipts or payments and item of expenses associated with investing or financing cash flow. The cash flow from operating, investing and financing activities of the company are segregated.

o) Cash and Cash Equivalents

In the cash flow statements, cash and cash equivalents includes cash in hand, demand deposits with banks and other short-term highly liquid investments with original maturities of three months or less.

NOTE 2	CONTINGENT LIABILITIES	(Rs. In Crores)	
	Particulars	31.03.2017	31.03.2016
a)	<u>Liabilities for which company is contingently liable</u> :-		
	Corporate Guarantee given to Bank	47.30	47.30
b)	Claims against the company not acknowledged as debts		
	Demand of Income Tax U/s 156 for AY 2014-15 which is contested by	3.47*	0.00
	the company.		





50.77

47.30

	NOTE : 3 SHARE CAPITAL			31.03.2017	31.03.2016
(a)	AUTHORISED CAPITAL				
	2,52,50,000 (Prev. Year 2,52,50,000) Equity Share	of Rs 10/ anab		2525,00,000	2525,00,00
	1330ED, SUBSCRIBED & PAID UP CAPITAL				
	2,29,07,380 (Prev. Year 2,29,07,380) Equity Share	e of Rs. 10/- each		2290,73,800	2290,73,80
	TOTAL			2290,73,800	
(b)	Reconciliation Statement of Shares Outstanding			2230,73,800	2290,73,80
•	Particulars	No. of Shares as on	_	No. of Shares as	
-		31.03.2017	Amount in Rs.	on 31.03.2016	Amount in Rs
	Equity Shares				
	Number of shares at the beginning of the year	229,07,380	2290,73,800	229,07,380	2200 72 000
·	Shares Issued during the year	0	0	0	2290,73,800
,	Shares bought back during the year	0	0	Ö	(
•	Number of shares at the end of the year	229,07,380	2290,73,800	229,07,380	2290,73,800
:) S _	share holders holding more than 5% of Shares				
N	lame of Shareholders	No. of Shares as on	% of holding	No. of Shares as	0/ // //
		31.03.2017		on 31.03.2016	% of holding
	inod Garg (HUF)	32,88,500	14.250/		
	aibhav Vinod Garg	33,50,360	14.36%	32,88,500	14.36%
V	ibrant Global Infraproject Pvt. Ltd.	56,96,400	14.63% 24.87%	33,50,360	14.63%
Lo	okesh Industrial Services Pvt. Ltd.	11,65,200	5.09%	56,96,400	24.87%
	inod Garg	34,16,190	14.91%	14,53,200	6.34%
٧		- 1,20,200	14.51%	22,88,190	9.99%
Te	erms and Rights attached to Equity Shares				
Te Th	ne Company has only one class of Equity Shares ha	ving a par value of Rs.10	per share. Each hol	der of Equity Shares	is entitled to one
Te Th vo	ne Company has only one class of Equity Shares ha ote per share except Vibrant Global Infraproject Py lese companies. As per the provisions of Section 19	ving a par value of Rs.10 ; t. Ltd and Vibrant Global 9(1) of Companies Act,201	per share. Each hol Trading Pvt. Ltd. as 3, these sharehold	der of Equity Shares the Company is hold ers will not have, vot	is entitled to one ling company of ing rights at the
Te Th vo th m	ne Company has only one class of Equity Shares ha ote per share except Vibrant Global Infraproject Py	9(1) of Companies Act,201	3, these sharehold	the Company is hold ers will not have vot	ling company of ing rights at the



NOTE : 4 RESERVE & SURPLUS	31.03.2017	31.03.2016
Securities Premium Reserve		
Balance as per last Balance Sheet		
Add : Securities premium credited on Share issue	342,46,843	342,46,8
Less : Utilised during the year towards Initial Public Offering Expenses	0	
o was your towards mittal rubile Offering Expenses	0	
Surplus in the Statement of Profit and Loss	342,46,843	342,46,8
Balance as per last Balance Sheet		
Add:- Profit for the year	87,85,724	34,70,56
Less: - Transfer to Statutory Reserve	204,10,082	66,50,1
, and the second	(41,00,000)	(13,35,00
statutory Reserve *	250,95,806	87,85,72
Balance as per last Balance Sheet		
Add: Amount transferred from surplus in statement of profit and loss	74,35,000	61,00,0
Less: - Appropriation	41,00,000	13,35,0
	0	
ieneral Reserve	115,35,000	74,35,0
Balance as per last Balance Sheet		
Add: Transfer From Surplus	5,16,058	5,16,0
ess: Utilised for depreciation of computer	0	
to computer	0	
	5,16,058	5,16,05
TOTAL		
	713,93,707	509,83,62
Created pursuant to section 45-IC of Reserve Bank of India Act,1934.		
OTE : 5 LONG TERM BORROWINGS	21 02 2017	
	31.03.2017	31.03.2016
NSECURED LOAN		
Dan received :		
From others		
Tion one;	1395,66,576	1475,00,000
TOTAL	1205 66 576	
	1395,66,576	1475,00,00

OTE : 6 DEFERRED TAX LIABILITIES (NET)	31.03.2017	31.03.2016
he Deferred Tax Liabilities comprises of the following:		
Depreciation	12,131	109
Unabsorbed Business loss	0	28,54,00
Securities held as Stock in trade (ICDS)	0	(
ET DEFERRED TAX LIABILITY	12,131	28,54,116



NOTE: 7 SHORT TERM BORROWINGS	31.03.2017	31.03.2016
SECUPED LOAN	•	
SECURED LOAN		
Loans Repayable on Demand		
- From Banks		
-HDFC Bank (OD A/c) 08308180000060	22 22 074	
A.1 .	33,33,871	62,59,
Other Loans and Advances		
-Bajaj Finserv Limited		
	499,97,126	0
TOTAL		
	533,30,997	62,59,7
NOTE:		
Secured Loans: The company has taken a short term loan against shares fro gainst lien of Fixed Deposit amounting to Rs.1.00.00.000/-, which carries in		
gainst lien of Fixed Deposit amounting to Rs.1,00,00,000/- which carries in	terest @ 9.5% p.a.& 8.5% p.a respectivε	ely.
NOTE : 8 TRADE PAYABLE	31.03.2017	31.03.2016
Sundry Creditors	357,10,747	6.00
TOTAL	337,10,747	6,27
TOTAL	357,10,747	6,27
OTE : 9 OTHER CURRENT LIABILITIES	24.00.00-	
	31.03.2017	31.03.2016
come received in advance		
	0	9,54,18
penses Payable	28,50,630	10,11,98
TOTAL		
	28,50,630	19,66,16
DTE: 10 SHORT TERM PROVISIONS		
- Tolong	31.03.2017	31.03.2016
ovision for Income Tax		
ovision on Standard Asset	0	
rision on Standard Asset	99,354	1,03,589
TOTAL		
	99,354	



NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

NOTE - 11

FIXED ASSETS AS ON 31st MARCH, 2017

		GRO	GROSS BLOCK			DEPRECIATION			
	AS ON	ADD-	SALES/	AS ON	UPTO	PROVIDED		NET	NET BLOCK
PARTICULARS	01-04 2016	OIACIE!)		IOIAL	ASON	AS ON
	0107-10	S C C C C C C C C C C C C C C C C C C C	IKANSFER	31.03.2017	31-03-2016	DURING		31.03.2017	31-03-2016
						THE PERIOD			
-									
FIXED ASSETS:									
ANGIBLE									
Computer & Laptop	60,914.00	0.00	0.00	60 914 00	41 741 11	7			
Furniture & Fixture	7,319.94	0.00	00.0	7,319.94	6,106.59	477.00	53,851.11	7,062.89	19,172.89
Computer Software	0.00	94.713.00	0	77 77 00	. (2	55.512,1
			9	94,715.00	0.00	15,025.61	15,025.61	79,687.39	000
TOTAL:	68 233 94	04 713 00							
1	10:00=100	04,719.00	0.00	1,62,946.94	47.847.70	27 G12 G1	75 400 04	1000	
PREVIOUS YEAR:	37,234	31,000	C	68 234	20400	10.310,12	73,460.31	87,486.63	20,386.24
				407,00	70,107	27,686	47,848		20.386
								-	000,01



TRADE INVESTMENT	31.03.2017	31.03.2016
TRADE INVESTMENT UNQUOTED INVESTMENT IN FOURTH CONTROL OF THE PROPERTY OF T		-
UNQUOTED INVESTMENT IN EQUITY SHARES (AT COST) INVESTMENT IN SUBSIDIARIES		
18 10 000 (15 00 000) Vilanda La C		
18,10,000 (15,00,000) Vibrant Infraproject Pvt.Ltd. 9,50,000 (5,00,000) Vibrant Global Salt Pvt. Ltd.	46,00,000	15,00,0
15,75,360 (14,00,000) Vibrant Global Trading Pvt. Ltd.	145,00,000	100,00,0
vibrant Global Trading Pvt. Ltd.	557,53,600	540,00,0
Total (a)	748,53,600	655,00,0
INVESTMENT IN ASSOCIATES		
2,00,000 (2,00,000) Vibrant Global Vidyut Pvt Ltd.		
	20,00,000	20,00,0
Total (b)	20,00,000	20,00,0
<u>OTHERS</u>		
54,00,000 (54,00,000) Tapadia Polyesters Pvt. Ltd.	T40.00.00	
0 (1,928) NEXTGEN ANIMATION LTD	540,00,000	540,00,0
0 (2,100) Asian Electronics Ltd.	0	15,4
0 (1,36,000) Dhanus Tech Ltd	0	60,5
0 (23,01,526) Uttam Value Steel	0	125,27,6
	540,00,000	318,96,7
ess : Provision for diminution in the Value of Investments	540,00,000	985,00,3
Total (c)	0 0	(357,10,81
	540,00,000	627,89,58
NQUOTED INVESTMENT IN PREFERENCE SHARES (AT COST)		
THERS		
31,277 (31,277) Preference Shares of Crest Steel & Power Pvt. Ltd	156,38,900	156 20 00
30,00,000 (50,00,000) Tristar car Pvt. Ltd.	500,00,000	156,38,90
10(10) JSW Steel Ltd	0	500,00,00
Total (d)	656,38,900	656,38,90
		330,30,30
TOTAL UNQUOTED (a + b + c + d) THER LONG TERM INVESTMENT	1964,92,500	1959,28,48
JOTED INVESTMENT IN EQUITY SHARES		
0(18,670)Aegis Logistics Ltd.		
0 (2,925) Balmer Lawrie Co. Ltd.	0	17,74,02
8,050 (8,050) CCL Products India Ltd.	0	17,11,03
16,280(11,110) Deepak Fertilisers	15,08,345	15,08,34
0 (5,750) Everest Industries Ltd.	27,07,676	15,43,66
8,670 (8,670) Finolex Cables Ltd.	0	19,75,102
5011 (8,078) Garware - Wall Ropes Ltd.	22,11,633	22,11,633
19,065(0)HEG Ltd.	10,71,989	17,01,854
6,960 (6,960) Heritage Foods India Ltd.	30,71,778	, ,
0 (4,000) Hinduja Global Solutions Ltd.	30,62,893	30,62,893
11,634 (5,817) Indian Hume Pipe Company Ltd.	0	20,92,482
14,957 (0) Jayant Agro Organics	19,85,369	19,85,369
3,951 (2,385) Savita Oil Technologies Ltd.	24,97,401	0
0 (14,440) Tata Global Beverages Ltd.	22,19,150	13,24,443
45,600 (45,600) Emkay Taps and Cutting Tools Ltd.	0	19,58,470
19,510 (6,110) Apar Industries Ltd.	150,95,869	150,95,869
64,032 (6,041) DCM Shriram Ltd.	98,03,473	23,83,878
0 (23,600) Facor Steel Ltd.	147,60,022	7,62,141
1,30,310 (0) Gujarat Ambuja Export Ltd.	0	62,807
30,300 (0) HDFC Warrants	102,66,216	. 0
53,570 (12,370) IFGL Refactories Ltd.	112,20,972	. 0
,420 (0) ISGEC Heavy Engineering Ltd.	85,04,669	15,90,463
1,194 (0) Maharashtra Seamless Ltd.	70,49,670	0
8,456 (8,360) Maithan Alloys Ltd.	27,79,993	. 0
8,220 (8,400) Motilal Oswal Finance Ltd.	90,13,631	9,00,572
,510 (2,500) Nilkamal Ltd.	82,10,808	27,20,125
,25,640 (0) Rain Industries Ltd.	96,34,802	13,69,249
0,960 (0) ZUARI Agro Chemicals Ltd.	154,57,474	0
,500 (12,500) HIL Ltd.	88,21,999	0
(2,300) JSW Steel Ltd	51,49,474	89,73,213
(10,870) KDDL Ltd.	0	15,83,998
(4,54,333) Lloyds Metal Ltd.	0	31,18,227
(11,000) MBL Infrastrutures Ltd.	,0	70,05,919
0,000 (20,000) Nucleus Software Exports Ltd.	0	23,96,658
(962) Orissa Minerals	24,34,042	57,13,858
(2,400) Reliance Industries Ltd	0	33,00,819
0,000 (7,050) Inox wind Ltd Ambit	0	7,10,148
,930 (6720)Sanghvi Movers- Ambit	34,34,505	24,86,562
,000 (0) Simplex Casting Ambit	102,97,059	24,97,611
,000 (0) Vindhya Telelink Ambit	28,65,427	. 0
140 (940) VST Tillers Ambit	99,41,326	0
4,000) Tata Steel Ltd.	81,58,756	14,82,185
4,000) Tata Steel Ltd.		

K

against Property (Topworth Property)		58,77,995	58,77,995
<u>ance</u>			
d, Considered Good)			
		31.03.2017	31.03.2016
LONG TERM LOAN & ADVANCES			-
		0	357,10,81
Aggregate provision for diminution in the value of unquoted investments		0	
provision for diminution in the value of quoted investment		2814,50,263	862,85,53
Market value of Quotod Investment		1932,36,419	911,21,87
e of Unquoted Investment		1964,92,500	1959,28,48
GRAND TOTAL		3897,28,919	2870,50,35
TOTAL QUOTED INVESTMENT	S	1932,36,419	911,21,87
		0	
Vision for diminution in the Value of Invest	Total	1932,36,419	911,21,8
	vision for diminution in the Value of Investments TOTAL QUOTED INVESTMENT GRAND TOTAL of Unquoted Investment of Quoted Investment Market value of Quoted Investment provision for diminution in the value of quoted investments provision for diminution in the value of unquoted investments provision for diminution in the value of unquoted investments LONG TERM LOAN & ADVANCES	TOTAL QUOTED INVESTMENTS GRAND TOTAL of Unquoted Investment of Quoted Investment Market value of Quoted Investment provision for diminution in the value of quoted investments provision for diminution in the value of unquoted investments LONG TERM LOAN & ADVANCES I, Considered Good) ance against Property (Topworth Property)	TOTAL QUOTED INVESTMENTS 1932,36,419 GRAND TOTAL GRAND TOTAL 1964,92,500 of Unquoted Investment 1964,92,500 1932,36,419 1932,36



NOTE: 14 INVENTORIES		31.03.2017	31.03.2016
Stock of Shares			
(Valued at lower of cost of net realisable value)			
the realisable value)		175,80,500	655,96,
TOTAL		175 80 500	
		175,80,500	655,96,2
NOTE : 15 CASH & BANK BALANCES			
SISTING DATHE DALANCES		31.03.2017	31.03.2016
CASH & CASH EQUIVALENTS			
Balances with Banks			
-HDFC Bank Ltd. (3501)			
-IDBI Bank (OD A/c) 0187102000001809		29,524	35,4
Cheques in Hand		2,69,739	24,65
		420,00,000	
Cash on Hand		1,06,099	2,85,63
Other Bank Balances			_,00,00
Bank Deposit			
- Having maturity more than 12 months			
Fixed Deposit (HDFC Bank)			
		105,05,113	114,85,65
TOTAL		529,10,474	118,31,35
TOTAL lote :- Out of the above Bank Deposits held as margin money ag	ainst overdraft	529,10,474 105,05,113	118,31,35 114,85,65
lote :- Out of the above Bank Deposits held as margin money ag	ainst overdraft		
	ainst overdraft 31.03.2017		
lote :- Out of the above Bank Deposits held as margin money ag			114,85,65
lote :- Out of the above Bank Deposits held as margin money ag			114,85,65 31.03.2016
lote :- Out of the above Bank Deposits held as margin money ag OTE: 16 SHORT TERM LOAN & ADVANCES vance with Revenue Authorities (Unsecured, Considered Good)	31.03.2017		114,85,65
lote :- Out of the above Bank Deposits held as margin money ag	31.03.2017 97,13,691		114,85,65 31.03.2016
ote :- Out of the above Bank Deposits held as margin money ago of the above Bank Deposits held as margin money ago of the second	31.03.2017		114,85,65 31.03.2016 66,85,379
OTE: 16 SHORT TERM LOAN & ADVANCES vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard)	31.03.2017 97,13,691		114,85,65 31.03.2016
OTE: 16 SHORT TERM LOAN & ADVANCES vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard)	31.03.2017 97,13,691		114,85,655 31.03.2016 66,85,379
OTE: 16 SHORT TERM LOAN & ADVANCES vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) candard	97,13,691 0 326,81,877 70,59,863		114,85,655 31.03.2016 66,85,379 0 95,70,767
OTE: 16 SHORT TERM LOAN & ADVANCES vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) tandard Je Standard Jess: Provision	31.03.2017 97,13,691 0 326,81,877 70,59,863		114,85,655 31.03.2016 66,85,379
vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) tandard ub Standard Less: Provision 167,4 167,6 167,7 167,7	31.03.2017 97,13,691 0 326,81,877 70,59,863 0,000 4,000 150,66,000	105,05,113	114,85,65 31.03.2016 66,85,379 0 95,70,767 318,64,856
OTE: 16 SHORT TERM LOAN & ADVANCES vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) candard candard candard Less: Provision Less: Provisio	31.03.2017 97,13,691 0 326,81,877 70,59,863 0,000 4,000 150,66,000	22,00,000 2,20,000	114,85,655 31.03.2016 66,85,379 0 95,70,767
vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) tandard tab Standard Less: Provision Dubtful Less: Provision Less: Provision 167,4 8,6 8,6	31.03.2017 97,13,691 0 326,81,877 70,59,863 0,000 4,000 150,66,000	105,05,113 22,00,000	31.03.2016 66,85,379 0 95,70,767 318,64,856
vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) tandard tab Standard Less: Provision Dubtful Less: Provision Credit Entitlement	31.03.2017 97,13,691 0 326,81,877 70,59,863 0,000 4,000 150,66,000	22,00,000 2,20,000	31.03.2016 66,85,379 0 95,70,767 318,64,856 19,80,000
vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) tandard tab Standard Less: Provision Dubtful Less: Provision Less: Provision 167,4 8,6 8,6	31.03.2017 97,13,691 0 326,81,877 70,59,863 0,000 4,000 150,66,000 0,000 0,000 0	22,00,000 2,20,000	31.03.2016 66,85,379 0 95,70,767 318,64,856 19,80,000 0 73,05,650
vance with Revenue Authorities (Unsecured, Considered Good) vances to related parties (Unsecured, Considered Good) To Directors To Other Related Parties (Standard) vances to others (Unsecured) tandard tab Standard Less: Provision Dubtful Less: Provision Credit Entitlement	31.03.2017 97,13,691 0 326,81,877 70,59,863 0,000 4,000 0,000 0,000 0 0	22,00,000 2,20,000	114,85,65 31.03.2016 66,85,379 95,70,767 318,64,856 19,80,000

NOTE:

All the above advances are towards normal NBFC business of the company and are utilised by borrowers for their short term business needs. These advances bear varied interest as per agreed terms between borrower and the company except in case of Om Ispat, Ashok Kumar Jain HUF having an outstanding advance of Rs. 19 Lakhs on which no interest is charged.



NOTE : 17 OTHER CURRENT ASSETS	31.03.2017	31.03.2016
Accrued Interest on FDR		
Prepaid Insurance	1,27,511	1,84,85
Life Membership Fees of National Sports Club of India (Deferred)	5,00,000	5,05,74
Margin Money Held with Broker	4,49,888	8,99,77
Prepaid Expenses	0	30,08,674
Ambit Finvest Pvt. Ltd.	8,135	(
	1,06,559	(
TOTAL		
	11,92,093	45,99,046

INCOME

NOTE: 18 REVENUE FROM OPERATIONS (GROSS)		31.03.2017	31.03.2016
Sale of Products			
Sale of Shares		1530 76 750	
		1530,76,750	1636,06,26
Other Operating Revenues			
Profit/(Loss) from Intra-day trade			
Profit/ (Loss) from Trading on Derivatives		(17,277)	-91,78
		290,85,151	-160,02,72
TOTAL			
		1821,44,624	1475,11,748
NOTE : 19 OTHER INCOME			
		31.03.2017	31.03.2016
Dividend			
Interest Income on loans		11,45,177	27,82,842
Interest on Fixed Deposits		62,56,103	214,02,706
Interest on Income Tax Refund		7,83,751	9,49,752
		0	82,874
Reversal of provision for diminution in the Value of Investments (Net) Provision held			0
Less: Loss on shares	357,10,813		
	334,36,609	22,74,204	41,80,462
eversal of provision for NPA , doubtful debts and balances written off *	* .	0	3,89,229
TOTAL			
	100	104,59,235	297,87,865

^{*}For details, see below Note 23

EXPENSES

NOTE : 20 CHANGES IN INVENTORIES		
TES SIMUNOES IN INVERTIONIES	31.03.2017	31.03.2016
A. OPENING STOCK		
Opening Stock of Shares		
Total Opening Stock (A)	655,96,266	615,63,376
,	655,96,266	615,63,376
Less: Closing Stock of Shares (B)		
	175,80,500	655,96,266
CHANGE IN INVENTORY (A-B)	· ·	
(<i>((((((((((</i>	480,15,766	(40,32,890)



	31.03.2017	31.03.2016
Salary to director		
Salaries & Wages	48,00,000	4800
Medical Reimbursement to empolyees	58,91,295	13,22,
Ex Gratia	2,17,625	48,
Leave Travel Allowance	2,18,000	48,
Staff Welfare Expenses	1,77,997	54,
TOTAL	113,04,917	1, 62,75,
Short term Employee benefit: NIL Long term Employee benefit: NIL (Refer Note 1/R)(ii)		02,73,
···· (note: Note 1(b)(i))		
NOTE : 22 FINANCE COST	31.03.2017	31.03.2016
Interest to Bank (HDFC Bank OD A/c)	F 05 003	
Interest on Loan	5,06,082	4,57,
Interest to Revenue Authorities	30,24,989 6,976	3,34,0
TOTAL		7
	35,38,047	7,92,0
NOTE : 23 OTHER EXPENSES	31.03.2017	31.03.2016
Professional Tax		31.03.2010
Share Trading Expenses	2,500	2,5
Security Transaction tax	17,76,548	23,37,5
Payment To Auditors :	5,97,905	6,77,9
-For Audit Fees		
-For Other Services	2,52,850	1,88,7
Professional Fees	34,500	33,70
xchange & Depository Expenses	127,84,811	24,40,04
rovision for NPA, doubtful debts and balances written off *	9,21,493	8,93,87
office & Miscellaneous expenses	22,49,765	
irector Sitting Fees	72,544	96,93
iternet Expense	60,000	60,00
oc & Legal Exp	64,452	56,40
ates & Taxes	6,600	26,70
ent	28,258	1,23
epairs and Maintenanace	1,20,000	1,20,00
el & Mobile Exp.	4,000	3,20
dvertisement Expenses	U 3.740	2,07
surance Expenses	2,748	2,74
avelling Expenses	5,741	8,410
Isiness Promotion Expenses	88,974	79,058
nk Charges	3,27,869 9,319	72,255
embership & Subscription	4,76,860	16,557
ationery & Printing	27,688	4,71,098
stage & Courier	0	33,615
lance written off TAL	55	1,009 2,023
TAL	199,15,480	76,27,671
eakup of provision for NPA, doubtful debts and bad debts written off		*
		PENING BAL
rision for NPA and Doubtful Debts		
vision for NPA and Doubtful Debts vision for Standard Assets	22,54,000	2,20,000
vision for NPA and Doubtful Debts vision for Standard Assets debts written off	22,54,000 (4,235)	2,20,000 1,03,589



NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

NOTE 24 CURRENT TAX

Particulars	31.03.2017	31.03.2016
Current Tax	101,19,800	0
TOTAL	101,19,800	0

NOTE 25 Current tax expense relating to prior years

Particulars	31.03.2017	31.03.2016
Current Tax	12,806	268
Less : MAT Credit Entitlement	0	0
TOTAL	12,806	268

- NOTE 26 In the opinion of the Board Current Assets, Loans and Advances have a realisable value at an amount at which they are stated in the balance sheet, if realised in the ordinary course of business.
- **NOTE 27** The stock of shares is valued at lower of cost or net realisable value whichever is less. Cost is ascertained on FIFO basis.
- NOTE 28 Investments in Shares includes the shares valuing Rs.8,85,23,489/- pledged with Bajaj Finserv Ltd as security against loan .

MOTE	20	Payment to Auditors	

Payment to Auditors	31.03.2017	31.03.2016
For Audit Fees*	2,52,85	0 1,88,725
For other services	34,50	0 33,708

^{*} Includes audit fees for review of interim financial statements.

NOTE 30 Following are the details of Income from Investment activity:

		31.03.2017	31.03.2016
Dividend	Short Term	-	-
	Long Term	8,83,627	12,12,030
Profit/(Loss) on sale of Investments	Short Term		-
	Long Term	(334,36,609)	(97,619)

NOTE 31 Earning Per Share (EPS):

EPS is calculated by dividing the profit attributable to the equity shareholders by the weighted average number of equity shares outstanding during the year. Calculation of Basic earnings per equity share is stated below.

	31.03.2017	31.03.2016
a) Profit (loss) after tax	204,10,082	66,50,164
b) No. of Equity Shares (Weighted Average)	229,07,380	229,07,380
c) Earning Per Share (BASIC & DILUTED)	0.89	0.29

- NOTE 32 Long term loans and advances includes Rs. 58 Lakhs being part payment made for purchase of property. As reported in earlier years, the company has filed a suit in the High Court of Judicature at Mumbai for specific performance of this agreement for purchase.
- NOTE 33 The Company has borrowed interest free loan from certain corporate entities. Opening balance of such borrowings is Rs. 14,75,00,000/- and after considering further acceptance of Rs. 1,98,00,000/- and repayment of Rs. 2,98,00,000/- closing balance of such loan is Rs.13,75,00,000 /-.



NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

- NOTE 34 The Company has granted interest free loan to certain corporate entities. Opening balance of such loan is Rs. 50,00,000/- and further grant of loan during the year is Rs. 6,90,00,000/-, having no closing balance. Similarly, the Company has also granted interest free loan to certain non-corporate entities. Opening balance of such loan is Rs. 35,00,000/- and no such further loan has been granted during the year. Closing balance of such loan is Rs.15,00,000/-.
- NOTE 35 Previous year figures have been regrouped/rearranged wherever felt necessary to make them comparable with current year figures.

NOTE 36 RELATED PARTY DISCLOSURE-AS-18

According to the Accounting Standard 18 (Related Party Disclosure) issued by the Institute of Chartered Accountants of India, the disclosure of transactions with the related parties as defined in the Accounting Standard are given as per Annexure I attached.

NOTE 37 SEGMENT REPORTING - AS - 17

According to the Accounting Standard 17 (Segment Reporting) issued by the Institute of Chartered Accountants of India, the disclosure of reportable segments as defined in the Accounting Standard are given as per Annexure II attached.

NOTE 38 DETAILS OF SPECIFIED BANKING NOTES

Particulars	SBNs Amount (Rs.)	Other Denomination (Rs.)	Total (Rs.)
Total Closing cash in hand as on 08.11.2016	1,35,000	4,126	1,39,126
(+) Permitted receipts	0	1,50,000	1,50,000
(-) Permitted payments	0	14,370	14,370
(-) Amount deposited in Banks	1,35,000	0	1,35,000
Total Closing cash in hand as on 30.12.2016	0	1,39,756	1,39,756

FOR Vibrant Global Capital Ltd

Vinod Garg Ja
MANAGING DIRECTOR SE

ANAGING DIRECTOR S
DIN-00152665

PLACE: MUMBAI DATE:-30/05/2017 Jalpesh Darji Vaibhav Garg SECRETARY CFO

CFO DIN-02643884

M.NO.35245 Firm Registration No.103447W

SIGNATURE TO NOTE 1 TO 38 FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

(P.C. SARDA)
PARTNER

NAGPUR MAGPUR

SARDA

	OSURE		Relation			Key Management Personnel				Subsidiary		Associate		Enfernrises on which Key Management Personnel along with Relatives Have	Significant Influence.			Relatives of Key Management Personnel	
ANNEXURE I TO NOTE 36 OF NOTES TO ACCOUNTS	DISCLOSURE REQUIREMENT AS PER AS-18 : RELATED PARTY DISCLOSURE (01.04.2016 TO 31.03.2017)	List of related parties and relationship	NAME OF THE RELATED PARTIES	Vaibhav Vinod Garg	Vinod Ramniwas Garg	Anand Khetan (Independent director)	Harsh Rajkumar Mehadia (Independent director)	Khushboo Anish Pasari (Independent director) (Joined on 22.08.2016)	Vibrant Global Infraproject Pvt. Ltd.	Vibrant Global Salt Pvt Ltd	Vibrant Global Trading Pvt. Ltd.	Vibrant Global Vidyut Pvt Ltd.	Allyis India Pvf. Ltd.	Interfer Vibrant Steel Private Limited	Vibrant Global Housing Finance Pvt. Ltd.	Vinod Vaibhav Garg HUF	Hiral Kamani	Riddhima Garg	Govind Narayan Garg
ANNEX	DISCLOS (01.04.20)	List of re	Sr.No.		7	n	4	S	+	7	n	-	-	2	ю	4	1	2	m
	ية المراجع المراجع المراجع المراجع المراجع	t t	5	7	(



NATURE OF RELATIONSHIP		SUBSIDIARY		Associate	Key Manager	Key Management Personnel	ENTERPRISES ON WHICH KEY MANAGEMENT PERSONEL HAVE SIGNIFICANT INFLUENCE
NATURE OF TRANSACTION .	Vibrant Global Trading Pvt. Ltd.	Vibrant Global Salt Pvt Ltd	Vibrant Global Infraproject Pvt. Ltd.	Vibrant Global Vidyut Pvt Ltd.	Vinod Garg	Vaibhav Garg	Val Pack Solutions Pvt. Ltd.
INVESTMENT							
SHARES PURCHASED	- (١ (1 (١. (1,00,000	ı Ş	1.
	(-)	<u>(</u>)	(<u>·</u>)	•	<u>-</u>	(-)	(-)
SHARES SOLD	. 3	- 3	- ()	- ()	- 3	' (' (
L		Ē.	D	C		<u>-</u>	-)
- NAN ACCEPTED							
	· (-)	· (-)	· (-)	(-)	• ①	. ①	· (-)
LOAN REPAID BACK	ı	į		ı	ı	•	,
	(-)	(-)	•	(-)	<u> </u>	(-)	(-)
LOAN GRANTED	· (-)	857,00,057 (1050,00,000)	· (-)	- ①	· ①	· (-)	(20,00,000)
LOAN RECEIVED BACK	· (•)	652,70,82 4 (1852,27,587)	· (-)	· (-)	· ①	· (-)	(143,00,000)
INTEREST RECEIVED	· (-)	29,79,863 (106,34,185)	· (-)	· (-)	· ①	· (-)	· (-)
INTEREST PAID	- ①	· (-)	· (-)	· ①	· ①	. 0	. ①
BALANCE OUTSTANDING IN THE BOOKS OF ACCOUNTS							
Debit	N (i	326,81,877	Ę Œ	J (T)	NIC (*)	Ę (N (I
Credit	(-)	(-) NIC) <u>F</u>) j	E € €) <u> </u> ()
BUSINESS							
REMUNERATION PAID	(-)	(-)	- ①	. ①	36,00,000	12,00,000 (12,00,000)	. ①
RENT PAID	1,20,000 (1,20,000)	. 3	- (-)	- (-)	. (· (-)	· ①
BALANCE OUTSTANDING IN THE BOOKS OF ACCOUNTS Credit	(000 ⁻ 090)	N (-)	NIL (-)	NI (-)	NIC (-)	NI(-)	NIC (-)

FOR & ON BEHALF OF BOARD OF DIRECTORS
OF Vibrant Global Capital Ltd

J.R. Out Vinod Gárg NanaGing Director Din-00152665 PLACE: MUMBAI DATE:-30/05/2017

Vaibhav Garg CFO DIN-02643884

NAGPUR * CVo (P.C. SARDA) PARTNER.

M.NO. 35245 FRNo.:-103447W

FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

ANNEXURE II TO NOTE 37 OF NOTES TO ACCOUNTS

DISCLOSURE REQUIREMENT AS PER AS-17: SEGMENT REPORTING

A. Segment information as per Accounting Standard - 17 on Segment Reporting :

Information provided in respect of revenue items for the year ended 31st March, 2017 and in respect of assets / liabilities as at 31st March, 2017.

Primary Segment : Business Segment

		Capital	Lending	Unallo-	Total
		Market	Activity	cated	
1.	REVENUE				
	External Revenue	1855,64,005	62,56,103	7,83,751	1926,03,859
	Inter-Segment Revenue	(1545,72,670)	(217,91,935)	(10,32,626)	(1773,97,231)
	•	(-)	(-)	(-)	(-)
	Total Revenue	1855,64,005	62,56,103	7,83,751	1926,03,859
	Previous Year	(1545,72,670)	(217,91,935)	(10,32,626)	(1773,97,231)
	RESULTS				
2.	-5	479,76,763	24,75,581	(170,43,409)	334,08,935
	before Tax	(60,53,545)	214,57,868	(92,59,575)	61,44,748
	Unallocated Expenses	-	-	• •	_
	D 5110	(-)	(-)	(-)	(-)
	Profit / (Loss) before Tax	479,76,763	24,75,581	(170,43,409)	334,08,935
		(60,53,545)	214,57,868	(92,59,575)	61,44,748
3.	OTHER INFORMATION				
	Segment Assets	4180,60,134	968,07,740	-	5148,67,874
	Unallocated Corporate Assets	(3677,97,977)	(434,15,623)	(-) 171,70,068	(4112,13,600)
	Chamboarda Corporato Modelo	(-)	(-)	(246,79,606)	171,70,068 (246,79,606)
	Total Assets	4180,60,134	968,07,740	171,70,068	5320,37,942
		(3677,97,977)	(434,15,623)	(246,79,606)	(4358,93,206)
	Segment Liabilities	890,41,744	1396,65,930	-	2287,07,674
	Hardley (10	(62,66,026)	(1485,57,774)		(1548,23,800)
	Unallocated Corporate Liabilities	-	-	28,62,761	28,62,761
	Total Liabilities	(-) 890,41,744	(-) 1396,65,930	(10,11,981) 28,62,761	(10,11,981) 2315,70,435
		(62,66,026)	(1485,57,774)	(10,11,981)	(1558,35,781)
	Capital Expenditure	_	_	94.713	94,713
		(-)	(-)	(31000)	54,715
	Depreciation	-	-	27,613	27,613
	Figures in brecket represents previous year's amour	(-)	(-)	(27,686)	(27,686)
	i igares in precket represents previous years amour	115.		1	

B. Segment Identification, Reportable Segments and definition of each segment :

i. Primary/ Secondary Segment Reporting Format :

The risk return profile of the Company's business is determined predominantly by the nature of its product. Accordingly, the business segments constitute the Primary Segments for the disclosure of segment information.



ii. Reportable Segments :

Segments have been identified and reported taking into account the differing risks and returns, nature of the products, the organisational structure and the internal reporting system of the Company.

iii. Segment Composition:

Capital Market Segment includes trading and invetment in Shares and Futures and Options. Financing Activity includes business of lending activities

FOR & ON BEHALF OF BOARD OF DIRECTORS OF Vibrant Global Capital Ltd

Vinod Garg MANAGING DIRECTOR DIN-00152665

DATE:-30/05/2017

Jalpesh Darji SECRETARY Vaibhav Garg CFO DIN-02643884 FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

(P.C. SARDA) PARTNER. M.NO. 35245 FRNo.:-103447W



GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

Business Plaza, U.G. Floor, 6 Farmland Central Bazar Road, Near Lokmat Square, NAGPUR-440010. Phone: 2437195, 2438181

FAX: 0712 - 2435068

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF VIBRANT GLOBAL CAPITAL LIMITED

I. Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of VIBRANT GLOBAL CAPITAL LIMITED (hereinafter referred to as "the Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its associate, comprising of the Consolidated Balance Sheet as at 31st March, 2017, the Consolidated Statement of Profit and Loss, the Consolidated Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

II. Management's Responsibility for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation of these consolidated financial statements in terms of the requirements of the Companies Act, 2013 (hereinafter referred to as "the Act")that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group including its Associate in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. The respective Board of Directors of the companies included in the Group and of its associates 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; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the



accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

III. Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. While conducting the audit, we have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder.

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

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

We believe that the audit evidence obtained by us and the audit evidence obtained by the other auditors in terms of their reports referred to in sub-paragraph (a) of the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.



IV. Opinion

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 Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group and its associate as at 31st March, 2017, and their consolidated profit and their consolidated cash flows for the year ended on that date.

V. Other Matters

(a) We did not audit the financial statements of one subsidiary company whose financial statements reflect total assets of Rs. 5,874.97 Lakhs as at 31st March, 2017, total revenues of Rs. 5,348.86 Lakhs and net cash flows amounting to Rs. 7.58 Lakhs for the year ended on that date, as considered in the consolidated financial statements. The Consolidated financial statements also include the Group's share of net loss of Rs.10,89,869/- for the year ended 31st March, 2017, as considered in the consolidated financial statements, in respect of an associate, whose financial statements have not been audited by us. These financial statements have been audited by other auditor whose report has been furnished to us by the Management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of the subsidiary and the associate, is based solely on the reports of the other auditors.

Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements / financial information certified by the Management.

VI. Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, we report, to the extent applicable, that:

(a) We have sought and except for the matter referred to in para g (iv) below, obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.



- (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
- (d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 and Companies (Accounting Standards) Amendment Rules, 2016.
- (e) On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2017 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies and associate companies incorporated in India, none of the directors of the Group companies and its associate companies incorporated in India is disqualified as on 31st March, 2017 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 Group and the operating effectiveness of such controls, refer to our separate report in the form of 'Annexure'; and
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
- There were no pending litigations which would impact the consolidated financial position of the Group and its associates.
- ii. The Group did not have any material foreseeable losses in long-term contracts including derivative contracts during the year ended March 31, 2017.
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company, and its subsidiary companies, associate companies and jointly controlled companies incorporated in India.
- iv. The Holding Company and its subsidiaries have provided disclosures in Note 46 in the consolidated financial statements as to the holding of Specified Bank Notes on November 8, 2016 and December



30, 2016 as well as dealings in Specified Bank Notes during the period from November 9, 2016 to December 30, 2016. Based on our audit procedures and relying on the management representation regarding the holding and nature of cash transactions, including those in Specified Bank Notes, we report that these disclosures are in accordance with the books of accounts maintained by the Group and as produced to us by the Holding Company.

Place: Mumbai

Date: 30.05.2017

FOR GUPTA SARDA & BAGDIA
Chartered Accountants
(Registration No. 103447W)

(P.C. Sarda)
(Partner)

NAGPUR

Membership No. :35245

ANNEXURE TO THE AUDITORS' REPORT

(Referred to in paragraph VI (f) of our Report of even date on the Account for the year ended on 31st March 2017 of M/S VIBRANT GLOBAL CAPITAL LTD.)

Report on the Internal Financial Controls 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 financial statements of the company as of and for the year ended 31st March 2017, we have audited the internal financial controls over financial reporting of M/S VIBRANT GLOBAL CAPITAL LTD. ('The Holding Company') and its subsidiary companies and its associate Company incorporated in India as of date.

Management's Responsibility for Internal Financial Controls

The respective Board of directors of the Holding Company, its subsidiary companies & associate companies 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 Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and 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 based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the 'Guidance Note') and the standards on Auditing, issued by ICAI and deemed to be prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were 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 control 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 auditors' 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 authorizations of the Management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the 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 frauds may occur and not be detected. Also, projections of any evaluations 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

Place: Mumbai

Date: 30.05.2017

In our opinion, the Holding Company , its subsidiary companies and based on the report on the internal financial control of its associate companies which are companies incorporated in India by their respective statutory auditors, have, in all material respects, an adequate internal financial controls system over financial reporting which were operating effectively as at 31 March, 2017, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

FOR GUPTA SARDA & BAGDIA
Chartered Accountants
(Registration No. 103447W)

SARDA &

NAGPUR

ED ACCO

(P.C. Sarda)
(Partner)

DAMMIN

Membership No.:35245

VIBRANT GLOBAL CAPITAL LIMITED CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH 2017

Particulars	Note			
	No.	As at 31.03.2017	As at 31.03.2016	
		Amount in Rs.	Amount in Rs.	
EQUITY AND LIABILITIES				
Shareholders' Funds				
Share Capital	3	1720,71,360	1720,71,360	
Reserves and Surplus	4	3814,82,676	2961,56,536	
Share Application Money pending allotment		-	-	
Minority Interest		459,69,896	225,73,713	
Non-current liabilities				
Long-term borrowings	5	4855,04,000	2380,90,796	
Deferred Tax Liabilities (Net)	12	-	42,53,391	
Current Liabilities				
Short Term Borrowings	6	3999,52,215	1727,78,172	
Trade Payables	7	4903,28,850	2685,88,198	
Other Current Liabilities	8	438,97,012	143,78,351	
Short Term Provisions	9	33,99,354	8,74,779	
TOTAL		20226,05,364	11907 65 206	
ASSETS		20220,03,304	11897,65,296	
Non- Current Assets				
(a) Fixed assets	10			
(i) Tangible assets		4105,71,243	1309,67,497	
(ii) Intangible assets		116,33,644	1309,07,497	
Non Current Investments	11	3367,42,851	2462 27 562	
Deferred tax Asset (net)	12	38,28,796	2463,37,563	
Long Term Loans and Advances	13	525,19,324	555,27,321	
Current Assets				
Inventories	14	1594,49,347	903,31,171	
Trade Receivables	15	7645,83,616	4952,62,176	
Cash and Cash Equivalents	16	1396,21,900	949,56,996	
Short Term Loans and Advances	17	1315,94,898	649,47,778	
Other Current Assets	18	120,59,743	114,34,796	
TOTAL	-	20226,05,364	11897,65,296	
Significant Accounting Policies	1			
Contingent Liability	2			

See accompanying notes forming part of the financial statements

FOR VIBRANT GLOBAL CAPITAL LTD.

MANAGING DIRECTOR DIN-00152665

Jalpesh Darji **SECRETARY**

Vaibhav Garg CFO DIN-02643884

PLACE: MUMBAI DATE: 30-05-2017 AS PER OUR REPORT OF EVEN DATE ATTACHED

FOR GUPTA SARDA & BAGDIA **CHARTERED ACCOUNTANTS**

SARDA &

NAGPUR

P. C. SARDA **PARTNER**

M. NO. 35245 FR NO. 103447W

VIBRANT GLOBAL CAPITAL LIMITED CONSOLIDATED STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH 2017

	Particulars			
		No.	2016-17	2015-16
			Amount in Rs.	Amount in Rs.
2	Revenue from operations (Gross)	19	36560,81,579	29771,67,013
3	Other income	20	146,31,688	316,98,768
3	Total revenue (1+2)		36707,13,267	30088,65,781
4	Expenses			
	(a) Purchases of stock-in-trade	21	29071,26,586	28689,66,253
	(b)Cost of Material Consumed	22	4016,81,899	20009,00,233
	(c) Changes in inventories of finished goods	23	691,01,188	290,47,459
	(d) Employee costs	24	364,54,991	134,78,863
	(e) Finance costs	25	858,88,505	458,37,405
	(f) Depreciation and amortisation expense	10	273,24,933	124,81,645
	(g) Other expenses	26	1213,57,474	219,26,568
			1213,57,474	219,20,308
	Total expenses		36489,35,577	29917,38,194
			,	
5	Profit / (Loss) before exceptional & extraordinary			
	items and tax (3 - 4)		217,77,690	171,27,587
			, ,	
6	Exceptional Item		·	
7	Profit / (Loss) before tax (5 - 6)		217,77,690	171,27,587
_			•	
8	Tax expense:			
	(a) Current tax expense for current year	27	134,61,311	37,88,951
	(b) Current tax expense relating to prior years	28	(1,44,747)	3,13,729
	(c) Net current tax expense		133,16,564	41,02,680
	(d) Deferred tax		(13,88,450)	16,64,246
			119,28,114	57,66,926
9	Profit / (Loss) after tax (7-8)	-		
,	Tront / (Loss) after tax (7-6)		98,49,576	113,60,661
10	Add: Share in profit /(loss) (net) of associate companies		(40.00.00)	
	read offaire in profit / (1033) (flet) of associate companies		(10,89,869)	(90,40,516)
11	Less : Minority Interest		(44.04.65.4)	
	- set i i i i i i i i i i i i i i i i i i i		(44,84,654)	13,61,234
12	Profit / (Loss) for the year	-	122 // 261	0.50.011
	• • •	-	132,44,361	9,58,911
13	Earnings per share (of Rs. 10 /- each):			
	(a) Basic	35	0.57	0.66
	(b) Diluted	35	0.57	0.66

See accompanying notes forming part of the financial statements

FOR VIBRANT GLOBAL CAPITAL LTD.

Vinod Garg

PLACE: MUMBAI

DATE: 30-05-2017

MANAGING DIRECTOR DIN-00152665

Jalpesh Darji **SECRETARY** DIN-02643884

AS PER OUR REPORT OF EVEN DATE ATTACHED

FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

> TO MINN P. C. SARDA **PARTNER**

M. NO. 35245 FR NO. 103447W SARDA

VIBRANT GLOBAL CAPITAL LIMITED CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR 2016-17

217,77,690 273,24,933	171,27,587
273,24,933	171,27,587
273,24,933	171,27,587
273,24,933	,_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
!!!	
!!!	
	124,81,64
334,36,609	97,61
844,36,477	393,92,61
	-
24,55,825	-
22,49,765	
(357,10,813)	(42,78,08
-	(3,89,229
(11,90,036)	(31,20,372
(13,49,032)	(4,80,000
1324,31,417	608,31,783
4074 04 500	
	1619,60,159
	290,47,459
	(2041,12,57
1	34,08,982
(743,62,763)	1669,42,615
463,91,996	2180,78,425
(101,65,466)	(62,75,025
362,26,531	2118,03,399
(27.14.010)	/// /3 to:
* * * * * * * * * * * * * * * * * * * *	(66,67,480
(910,50,761)	(483,92,654
(02.52.600)	
` ' ' ' '	
	47.20.005
	47,30,805
' ' 1	31,20,372
10,00,000	-
-	162,50,000
	4,80,000
(937,84,332)	(304,78,957
930,22,858	1266,05,414
, , , , , , , , , , , , , , , , , , ,	
i i	(2220.78.422
(467,11,214)	
(467,11,214) 1759,56,954	3209,32,993
(467,11,214) 1759,56,954 (563,57,462)	3209,32,993
(467,11,214) 1759,56,954 (563,57,462) 238,00,000	3209,32,993 (3649,72,407
(467,11,214) 1759,56,954 (563,57,462)	(2220,78,422 3209,32,993 (3649,72,407 - (448,77,541 (1843,89,963)
	(357,10,813) - (11,90,036) (13,49,032) 1324,31,417 1371,06,532 438,38,679 (1951,69,619) 25,47,749 (743,62,763) 463,91,996 (101,65,466)



-2-			
Net Increase/(Decrease) in Cash & Cash Equivalents Opening Cash & Cash Equivalents Cash & Cash Equivalents as at March 31, 2017		386,70,010 1009,51,888 1396,21,899	(30,65,521) 980,22,516 949,56,995
Cash & Cash Equivalents comprise			
Cash in Hand		8,89,854	5,34,503
Cheques in Hand		420,54,614	-
Balance with Banks		966,77,432	242,16,155
Short Term Highly Liquid Investments		-	702,06,338
	TOTAL	1396,21,900	949,56,996

Notes:

- 1. The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in Accounting Standard - 3 "Cash Flow Statements" issued by the Institute of Chartered Accountants of India.
- 2. Figures in brackets indicate Outflows.
- 3. Cash & cash equivalents include Rs.8,04,62,781/- (Prev. Year Rs.1,14,85,651) which are not available for the use of the company being margin money with Bank (Refer Note 16).

This is the Cash Flow Statement referred to in our report of even date attached.

FOR VIBRANT GLOBAL CAPITAL LTD.

MANAGING DIRECTOR

DIN-00152665

Jalpesh Darji

SECRETARY **CFO**

DIN-02643884

FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

> P. C. SARDA PARTNER M. NO. 35245 FR NO. 103447W



PLACE: MUMBAI DATE:-30/05/2017

VIBRANT GLOBAL CAPITAL LIMITED

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1: SIGNIFICANT ACCOUNTING POLICIES:

A) <u>Principles of Consolidation:</u>

The Consolidated Financial Statements relate to **Vibrant Global Capital Limited** ("the Holding Company") & its subsidiaries and its associate (collectively referred to as "Group") .The consolidated financial statement have been prepared on the following basis:

- i) The standalone financial statement of the Holding Company and its subsidiaries have been combined on line-by-line basis by adding together the book values of like items of assets, liabilities, income and expenses after fully eliminating intra-group balances and intra-group transactions resulting in unrealized profits and losses.
- ii) The consolidated financial statement have been prepared using uniform accounting policies for transactions and other events in similar circumstances and are presented to the extent possible, in the same manner as the Holding Company's standalone financial statement except for the method of calculating depreciation of one of the subsidiaries, which was practically not possible to recalculate for matching with the methodology followed by other group constituents.
- iii) The difference between the costs of investment in the subsidiaries over the net assets as on the date of acquiring control is recognized in the consolidated financial statements as Goodwill or Capital Reserve as the case maybe.
- iv) The difference between the proceeds from the disposal of investments in a subsidiary and the carrying amount of its assets less liabilities as of the date of disposal is recognized in the consolidated statement of profit and loss as the profit or loss on disposal of investment in subsidiary as the case maybe.
- v) Minority interest's share of net assets of consolidated subsidiaries is identified and presented in the consolidated balance sheet separate from liabilities and the equity of the Company's shareholders.
- vi) Minority interest's share of net profit of consolidated subsidiaries for the year is identified and adjusted against the income of the Group in order to arrive at the net income attributable to shareholders of the Company.
- vii) The standalone financial statement of the Holding Company and its associate has been combined on the basis of equity method, whereby the investment is initially recorded at



cost, identifying any Goodwill/ Capital Reserve arising at the time of acquiring control. The carrying amount of the investment is adjusted thereafter for post-acquisition change in the Holding Company's share of net assets of the associate. Unrealized profits and losses resulting from the transactions between the Holding Company and the associate are eliminated to the extent of the Company's interest in the associate. Unrealized losses are not eliminated if and to the extent the cost of the transferred asset cannot be recovered. The consolidated statement of profit and loss reflects the Holding Company's share of operations of the associate.

B) Significant Accounting Policies:

i) Basis of Preparation of Financial Statements:

The consolidated financial statements have been prepared and presented in accordance with Generally Accepted Accounting Principles (GAAP) in India under the historical cost convention on accrual basis. GAAP comprises mandatory accounting standards as prescribed under section 133 of the Companies Act,2013('the Act') read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified).

The Company follows the prudential norms issued by Reserve Bank of India (as amended) for the asset classification, income recognition and provisioning for bad and doubtful debts. The financial statements are presented in Indian Rupees.

ii) Use of Estimates and Judgments:

The preparation of financial statements in conformity with GAAP requires the management to make estimates and assumptions that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenue and expenses during the reporting period. Accounting estimates could change from period to period. Actual result could differ from those estimates. Appropriate changes in those estimates are made as the management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made & if material, their effects are disclosed in the notes to the Financial Statements.

iii) Revenue Recognition:

a) Interest Income:

Interest income is recognized in the Profit and Loss Account on accrual basis.

b) Dividend Income:

Dividend Income is recognized when the right to receive payment is established.



c) Income from Investment:

Profit earned from sale of securities is recognized on trade date basis. The cost of securities is computed based on FIFO basis.

d) Financial Derivatives and Commodity Transactions:

Financial Derivatives and Commodity transactions are accounted for on a mark to market basis. The unrealized losses are recognized but the unrealized gains are not recognized. Payments of margin requirements on this contract are recognized on the Balance Sheet under the head "Other Current Assets".

e) Sales & Services:

Revenue from sale of goods is recognized when significant risks and rewards of ownership are transferred to the customers, which is at the point of dispatch of goods to the customers. Income from Investment/Deposits and job work credited to revenue in the year in which it accrues except in cases where such deposits are furnished to Government Authorities for legal requirements. The revenue in such cases is recognized on actual realization.

iv) Fixed Assets:

Fixed assets are stated at cost of acquisition less accumulated depreciation. Cost includes all expenses incidental to the acquisition of the fixed assets.

v) Depreciation / Amortization:

Depreciation on fixed assets, is provided on Written down Value method at the rates and in the manner prescribed in Schedule II of the Companies Act, 2013. Two of the subsidiaries have charged depreciation on Straight Line method. Depreciation has been recalculated as per Written down value method for one of the subsidiary, while depreciation for the other subsidiary has been charged on Straight Line method as it was not practically possible to recalculated the depreciation. Depreciation on addition / deletions of assets during the year is provided on pro-rata basis.

vi) Investments:

a) Investments are classified as long term or current based on intention of the management at the time of purchase.



- b) Non- Current Investments are carried at cost less any other-than-temporary diminution in value.
- c) Current Investments are carried at the lower of cost and fair value.
- d) Any reduction in the carrying amount and any reversals of such reduction are charged or credited to the statement of profit and loss.

vii) Stock-in-Trade:

Securities held as stock-in-trade are valued scrip wise at FIFO or fair value, whichever is lower. Items of other inventories are measured at lower of cost or net realizable value. Cost of inventories comprise of all cost of purchase, cost of conversion and other costs incurred in bringing them to their respective present location and condition. Cost of raw materials, consumables products are determined on FIFO method.

viii)Earnings Per Share:

Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding during the period. Diluted earnings per share is computed by dividing the profit after tax by the weighted average number of equity shares considered for deriving basic earnings per share and also weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. The diluted potential equity shares are adjusted for the proceeds receivable had the shares been actually issued at fair value which is the average market value of the outstanding shares. Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

The number of shares and potentially dilutive equity shares are adjusted retrospectively for all periods presented for any share splits and bonus shares issues including for changes affected prior to the approval of the financial statements by the board of directors.

ix) Taxation:

a) Current Tax:

Income tax expense comprises current tax (i.e. amount of tax for the period determined in accordance with the income tax law), deferred tax charge or credit (reflecting the tax effects of timing differences between accounting income and taxable income for the period).



b) Minimum Alternate Tax:

Minimum Alternate Tax (MAT) paid in a year is charged to the Statement of Profit and Loss as current tax. The company recognizes MAT credit available as an asset only to the extent there is convincing evidence that the company will pay normal income tax during the specified period, i.e., the period for which MAT Credit is allowed to be carried forward. In the year in which the Company recognizes MAT Credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect of Minimum Alternate Tax under the Income Tax Act, 1961, the said asset is created by way of credit to the statement of Profit and Loss and shown as "MAT Credit Entitlement." The Company reviews the "MAT Credit Entitlement" asset at each reporting date and writes down the asset to the extent the company does not have convincing evidence that it will pay normal tax during the sufficient period.

x) Deferred taxation:

The deferred tax charge or credit and the corresponding deferred tax liabilities or assets are recognized using the tax rates that have been enacted or substantively enacted by the balance sheet date. Deferred tax assets are recognized only to the extent there is reasonable certainty that the assets can be realized in future; however, where there is unabsorbed depreciation or carried forward loss under taxation laws, deferred tax assets are recognized only if there is virtual certainty of realization of such assets. Deferred tax assets are reviewed as at each balance sheet date and written down or written up to reflect the amount that is reasonably / virtually certain (as the case may be) to be realized.

xi) Provisions, Contingent Liabilities and Contingent Assets:

The Company creates a provision when there is a present obligation as a result of past events and it is probable that there will be outflow of resources and a reliable estimate of the obligation can be made of the amount of the obligation.

Contingent liabilities are not recognized but are disclosed in the notes to the financial statements. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.



Provisions are reviewed at each balance sheet date and adjusted to reflect the current best estimate. If it is no longer probable that the outflow of resources would be required to settle the obligation, the provision is reversed.

Contingent assets are not recognized in the financial statements. However, contingent assets are assessed continually and if it is virtually certain that an economic benefit will arise, the asset and related income are recognized in the period in which the change occurs.

xii) Preliminary Expenditure:

Preliminary expenses or pre-operative expenses are amortized over a period of five years after the commencement of business.

xiii) Employee Benefits

(a) Short-term Employee Benefits: -

Short term benefits are recognized as an expense at the undiscounted amount in the Profit & Loss Account of the year in which the related services are rendered.

(b) Long-term Employee Benefits:-

Considering the present staff strength of the Company as well as contracts entered into with its personnel, presently there is no legal/contractual obligation for payment of any long term employee benefits and accordingly no accounting is being done for the same.

xiv) Cash Flow Statement

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of non-cash nature, any deferrals, or accruals of past or future operating cash receipts or payments and item of expenses associated with investing or financing cash flow. The cash flow from operating, investing and financing activities of the company are segregated.

xv) Cash and Cash Equivalents

In the cash flow statements, cash and cash equivalents includes cash in hand, demand deposits with banks and other short-term highly liquid investments with original maturities of three months or less.

NOTE-2: CONTINGENT LIABILITIES:

(Rs. In Crores)

26.49

i) Bank Guarantee provided for performance and credit facility given by one of its subsidiary company for the borrowings of fellow subsidiary company which was an associate in the previous F.Y

<u>31.03.2017</u> <u>31.03.2016</u>

ii) Claims against the Company not acknowledged as debts

11.14*

(* Net of part payment already made)



NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS

NOTE: 3 SHARE CAPITAL	As at 31.03.2017	As at 31.03.2016
AUTHORISED CAPITAL 2,52,50,000 (Prev. Year 2,52,50,000) Equity Share of Rs. 10/- each ISSUED, SUBSCRIBED & PAID UP CAPITAL	2525,00,000	2525,00,000
1,72,07,136 (Prev. Year : 1,72,07,136) Equity Share of Rs. 10/- each	1720,71,360	1720,71,360
TOTAL	1720,71,360	1720,71,360

(b) Reconciliation Statement of Shares Outstanding:

(a)

Particulars Equity Shares	No. of Shares as at 31.03.2017	Amount in Rs.	No. of Shares as at 31.03.2016	Amount in Rs.
Number of shares at the beginning of the year Shares Issued during the year	172,07,136	1720,71,360	172,07,136	1720,71,360
Shares sold by subsidiary company under offer for sale	0	-	0	
Shares bought back during the year	0	- 1	0	-
Number of shares at the end of the year	0	-	0	-
The state of the year	172,07,136	1720,71,360	172,07,136	1720,71,360

(c) Share holders holding more than 5% of Shares:

Name of Shareholders	No. of Shares as at 31.03.2017	% of holding	No. of Shares as at 31.03.2016	% of holding
Vinod Garg (HUF)	32,88,500	19.11%	22.00.500	
Vaibhav Vinod Garg	33,50,360		32,88,500 33,50,360	19.11% 19.47%
Lokesh Industrial Services Pvt. Ltd.	11,65,200	6.77%	14,53,200	8.45%
Vinod Garg	34,16,190	19.85%	22,88,190	13.30%

(d) Terms and Rights attached to Equity Shares:

- i. The Company has only one class of Equity Shares having a par value of Rs.10 per share. Each holder of Equity Shares is entitled to one vote per share except Vibrant Global Infraproject Pvt. Ltd and Vibrant Global Trading Pvt. Ltd. as the Company is holding company of these companies. As per the provisions of Section 19(1) of Companies Act, 2013, these shareholders will not have voting rights at the meetings of Vibrant Global Capital Ltd.
- ii. They are also entitled to dividend if proposed by the Board of Directors and approved by the shareholders in the ensuing Annual General Meeting except in case of interim dividend.
- iii. In the event of liquidation the equity shareholders are entitled to receive the remaining assets of the Company after distribution of all preferential amount, in proportion to their share holding.

TOTAL	3814,82,676	2961,56,536
	3,32,528	3,32,528
Less . Elimination on Consolidation	_	0
Less: Utilised for depreciation of computer Less : Elimination on Consolidation	-	0
Add: Transfer From Surplus	-	0
Balance as per last Balance Sheet	3,32,528	3,32,528
General Reserve		. 1,55,000
	115,35,000	74,35,000
Less: - Appropriation		15,55,000
Add: Amount transferred from surplus in statement of profit and loss	41,00,000	13,35,000
Balance as per last Balance Sheet	74,35,000	61,00,000
Statutory Reserve *	(11,73,171)	(98,31,977)
	(4,85,555)	0
Less: Elimination on Consolidation	(41,00,000)	(13,35,000)
Less: - Transfer to Statutory Reserve	132,44,361	9,58,911
Add : Profit/(Loss) for the year	(98,31,977)	(94,55,888)
Balance as per last Balance Sheet		
Surplus in the Statement of Profit and Loss	1526,79,612	1378,91,733
· Emiliation on consolidation	(83,32,121)	0
Less: Elimination on Consolidation	-	0
Add : Securities premium received on Share issue Less : Utilised during the year towards Initial Public Offering Expenses	231,20,000	0
Balance as per last Balance Sheet	1378,91,733	1378,91,733
Securities Premium Reserve		
Constitute Present in Pr	2181,08,708	1603,29,252
Add : Capital Reserve credited on Consolidation	577,79,456	470,03,655
Balance as per last Balance Sheet	1603,29,252	1133,25,597
Capital Reserve		
	31.03.2017	31.03.2016
NOTE : 4 RESERVE & SURPLUS	As at	As at

^{*} Created pursuant to section 45-IC of Reserve Bank of India Act,1934.



NOTE: 5 LONG TERM BORROWINGS	As at	As at
	31.03.2017	31.03.2016
SECURED LOAN	31.03.2017	31.03.2010
-TERM LOAN		
- From Banks	470470	
- From Others	1704,78,972	867,01,965
~	29,58,452	38,88,831
UNSECURED LOAN		
Loan received :		
From Related Party		
- From Director		1475,00,000
- From Corporates	715,00,000	0
- From Other Related Party	920,00,000	0
The strict related rarty	90,00,000	0
- From Others	4005 44	
	1395,66,576	0
TOTAL	4855,04,000	2380,90,796

NOTES:

5.1 TERMS OF REPAYMENT OF SECURED LOAN & OTHER SIGNIFICANT DISCLOSURE :-

PARTICULARS		PERIOD OF MATURITY	NO OF INSTALLMENTS	AMT OF INSTALLMENTS	PERIODICITY OF	RATE OF INTEREST
State Bank Of India (Car Loan)	*	7 Yrs	84	21044		
ICICI Bank Car Loan	*	5 Yrs	1	21044	Monthly	10.45%
Deutsche Bank Term Loan	ا		60	95152	Monthly	10.24%
BMW Financial Services (Car Loan)	1	10 Yrs	120	1327517	Monthly	10.65%
	*	5 Yrs	60	105000	Monthly	9.50%
State Bank of India Term Loan Unit I (4.75 Cr)		7 Yrs	63	750000	Monthly	15.10%
State Bank of India Term Loan Unit II (12.5 Cr)		7 Yrs	71	1000000	Monthly	15.25%
State Bank of India (Innova Car)		5 Yrs	60	25000	Monthly	9.85%

Rate of interest are floating

.2 TERMS OF REPAYMENT OF UNSECURED LOAN :-

- a) Security- NIL
- b) As informed by the management, there is no specific stipulation about the period of repayment about the above loans but the same is not repayable within the next 12 months. As further represented by the management loan amounting to Rs. 20.66 Lakhs carries interest @ 15%, amounting to Rs. 90 Lakhs from other related party carries interest @ 14% while the balance loans are interest free.

NOTE: 6 SHORT TERM BORROWINGS	As at	As at
SECURED LOAN	31.03.2017	31.03.2016
SECURED LOAIN LOADS REPAYABLE On Demand - From Banks		
- HDFC Bank (OD A/c) 0830818000060 - Deutshe Commercial Bank O/D - State Bank of India CC a/c (1) - State Bank of India CC a/c (2) - State Bank of India (Buyer's Credit)	33,33,871 196,80,835 2173,77,154 1095,63,230	62,59,756 130,52,534 1506,66,876 0 27,99,005
Other Loans and Advances -Bajaj Finserv Limited	499,97,126	
TOTAL	3999,52,215	1727,78,172

NOTES:

- 7.1 Secured Loans: (a) The company has taken a short term loan against shares from Bajaj Finserv Ltd. & an overdraft from HDFC Bank Ltd. against lien of Fixed Deposit amounting to Rs.1,00,00,000/- which carries interest @ 9.5% p.a. & 8.5% p.a respectively.
- (b) TERMS OF REPAYMENT & OTHERS SIGNIFICANT DISCLOSURES OF OTHER LOANS TAKEN BY SUBSIDIARY COMPANIES

PARTICULARS	Rate	NATURE OF INTEREST	SIGNIFICANT TERMS
State Bank of India CC a/c (1)	MCLR +2.75%		Security- Flat: Rameshwaram Apt- 1101/1102,FDR of Rs.1 cr & Stock
State Bank of India CC a/c (2)	15.10%		Security - Hypothecation of Raw Materia , WIP, Finished Goods, Book Debts, other receivables of the Company and Personal Guarantee of Directors
Deutshe Commercial Bank O/D	MCLR +2.40%		Security- Office premises Peninsula Business Park



^{*} Including interest component

NOTE: 7 TRADE PAYABLE		
NOTE: 7 HADE PATABLE	As at	As at
Trade Pavables	31.03.2017	31.03.2016
Triade Payables	4903,28,850	2685,88,198
TOTAL	4903,28,850	2685,88,198

NOTE:
In Trade Payable amount due to Micro, Small & Medium Business Enterprises as defined under Micro, Small & Medium Enterprise Development Act, 2006 could not be separately disclosed as the necessary information regarding the status of the creditors is not available with the company.

NOTE: 8 OTHER CURRENT LIABILITIES	As at	As at
(a) Current Maturities of Long Term Debt	31.03.2017	31.03.2016
(a) Current Maturities of Long Term Debt	322,85,369	79,08,719
(b) Share Application Money refundable	-	-
(c) Income received in advance	-	9,54,185
(d) Other Payables	116,11,643	55,15,447
TOTAL	438,97,012	143,78,351

NOTE: 9 SHORT TERM PROVISION	As at	As at
Description for the second sec	31.03.2017	31.03.2016
Provision for Income Tax	33,00,000	7,71,190
Provision on Standard Asset	99,354	1,03,589
TOTAL	33,99,354	8,74,779



NOTE - 10 FIXED ASSETS AS ON 31ST MARCH 2017

SR. PARTICULARS		19	GROSS BLOCK				DEPRECIATION	IATION		VOCIA TAN	7
NO.	AS ON	ADDITIONS ON	ADDITIONS	SALES/	AS ON	UPTO	ADDITIONS ON	PROVIDED	TOTAL	NO SV	WC 34
	01-04-2016	ACCOUNT OF ACQUISITION OF		TRANSFER	31-03-2017	31-03-2016	ACCOUNT OF ACQUISITION OF	DURING THE YEAR		31-03-2017	31-03-2016
		SUBSIDIARY					SUBSIDIARY				
Tangible Assets											
1 Land	0	277,05,100	0	0	277,05,100	0	0	C	C	377 05 100	C
2 Factory Building	0	973,86,404	587292		94,73,696	0	34.27.602	28.87.766	63 14 868	01,03,100	0 0
3 Non Factory Building	0	132,06,117	0		132,06,117	0	12,30,701	4.30.560	16 61 261	115 11 956	
4 Plant and Equipment (Continuous Prod	0	1860,46,304	1402006	0	1874,48,310	0	264,21,666	108,03,136	372,24-802	1502 23 508	O 6
5 Laboratory Equipment	0	4,36,140	0	0	4,36,140	0	1.08.402	39.685	1 48 086	2 88 054	0 0
6 Laptop	3,349	0		0	3,349	3,349			3 3 4 9	100,000,3	0 0
7 Furniture & Fixture	176,20,058	16,90,526	5,200	0	193,15,784	89,08,003	3,68,750	26.42.988	119 19 741	23 96 043	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
8 Computer	3,89,333	4,23,515	61,085	0	8,73,933	3,17,046	3.28.344	1.03,426	7 48 816	1 35 117	78C CT
9 Office Equipment	24,30,984	3,86,100	77,148	0	28,94,232	18,33,091	2,15,843	4.04.792	24 53 726	11.C2,11 1 A A D S O S	16,267
10 Motor Vehicle	131,29,889	82,48,474		0	213,78,363	43,16,051	16.80.406	36 44 768	96.41.225	000,04,4	260,16,00
11 Vehicles (Motor Cycles)	0	2,13,316			2.13.316	C	37 435	20.503	57 030	0001/10/117	88,13,838
12 Office Building (Peninsula)	1250,08,705	0		0	1250,08,705	132.45.364		55 32 285	97,77,781	1067 31 056	7
13 Electrification	20,19,743	42,39,249	0	0	62,58,992	10,11,659	14,19,230	7,62,441	31,93,331	30,65,661	10,08,084
Il Intangible Asset (See Note Below)											
1 Trade Marks		25,20,000	0		25.20.000	G	C	C	c	000 00	
2 Goodwill Including Commercial Rights		89,25,000	0		89,25,000	0	0 0		0 0	25,20,000	0
3 Computer Software	48,550	0	2,41,727	0	2,90,277	48,550	0	53,082	1,01,633	1,88,644	0
TOTAL:	1606,50,610	3514,26,245	23.74.458	0	5144 51 313	296 83 113	352 38 370	272 24 033	200 20 000		
PREVIOUS YEAR.	1530 83 130	087 23 33			0.0000000	544,00,004	335,30,30	213,24,533	277,40,473	4222,04,888	1309,67,497
	001,00,001	00,01,460	5	o	1606,50,610	172,01,469	0	124,81,645	296,83,113	1309,67,497	

Note:

1 In FY 2014-15 Company had purchased certain Trademarks amounting to Rs.25.20 Lacs and Goodwill of the Business belonging to Jagdamba Salts amounting to Rs.89.25 Lacs and treated as addition to Fixed Asset under the head Intangible Asset. The Company is in the process of Filing application with the competent authority for getting the trademarks registered in the name of Company and thereafter it will be put to use. Accordingly no depreciation is being charged during the year in accordance with accounting standard AS-26 "Intangible Assets" issued by the Institute of Chartered Accountants of India.

2 Unit-1 remains suspended for production for major part of Financial Year. However Company Continues to Charge Depreciation due to afflict of time.



NOTE: 11 NON CURRENT INVESTMENT	As at 31.03.2017	As at 31.03.2016
TRADE INVESTMENT	02/00/2027	31.03.232
(A) In Investment Property (See Note 1 below)	238,67,532	23867532
UNQUOTED INVESTMENT IN EQUITY SHARES (AT COST)		
INVESTMENT IN ASSOCIATES		(
2,00,000 (2,00,000) Vibrant Global Vidyut Pvt Ltd. 10,89,	860	,
(Including Goodwill of Rs. 19,87,435/- (P.Y. 33,91,169/-)	803	
Less: Share in losses 10,89,869	9 _	10,89,869
Total(a)	-	29,19,677
Other Investments		
54,00,000 (54,00,000) Tapadia Polyesters Pvt. Ltd.	540,00,000	5400000
1,928 (1,928) NEXTGEN ANIMATION LTD	340,00,000	15424
2,100 (2,100) Asian Electronics Ltd.		60546
1,36,000 (1,36,000) Dhanus Tech Ltd	_	12527663
23,01,526 (23,01,526) Uttam Value Steel	-	31896765
	-	
	540,00,000	985,00,397
Less: Provision for diminution in the Value of Investments	-	(357,10,813
Total(b)	540,00,000	627,89,584
INVESTMENT IN PREFERENCE SHARES (AT COST)		
10(10) JSW Steel Ltd	-	C
50,00,000 (50,00,000) Tristar car Pvt. Ltd.	500,00,000	50000000
31,277 (31,277) Preference Shares of Crest Steel & Power Pvt. Ltd	156,38,900	15638900
Total(c)	656,38,900	656,38,900.00
(B) TOTAL UNQUOTED ($a + b + c$)	1196,38,900	1313,48,161
NON TRADE INVESTMENT		
QUOTED INVESTMENT IN EQUITY SHARES (LOWER OF COST OR MARKET VALUE)		
ESTATION COST ON MARKET VALUE		
0(18,670)Aegis Logistics Ltd.	- '	17,74,027
0 (2,925) Balmer Lawrie Co. Ltd.	-	17,11,034
8,050 (8,050) CCL Products India Ltd.	15,08,345	15,08,345
16,280(11,110) Deepak Fertilisers	27,07,676	15,43,667
0 (5,750) Everest Industries Ltd.	-	19,75,102
8,670 (8,670) Finolex Cables Ltd.	22,11,633	22,11,633
5011 (8,078) Garware - Wall Ropes Ltd.	10,71,989	17,01,854
19,065(0)HEG Ltd.	30,71,778	(
6,960 (6,960) Heritage Foods India Ltd.	30,62,893	30,62,893
0 (4,000) Hinduja Global Solutions Ltd.	-	20,92,482
11,634 (5,817) Indian Hume Pipe Company Ltd.	19,85,369	19,85,369
14,957 (0) Jayant Agro Organics	24,97,401	0



3,951 (2,385) Savita Oil Technologies Ltd.	22,19,150	13,24,443
0 (14,440) Tata Global Beverages Ltd.	-	19,58,470
45,600 (45,600) Emkay Taps and Cutting Tools Ltd.	150,95,869	150,95,869
19,510 (6,110) Apar Industries Ltd.	98,03,473	23,83,878
64,032 (6,041) DCM Shriram Ltd.	147,60,022	7,62,141
0 (23,600) Facor Steel Ltd.	-	62,807
1,30,310 (0) Gujarat Ambuja Export Ltd.	102,66,216	0
80,300 (0) HDFC Warrants	112,20,972	0
63,570 (12,370) IFGL Refactories Ltd.	85,04,669	15,90,463
1,420 (0) ISGEC Heavy Engineering Ltd.	70,49,670	0
11,194 (0) Maharashtra Seamless Ltd.	27,79,993	0
38,456 (8,360) Maithan Alloys Ltd.	90,13,631	9,00,572
18,220 (8,400) Motilal Oswal Finance Ltd.	82,10,808	27,20,125
7,510 (2,500) Nilkamal Ltd.	96,34,802	13,69,249
2,25,640 (0) Rain Industries Ltd.	154,57,474	0
40,960 (0) ZUARI Agro Chemicals Ltd.	88,21,999	0
7,500 (12,500) HIL Ltd.	51,49,474	89,73,213
0 (2,300) JSW Steel Ltd	-	15,83,998
0 (10,870) KDDL Ltd.	-	31,18,227
0 (4,54,333) Lloyds Metal Ltd.	÷ i	70,05,919
0 (11,000) MBL Infrastrutures Ltd.	-	23,96,658
10,000 (20,000) Nucleus Software Exports Ltd.	24,34,042	57,13,858
0 (962) Orissa Minerals	-	33,00,819
0 (2,400) Reliance Industries Ltd	-	7,10,148
20,000 (7,050) Inox wind Ltd Ambit	34,34,505	24,86,562
36,930 (6720)Sanghvi Movers- Ambit	102,97,059	24,97,611
26,000 (0) Simplex Casting Ambit	28,65,427	C
15,000 (0) Vindhya Telelink Ambit	99,41,326	C
4,440 (940) VST Tillers Ambit	81,58,756	14,82,185
0 (4,000) Tata Steel Ltd.	-	41,18,249
	193236419	91121870
(C) TOTAL QUOTED	1932,36,419	911,21,870
Less: Provision for diminution in the Value of Investments	· · · · · · · · · · · · · · · · · · ·	
TOTAL QUOTED INVESTMENTS	1932,36,419	911,21,870
TOTAL (A) + (B) + (C)	3367,42,851	2463,37,563
	1106 20 000	1313,48,161
Aggregate of Unquoted Investment	1196,38,900	
Aggregate of Quoted Investment	1932,36,419	911,21,870
Aggregate Market value of Quoted Investment	2814,50,263	862,85,538
Aggregate provision for diminution in the value of quoted investments Aggregate provision for diminution in the value of unquoted investments	-	357,10,813
Aggregate provision for diffilliation in the value of anquoted investments		55.,-1,515



NOTE: 12 DEFERRED TAX ASSET / (LIABILITIES) (NET)	As at 31.03.2017	As at 31.03.2016
The Deferred Tax Asset / (Liabilitity) comprises of the following: Depreciation Unabsorbed Business loss	38,28,796	(71,07,398) 28,54,007
NET DEFERRED TAX ASSET/ (LIABILITIES)	38,28,796	(42,53,391)

NOTE: 13 LONG TERM LOAN & ADVANCES	As at 31.03.2017	As at 31.03.2016
(Unsecured, Considered Good)		
(a) Capital Advances		
Advance against Property	224,97,556	221,27,995
(b) Security Deposit	60,44,091	5,46,460
(c) Loan given :		
- To Related Party		
- To Others	239,77,677	328,52,866
TOTAL	525,19,324	555,27,321

The particulars of long term loan given during the year by subsidiary companies:-

Party Name	П	Amount	Rate of Interest	Purpose of Loan
Lokesh Infraproject Private Limited	П	23977677	24%	Business purpose

NOTE: 14 INVENTORIES	As at	As at
	31.03.2017	31.03.2016
Stock of Shares (Valued at lower of cost & net realisable value)	175,80,500	655,96,266
Stock in Trade (Valued at lower of cost & net realisable value)		247,34,905
Raw Material	1044,27,406	
Finished Goods(Valued at Cost or NRV whichever is lower)	374,41,442	
TOTAL	1594,49,347	903,31,171

NOTE: 15 TRADE RECEIVABLES	As at 31.03.2017	As at 31.03.2016
(Unsecured, Considered Good) Outstanding for a period exceeding six months * Others Less: Provision for Bad debts	522,04,545 7128,43,700 (4,64,629)	480,82,348 4471,79,828
TOTAL	7645,83,616	4952,62,176

NOTE:

As per information & explanation received from management of subsidiary company, Trade Receivable becomes due as soon as sales are effected & accordingly we have classified outstanding Trade receivables exceeding six months & others.

^{*}Under litigation Rs. 3,71,15,357/-

NOTE: 16 CASH & CASH EQUIVALENTS	As at	As at
	31.03.2017	31.03.2016
(a) Balances with Banks		
-HDFC Bank Ltd. (3501)	29,524	35,420
-HDFC Bank (OD A/c) 08308180000060	-	0
-IDBI Bank (OD A/c) 0187102000001809	2,69,739	24,657
-HDFC Bank Ltd. (08302320001444)	-	0
-HDFC Bank Ltd.	33,014	126,69,680
-State Bank of India	36,473	747
-State Bank of Bikaner & Jaipur	7,99,984	
	-	
(b) Cheques in Hand	545,00,000	
	-	
(c) Cash on Hand	8,89,854	5,34,503
(d) Other Bank Balances		
Bank Deposit		
- Having maturity more than 12 months		
Fixed Deposit (Hdfc Bank)	105,05,113	114,85,651
Fixed Deposit (State Bank of India)	725,57,669	702,06,338
Fixed Deposit (Kalyan Janta Sahakari Bank)	530	
TOTAL	1396,21,900	949,56,996



NOTE: 17 SHORT TERM LOAN & ADVANCES	As at 31.03.2017	As at 31.03.2016
(a) To Related Parties (Unsecured, Considered Good):		
<u>To Directors</u>	-	0
<u>To Others</u>	-	95,70,767
(b) To Others :		
Advance with Revenue Authorities (Unsecured, Considered Good)	191,70,143	69,57,218
Advances to creditors (Unsecured, Considered Good)	27,000	0
Advances to Staff	1,48,921	
Advances to others(Unsecured)		
- Standard	131,22,049	381,17,110
- Sub Standard 167,40,000	, ,	
Less: Provision 16,74,000	150,66,000	19,80,000
- Doubtful 8,00,000		
Less: Provision 8,00,000		
MAT Credit Entitlement	21,34,758	73,05,650
	-	0
Other Debit Balances (Unsecured, Considered Good):	819,26,025	10,17,033
TOTAL	1315,94,896	649,47,778

NOTE:

- 17.1 Out of the above standard & substandard advances Rs.2,21,25,863/- are towards normal NBFC business of the company and are utilised by borrowers for their shortterm business needs. These advances bear varied interest as per agreed terms between borrower and the company except in case of Om Ispat, Ashok Kumar Jain HUF having an outstanding advance of Rs. 19 Lakhs on which no interest is charged.
- 17.2 The particulars of other short term loan given during the year by subsidiary companies

Party Name	Amount	Rate of Interest	Purpose of Loan
Richa Infra Holding (P) Ltd**	51,36,500	12.00%	Business purpose
Ramkrishna Steel Industries.	5,49,247	13.50%	Business purpose
Mehadia Sales Trade Corp. Pvt. Ltd.	3,76,439	NIL	Business purpose

^{**}Under Litigation.

NOTE: 18 OTHER CURRENT ASSETS	As at	As at
	31.03.2017	31.03.2016
Accrued Interest on FDR	42,42,123	24,09,212
Prepaid Expenses	62,79,174	42,88,065
Life Membership Fees of National Sports Club of India (Deferred)	4,49,888	8,99,778
Margin Money	67,711	36,74,387
Other Current Assets	9,14,288	1,63,354
Ambit Finvest Pvt. Ltd.	1,06,559	0
TOTAL	120,59,743	114,34,796

NOTE: 19 REVENUE FROM OPERATIONS (GROSS)	2016-17	2015-16
Sale of Products		
Sale of Shares	1530,76,750	1636,06,264
Sales (Trading)	29440,49,348	28296,55,266
Sales (Manufacturing)	5298,87,607	
Other Operating Revenues		
Profit/Loss from day trade	(17,277)	-91,788
Profit/ Loss from Trading on Derivatives	290,85,151	-160,02,728
TOTAL	36560,81,579	29771,67,013



NOTE : 20 OTHER INCOME	2016-17	2015-16
Dividend	11,90,036	31,20,372
Interest Income	32,76,240	225,18,460
Interest on Fixed Deposits	15,20,573	9,49,752
Interest on Income Tax Refund	-	82,874
Rent Income	11,09,032	3,60,000
Income From Waste	28,51,937	3,00,000
Sundry Balance written back	20,32,337	-
Delay & Penalty Charges	10,00,000	_
Reversal of provision for diminution in the Value of Investments (Net)	10,00,000	42,78,081
Provision held 357,10,813	_	12,70,001
Less: Loss on shares 334,36,609	22,74,204	_
Reversal of provision for NPA , doubtful debts and balances written off *	1 22,71,201	3,89,229
Miscellaneous Income	14,09,666	-
TOTAL	146,31,688	316,98,768

* For details, see below Note 26

NOTE: 21 PURCHASES OF STOCK-IN-TRADE	2016-17	2015-16
Purchases of Shares Purchases (Trading)	763,93,101 28307,33,485	1605,62,662 27084,03,591
TOTAL	29071,26,586	28689,66,253

NOTE: 22 COST OF MATERIAL CONSUMED	2016-17	2015-16
Opening Stock	791,64,896	
Purchases	4269,44,408	_ '
Closing Stock	1044,27,406	
TOTAL	4016,81,899	

NOTE : 23 CHANGES IN INVENTORIES	2016-17	2015-16
Opening Stock (A) Less: Closing Stock (B)	1241,23,130 550,21,942	1193,78,630 903,31,171
CHANGE IN INVENTORY (A-B)	***************************************	
CHANGE IN INVENTORY (A-B)	691,01,188	290,47,459

NOTE: 24 EMPLOYEE COST		
	2016-17	2015-16
Salaries & Wages	276,44,352	61,69,349
Salary to Director	53,51,613	66,00,000
Medical Reimbursement to empolyees	2,17,625	48,800
Ex Gratia	2,18,000	48,070
Leave Travel Allowance	1,77,997	54,196
Staff-Welfare Expenses	21,28,879	5,58,448
Contribution To Provident Fund	7,16,525	-
TOTAL	364,54,991	134,78,863

Note:

Short term Employee benefit: Long term Employee benefit :

NIL

NIL (Refer Note 1(B)(xiii))

NOTE: 25 FINANCE COST	2016 47	2015.15
	2016-17	2015-16
Interest to Bank & LC Discounting Charges	780,18,432	400,07,568
Interest on Loan	42,97,089	3,34,067
Interest to Revenue Authorities	6,976	730
Bank Charges	33,51,851	44,67,922
Exchange rate fluctuation loss	2,14,158	10,27,118
TOTAL	858,88,505	458,37,405



NOTE : 26 OTHER EXPENSES	2016-17	2015-16
Share Trading Expenses	17,76,548	23,37,565
Security Transaction tax	5,97,905	6,77,927
Payment To Auditors :		
-For Audit Fees	5,97,850	2,86,050
-For Other Services	63,250	62,333
Profession Tax Company	5,000	5,000
Professional and Consultancy Fees	172,34,944	60,13,796
Exchange & Depository Expenses	9,21,493	8,93,878
Provision for NPA , doubtful debts and balances written off *	22,49,765	-
Director Sitting Fees	60,000	60,000
Electricity charges	7,84,724	10,77,574
Power & Fuel Expenses	260,56,906	· · ·
Membership & subscription	9,43,900	9,01,476
Telephone Mobile & Internet Exp	6,78,036	4,33,458
Roc & Legal Expenses	2,55,711	1,26,452
Conveyance & Vehicle fuel Expenses	13,94,833	7,14,979
Brokerage & Commission Charges	11,28,415	5,22,734
Advertisement Charges	11,81,867	2,744
Affiliation Expenses & Royalty	39,00,000	, <u>.</u>
Business Promotion Expenses	14,53,651	7,63,264
Transportation Charges	219,70,781	-
Rent	84,000	_
Rates & Taxes	6,60,442	3,71,944
Repair & Maintance Exp.	6,76,385	2,95,416
Travelling Expenses**	31,58,739	3,83,074
Loss on sale of Investment	-	97,619
Insurance	5,35,369	70,934
Balance Written off***	43,60,015	43,32,220
Rate differences & written off accounts	11,671	20,622
Processing Labour Charges	176,70,646	20,022
Testing Charges/Laboratory Chemical expenses	83,961	
Bad Debt	86,348	- -
Water Expenses		-
Heap Expenses	10,10,025	-
Consumption of Stores & Spares	22,65,293	
Other Expenses	50,15,400	
Other Expenses	24,83,602	14,75,508
TOTAL	1213,57,474	219,26,568
* Breakup of provision for NPA, doubtful debts and bad debts written off		
Provision for NPA and Doubtful Debts	22,54,000	2,20,000
Provision for Standard Assets	(4,235)	1,03,589
Bad debts written off	(4,253)	1,03,589
	-	Ü

*** Represents 10% of total outstanding Rs.4,33,22,204/- in respect of M/S Jai Jyotawali Steels (P) Ltd. As per board resolutation provided by the management of one of the subsidiary company, every year 10% will be written-off in the book of the subsidiary company, as the said amount is under

** Includes Directors foreign travel expenses Rs. 11,10,547 /-

NOTE: 27 CURRENT TAX	2016-17	2015-16
Current Tax Less: MAT Credit Entitlement	269,22,622	37,88,951 0
TOTAL	269,22,622	37,88,951

Current Tax	(1,44,747)	2.42.722
Less: MAT Credit Entitlement	(1,44,747)	3,13,729
TOTAL	(1,44,747)	3,13,729



22,49,765

3,23,589

- NOTE 29 a) In the opinion of the Board, Current Assets, Loans and Advances have a realisable value at an amount at which they are stated in the balance sheet, if realised in the ordinary course of business.
 - b) Balances of sundry Debtors, Creditors, Loans & advances are subject to confirmation.
- NOTE 30 The accounts are prepared on historical cost basis and as a going concern. Accounting policies not specifically referred to otherwise are consistent with generally accepted accounting principles.
- NOTE 31 The stock of shares & other trading items are valued at lower of cost or net realisable value whichever is less. Cost is ascertained on FIFO basis.
- NOTE 32 Previous year's figures are regrouped and recasted wherever necessary.
- NOTE 33 Investments in Shares includes the shares valuing Rs.8,85,23,489/- pledged with Bajaj Finserv Ltd as security against loan.

NOTE 34 Payment to Auditors	31.03.2017	31.03.2016
For Audit Fees	597850	286050
For other services	63250	62333

NOTE 35 Following are the details of Income from Investment activity:

		31.03.2017	31.03.2016
		(Of holding	(Of holding
		company)	company)
Dividend	Short Term	0	0
	Long Term	883627	1212030
Profit/(Loss) on sale of Investments	Short Term	0	0
	Long Term	(33436609)	(97619)

NOTE 36 Earning Per Share (EPS):

EPS is calculated by dividing the profit attributable to the equity shareholders by the weighted average number of equity shares outstanding during the year. Calculation of Basic earnings per equity share is stated below:

	31.03.2017	31.03.2016
a) Profit (loss) after tax	98,49,576	113,60,661
b) No.of Equity Shares (Weighted Average)	172,07,136	172,07,136
c) Earning Per Share (BASIC & DILUATED)	0.57	0.66

NOTE 37 Long term loans and advances includes Rs. 58 Lakhs being part payment made for purchase of property by the holding company. As reported in earlier years, the holding company has filed a suit in the High Court of Judicature at Mumbai for specific performance of this agreement for purchase.



- NOTE 38 The Holding Company has borrowed interest free loan from certain corporate entities. Opening balance of such borrowings is Rs. 14,75,00,000/- and after considering further acceptance of Rs. 1,98,00,000/- and repayment of Rs. 2,98,00,000/- closing balance of such loan is Rs. 13,75,00,000 /-.
- NOTE 39 During the year one of the subsidiaries has discharged and accepted unsecured loans for Rs. 11.35 Crores based on the exchange of letters between few parties.
- NOTE 40 The Holding Company has granted interest free loan to certain corporate entities. Opening balance of such loan is Rs. 50,00,000/- and further grant of loan during the year is Rs. 6,90,00,000/-, having no closing balance. Similarly, the Company has also granted interest free loan to certain non-corporate entities. Opening balance of such loan is Rs. 52,60,000/- and no such further loan has been granted during the year. Closing balance of such loan is Rs. 19,10,000/-.

N()TE 41 RELATED PARTY DISCLOSURE-AS-18

According to the Accounting Standard 18 (Related Party Disclosure) issued by the Institute of Chartered Accountants of India, the disclosure of transactions with the related parties as defined in the Accounting Standard are given as per Annexure attached.

NOTE 42 SEGMENT REPORTING - AS - 17

According to the Accounting Standard 17 (Segment Reporting) issued by the Institute of Chartered Accountants of India, the disclosure of reportable segments as defined in the Accounting Standard are given as per Annexure II attached.

NOTE 43 Total Value of Imports by one of its subsidiary company on CIF Basis is NIL (P.Y-Rs.78,57,050/-).

NOTE 44 Expenditure Incurred in Foreign Currency by one of its subsidiary company :-

	2016-17	2015-16
Towards Travelling Exp	465027	40667
Towards Buyers Credit Interest	18651	91127

NOTE 45 The subsidiary & associate companies considered in the consolidated financial statements with their proportion of ownership are as under:

Sr. No.	Name	Relationship	Country of Incorporation	Year Ending	Proportion of Ownership Interest (%)
1)	Vibrant Global Infraproject Pvt. Ltd	Subsidiary	India	31-Mar-17	100.00
2)	Vibrant Global Trading Pvt. Ltd.	Subsidiary	India	31-Mar-17	85.00
	Vibrant Global Salt Pvt. Ltd.	Subsidiary	India	31-Mar-17	57.58
4)	Vibrant Global Vidyut Pvt. Ltd.	Associate	India	31-Mar-17	48.78

NOTE 46 DETAILS OF SPECIFIED BANKING NOTES

Particulars	SBNs Amount (Rs.)	Other Denomination (Rs.)	Total (Rs.)
Total Closing cash in hand as on 08.11.2016	49,71,500	2,68,210	52,39,710
(+) Permitted receipts	0	32,18,664	32,18,664
(-) Permitted payments	34,60,500	27,73,228	62,33,728
(-) Amount deposited in Banks	15,11,000	0	15,11,000
Total Closing cash in hand as on 30.12.2016	0	7,13,646	7,13,646

NOTE 47 A subsidiary of the company was required to spend Rs.3,06,814/- towards Corporate Social Responsibility in accordance with the provisions of Section 135 of Companies Act, 2013. However the subsidiary has not spent any amount out of it.

FOR VIBRANT GLOBAL CAPITAL LIMITED

Vinod Garg
MANAGING DIRECTOR
DIN-00152665

PLACE : MUMBAI DATE : 30-05-2017 Jalpesh Darji SECRETARY Vaibhav Garg CFO DIN-02643884 SIGNATURE TO NOTE 1 TO 47 FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

> (P.C. SARDA) ^{*} PARTNER M.NO.35245

Firm Registration No.103447W



ANNEXURE TO NOTE 39 OF NOTES TO ACCOUNTS

<u>DISCLOSURE REQUIREMENT AS PER AS-18 : RELATED PARTY DISCLOSURE</u> (01.04.2016 TO 31.03.2017)

List of related parties and relationship

Sr.No.	NAME OF THE RELATED PARTIES	Relation
1	Vaibhav Vinod Garg	
2	Vinod Ramniwas Garg	
3	Ajay Garg	
4	Umesh Chunilal Jumani	Voy Monagement Descensel
5	Nitin S. Shrivas	Key Management Personnel
6	Anand Khetan (Independent director) (Joined on 02.11.2015)	
7	Harsh Rajkumar Mehadia (Independent director)	
8	Khushboo Anish Pasari (Independent director) (Joined on 22.08	
1	Vibrant Global Vidyut Pvt Ltd.	Associate
1	Allyis India Pvt. Ltd.	
2	Interfer Vibrant Steel Private Limited	Fotomories on which Kon Management
3	Vibrant Global Housing Finance Pvt. Ltd.	Enterprises on which Key Management
4	Val Pack Solutions Pvt. Ltd.	Personnel along with Relatives Have
5	Antriksh Barter Pvt. Ltd.	Significant Influence.
6	Vinod Vaibhav Garg HUF	

NATURE OF RELATIONSHIP →	KEY MANAGEMENT PERSONNEL	ENTERPRISES ON WHICH KEY MANAGEMENT PERSONEL HAVE SIGNIFICANT INFLUENCE
NATURE OF TRANSACTION		
INVESTMENT SHARES PURCHASED	1,00,000	<u> </u>
SHARES SOLD	18,011	(-)
FINANCE LOAN ACCEPTED	1627,00,000	920,00,000
LOAN REPAID	912,00,000	(-) -
LOAN GRANTED	(-)	(-)
LOAN RECEIVED BACK	(-)	(20,00,000)
DEPOSIT	(-) 600000	(143,00,000)
BUSINESS	(-)	(-)
Rent Received	-	2,40,000
Salary	(-) 108,94,443	(1,20,000)
	(66,00,000)	(-)
BALANCE OUTSTANDING IN BOOKS OF ACCOUNTS	7,15,16,050 Cr.	9,20,00,000 Cr. (120,000) Dr.

^{*} Figures in bracket represents Previous Year figures

FOR & ON BEHALF OF BOARD OF DIRECTORS OF VIBRANT GLOBAL CAPITAL LTD.

Vinod Garg MANAGING DIRECTOR DIN-00152665 Jalpesh Darji SECRETARY Vaibhav Garg CFO DIN-02643884 For GUPTA SARDA & BAGDIÁ

Chartered Accountants (F.R. No.193447W)

> P. C. SARDA Partner (Mem.No.035245)

CHARTERED COUNTANTS F.R.No. 103447W

PLACE: MUMBAI DATE: 30-05-2017

ANNEXURE II TO NOTE 40 OF NOTES TO ACCOUNTS

DISCLOSURE REQUIREMENT AS PER AS-17: SEGMENT REPORTING

A. Segment information as per Accounting Standard - 17 on Segment Reporting :

Information provided in respect of revenue items for the year ended 31st March, 2017 and in respect of assets / liabilities as at 31st March, 2016.

Primary Segment : Business Segment

,	Capital	Lending	Trading	Manufacturing	Unallo-	Total
	Market	Activity	Activity	Activity	cated	
REVENUE						
External Revenue	1855,64,005	32,76,240	29450,49,348	5327,39,544	40.84.130	36707,13,2
	(1545,72,670)		(28296,55,266)	-	(28,45,910)	(30088,65,7)
Inter-Segment Revenue	- 1	· · · · ·	-	-	-	(00000,00,7
	(-)	(-)	(-)	(-)	(-)	(-)
Total Revenue	1855,64,005	32,76,240	29450,49,348	5327,39,544	40,84,130	36707,13,2
Previous Year	(1545,72,670)	(217,91,935)	(28296,55,266)	-	(28,45,910)	(30088,65,7
DE0111 To	Í				(=0,10,010)	(00000,00,1
RESULTS Segment Results - Profit / (Loss)	470 70 700					
before Tax	479,76,763 (61,51,164)	(5,04,282)	18,51,243	(9,18,788)	(266,27,246)	217,77,6
before rax	(61,51,164)	(214,57,868)	(173,72,132)		(155,51,249)	(171,27,5
Unallocated Expenses	_	-	_		_	
	(-)	(-)	(-)		(-)	(-)
Profit / (Loss) before Tax	479,76,763	(5,04,282)	18,51,243	(9,18,788)	(266,27,246)	217,77,6
	(61,51,164)	(214,57,868)	(173,72,132)	- 1	(155,51,249)	(171,27,5
OTHER INFORMATION			İ			
Segment Assets	3307,01,421	941,65,726	11748,32,091	2659,91,176		40050 00 4
	(2923,97,716)	(825,20,743)	(6521,42,876)	2033,31,170	(-)	18656,90,4 (10270,61,3
Unallocated Corporate Assets	-	(020,20,7,10)	(0021,42,070)	_	1530,86,151	1530,86,1
	(-)	(-)			(1627,03,961)	(1627,03,9
Total Assets	3307,01,421	941,65,726	11748,32,091	2659,91,176	1530,86,151	20187,76,5
	(2923,97,716)	(825,20,743)	(6521,42,876)		(1627,03,961)	(11897,65,2
Segment Liabilities	200 44 744	4000 05 000				•
Ocginent Elabilities	890,41,744	1396,65,930 (1485,57,774)	7052,04,025	3910,01,852	-	13249,13,5
Unallocated Corporate Liabilities		(1465,57,774)	(5443,45,906)	-	22 20 004	(6929,03,6
The state of the s	(-)	(-)	(-)	(-)	23,39,084 (60,60,007)	23,39,0
Total Liabilities	890,41,744	1396,65,930	7052,04,025	3910,01,852	23,39,084	(60,60,0 13272,52,6
	-	(1485,57,774)	(5443,45,906)	-	(60,60,007)	(6989,63,6
Conital Francisky					(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(
Capital Expenditure	-	-	-	· -	· -	-
Depreciation	(-)	(-)	(-)	(-)	(-)	-
ο ερισσιατίθη		-	-	-	273,24,933	273,24,9
Figures in bracket represents previous year's	(-)	(-)	(-)	(-)	(124,81,645)	(124,81,6

B. Segment Identification, Reportable Segments and definition of each segment :

i. Primary/ Secondary Segment Reporting Format :

The risk return profile of the Company's business is determined predominantly by the nature of its product. Accordingly, the business segments constitute the Primary Segments for the disclosure of segment information.



ii. Reportable Segments :

Segments have been identified and reported taking into account the differing risks and returns, nature of the products, the organisational structure and the internal reporting system of the Company.

iii. Segment Composition :

Capital Market Segment includes trading and invetment in Shares and trading of Futures and Options. Financing Activity includes business of lending activities Trading Activity include trading in goods.

FOR & ON BEHALF OF BOARD OF DIRECTORS OF Vibrant Global Capital Ltd

Vinod Garg MANAGING DIRECTOR DIN-00152665 DATE: 30-05-2017

Jalpesh Darji SECRETARY

CFO DIN-02643884 FOR GUPTA SARDA & BAGDIA CHARTERED ACCOUNTANTS

> (P.C. SARDA) PARTNER. M.NO. 35245 FRNo.:-103447W



NOTICE

NOTICE IS HEREBY GIVEN THAT THE TWENTY SECOND ANNUAL GENERAL MEETING OF THE MEMBERS OF VIBRANT GLOBAL CAPITAL LIMITED WILL BE HELD ON FRIDAY, SEPTEMBER 29, 2017 AT 11.30 A.M. AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT 202-TOWER A, PENINSULA BUSINESS PARK, SENAPATI BAPAT MARG, LOWER PAREL, MUMBAI – 400 013, MAHARASHTRA, INDIA TO TRANSACT THE FOLLOWING BUSINESS:

ORDINARY BUSINESS

- 1. To consider and adopt:
 - (a) The Audited Financial Statements of the Company for the financial year ended March 31, 2017, alongwith 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, 2017, alongwith the report of Auditors thereon;
- 2. To appoint **Mr. Vinod Garg** (DIN 00152665), as a Director of the Company, who retires by rotation and being eligible, offers himself for re-appointment;
- 3. Appointment of Statutory Auditors;

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

"RESOLVED THAT pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, as may be applicable and pursuant to the recommendations of the Audit Committee of the Board of Directors, M/s. Agrawal & Kedia, Chartered Accountants (Firm Registration No. 100114W), be appointed as statutory auditors of the Company, in place of retiring auditors, M/s. Gupta Sarda & Bagdia, Chartered Accountants (FRN: 103447W), to hold office from the conclusion of this 22nd Annual General Meeting until the conclusion of 27th Annual General Meeting, subject to ratification by members every year, as applicable, at such remuneration and out of pocket expenses, as may be decided by the Board of Directors of the Company on the recommendation of the Audit Committee in consultation with the Statutory Auditors."

SPECIAL BUSINESS

4. Re-Appointment of Mr. Vinod Garg (DIN: 00152665), as Managing Director of the Company:

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

"RESOLVED THAT pursuant to provisions of Sections 196, 197 and 203 read with Schedule V and other applicable provisions, if any, of the Companies Act 2013, as amended from time to time thereto and the Articles of Association of the Company and all applicable guidelines issued by the Central Government from time to time and subject to such other consents and permission as may be necessary, variations as may be approved and acceptable by the Members of the Company, approval be and is hereby accorded for the re-appointment of Mr. Vinod Garg (DIN: 00152665) as Managing Director of the Company, whose office will be liable to determination by retirement by rotation, for a period of 5 (five) years with effect from March 1, 2018 to February 23, 2023 and payment of

remuneration of 5% of net profit calculated in accordance with Section 198 of the Act, subject to minimum remuneration of INR 36,00,000.00 (Indian Rupees Thirty Six Lakhs Only) per annum and maximum remuneration of INR 84,00,000.00 (Indian Rupees Eighty Four Lakhs) per annum, with authority to the Board of Directors to alter and vary the terms and conditions of the said appointment in such manner as may be agreed to between the Board of Directors and Mr. Vinod Garg.

RESOLVED FURTHER THAT in the event of loss or inadequacy of profits in any financial year during the currency of tenure of the appointment, the Managing Director shall be paid, minimum remuneration as above, subject to ceiling as specified in Schedule V of the Companies Act, 2013 from time to time, in accordance with the provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT the Board of Directors, be and is hereby also authorized to take such steps, actions and do things, deeds, matters as may be required or are necessary so as to give effect to this Resolution."

5. Appointment of Mr. Anand Khetan as Non-Executive Independent Director of the Company;

To consider and if thought fit, to pass, with or without modification(s) the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 161 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 ("the Act") and Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), Mr. Anand Khetan (DIN: 07302683), who was re-appointed by the Board of Directors as an Additional Director on September 2, 2017 for second term effective from November 3, 2017 and who has submitted a declaration of satisfying criteria of Independence, as required under Section 149(6) of the Act and in respect of whom a notice has been received from a Member proposing his candidature for the office of Director under Section 160(1) of the Act, be and is hereby re-appointed as Non-Executive Independent Director for 5 (Five) Years effective from November 3, 2017 to November 2, 2022, whose office shall not be liable to determination by retirement of Directors by rotation."

By Order of the **Board of Directors**

Jalpesh Darji Company Secretary

September 2, 2017 Mumbai

Vibrant Global Capital Limited CIN: U65900MH1995PLC093924

Registered Office: 202-Tower A, Peninsula Business Park,

Senapati Bapat Marg, Lower Parel, Mumbai – 400 013, Maharashtra, India

Tel: +91-22-41731000 Fax: +91-22-41731010

http://vibrantglobalgroup.com/

e-Mail: investor@vibrantglobalgroup.com

NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY OR PROXIES TO ATTEND AND, ON A POLL, TO VOTE ON HIS BEHALF. A PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as a proxy on behalf of members not exceeding 50 and holding in the aggregate not more than 10% of the total share capital of the Company carrying voting rights. In case a proxy is proposed to be appointed by a member holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder.
- 2. Corporate members intending to send their authorised representatives to attend the Annual General Meeting ("AGM") are requested to send a certified copy of the appropriate resolution/ authority, as applicable, authorizing their representatives to attend and vote on their behalf at the AGM.
- 3. The Register of Members and Share Transfer Books of the Company will be closed from Monday, September 25, 2017 to Friday, September 29, 2017 (both days inclusive).
- 4. All the documents referred to in the Notice and Explanatory Statement will be available for inspection by the Members at the Registered Office of the Company between 11.00 a.m. and 1.00 p.m. on all working days upto the date of the AGM.
- 5. Members are requested to bring their duly filled Attendance Slip alongwith the copy of the Annual Report at the AGM.
- 6. In case of joint holders attending the AGM, only such joint holder who is higher in the order of names will be entitled to vote.
- 7. Members holding shares in electronic (dematerialised) form are advised to send the requests for change of address, bank particulars, bank mandate, residential status or requests for transmission of shares etc. to their Depository Participants. The Company or its Registrars cannot act on any such requests received directly from the members holding shares in electronic form.
- 8. Pursuant to the requirement of Corporate Governance Code under the BSE SME Listing Agreement, the information about the Directors proposed to be appointed/ re-appointed at the AGM is given in the Annexure to this Notice.
- 9. Members desirous of getting any information about the accounts and operations of the Company are requested to write to the Company atleast 7 days before the AGM to enable the Company to keep the information ready at the AGM.
- 10. Brief resume of Director seeking Appointment/ Re-Appointment, including nature of their expertise in specific functional areas and names of companies in which they hold directorship and membership /chairmanship of Board Committees, as stipulated under 36(3) of SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015 is attached to this Notice.
- 11. A statement pursuant to section 102(1) relating to special business to be transacted at meeting is annexed thereto

The Notice of the AGM along with the Annual Report for FY 2016-17 is being sent by electronic mode to those Members whose email addresses are registered with the Company/ Depository Participants unless any Member has requested for a physical copy of the same. For Members who have not registered their email addresses, physical copies are being sent by the permitted mode. To support the 'Green Initiative', the Members who have not

registered their email addresses, are requested to register the same with their Depository Participants. Members holding shares in physical mode are requested to register their email addresses with the Registrar & Transfer Agent of the Company.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO.4:

Mr. Vinod Garg had been appointed as Managing Director of the Company on March 1, 2013 for a period of 5 years. The existing term of appointment of Mr. Vinod Garg, Managing Director of the Company expires on 28 February 2018. The Board of Directors, at its meeting held on September 2, 2017, subject to the approval of the Members, has considered and approved the re-appointment of Mr. Vinod Garg as Managing Director of the Company, liable to retire by rotation, for a period of 5 (Five) years with effect from March 1, 2018 to February 28, 2023.

Further based on the result of the performance evaluation and the need of the Company, the Nomination and Remuneration Committee of the Board has recommended that his continued association would be of immense benefit to the Company and it is desirable to continue to avail his services as the Managing Director of the Company. Therefore, the Board proposes to seek approval of the Members of the Company, on the following terms and conditions including remuneration:

а	Designation	Managing Director
b	Remuneration	5% of the Net Profit
		Subject to Minimum: INR 36,00,000.00 per annum
		Maximum: INR 84,00,000.00 per annum
С	Revision c	Revision may be considered by the Board from time to time subject to limits
	remuneration	set out in the Companies Act, 2013 and Schedule V thereof.

Mr. Vinod Garg is not disqualified from being re-appointed as a Managing Director of the Company in terms of Section 164 of the Act.

Brief profile along with other particulars of Mr. Vinod Garg, as required under provisions of Regulation 36(3) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is attached as annexure to this Notice.

Mr. Vinod Garg is a relative of Mr. Vaibhav Garg Whole Time Director and CFO of the Company.

Approval of Members is solicited for re-appointment and payment of remuneration to Mr. Vinod Garg, as Managing Director, in terms of applicable provisions of the Act. The Directors recommend the resolution as set out at Item No. 4 of the accompanying Notice for the approval of Members.

Except Mr. Vinod Garg and Mr. Vaibhav Garg, and their relatives, none of the other Directors / Key Managerial Personnel of the Company/ their relatives is, in any way, concerned or interested in the said resolution.

Item No. 4

Mr. Anand Khetan is Bachelor of Commerce from Nagpur University and Chartered Accountant by profession. He is All India 10th Rank Holder in C.A. PEE-I examination and stood 1st at Western India Regional Council level. As an Non-executive Independent Director of our Company with an experience of more than 8 years and corporate insightfulness, he contributes professional competency to our Company.

Mr. Anand Khetan was associated with the Company for 2 Years from November 2, 2015 as an Independent Director. The Board considers that his association would be of immense benefit to the Company in the field of Taxation and Finance and hence it is desirable to appoint Mr. Anand Khetan as an Independent Director.

The Company has received a notice under Section 160 of the Companies Act, 2013, along with requisite deposit from a Member of the Company signifying his intention to propose Mr. Anand Khetan for being re-appointed as Independent Director of the Company.

Mr. Anand Khetan is not disqualified from being appointed as Director in terms of Section 164 of the Act and has given his consent to act as Independent Director.

In the opinion of the Board, Mr. Anand Khetan fulfills the conditions specified in Section 149(6) of the Companies Act, 2013 and rules made thereunder for his appointment as Independent Director of the Management of the Company. Copy of draft letter for appointment of Mr. Anand Khetan setting out the terms and conditions would be available for inspection without any fees by the Members at the Registered Office of the Company during normal business hours on any working day excluding Saturday.

The Board recommends the resolution at Item No. 4 of the accompanying Notice for the approval of the Members of the Company.

None of the Directors and Key Managerial Personnel of the Company or their relatives except Mr. Anand Khetan, the appointee, is concerned or interested in the Resolution at Item No. 4 of the accompanying Notice.

ANNEXURE TO THE NOTICE

DETAILS OF DIRECTORS SEEKING APPOINTMENT/REAPPOINTMENT AT THE FORTHCOMING ANNUAL GENERAL MEETING (Under provisions of Regulation 36(3) of SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015)

Name of the Director and DIN	Mr. Vinod Garg (DIN 00152665)	Mr. Anand Khetan (DIN 07302683)
Age	61Years	32 Years
Date of Appointment on the Board	Appointed as Director w.e.f. May 1, 2012. Appointed as Managing Director effective from March 1, 2013 for the term of 5 years (From March 1, 2013 upto February 28, 2018). Mr. Vinod Garg was re-appointed as Managing Director for another term of 5 (Five) years on September 2, 2017 effective from March 1, 2018.	Appointed as Independent Director w.e.f. November 2, 2015 for 2 (Two) Years for 2 (Two) Years and whose term is to expire on November 1, 2017. Mr. Khetan was re-appointed as Independent Director by the Board for another term of 5 (Five) years on September 2, 2017 effective from November 1, 2017.
Brief Resume and nature of expertise in specific functional areas	Mr. Vinod Garg is Chartered Accountant by qualification, who carries with him experience spanning nearly 33 years wherein he has held various positions in Ispat Industries Limited. He was on the Board of Directors of Ispat Industries Limited for over a decade and last served the Company as Executive Director-Commercial. He was responsible for entire supply chain	Mr. Anand Khetan has more than 8 years of professional expertise in providing consultancy and litigation services on various indirect taxes matters to multinational clients. Mr. Anand Khetan currently serves as Head-Indirect Tax practice for Roedl & Partner with responsibility of Mumbai, Delhi, Bangalore, Chennai and Pune offices. Prior to Roedl & Partner, Mr.

	functions at Ispat Industries Limited including purchase of all raw materials and consumables and sales and marketing of all products of the Company. Mr. Vinod Garg has been actively involved in the business and has played a key role in the growth of Company with his inputs in strategic planning and business development. His functional responsibility in our Company involves handling the overall business affairs of our Company including devising investment strategies. Mr. Vinod Garg is Promoter of Vibrant Global Capital Limited.	Khetan was associated with Ernst and Young (E&Y), Pune, for providing consultancy to various multinational clients/ groups on various indirect taxes matters. Mr. Anand Khetan serves as Non-Executive Independent Director on the Board of Vibrant Global Capital Limited.
Names of other listed entities	None	None
in which they are holding the		
directorships		
and the membership of		
Committees of the Board		
Number of shares held in the 34,16,190 (As on date of the Notice		NIL
Company		
Relationship with Other	Mr. Vinod Garg is father of Mr. Vaibhav	None
Directors	Garg, Whole Time Director and Chief Financial Officer of the Company.	

Map for the AGM Venue

Landmark: Opposite Urmi Estate





VIBRANT GLOBAL CAPITAL LIMITED

Registered Office: 202-Tower A, Peninsula Business Park, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013, Maharashtra, India

TWENTY SECOND ANNUAL GENERAL MEETING

Friday, September 29, 2017

ATTENDANCESLIP

umbai – 400 013, Maharashtra, India and at any adjournmentthereoi	
Member's/Proxy's Name	Member's/ Proxy's Signature
Folio/DPID&ClientIDNo.	
Note: Please sign the Attendance Slip and hand it over at the entrance o	of the Maratina

Vibrant Gl bal

VIBRANT GLOBAL CAPITAL LIMITED

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FORM OF PROXY

I/We		of	of	
intheDistrictof		being a Member(s	of Vibrant Global Capital Limited,	
hereby appoint		of	in the District	
of	or failinghim/her	of	inthe District	
General Meeting of the Co Unit No. 202, Peninsula Bu thereof.	ompany held on Friday, September 29 Isiness Park, Senapati Bapat Marg, Lo	d vote for me/ us and on my/ our beh 9, 2017 at 11.30 a.m. at the Registered ower Parel, Mumbai – 400 013, Maharas	Office of the Company situated at	
Dated this	day of September, 2017.			
	For Office Use only		Affix	
Proxy No.: Folio/DP ID & ClientID No.	:	No.of Shares:	Revenue Stamp	

Notes:

- The Proxy Form should be signed by the Member(s) across the Revenue Stamp as per specimen signature(s) registered with Company/Depository
 Participant.
- 2. The Proxy Form must be deposited at the Registered Office of the Company not less than 48 hours before the time fixed for holding the Meeting.
- 3. A Proxy need not be a member.