VISHAL BEARINGS LIMITED



CHAIRMAN MESSAGE

Dear shareholders,

It is truly a proud moment for us to meet after a year of fantastic achievements. The reflect the strength and vitality of our company's products and brands.

It is a great honour and privilege for me to preside over the 27th Annual General Meeting of your Company and on behalf of the Board of Directors, I welcome you all to this special occasion. I thank you all for making it convenient to attend the meeting and for your continued support and goodwill, which is essential for the success of your Company.

At VBL, we truly believe that a satisfied customer is the best business strategy of all. Because, in their success lies our sustenance. We recognize the fact that it is the most difficult path to tread – for customer satisfaction is relative; as there can be no real measure for the intangible. Moreover, customer satisfaction is a dynamic parameter, it changes between customers and for the same customer, it changes between time periods. Despite these realities, we continue to stay focused on this course, for when a customer expresses satisfaction, it provides us with energy to achieve more.

Our company's performance in the last fiscal illustrates the opportunities and challenges facing our industry. The phenomenal impact that climate issues are having on businesses around the world is creating exciting and viable new opportunities.

During the year 2017-18, your Company continued to implement mission driven strategies by efficiently implementing the projects and continuing to invest in technology, infrastructure and talent, which are the critical inputs for the future of your Company.

Your Company's management has always been willing to take that extra step for maximizing shareholders' return. The Board of Directors of your Company has recommended an Interim dividend of Re. 0.50 per equity share paid in December 20, 2017 for the financial year 2017-18.

Our People are our greatest assets. I thank the respective teams across the Company for their diligence and dedication and look forward to the achievement of greater goals.

In our journey, the members of the Board have been a great source of strength and support. I thank them sincerely for their active involvement, support and guidance to the Company's Management Team and to me personally.

Thank you for your support for over last 27 years and we hope you continue your association with us forever.

Best Wishes,

Hiralal Changela Chairman

FINANCIAL HIGHLIGHT

Financial Year	2018	2017	2016	2015	2014	2013	2012
SOURCES OF FL	SOURCES OF FUNDS						
Share capital	599.50	599.50	479.60	25.00	25.00	25.00	25.00
Reserves	600.84	294.48	333.18	429.33	254.70	220.58	125.55
Shareholders' funds	1200.34	893.98	812.78	454.33	279.70	245.58	150.55
Borrowings	1900.18	1664.13	1550.98	1483.95	1187.75	1083.70	1005.48
Deferred tax liabilities (net)	57.96	63.72	70.50	62.38	51.18	52.88	47.75
INCOME AND PROFITS							
Gross Sales	5544.10	3306.13	2314.60	2720.00	2109.45	1861.01	1607.88
Profit before Tax	450.70	123.45	54.296	249.41	213.64	146.69	156.38
Profit after tax	342.43	81.19	34.45	174.00	151.11	94.57	105.84
Earnings per shares	5.71	1.36	0.65	696.04	604.48	378.29	423.37

STEPS INTO THE FUTURE

If success is a journey, the steps that one takes in the right direction are perhaps more important than mere distance covered.

It is good to remember 2017 for some path-breaking steps that our country undertook during the year. ISRO's success in launch of multiple satellites, progress towards GST implementation and demonstration of India's commitment towards climate change by signing of Paris treaty, are some steps that will undoubtedly have strong impact on the future of our nation.

Here at Vishal, your Company not only aligned its approach with the Group's strategy, it also took some concrete steps to strengthen its long-term competitiveness. We strengthened our presence in focus sectors, and consistently pursued localisation goal to expand our manufacturing and engineering footprint. By aligning and involving our people in the organisational renewal process, together we took some solid steps into the future....

In summary, a blueprint and a roadmap of where the Company is heading in its journey to create a profitable enterprise with sustainable value has been laid out.



"We have 2018 to fine-tune our strategic concept with 4 focus areas. In doing so, we have been guided by the following fundamental principle: we will only be successful in the long run if we combine long-term thinking and the success factors that have proven themselves over the years – Quality, Technology and Innovation – with a systematic orientation towards the future."

Vishal Changela
 Chief Financial Officer

BASIC KNOWLEDGE OF BEARINGS

Here, we provide basic information on bearings.

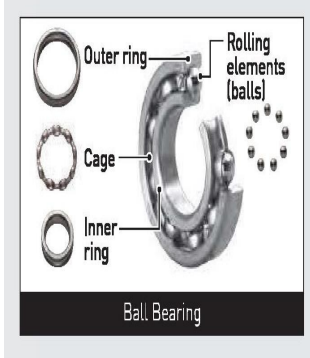
STRUCTURE AND FUNCTION

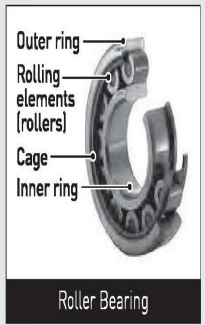
A surprisingly large number of bearings can be found all around us. Take automobiles, for example: There are 100 to 150 bearings in a typical car. Without bearings, the wheels would rattle, the transmission gear teeth would not be able to mesh, and the car would not run smoothly. Bearings are used not only in cars but in all kinds of machinery such as trains, airplanes, washing machines, refrigerators, air conditioners, vacuum cleaners, photocopy machines, computers and satellites. Bearings enhance the functionality of machinery and help to save energy. Bearings do their work silently, in tough environments, hidden in machinery where we cannot see them. Nevertheless, bearings are crucial for the stable operation of machinery and for ensuring top performance.

The term **bearings** incorporate the meaning of "to bear", in the sense of "to support" and "to carry a burden." This refers to the fact that bearings support and carry the burden of revolving axles.

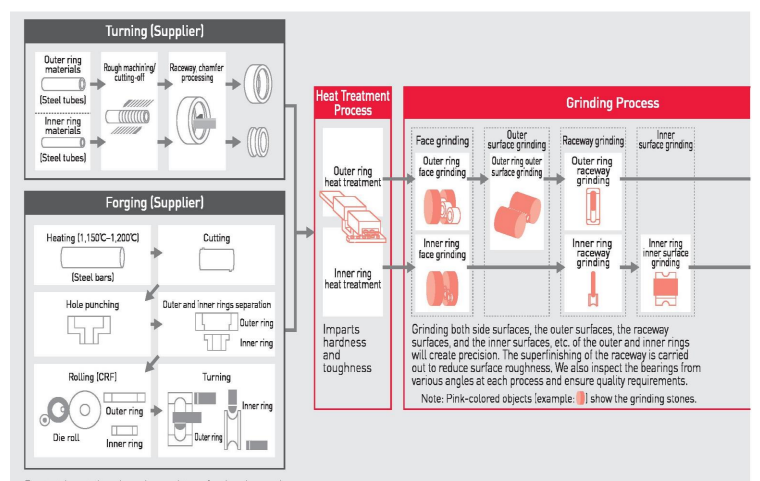
STRUCTURE

The ball bearings and roller bearings pictured to the right represent two typical types of the most basic bearings, known as rolling bearings. Rolling bearings are made up of four elements: an outer ring, an inner ring as well as rolling and cage elements and have an extremely simple basic structure.

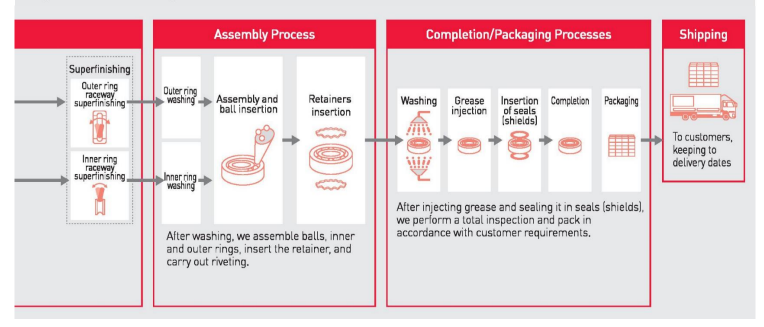




Main Manufacturing Processes for Bearings



Process into a ring shape by turning or forging the steel tubes, and turn the raceway and the inner surface of the rings [both outer and inner rings].



Function

The basic function of bearings is principally to reduce mechanical friction. Reducing friction means:

1.

Machinery will run more efficiently

2.
There will be less frictional wear, extending the operating life of the machinery

3.
Preventing abrasion burn and avoiding mechanical breakdown

Bearings also contribute to lower energy consumption by reducing friction and allowing the efficient transmission of power. This is just one way in which bearings are environmentally friendly.

Types of Bearings

A brief overview of typical bearings is presented as follows.

Deep groove ball bearing

5 Tapered roller bearing

Because the rollers are tapered,

combined axial and radial loads.

this bearing is able to carry



This is the most widely used bearing in the world.

2 Angular contact thrust ball bearing



In this type, the rolling element meets the inner and outer ring raceways

at a contact angle. This bearing can carry radial and axial loads.

6 Self-aligning roller bearing



This bearing has an automatic aligning function to compensate

for minute misalignments between the inner and outer rings during operation. 3 Thrust ball bearing



Thrust ball bearings are capable of handling loads in ction (axial loads).

the axial direction (axial loads). They can support heavy loads.

7 Thrust needle bearing



This bearing is used in parts such as compressors the air in

that deliver the air in automobile air-conditioning units.

Cylindrical roller bearing



The rolling elements are the cylindrical roller type.

8 Cage and roller



This is one of several kinds of bearings used in vehicles'

manual transmissions. It is required to be highly durable.

EXCELLENCE IN SALES & SERVICES

Customers want more than good products. They demand best-in-class quality, just-in time availability, efficient logistics, affordable price, and excellent pre and after sales service. In summary, maximum value and superior experience. At Vishal, we believe that sales excellence must be embedded in our processes and reflected through passionate way our teams respond to customers' requests and expectations. This year, we took several initiatives to improve the customer experience.

Core Program

We expanded our core program initiative to ensure that products which are in regular demand are available off-the-shelf. In aftermarket, we continued promoting us Business activities. The idea obviously is to get involved in and contribute to the success of our customers' operational processes.

Reach

Through systematic expansion of our distribution network, we extended our market reach. We are focussing on extending our reach in domestic and international markets.

Competence

We regularly invest in upgradation of sales and

technical skills of our sales teams and channel

partners. This ensures that we not only understand market requirements well but are also able to effectively respond to the same.

The 2nd IPF Industrial Excellence Awards goes to vishal bearings limited in the category of "**Fastest Growing Manufacturing Company 2017**" under the Engineering segment.

As you are aware, **Industrial Products Finder (IPF)** is India's largest circulated industrial magazine published by ASAPP Info Global Group. In IPF's 45th year, we are happy to announce the 2nd IPF Industrial Excellence Awards thereby fulfilling the mission to raise the standards of excellence in the industry.

PASSION FOR PERFORMANCE

When strategy, structure, capabilities and culture are tightly linked, an organisation is geared for a successful and sustainable future. That is one reason why we put People at the centre-stage of all our strategic initiatives. After all, people and their passion drive successful performance of a strategy.

Alignment

Higher level of employee engagement leads to higher level of trust and that in turn leads to closer alignment of strategy, organisation and people. Forum such as town hall meetings have helped immensely in bringing employee alignment with organisational objectives and vice versa at Vishal.

Good Start

A growing company like Vishal requires a talent pipeline. We recruit fresh as well as experienced members to support organisations growing need for talent. Our New Hire Integration program which ensures that new employees get a comprehensive understanding of the organisation, far beyond understanding of their ultimate area, has been very effective in providing a good start to new employees.

Family Connect

Family connect initiatives have been an important part of our organisations culture as we try to provide a bridge between professional and social needs of employees.

Talent

Our talent management process is deeply rooted belief people in our that development must precede organisational development. We have robust processes to capture and shape developmental needs of our employees. Our structured initiatives Young Leader Program like and Accelerated Leadership Program, have supporting been employees our in realisation of their true potential.

WORKING IN HIGH PERFORMANCE TEAMS

Continuous improvement in an organisation requires strong teamwork. A good teamwork brings the best of every member, binds team to the culture of excellence and continuous improvement, and helps overcome failure while systematically discovering better ways to do things. At Vishal, initiatives like Quality Circle and MOVE provide platforms to our employees for collaborative teamwork. Team members identify opportunities for improvement, evaluate current practices and processes, plan and implement improvements in their areas and horizontally. All, they manage the change process to ensure that the gains of improvement are sustainable, and when teamwork is appreciated, it brings smiles on the faces of team members.

COMPANY INFORMATION

BOARD OF DIRECTOR

Hiralal Changela

Chairman

Dilipkumar Changela

Managing Director

Vrajlal Changela

Whole time director

Niteshkumar Patel

Independent director

Rakesh Savani

Independent director

Urja Ghetiya

Independent director

Vishal Changela

Chief financial officer

Divyesh Changela

Chief operating officer

STATUTORY AUDITOR

M/s. SVK & Associates

Chartered Accountant, Rajkot

Company Secretary &

Compliance Officer

Ms. Dimpi Sampat

REGISTRAR & SHARE TRANSFER AGENT

Karvy Computershare Private Limited

Karvy Selenium Tower B, Plot No. 31 & 32, Financial District, Nanakramguda, Gachibowli, Hyderabad-500032, Telengana, India, Tel: +91-40-67162222,

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Notice of 27th Annual General Meeting

VISHAL BEARINGS LIMITED CIN: L29130GJ1991PLC016005

Regd. Office: Survey No. 22/1, Plot No.1, Shapar Main Road, Shapar (Veraval), Rajkot, Gujarat-360002, India.

Tel: 2827-252273, Fax: 2827-253087 Email: compliance@vishalbearings.com Website: www.vishalbearings.com

NOTICE IS HEREBY GIVEN THAT THE 27TH ANNUAL GENERAL MEETING OF THE MEMBERS OF VISHAL BEARINGS LIMITED WILL BE HELD ON SATURDAY, SEPTEMBER 22, 2018 AT 4:00 P.M. AT REGISTERED OFFICE OF THE COMPANY TO TRANSACT THE FOLLOWING BUSINESS:

Ordinary Business:

- 1. To receive, consider and adopt the audited financial statements of the Company for the financial year ended March 31, 2018 together with the Reports of the Directors and the Independent Auditors and to pass the following resolution as an ordinary resolution:
 - **"RESOLVED THAT** the audited financial statements including the Balance Sheet as at March 31, 2018, the Statement of Profit and Loss for the year ended on March 31, 2018, Notes and the Cash Flow Statement for the year ended on March 31, 2018, the Reports of Independent Auditors and Directors thereon be and are hereby received and adopted".
- 2. To confirm the payment of interim dividend as a final Dividend on Equity Shares for the year ended March 31, 2018 and if thought fit to pass with or without modification(s) the following resolution as an ordinary resolution:
 - **"RESOLVED THAT** Directors have declared Interim Dividend of Rs. 0.50/- per equity share of Rs. 10/- payable to members as per the Register of members as applicable aggregating Rs. 29,97,500/- be declared and paid.
 - **RESOLVED FURTHER THAT** the Board of Directors have not recommended any final dividend and decided that the interim dividend be treated as final".
- 3. To appoint a director in place of Mr. Hiralal Changela, Director (DIN 00247292) who retires by rotation and being eligible offers himself for reappointment and to pass the following resolution as an ordinary resolution:
 - **"RESOLVED THAT** Mr. Hiralal Changela, Director (DIN 00247292), who retires by rotation from the Board pursuant to the provisions of Section 152 of the Companies Act, 2013 be and is hereby re-appointed as a Director of the Company".
- 4. To consider, the reappointment of statutory Auditor, and if thought fit, to pass with or without modification(s), the following resolution as Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 139, 142 and all other applicable provisions of the Companies Act, 2013 and the Companies (Audit and Auditors) Rule, 2014 M/s. SVK & Associates, Chartered Accountant, Rajkot (Firm Registration No. 118564W) be and hereby are appointed as Statutory Auditors of the Company to hold office upto the conclusion of 27th Annual General Meeting until the conclusion of next Annual General Meeting and to fix their remuneration plus reimbursement of out-of-pocket expenses, as may be mutually agreed to between the Board of Directors and the Auditors".



"RESOLVED FURTHER THAT the Audit Committee and / or Board of Directors be and is hereby authorized to fix their remuneration according to the scope of their services as Statutory Auditors and other permissible assignments, if any, in line with prevailing rules and regulations made in this regard."

Special Business:

5. To consider, the payment of remuneration to the Managing Director, and if thought fit, to pass with or without modification(s), the following resolution as special resolution:

RESOLVED THAT pursuant to provisions of sections 2(94), 196, 197, 198, 203 and any other applicable provisions of the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 made there under (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule V to the Companies Act, 2013, subject to the approval of Central Government or other Government authority/agency/board, if any, approval of the Company be and is hereby accorded to increase a remuneration from Rs. 1,500,000/-(Rupees Fifteen Lac only) to Rs. 25,00,000/- (Rupees Twenty-Five Lacs Only) per annum to Mr. Dilipkumar Changela, Managing Director of the Company, the details of which are given in the Explanatory Statement annexed hereto.

RESOLVED FURTHER THAT in the event of inadequacy or absence of profit in any financial term Mr. Dilipkumar G. Changela, Managing Director shall be paid the same remuneration as stated hereinabove, as minimum remuneration but subject to upper limit any prescribed under schedule V of the Companies Act, 2013 from time to time.

RESOLVED FURTHER THAT Mr. Hiralal Changela or Mr. Vrajlal Changela, director of the Company be and is hereby severally authorized to take such steps as may be necessary for obtaining approvals, statutory or otherwise, in relation to the aforesaid and to settle all matters arising out of and incidental thereto and sign and execute all applications, documents and writings that may be required, on behalf of the Company and generally to do all acts, deeds and things that may be necessary, proper, expedient or incidental for the purpose of giving effect to the aforesaid Resolution and also to revise the remuneration of Mr. Dilipkumar G. Changela within the limits stipulated in the Companies Act, 2013."

6. To consider, the payment of remuneration to the Mr. Hiralal Changela, Whole time Director, and if thought fit, to pass with or without modification(s), the following resolution as special resolution:

RESOLVED THAT pursuant to provisions of sections 2(94), 196, 197, 198, 203 and any other applicable provisions of the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 made there under (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule V to the Companies Act, 2013, subject to the approval of Central Government or other Government authority/agency/board, if any, approval of the Company be and is hereby accorded to increase a remuneration from Rs. 1,500,000/-(Rupees Fifteen Lac only) to Rs. 25,00,000/- (Rupees Twenty-Five Lacs Only) per annum to Mr. Hiralal Changela, whole time Director of the Company, the details of which are given in the Explanatory Statement annexed hereto.

RESOLVED FURTHER THAT on being re-appointed as a director immediately on retirement by rotation, Mr. Hiralal G. Changela, shall continue to hold the office of Whole Time

Director and the reappointment as such director shall not be deemed to constitute a break in her tenure as a Whole Time Director.

RESOLVED FURTHER THAT in the event of inadequacy or absence of profit in any financial term Mr. Hiralal G. Changela, whole time director shall be paid the same remuneration as stated herein above, as minimum remuneration but subject to upper limit any prescribed under schedule V of the Companies Act, 2013 from time to time.

RESOLVED FURTHER THAT Mr. Dilipkumar Changela or Mr. Vrajlal Changela, director of the Company be and is hereby severally authorized to take such steps as may be necessary for obtaining approvals, statutory or otherwise, in relation to the aforesaid and to settle all matters arising out of and incidental thereto and sign and execute all applications, documents and writings that may be required, on behalf of the Company and generally to do all acts, deeds and things that may be necessary, proper, expedient or incidental for the purpose of giving effect to the aforesaid Resolution and also to revise the remuneration of Mr. Hiralal G. Changela within the limits stipulated in the Companies Act, 2013."

7. To consider, the payment of remuneration to the Mr. Vrajlal Changela, Whole time Director, and if thought fit, to pass with or without modification(s), the following resolution as special resolution:

RESOLVED THAT pursuant to provisions of sections 2(94), 196, 197, 198, 203 and any other applicable provisions of the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 made there under (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule V to the Companies Act, 2013, subject to the approval of Central Government or other Government authority/agency/board, if any, approval of the Company be and is hereby accorded to increase a remuneration from Rs. 1,500,000/-(Rupees Fifteen Lac only) to Rs. 25,00,000/- (Rupees Twenty-Five Lacs Only) per annum to Mr. Vrajal Changela, whole time Director of the Company, the details of which are given in the Explanatory Statement annexed hereto.

RESOLVED FURTHER THAT on being re-appointed as a director immediately on retirement by rotation, Mr. Vrajlal G. Changela, shall continue to hold the office of Whole Time Director and the reappointment as such director shall not be deemed to constitute a break in her tenure as a Whole Time Director.

RESOLVED FURTHER THAT in the event of inadequacy or absence of profit in any financial term Mr. Vrajlal G. Changela, whole time director shall be paid the same remuneration as stated hereinabove, as minimum remuneration but subject to upper limit any prescribed under schedule V of the Companies Act, 2013 from time to time.

RESOLVED FURTHER THAT Mr. Hiralal Changela or Mr. Dilipkumar Changela, director of the Company be and is hereby severally authorized to take such steps as may be necessary for obtaining approvals, statutory or otherwise, in relation to the aforesaid and to settle all matters arising out of and incidental thereto and sign and execute all applications, documents and writings that may be required, on behalf of the Company and generally to do all acts, deeds and things that may be necessary, proper, expedient or incidental for the purpose of giving effect to the aforesaid Resolution and also to revise the remuneration of Mr. Vrajlal G. Changela within the limits stipulated in the Companies Act, 2013."

8. To consider, the enhancement of authorized share capital, and if thought fit, to pass with or without modification(s), the following resolution as an ordinary resolution:

"**RESOLVED THAT** pursuant to the provisions of Section 61 and 64 and other applicable provisions, if any, of the Companies Act, 2013 (including any amendment thereto or reenactment thereof) and the rules framed there under, the Authorized Share Capital of the Company be and is hereby authorized to be increased from Rs. 100,000,000



(Rupees Ten Crore) divided into 10,000,000 (One Crore) Equity Shares of Rs. 10/- each to Rs. 120,000,000 (Rupees Twelve Crore) divided into 12,000,000 (One Crore Twenty Lacs) Equity Shares of Rs. 10/- each by creation of additional 2,000,000 (Rupees Twenty Lac) Equity Shares of Rs. 10/- each ranking paripassu in all respect with the existing Equity Shares.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them in the best interest of the Company."

9. To consider, the alteration of Capital clause contained in the Memorandum of Association, and if thought fit, to pass with or without modification(s), the following resolution as special resolution:

"**RESOLVED THAT** pursuant to the provisions of Section 13 and 61 and other applicable provisions of the Companies Act, 2013 (including any amendment thereto or reenactment thereof) and the rules framed thereunder the consent of the Members be and is hereby accorded for substituting Clause V of the Memorandum of Association of the Company with the following clause.

Clause V "The Authorised Share Capital of the Company is Rs. 120,000,000/- (Rupees Twelve Crore Only) divided into 12,000,000 (One Crore Twenty Lacs) Equity Shares of face value of Rs. 10/- (Rupees Ten Only) each.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them in the best interest of the Company."

BY ORDER OF THE BOARD OF DIRECTORS
For Vishal Bearings Limited

Sd/-Dilipkumar Changela Managing Director DIN:00247302

Place: Shapar, Rajkot Date: 27.08.2018

Registered Office:

VISHAL BEARINGS LIMITED Survey No. 22/1, Plot No. 1, Shapar Main Road, Shapar (Veraval), Rajkot – 360 024, GUJARAT.

Tel: +91-2827-252273

Email: compliance@vishalbearings.com Website: www.vishalbearings.com



Notes:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE, IN CASE OF POLL ONLY, ON HIS/HER BEHALF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE PROXIES, IN ORDER TO BE VALID, SHOULD BE DULY COMPLETED, STAMPED AND SIGNED AND MUST BE LODGED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING. Further, a person can act as proxy on behalf of member or members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other shareholder.
- 2. The statement pursuant to Section 102 of the Companies Act, 2013 in respect to special business is annexed hereto and forms part of this Notice.
- 3. Members/Proxies are requested to bring duly filed in Attendance slip along with the Annual Report at the Annual General Meeting (AGM). Corporate members are requested to send duly certified copy of the Board Resolution pursuant to Section 113 of the Companies Act, 2013 authorizing their representative to attend and vote at the AGM.
- **4.** In case of joint holders attending the meeting, the joint holder with highest in order of names will be entitled to vote.
- 5. The information of Directors proposed to be appointed/re-appointed at the ensuing the AGM in terms of Regulation 36 (3) (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and Secretarial Standard on General Meeting (SS-2) issued by the institute of Company Secretaries of India (ICSI) is annexed to the Notice. The Company is in receipt of relevant disclosures/consents from the Directors pertaining to their re-appointment.
- **6.** Pursuant to Regulation 42 of Listing Regulations, Register of Members and the Share Transfer Books of the Company shall remain closed from September 18, 2018 to September 22, 2018 (both days inclusive).
- 7. To avoid fraudulent transactions, the identity/signature of the members holding shares in electronic/demat form is verified with the specimen signatures furnished by NSDL/CDSL and that of members holding shares in physical form is verified as per the records of the share transfer agent of the Company. Members are requested to keep the same updated.
- **8.** In terms of Companies Act, 2013 read together with the Rules made thereunder, the listed companies may send the notice of annual general meeting and the annual report, including Financial statements, Board Report, etc. by electronic mode. The Company is accordingly forwarding soft copies of the above referred documents to all those members through e-mail, who have registered their email ids with their respective depository participants or with the share transfer agent of the Company.
- **9.** To receive shareholders' communications through electronic means, including annual reports and notices, members are requested to kindly register/update their email address with their respective depository participant or Registrar.
- **10.** With a view to help us serve the members better, members who hold shares in identical names and in the same order of names in more than one folio are requested to write to the Company to consolidate their holdings in one folio.
- 11. Members, who still hold share certificates in physical form are advised to dematerialise their shareholding to avail of the numerous benefits of dematerialisation, which include easy liquidity, ease of trading and transfer, savings in stamp duty and elimination of any possibility of loss of documents and bad deliveries.

- 12. Members are requested to address all correspondence, including change in their addresses, to the Company or to the Registrar and Share Transfer Agent, M/s. Karvy Computershare Private Limited, Karvy Selenium Tower B, Plot No. 31 & 32, Financial District, Nanakramguda, Gachibowli, Hyderabad 500 032, Telengana, India, E- mail: vishalbearings.ipo@karvy.com. Members whose shareholding are in electronic mode are requested to approach their respective depository participants for effecting change of address.
- **13.** Members seeking any information relating to Accounts are requested to write to the Company at least 10 days before the date of the Annual General Meeting to enable the Management to keep the required information ready at the meeting.
- **14.** Pursuant to provisions of the Companies Act, 2013, shareholders are entitled to make nomination in respect of shares held by them. Shareholders desirous of making nomination are requested to send their request in the prescribed Form SH-13 (a copy of which is made available on request) with the Company or share transfer agent.
- **15.** Corporate members are requested to send in advance, duly certified copy of the Board Resolution/Power of Attorney authorizing their representative to attend the annual general meeting.
- **16.** Members/Proxies are requested to bring the copies of annual reports and attendance slips to attend the meeting. Attendance Slip duly filled in and to affix their signature at the place provided on the Attendance Slip and hand it over at the counters at the venue.
- 17. Members who hold the shares in the dematerialized form are requested to incorporate their DP ID Number and Client ID Number in the Attendance Slip/Proxy Form, for easier identification of attendance at the Meeting.
- **18.** Please note that for security reasons, no article/baggage will be allowed at the venue of the meeting.
- **19.** Complete of the venue of the Meeting including route map and mark for easy location is enclosed for the convenience of the members. The same has also hosted at the website of the company at http://www.vishalbearings.com.
- **20.** For more details on shareholders' matters, please refer to the chapter on General Shareholder Information, included in the Annual Report.



EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO. 5

Mr. Dilipkumar G. Changela is the Director of the Company and has rich experience in the field of Bearing Rollers. The Board in its meeting held on August 27, 2018, has recommended to increase remuneration from Rs. 1,500,000/- to Rs. 25,00,000/- Per annum. In case, the Company has no profits or its profits are inadequate, then the remuneration shall be paid to him with the prior approval of the Central Government or in accordance with the provisions of the Companies Act, 2013 read with Schedule V of the Act.

Following are the details of the annual salary (payable monthly) proposed to be paid to Mr. Dilipkumar Changela, Managing Director: -

Consolidated Salary, Perquisites and Performance Bonus, etc – Rs. 25,00,000/- (Rupees Twenty Five Lac only).

In addition to the above, he shall be entitled to receive the following:

- a) Encashment of leave at the end of tenure.
- b) Provision of car for use on Company's business.
- c) Free landline telephone facility at residence along with free mobile telephone facility.
- d) He shall also be entitled to reimbursement of entertainment expenses actually and properly incurred in the course of business of the Company.

The aforesaid perquisites other than benefits of Leave encashment shall be restricted to the annual salary of Mr. Dilipkumar G. Changela.

Information required under Section II of Part II of Schedule V of the Companies Act, 2013:

I. General Information				
Nature of industry	Bearings, rollers manufacturer			
Date or expected date of	Company was in	corporate	ed on 24 th	July 1991
commencement of commercial production				
In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus	Not Applicable		T	
Financial performance based on given indicators	Particulars	2016- 2017	2015- 2016	2014- 2015
	Revenue (In Rs.)	3306.13	2314.60	2828.31
	Profit before Tax (In Rs.)	123.45	54.296	249.41
	Profit after Tax (In Rs.)	81.19	34.45	174.00
Foreign investments or collaborations, if any	The Company had material foreign of capital investme Company.	collabora	tion and r	no direct
II. Information about the appointee				
Background details	Mr. Dilipkumar G. Changela is the Managing Director of the Company			



Past remuneration	Year 2014-15 Rs. 100,000/- per month Year 2015-16 Rs. 125,000/-per month
	Year 2016-17 Rs. 125,000/-per month
Job profile and his suitability	Mr. Dilipkumar plays a major role in providing thought leadership and strategic inputs to the Company in addition to helping shape new business.
Remuneration proposed	In case of inadequacy of Profits, minimum remuneration as stated hereinabove. The Company intends to pay double the amount prescribed under Section II of Part II of Schedule V of the Companies Act, 2013 and hence it is proposed to pass the special resolution in this regard.
Comparative remuneration profile with respect to industry, size of the company, profile of the position and person in case of expatriates the relevant details would be with respect to the country of his origin)	The remuneration payable to the Mr. Dilipkumar Changela has been benchmarked with the remuneration being drawn by similar positions in same industry and has been considered by the Board of Director of the Company.
Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any	Mr. Dilipkumar Changela has no pecuniary relationship directly and indirectly with the Company except to the extent of his remuneration and shareholdings in the Company.

III. Other information

The payment of remuneration to Mr. Dilipkumar G. Changela as stated above is subject to the approval of the Members.

Except Mr. Dilipkumar G. Changela and his relatives, none of the Director's and key managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise in the resolution set out Item no. 5.

The Board recommends the resolution for your approval.

IV. Disclosures:

The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Details furnished in the resolution.

Other Disclosures: Not Applicable.

The terms and conditions set out for payment of remuneration specified herein may be altered and varied from time to time by the Board of Directors. The Board is also entitled to revise the salary, perquisites and allowances payable to the said Managing Director of the Company at

any time, such that the overall yearly remuneration payable to the said Managing Director shall not exceed the limits specified under section 197 read with Schedule V of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof for the time being in force) or any amendment made thereto.

None of the directors, managers, key managerial personnel of the Company and their respective relatives are in any way interested in the resolution except Mr. Dilipkumar G. Changela.



ITEM NO. 6

The Board of Directors of the Company ("the Board") at their meeting held on August 27, 2018, subject to the approval of the Members to be obtained at this Annual General Meeting. Mr. Hiralal G. Changela is having extensive experience in area of general management and operational aspects of the Company. With the significant growth of operational activities of the Company, it has become necessary for the Company to avail the expertise of Mr. Hiralal G. Changela on regular basis. The Board has recommended to increase remuneration from Rs. 1,500,000/- to Rs. 25,00,000/-Per annum as approved by the Board, subject to the approval of the Members to be obtained at this Meeting are as follow:

Consolidated Salary, Perquisites and Performance Bonus, etc – Rs. 25,00,000/- (Rupees Twenty-Five Lac only).

In addition to the above, he shall be entitled to receive the following:

- a) Encashment of leave at the end of tenure.
- b) Provision of car for use on Company's business.
- c) Free landline telephone facility at residence along with free mobile telephone facility.
- d) He shall also be entitled to reimbursement of entertainment expenses actually and properly incurred in the course of business of the Company.

The aforesaid perquisites other than benefits of Leave encashment shall be restricted to the annual salary of Mr. Hiralal G. Changela.

Information required under Section II of Part II of Schedule V of the Companies Act, 2013:

I. General Information				
Nature of industry	Bearings, rollers manufacturer			
Date or expected date of commencement of commercial production	Company was incorporated on 24 th July 1991			
In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus	Not Applicable			
Financial performance based on given indicators	Particulars	2016- 2017	2015- 2016	2014- 2015
	Revenue (In Rs.)	3306.13	2314.60	2828.31
	Profit before Tax (In Rs.)	123.45	54.296	249.41
	Profit after Tax (In Rs.)	81.19	34.45	174.00
Foreign investments or collaborations, if any	The Company had material foreign of capital investme Company.	collabora	tion and r	no direct
II. Information about the appointee	T			
Background details	Mr. Hiralal G. Changela is the whole-time director of the Company			
Past remuneration		. 125,000/	per monper monper mon	th



Job profile and his suitability	Mr. Hiralal is providing his learned guidance
	and mentoring the senior management of
	our Company to execute and implement
	future growth strategy.
Remuneration proposed	In case of inadequacy of Profits, minimum
	remuneration as stated hereinabove.
	The Company intends to pay double the
	amount prescribed under Section II of Part II
	of Schedule V of the Companies Act, 2013
	and hence it is proposed to pass the special
	resolution in this regard.
Comparative remuneration profile with	The remuneration payable to the Mr. Hiralal
respect to industry, size of the company,	Changela has been benchmarked with the
profile of the position and person in case of	remuneration being drawn by similar
expatriates the relevant details would be	positions in same industry and has been
with respect to the country of his origin)	considered by the Board of Director of the
	Company.
Pecuniary relationship directly or indirectly	Mr. Hiralal Changela has no pecuniary
with the company, or relationship with the	relationship directly and indirectly with the
managerial personnel, if any	Company except to the extent of his
	remuneration and shareholdings in the
III. Ohbay information	Company.

III. Other information

The payment of remuneration to Mr. Hiralal G. Changela as stated above is subject to the approval of the Members.

Except Mr. Hiralal G. Changela and his relatives, none of the Director's and key managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise in the resolution set out Item no. 6.

The Board recommends the resolution for your approval.

IV. Disclosures:

The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Details furnished in the resolution.

Other Disclosures: Not Applicable.

The terms and conditions set out for payment of remuneration specified herein may be altered and varied from time to time by the Board of Directors. The Board is also entitled to revise the salary, perquisites and allowances payable to the said Whole time Director of the Company at any time, such that the overall yearly remuneration payable to the said Whole time Director shall not exceed the limits specified under section 197 read with Schedule V of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof for the time being in force) or any amendment made thereto.

ITEM NO. 7

The Board of Directors of the Company ("the Board") at their meeting held on August 27, 2018, subject to the approval of the Members to be obtained at this Annual General Meeting. Mr. Vrajlal G. Changela is having extensive experience in area of general management and operational aspects of the Company. With the significant growth of operational activities of the Company, it has become necessary for the Company to avail the expertise of Mr. Vrajlal G. Changela on regular basis. The Board has recommended to increase remuneration from Rs. 1,500,000/- to Rs. 25,00,000/- Per annum as approved by the Board, subject to the approval of the Members to be obtained at this Meeting are as follow:



Consolidated Salary, Perquisites and Performance Bonus, etc – Rs. 25,00,000/- (Rupees Twenty-Five Lac only).

In addition to the above, he shall be entitled to receive the following:

- a) Encashment of leave at the end of tenure.
- b) Provision of car for use on Company's business.
- c) Free landline telephone facility at residence along with free mobile telephone facility.
- d) He shall also be entitled to reimbursement of entertainment expenses actually and properly incurred in the course of business of the Company.

The aforesaid perquisites other than benefits of Leave encashment shall be restricted to the annual salary of Mr. Vrajlal G. Changela.

Information required under Section II of Part II of Schedule V of the Companies Act, 2013:

I. General Information				
Nature of industry	Bearings, rollers manufacturer			
Date or expected date of commencement of commercial production	Company was incorporated on 24th July 1991			
In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus	Not Applicable		I	
Financial performance based on given indicators	Particulars	2016- 2017	2015- 2016	2014- 2015
	Revenue (In Rs.)	3306.13	2314.60	2828.31
	Profit before Tax (In Rs.)	123.45	54.296	249.41
	Profit after Tax (In Rs.)	81.19	34.45	174.00
Foreign investments or collaborations, if any	The Company has not entered into any material foreign collaboration and no direct capital investment has been made in the Company.			
II. Information about the appointee	1 /			
Background details	Mr. Vrajlal G. Changela is the whole-time director of the Company			
Past remuneration	Year 2014-15 Rs. 100,000/- per month Year 2015-16 Rs. 125,000/- per month Year 2016-17 Rs. 125,000/- per month			
Job profile and his suitability Mr. Vrajlal is business addragrowth of our		onsible fo ration and	r looking	after the
Remuneration proposed	In case of inadequacy of Profits, minimum remuneration as stated hereinabove. The Company intends to pay double the amount prescribed under Section II of Part II			



	of Schedule V of the Companies Act, 2013 and hence it is proposed to pass the special resolution in this regard.
Comparative remuneration profile with respect to industry, size of the company, profile of the position and person in case of expatriates the relevant details would be with respect to the country of his origin)	The remuneration payable to the Mr. Vrajlal Changela has been benchmarked with the remuneration being drawn by similar positions in same industry and has been considered by the Board of Director of the Company.
Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any	Mr. Vrajlal Changela has no pecuniary relationship directly and indirectly with the Company except to the extent of his remuneration and shareholdings in the Company.

III. Other information

The payment of remuneration to Mr. Vrajlal G. Changela as stated above is subject to the approval of the Members.

Except Mr. Vrajlal G. Changela and his relatives, none of the Director's and key managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise in the resolution set out Item no. 7.

The Board recommends the resolution for your approval.

IV. Disclosures:

The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Details furnished in the resolution.

Other Disclosures: Not Applicable.

The terms and conditions set out for the payment of remuneration specified herein may be altered and varied from time to time by the Board of Directors. The Board is also entitled to revise the salary, perquisites and allowances payable to the said Whole time Director of the Company at any time, such that the overall yearly remuneration payable to the said Whole time Director shall not exceed the limits specified under section 197 read with Schedule V of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof for the time being in force) or any amendment made thereto.

ITEM NO. 8 & 9

The Authorised Share Capital of the company as reflected in the Memorandum of Association is Rs. 100,000,000 (Rupees Ten Crore) divided into 10,000,000 (One Crore) Equity Shares of face value of Rs. 10/- (Rupees Ten) each. The Board of Directors of the Company in their meeting held on August 27, 2018 consented that, the Authorised Share Capital of the Company needs to be increased from Rs. 100,000,000 (Rupees Ten Crore) to Rs. 120,000,000 (Rupees twelve Crore) divided into 12,000,000 (One Crore Twenty Lacs) Equity Shares of Rs. 10/- (Rupees Ten) each by creation of additional 2,000,000 (Rupees Twenty Lac) Equity Shares of Rs. 10/- (Rupees Ten) each. Consequent to the increase of Authroised Share Capital, the Authorised Share Capital Clause contained in Clause V of the Memorandum of Association of the Company need to be altered as indicated in Resolution No. 8 & 9 respectively contained in the Notice convening the AGM. Your Directors recommend the Resolutions set out at No. 8 & 9 for the approval of the shareholders of the Company.

None of the Directors, Key Managerial Personnel and Relatives of the Directors / Key Managerial Personnel of the Company are interested in the proposed Resolutions except as holders of shares in general.



DETAILS OF THE DIRECTOR SEEKING APPOINTMENT / RE-APPOINTMENT

Name of the Director	Mr. Hiralal G. Changela
DIN	00247292
Nature	Re-appointment as Whole-Time Director
	(Retire by Rotation)
Date of Birth	04/08/1949
Qualification	Bachelor of Commerce (B.Com)
Date of Appointment	11/05/2016
Experience	Experience of More than 40 Years
Directorship held in other Public	NA
Limited Company	
No. of Shares Held	666234
List of other Companies in which	VIJAY FASTNERS PRIVATE LIMITED
Directorship are held	
Chairmanship or membership on	NA
other companies	

BOARD OF DIRECTORS' REPORT

To The Shareholders

Your Directors feel great pleasure in presenting 27th Annual Report of your Company comprising the Audited Financial Statements for the year ended 31st March, 2018.

FINANCIAL HIGHLIGHTS:

Financial Particulars	For the year end	For the year ended March 31			
	2018	2017			
Revenue from operations	55,44,10,928	33,06,13,343			
Other Incomes	1,05,66,111	57,54,365			
Total revenues	56,49,77,039	33,63,67,708			
Cost of Material consumed	33,30,18,460	181,093,365			
Changes in Inventory	83,96,798	4,127,661			
Employee Benefit expense	6,23,75,314	5,60,54,735			
Finance Costs	2,53,49,247	1,72,61,985			
Depreciation and amortization expense	2,77,10,247	2,54,75,145			
Other expenses	6,30,56,174	4,00,08,940			
Total Expenses	51,99,06,240	32,40,21,831			
Profit before tax	4,50,70,799	1,23,45,877			
Tax expense	(1,08,27,384)	(42,25,929)			
Profit for the year	3,42,43,415	81,19,948			

REVIEW OF OPERATIONS:

During the year under review, the Company has registered a turnover of Rs. 56.49 Crore (previous year Rs. 33.63 Crore) and Net Profit after Tax of Rs. 3.42 Crore (previous year Rs. 81.19 Lacs).

Over the past five years, India has emerged as one of the most preferred locations in the world for manufacturing high quality auto components and vehicles of all kinds. The Industry must be equally relentless in its pursuit of economies of scale and in scope of design and engineering of automobiles and components, while also pursuing low cost manufacturing destinations. The Government promises to help the Indian Automotive industry to focus on its strengths and improve its competitiveness in select segments and achieve the target of 12% contribution to National GDP and make India first in the world in production /sale of small cars, 2 & 3 wheelers, tractors and buses and 3rd in passenger vehicles and heavy trucks.

your Company is positive about its short term and medium-term business outlook. We will continue to pursue growth strategy in customised as well as high volume product business. Leveraging our customer and application expertise, we will provide added value to our customers. At the same time, we will accelerate implementation of our operational excellence strategy to systematically build on long term competitive advantage in the business.

DIVIDEND:

During the year under review, the Company as on November 25, 2017, declared interim dividend of 5% per equity share (i.e. 50 Paisa per share) amounting to 29,97,500/- payable to the members as per the Register of Members as on book closure dates. The Company will pay the Tax on dividend as per the provisions of the Income Tax Act, 1961.



The Directors have not recommended any final dividend and decided that the interim dividend be treated as final.

MATERIAL CHANGES AND COMMITMENT, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THE FINANCIAL STATEMENTS RELATES AND THE DATE OF THE REPORT:

The Company continued to operate in the business of manufacturing of "Auto Components" and there was no change in business activities. No material changes and commitment affecting the financial position of the Company occurred between end of the financial year and the date of this report.

DEMATERIALIZATION OF SHARES

The shares of your Company are being traded in electronic form and the Company has established connectivity with both the depositories i.e. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). Pursuant to dematerialization of shares, the company has entered into an agreement with NSDL & CDSL.

As on March 31, 2018, 100% of the share capital of the company is dematerialized.

DIRECTORS AND KEY MANAGERIAL PERSONNEL (KMP):

Pursuant to provisions of Sections 2(51) and 203 of Companies Act, 2013 read with Rule 8 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 following persons are acting as directors and Key Managerial Personnel of the Company:

<u>1.</u>	Managing Director	Mr. Dilipkumar Changela
2.	Whole time director	Mr. Hiralal Changela
3.	Whole time director	Mr. Vrajlal Changela
_4	Chief Financial Officer	Mr. Vishal Changela
5.	Company Secretary	Ms. Dimpi Sampat

As stipulated under the Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) and SS-2 issued by ICSI, the brief resume of the Directors proposed to be appointed/re-appointed is given in the notice convening the 27th Annual General Meeting.

FORMAL ANNUAL EVALUATION:

Your Company believes that systematic evaluation contributes significantly to improved performance at three levels; organisational, Board and Individual Board Member. It encourages the leadership, teamwork, accountability, decision-making, communication and efficiency of the Board. Evaluation also ensures teamwork by creating better understating of Board dynamics, board-management relations and thinking as a group within the board.

The process includes; multi-layered evaluation based on well-defined criteria consisting of relevant parameters.

For the year 2018, the Board has carried out an annual performance evaluation of its own and that of its Committees and individual Directors.

Performance evaluation criteria for the Board, its Committees, the Directors and the Chairman of the Company were circulated to and filled up by the Directors. A consolidated summary of the ratings given by the Directors was prepared by the Company Secretary. Independent Directors in their meeting have evaluated performance of the 'Board', the 'Non-independent

Directors' and the 'Chairman' of the Company and submitted its recommendation to the 'Board'.

The Nomination and Remuneration Committee has further carried out evaluation of all the Directors including Independent Directors. The report of performance evaluation so arrived at was then noted and discussed by the Nomination and Remuneration Committee and the Board in their respective meetings.

MEETINGS OF THE BOARD:

A calendar of Meetings is prepared and circulated in advance to the Directors. During the year, six meetings of Board were convened and held, the details are given in the Corporate Governance Report. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013 and Regulation 17(2) of the SEBI Regulations.

DIRECTOR'S RESPONSIBILITY STATEMENT:

Pursuant to the provisions of section 134(3) of the Companies Act, 2013, the Board of Directors state that:

- A. In the preparation of the annual accounts, the applicable accounting standard have been followed along with proper explanation relating to material departures; if any
- B. They have selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year 31st March, 2018 and of the profit of the Company for that period;
- C. They have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- D. They have prepared the annual accounts on a going concern basis;
- E. They have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and;
- F. They have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

INDEPENDENT DIRECTORS DECLARATION

The Independent Directors have confirmed and declared that they are not disqualified to act as an Independent Director in compliance with the provisions of Section 149 of the Companies Act, 2013 and confirmed that the fulfill all the conditions specified in the Companies Act, 2013 making them eligible to act as Independent Directors.

The independent directors have also met separately on March 24, 2018.

UNPAID DIVIDEND STATUS

Your Company was not any unpaid dividend and the Interim Dividend paid to the shareholder's Bank Account.

ENHANCING SHAREHOLDERS' VALUE

Your Company believes in the importance of its Members who are among its most important stakeholders. Accordingly, your Company's operations are committed to the goal of achieving high levels of performance and cost effectiveness, growth building, enhancing the productive asset and resource base and nurturing overall corporate reputation. Your Company is also committed to creating value for its stakeholders by ensuring that its corporate actions have positive impact on the socio-economic and environmental growth and development.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

The disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, have been appended to this Report as "Annexure-III".

AUDIT COMMITTEE

The Company constituted audit Committee as required under Section 177 of the Companies Act, 2013 and Regulation 18 of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015. Composition of Audit Committee is given in Corporate Governance Report. There is no such instance during the year under review where the Board had not accepted any recommendation of Audit of the Audit Committee.

NOMINATION AND REMUNERATION COMMITTEE

The Company constituted Nomination and Remuneration Committee as required under Section 177 of the Companies Act, 2013 and Regulation 18 of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015. Composition of Nomination and Remuneration Committee is given in Corporate Governance Report.

SHAREHOLDER'/INVESTORS RELATIONSHIP COMMITTEE

The Company constituted Shareholder'/Investors Relationship Committee as required under Section 177 of the Companies Act, 2013 and Regulation 18 of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015. Composition of Shareholder'/Investors Relationship Committee is given in Corporate Governance Report.

RELATED PARTY TRANSACTIONS (RPT)

All RPT that were entered into during the financial year were on an arm's length basis and were in the ordinary course of business. There are no materially significant RPT by the Company with promoters, Directors, key managerial personnel or other designated persons which may have a potential conflict with the interest of the Company at large.

All RPT are placed before the audit committee as also the board for approval. Prior approval of the audit committee is obtained on a quarterly basis for transactions which are foreseen and repetitive in nature.

The policy on RPTs as approved by the board is uploaded on the Company's website. Form for disclosure of particulars of contracts has been enclosed as "**Annexure II**".

STATUTORY AUDITORS:

M/s. SVK & Associates, Chartered Accountant, Rajkot (Firm Registration No. 118564W) be and hereby are appointed as Statutory Auditors of the Company to hold office upto the conclusion of 27th Annual General Meeting until the conclusion of next Annual General Meeting. The said appointment is required to be rectified by the members at the ensuring 27th annual General Meeting.

The Statutory Auditors have confirmed their eligibility pursuant to Section 139 of the Companies Act, 2013.

The statutory Audit Report does not contain any qualification, adverse remark or disclaimer made by the Statutory Auditor.

SECRETARIAL AUDIT:

Pursuant to provisions of Section 204 of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, your Company engaged the service of M/s. K. P. Ghelani & Associates, to conduct the Secretarial

Audit of the Company for the financial year ended 31st March 2018. The Secretarial Audit Report is attached as "**Annexure-V**" and forms part of this Report.

There are no qualifications or observations or remarks made by the Secretarial Auditor in their Report.

COST AUDIT:

Pursuant to the Rules issued by MCA under Companies (Cost records and Audit) Amendment Rules 2014, your company has not applied to cost audit during the financial year FY 2017-18.

INTERNAL AUDIT:

A Internal Audit was conducted during the year by the Internal Auditor Mr. Mayur Raiyani, Chartered Accountants, appointed as Internal Auditor for the year 2017-18.

PUBLIC DEPOSIT:

During the year under review, the Company has not accepted any deposits within of Section 73 and 76 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014. As on March 31, 2018 there are no fixed deposits with the Company.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The particulars of loans have been disclosed in notes to the Financial Statements by the Company under the provisions of Section 186 of the Companies Act, 2013.

PREVENTION OF INSIDER TRADING

The Company has adopted a code of conduct for prevention of Insider Trading with a view to regulate trading in securities by the directors and designated employees of the company. The code requires pre-clearance for dealing in the Company's shares and prohibits the purchase or sale of company shares by the directors and the designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the Trading Window is closed. The Board is responsible for implementation of the code. All board of directors and the designated employees have confirmed compliance with the code.

INTERNAL CONTROL SYSTEM

There are adequate internal financial controls in place with reference to the financial statements. The Report of the internal Auditors are placed before the Audit Committee, and recommendations have been included to further improve efficiencies. During the year under review, these controls were evaluated and no significant weakness was identified either in the design or operation of the controls. This formalized system of internal control facilitates effective compliance of Section 138 of the Companies Act, 2013 and the Listing Regulations.

Your Company's Statutory Auditors have, in their report, confirmed the adequacy of the internal control procedures.

EXTRACT OF ANNUAL RETURN:

An extract of Annual Return in Form MGT 9 is appended to this Report as "Annexure IV".

CORPORATE SOCIAL RESPONSIBILITY INITIATIVE:

The Company is not covered under the Criteria as mentioned in Section 135 of the Companies Act, 2013 which specifies the requirement of constituting the Corporate Social Responsibility Committee.

VIGIL MECHANISM:

The Company has formulated and implemented the whistle Blower Policy/vigil mechanism. This has provided a mechanism for Directors and employees of the Company and other persons dealing with the Company to report to the Chairman of the Audit Committee, any instance of unethical behavior, actual or suspected fraud or violation of the Company's code

of conduct. The Whistle Blower Policy is available on the Company website. All complaints received are reviewed and investigated by management and wherever required suitable corrective actions are taken.

SUBSIDIARIES, ASSOCIATE AND JOINT VENTURE COMPANIES:

The Company does not have any subsidiary, Associates or Joint Venture Companies and hence preparation of Consolidated Financial Statements and Statement containing salient features of subsidiary in AOC-1 as per the provisions of Section 129 of the Companies Act, 2013 is not applicable to the Company.

SAFETY, HEALTH AND ENVIRONMENT

The Company is committed to establish and maintain safe working environment that promotes good health and high performance of the employees, and simultaneously takes measures to protect the environment. We also ensure that safety behavior is well demonstrated by our employees while working in factory by using personal protective equipment as required.

There have been numerous initiatives by VBL towards safety and environment awareness among employees:

- 1. Awareness on environment preservation and protection through regular monitoring of environment parameters.
- 2. "Safety first and always first" is the highest priority of the Company. The Safety policy inter alia ensures safety of public, employees, plant, equipment and business associates, ensuring compliance with all statutory rules and regulations as an on-going process.
 - Special initiatives have been taken up such as mock drills, up-gradation of Fire protection systems, safety training to employees, reporting of near-miss incidents and first aid awareness. We strive to achieve "Zero-Accident Tolerance".
- 3. Strict policy for non-consumption of tobacco and intoxicating materials to protect the mental and physical health of employees.
- 4. Significant reductions have been achieved across all locations in minimizing the requirement of electricity.
- 5. Water conservation through re-use of waste water and rain water harvesting at plants.

RISKS AND AREAS OF CONCERN:

The Company has laid down a well-defined Risk Management Policy covering the risk mapping, trend analysis, risk exposure, potential impact and risk mitigation process. A detailed exercise is being carried out to identify, evaluate, manage and monitoring of both business and non-business risk. The Board periodically reviews the risks and suggests steps to be taken to control and mitigate the same through a properly defined framework.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE: There was no order passed by any regulator or court or tribunal, which impacts the going concern status of the Company or will have bearing on company's operations in future.

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

The Company has in place a Policy against Sexual Harassment at workplace in line with the requirement of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. Complaints Committee has been set-up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary and trainees) are covered under this policy. No complaints were received by the Committee during the year.



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

The prescribed under Section 134 of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014, relating to Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo are furnished in "Annexure-I" to this Report

CORPORATE GOVERNANCE:

Pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Corporate Governance are made part of the Annual Report. Details of Board meetings held during the year under review and the composition of the various committees are included therein.

The Code of Conduct for directors and Senior Management personnel of the Company, as approved by the Board, has been affirmed on an annual basis by all the directors, Company Secretary of the Company. All independent directors have also submitted the declaration of independence confirming that they meet the criteria of independence as provided under section 149 of the Companies Act, 2013.

The relevant certification on the various matters specified under Regulation 17 (8) of SEBI (LODR) Regulations, 2015 has been done by a Director of the Company and a chief financial officer.

MANAGEMENT DISCUSSION AND ANALYSIS AND BUSINESS RESPONSIBILITY REPORT

Pursuant to Regulation 34 read with Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, detailed review of operations, performance and future outlook of the Company is covered under a separate Annexure to this report as Management Discussion & Analysis and Business Responsibility Report.

ACKNOWLEDGEMENT:

The Board wishes to acknowledge and thank all stakeholders for their whole-hearted support and contribution by the Company's bankers, customers, suppliers and all employees of the Company. Your Directors also acknowledge the valuable support and active involvement and encouragement by all members of the management team of Vishal Bearings Ltd., towards the improved efficiencies of the Company.

For and on behalf of the Board of Directors

Sd/-Dilipkumar Changela Managing Director DIN: 00247302

Date: 27.08.2018 **Place:** Shapar, Rajkot

MANAGEMENT DISCUSSION AND ANALYSIS

INDUSTRY STRUCTURE AND DEVELOPMENT

Your company operates in the Antifriction bearing industry and the major user industries of antifriction bearings are automobiles, general engineering, railways, electrical equipment etc. For your company, the demand is approximately 90% from original equipment manufacturers (OEM) and the balance is for supplies to the replacement market/exports. The demand for roller bearings has grown in single digits during the last years reflecting overall sluggishness in industrial activity.

The automotive industry is the largest consumer of bearing products and your company supplies to the 2/3-wheeler, passenger cars, commercial vehicles and farm equipment segments. Overall demand from the Automotive industry remains subdued at a single digit rate of 8% but your Company has grown by 11.5% with strong growth in the 2/3-wheeler and commercial vehicles.

Roller bearings have wide ranging applications and are critical to industrial progress. Market growth in the Indian mobility industry for both people and goods has a very large potential given the geographical spread and size of population- an aspirational young population spurs personal mobility while the need to establish strong supply chains between producers and markets drives growth for goods mobility. Also new vehicle models are being constantly introduced, there is expansion of the public transport systems, dedicated freight corridors for movement of farm produce. With enhanced manufacturing capacity, your Company is now able to offer a wider range of products to its customers -bearing solutions that are efficient and support productivity.

We have over 25 years of experience of operating in India. We supply our finished Bearing rollers and products across India to reputed bearing manufactures and OEMs in domestic market for end users in diverse industries such as rail, light vehicles, off-highway, heavy trucks, industries classified as automobile industries', and heavy industries, industrial processes, gear drives, energy and industrial distribution, as segments within the process industries' and also export our products to customers based outside India for end users in diverse industries. We are also exporter of cylindrical roller which cater the requirements of international customers in Germany, Hungary, Turkey etc. in diverse industries such as, automotive and Hydraulics. We believe that we have long-term and stable relationships developed over the years with our key suppliers of raw materials and our key customers although we do not have formal contracts. Our key suppliers are ASCOINDUSTRIESSAS France, Dongbu Special Steel Co. Limited and Overseas Alloy Steel etc. Our major customers include NRB Bearings Limited, SKF India Limited, Turbo Bearings Private Limited, Texspin Bearings Limited, NRB Industrial Bearing Limited, TIMKEN, National Engineering Industries Limited, Turbo Industries, INAPEX Pvt Ltd., etc.

As of March 31, 2018, our work force consisted of approximately 170 full time employees. We adhere to international best practices standards and are committed in developing products and services where quality assurance is systematic process of checking to see whether a product or service being developed is meeting specified requirements. We have a separate department devoted to quality assurance with highly equipped standard room carrying all measuring equipment with latest technology.

ECONOMIC ENVIRONMENT

During the year, global environment has been subdued, being affected by uncertainties in the global financial markets, slowdown in investments arising from setbacks such as Brexit and the weaker growth in China.

In India, economic performance has been impacted by a one-time purge of "black" money, but domestic savings rate increases and improved tax collections v/s GDP, foreign institutions gaining confidence arising from the bold reforms, are going to turn to be positive for the economy with the Indian financial sector witnessing a paradigm shift in business operations. There is hope that the Indian economy will witness a strong recovery path helped by lower global fuel and commodity prices and well managed fiscal and monetary policies of the government. Downside risks continue in the form of NPA's of the banking system and the post demonization effects in most sectors of the economy.

With forecasts of a more bountiful monsoon and government spending in the economy mainly in the areas of Power (Renewables and T & D), Transportation (Roads, Railways and metro projects) and Defence (mainly towards indigenization under the "Make in India" drive) and the GST implementation around the corner, structurally the economy is expected to be benefitted and industrial growth boosted with the likely shift in consumption from unorganized to organized players. With overall GDP growth estimated at 7% and inflation controlled within 5%, the automotive sector is also expected to benefit, particularly with a growing middle class and rapid urbanization which will drive the need for personal and public transportation. The continued capacity expansion by major OEMs, in line with market demand is expected to encourage auto component manufacturers to invest in new capacities and expand operations. Opportunities for exports are expected to increase both for finished automobiles as well as auto components. Many new launches are also planned during the year which will help in expanding the size of the market.

Lower interest rates (arising out of high liquidity with banks) and inflationary pressures under close watch, along with expectations of crude oil remaining soft, should enable bearing manufacturers to benefit from a smooth demand led recovery during the year.

Your Company will continue to focus on manufacturing efficiencies and leverage its competitive strength to meet customer growth plans and increase market share.

OPPORTUNITIES AND THREATS

The long-term prospects for the Indian economy remain bright owing to the growth of internal consumption. Demand for personal vehicles will be driven by the aspirations of the rising middle class with improving purchasing power and disposable incomes. Rapid urbanization will drive the need for public transportation. As India addresses the twin challenges of inclusive growth and sustainability, even a normal monsoon, with improved availability of rural finance, will positively influence demand for motor cycles as well as agricultural tractors. The overall mobility sector is expected to benefit from continued growth in the longer term.

The domestic bearing industry is facing the following threats:

- a. The menace of spurious bearings continues to adversely affect the industry. As per estimates roughly one in every four bearings sold in the replacement market is fake/ of inferior quality presenting a threat to unsuspecting users. The problem continues owing to the slow legal process, in spite of industry wide efforts to thwart the unscrupulous suppliers.
- b. With global demand weakening, dumping of cheap bearings by Chinese and other South East Asian countries has intensified. The industry is working with the government for imposition of safeguard duties to protect the domestic industry. Supply chain readiness and a stronger focus on reducing costs will help counter the same.
- c. Regulatory demands on emission levels, improved safety norms and higher expectations for improved reliability of the vehicles may result in need for investments in newer technology, R& D investments. This could cause a higher burden of fixed costs.

Of course, the industry and your company have to continuously explore ways and take all measures to strengthen competitive advantage by minimizing waste, increasing efficiencies and producing high quality products to counter the threat of cheap imports.

FINANCIALS

The company has made a profit after tax of Rs. 3.42 Crore as compared to Rs. 81.19 Lacs in the previous accounting year. The net revenues at Rs. 56.49 Crore show a growth as compared to net revenues of the previous year Rs. 33.63 Crore.

The company expects that the market will improve and with the new capacities which have become operational, it will be able to enhance volumes, improve efficiencies, broaden its customer profile and product range so that the financial results are better during the current financial year.

RISKS AND CONCERNS

Risk management practices seek to sustain and enhance long term competitive advantage of the Company. The Board of Directors looks at risks which are mainly reputational and where the risk grid shows criticality. For the risk grid, the risks have been listed, then prioritized and ranked in terms of probability and impact- high/moderate/low.

The Board also approves the risk policies and associated practices of the Company, reviews and approves risk related disclosures. Otherwise in a normal situation, the operating team would be responsible for all operational risks. At the operating level the core group of the Executive Management team comprising the Managing Director and the functional heads review enterprise risks from time to time, initiate mitigation actions and identify owners for the action to be taken.

The following broad categories of risks have been considered:

Strategy: Choices and decisions we make to enhance long term competitive advantage of the Company and value to the stakeholders.

Industry: Relates to the inherent characteristics of our industry including competitive structure, nature of market and regulatory environment.

Counterparty: Risks arising from our association with entities for conducting business. These include customers, vendors and their respective industries.

Resources: Risks arising from sub-optimal utilization of key organization resources such as capital and infrastructure.

Operations: Risks inherent to our business operations includes service & delivery to customers, business support activities like Quality management, IT, Legal, Taxation etc.

Regulations and compliance: Risks due to inadequate compliance to regulations and contractual obligations violations leading to litigation and loss of reputation.

The business environment is expected to improve during the year, with economic performance helped by lower global fuel and commodity prices, well managed fiscal deficits, forecast of a near normal monsoon and Government initiatives to increase the spend on rural infrastructure and the "Make in India" drive to boost manufacturing. The automotive industry, the largest consumer of bearings, has strong linkages with the economy and should benefit from the same.

Management of financial risks such as interest rates risk, currency risk and liquidity risk, have come in for increased focus. Various measures were deployed to continuously monitor risks and take appropriate actions to mitigate the same.

INTERNAL CONTROL SYSTEMS AND ADEQUACY

Based on the nature of the business and size of operations the Company has in place adequate systems of internal control and documented procedures covering all financial and operating functions. These controls have been designed to provide for

- Accurate recording of transactions with internal checks and prompt reporting
- Safeguarding assets from unauthorized use or losses
- Compliance with applicable statutes and adherence to management instructions & policies
- Effective management of working capital
- Monitoring economy and efficiency of operations

Processes are also in place for formulating and reviewing annual and long-term business plans and for preparation and monitoring of annual budgets for all operating plants and the service functions.

A reputed external audit firm carries out periodical audits at all plants and of all functions and brings out deviations from laid down procedures. The audit firm independently tests the design, adequacy and operating effectiveness of the internal control system to provide a credible assurance to the Audit Committee. The observations arising out of audit are reviewed, in the first instance by the respective HODs and plant/functional heads and compliance is ensured. Further corrective action plans are drawn up to build business processes which will eliminate repetition of deviations. Business risks are managed through cross functional involvement, facilitated by internal audit and the results of the assessment are presented to senior management.

The Audit Committee reviews the recommendations for improvement of the business processes and the status of implementation of the agreed action plan.

SEGMENTWISE PERFORMANCE

During the current year, ball and roller bearings have been the primary business segment for the company.

COMPETITION

Our Industry is fragmented consisting of large established players and small niche players. We compete with organized as well as unorganized sector based on availability of product, product quality and product range. Further, there are no entry barriers in this industry and any expansion in capacity of existing manufacturers would further intensify competition. Industry is very competitive and we expect competition to continue and likely to increase in the future.

INDUSTRIAL RELATIONS AND HUMAN RESOURCE MANAGEMENT

The company's industrial relations with employees at its Ranchi plant continued to be cordial and peaceful.

The company has continued its efforts towards strengthening Human Resource by providing employees a better working atmosphere and creating a culture which nurtures personal and organizational growth.

Permanent employees directly employed by the company currently total 160 nos.

AWARDS AND RECOGNITION

Our manufacturing facility at SHAPAR Rajkot, Gujarat is BS OHSAS 18001:2007, ISO 14001: 2004, ISO 9001:2008 and ISO/TS 16949 certified, besides being recognised by URS Certification for meeting their quality assurance requirements. Further, we have, in the past been awarded for our operations including a special award by identifying us as — Direct Online Supplier for cold headed Components-Rollers by National Engineering Industries Limited, Jaipur (NBC Bearings Limited), a CK Birla Group Company where our products go directly for manufacturing of bearings without checking quality and specification.



The 2nd IPF Industrial Excellence Awards goes to vishal bearings limited in the category of "**Fastest Growing Manufacturing Company 2017**" under the Engineering segment.

As you are aware, **Industrial Products Finder (IPF)** is India's largest circulated industrial magazine published by ASAPP Info Global Group. In IPF's 45th year, we are happy to announce the 2nd IPF Industrial Excellence Awards thereby fulfilling the mission to raise the standards of excellence in the industry.

CAUTIONARY STATEMENT

Statements in this Management Discussion and Analysis describing the Company's objectives, projections, estimates and expectations may constitute 'forward looking statements' within the meaning of applicable laws and regulations. Actual results may differ materially from those either expressed or implied.

REPORT ON CORPORATE GOVERNANCE

(Pursuant to Schedule V(c) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI (LODR) Regulations, 2015)

1. CORPORATE GOVERNANCE

The Company is committed to and continues to practice good Corporate Governance, with emphasis on integrity and accountability. The core principles followed by the Company are creating long term value for all stake holders, business practices which are ethical and in compliance with applicable legal requirements and having an impact on the environment in which we work.

The Company is committed to maintain high standards and continues to practice good Corporate Governance to add long-term value. The core principles of Corporate Governance are:

- Lay emphasis on integrity and accountability.
- Incorporate several practices aimed at a high level of business ethics and effective supervision.
- Provide for enhancement of value for all stakeholders.

Corporate Governance conforms to all regulatory and legal requirements. The basic behind an endeavor towards better Corporate Governance is to achieve business excellence and strengthen the confidence of all stakeholders. It is very important for the Company to combine economic success with acting responsibly towards the environment, people and society. The Company's manner of conducting business is based on compliance of law, fairness, mutual respect and integrity. Under its comprehensive Code of Conduct applicable to the Board, Senior Management and every single employee, Vishal Bearings Limited is committed to a culture of sustainability and views it as a prerequisite for the Company's long-term success.

2. THE GOVERNANCE STRUCTURE

Vishal Bearings Limited governance structure follows the principles of freedom to the executive management within a given framework to ensure that the powers vested in the executive management are exercised with due care and responsibility to meet the expectation of all the stakeholders. In line with these principles, the Company has formed three tires of Corporate Governance structure, viz.:

- (i) The Board of Directors: The primary role of the Board is to protect the interest and enhance value for all the stakeholders. It conducts overall strategic supervision and control by setting the goals and targets, policies, reporting mechanism and accountability and decision-making process to be followed.
- (ii) <u>Committees of Directors:</u> The various Committees namely, Audit Committee, Stakeholders Relationship Committee, Nomination and Remuneration Committee and Social Responsibility Committee are focused on financial reporting, audit and internal controls, compliance issues, appointment and remuneration of Directors and Senior Management Employees, Implementation and monitoring of CSR activities and the risk management framework.
- (iii) <u>Executive Management:</u> The entire business including the support services are managed with specifically defined responsibility and authorities at different levels.

3. BOARD OF DIRECTORS

Your Board of Directors, closely monitors the performance of the Company and Management, approves the plans, reviews the strategy and strives to achieve organisational growth. Your Board ensures statutory and ethical conduct with high quality financial reporting. It holds itself accountable to the shareholders as well as other stakeholders for the long-term well-being of the Company. The Company ensures that timely and relevant information is made available to all Directors in order to facilitate their effective participation and contribution during meetings and deliberations.

The Board determines strategic policies, approves annual plans & budgets, capital expenditure, new projects, investment plans, conducts performance review, ensures statutory compliance, and risk management etc., periodically. A minimum of four meetings of the Board of Directors is held each year, one meeting is held in each quarter and it is ensured that the gap between two meetings does not exceed 120 days. Various Committees of the Board also meet as per the statutory requirements. Also, as per statutory requirement the Independent Directors meet separately once in a year.

(A) Composition:

- (i) The management of your Company is entrusted to the Managing Director, who is assisted by a Management Core Team and Senior Executives having rich experience and expertise in their respective fields.
- (ii) The Board of Directors is constituted with appropriate combination of Executive Director, Independent Directors and Woman Director, as per the prevailing regulatory requirements. As on March 31, 2018 the Company had six Directors, out of which three Directors are whole time executive Directors and out of these six, three are Independent Directors.
- (iii) None of the Directors on the Board is a member of more than 10 committees or a Chairperson of more than 5 committees [as stipulated in Regulation 26(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015] across all the Indian Public Companies, in which he / she is a Director. The necessary disclosure regarding the committee position and other Directorship has been made by the Directors.
- (iv) The names and categories of the Directors on the Board, their attendance at Board Meetings, last Annual General Meeting held during the year, number of directorships held by them in Indian Companies (Public and Private) and committee chairmanship / membership held by them in Indian Public Companies are given below. For reckoning the maximum number of chairmanships / memberships in committees, only three committees viz. 'Audit Committee' 'Nomination and Remuneration Committee' and 'Stakeholders Relationship Committee' of the Board are considered.

Name of Director	DIN	Category	No. of Directo rships in other co.	No. of Membersh ip in Committe es	Attendanc e of BM held in 2017-2018	Attended at last AGM held on 29 September , 2017
Hiralal Gordhandas Changela	00247292	Whole time Director	1	-	6	Yes

Vrajlal	00247295	Whole time	1	1	6	Yes
Gordhandas		Director				
Changela						
Dilipkumar	00247302	Managing	1	1	6	Yes
Gordhandas		Director				
Changela						
Niteshkumar	01854443	Independen	1	1	6	Yes
Jamnadas		t Director				
Patel						
Urja	07191068	Independen	-	3	6	Yes
Bhupendrabha		t Director				
i Ghetiya						
Rakesh	07191075	Independen	-	3	6	Yes
Kanjibhai		t Director				
Savani						
Changela		Chief	-	-	6	Yes
Vishal Vrajlal		Financial				
		Officer				
Dimpi		Company	-	-	6	Yes
Kishorbhai		Secretary				
Sampat						

(B) Profiles of Directors:

All the Directors are professionals with erudition and experience in their respective areas and fields and Corporate Management Practices. The brief profile of the Directors as on March 31, 2018 is given below:

- Mr. Dilipkumar Changela, (DIN: 00247302) aged 53 years, is the Chairman & Managing Director of our Company with more than 20 years of experience in the bearing Roller industry. He is an intermediate passed. He is responsible for the development and implementation of Company's growth strategy and expansion in India and overseas. His leadership abilities have been instrumental in growth and development of our Company.
- 2. **Mr. Hiralal Changela**, (DIN: 00247292) aged 66 years, is the founder Promoter of our Company and a Whole Time Director of our Company and with more than 35 years of experience in the Roller bearing industry. He is a Bachelor of Commerce. He is providing his learned guidance and mentoring the senior management of our Company to execute and implement future growth strategy.
- 3. **Mr. Vrajlal Changela**, (DIN: 00247295) aged 63 years, is the Whole Time Director of our Company with more than 30 years of experience in roller bearing industry. He is a Bachelor of Arts. He is responsible for looking after the business administration and is instrumental for growth of our Company.
- 4. **Mr. Rakesh Savani**, (DIN: 07191075) aged 33 years, is the Non-Executive Independent Director of our Company with overall 5 years of experience in the field of accounting, audit and taxation. He is a Chartered Accountant.
- 5. **Mr. Niteshkumar Patel**, (DIN: 01854443) aged 46 years, is the Non-Executive Independent Director of our Company. He is a Bachelor of Science. He is having experience of 15 years in the field of business.

6. **Ms. Urja Ghetiya**, (DIN: 07191068) aged 26 years, is the Non-Executive Independent Director of our Company with 5 years of experience in the field of accounting. She is a Chartered Accountant.

(C) Meeting of Board of Directors during 2017-2018:

In all, Six Board Meetings were held during the financial year on the following dates:

Board Meetings	<u> </u>		III 		V	VI
Dates	18.04.17	30.05.17	02.09.17	14.11.17	25.11.17	24.03.18
Venue	Shapar	Shapar	Shapar	Shapar	Shapar	Shapar

The details of attendance of each of the Directors at the Board Meeting(s) are given above in the table at point no. 3A.

(D) Board Meeting Procedure

Annual Calendar of Board Meetings for the year is usually considered in the last Board Meeting of the previous year. The notice convening Board Meeting is sent to each of the Directors along with relevant papers well in advance of the meeting date. The items in the Agenda are backed by comprehensive background information to enable the Board to take appropriate decisions. All significant developments and material events are brought to the notice of the Board; either as a part of the agenda papers in advance of the meeting or by way of presentations or circulation of relevant documents during the meeting. The Managing Director briefs the Board on the financial performance of the Company during the previous quarter and trend analysis as compared to the budgets, operational performance and market scenario.

The Board has complete access to all the information of the Company. The following information are provided to the Board as and when occasion arises:

- Annual operating plans, budgets and any updates.
- Capital budgets and any updates.
- Half Yearly results for the Company and its operating divisions or business segments.
- Minutes of meetings of Audit Committee & other committees of the Board.
- The information on recruitment and remuneration of senior officers just below the Board level, including appointment or removal of Chief Financial Officer and the Company Secretary.
- Show cause, demand, prosecution notices and penalty notices which are materially important.
- Fatal or serious accidents, dangerous occurrences, any material effluent or pollution problems.
- Any material default in financial obligations to and by the Company or substantial non-payment for goods sold by the Company.
- Any issue, which involves possible public or product liability claims of substantial nature, including any judgement or order which, may have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative implications on the Company.
- Details of any joint venture or collaboration agreement.

- Transactions that involve substantial payment towards goodwill, brand equity or intellectual property.
- Significant labour problems and their proposed solutions. Any significant development in Human Resources / Industrial Relations front like signing of wage agreement, implementation of Voluntary Retirement Scheme etc.

(E) Code of Conduct

The Company has laid down a Code of Conduct, for all its Board Members and Senior Management Personnel for avoidance of conflicts of interest. The declarations regarding its compliance have been received for the year 2017-2018 from all the Board Members and Senior Management Personnel.

There were no material financial and commercial transactions, in which Board Members or Senior Management Personnel had personal interest, which could lead to potential conflict of interest with the Company during the year.

As per SEBI (Prohibition of Insider Trading) Regulations, 2015, the Company has adopted a code of Conduct for Prevention of Insider Trading. All the Directors, Designated employees who could have access to the unpublished price sensitive information of the Company are governed by this Code. The trading window is closed during the time of declaration of results and occurrence of any material events as per the Code.

(F) Familiarisation Programmes to Independent Directors

Induction, orientation or familiarisation programmes are part of our culture and applicable to all layers of management and the Board Members, which are designed based upon the position / job requirements.

Guided by the principles laid down for Corporate Governance under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013, Independent Directors are appraised through familiarization programmes to provide insights into the Company, including; nature of Industry in which the Company operates, business model of the Company, relevant information on business processes and roles, responsibilities, duties and rights of Independent Directors.

(G)Support and role of Company Secretary:

The Company Secretary is responsible for convening the Board and committee meetings, preparation and distribution of Agenda and other documents and recording of the Minutes of the meetings. She acts as interface between the Board and the Management and provides required assistance and assurance to the Board and the Management on compliance and grievance aspects.

4. AUDIT COMMITTEE

Pursuant to the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of Listing Regulations, the Board of Directors has duly constituted the Audit Committee. Majority of the members of the Committee are Independent Directors including the Chairman of the Committee. They possess sound knowledge on accounts, audit, finance, taxation, internal controls, etc. Ms. Dimpi Sampat, Company Secretary & Compliance Officer of the Company acts as Secretary to the Committee.

The Audit Committee of the Company reviews the reports to be submitted with the Board of Directors with respect to auditing and accounting matters. It also supervises the Company's internal control and financial reporting process.

(A) Composition and Attendance:

Sr. No.	Name of Director(S)	Acting in the Committee	Category
1	Mr. Rakesh Savani	Chairperson	Independent director
2	Ms. Urja Ghetiya	Member	Independent director
3	Mr. Vrajlal Changela	Member	Whole time director

(B) Meetings of Audit Committee and Attendance of Members

Details of the Audit Committee Meetings held during 2017-2018 are as follows:

Audit Committee Meeting(s)		 	III 	IV 	V	VI
Dates	18.04.17	30.05.17	02.09.17	14.11.17	25.11.17	24.03.18
Venue	Shapar	Shapar	Shapar	Shapar	Shapar	Shapar
Attended by		Al	I the Membe	ers		

The Audit Committee invites such of the executives as it considers appropriate to be present at the meeting particularly the Managing Director, the Chief Financial Officer, the representative of Statutory and Cost Auditors and the Internal Auditor of the Company. All the members of Audit Committee are financially literate and majority of them have accounting and financial management expertise.

The Company has systems and procedures in place to ensure that the Audit Committee mandatorily reviews:

- Management discussion and analysis of financial condition and results of operations;
- Statement of significant related party transactions (as defined by the Audit Committee), submitted by Management;
- Management letters / letters of internal control weaknesses issued by the statutory auditors;
- Internal audit reports relating to internal control weaknesses; and
- The appointment, removal and terms of remuneration of the Chief Internal Auditor.

(C)Terms of Reference

The terms of reference of this Committee include matters specified in the Companies Act, 2013, Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and those specified by the Board in writing. Besides having access to all required information within the Company, the Committee may investigate any activity within its terms of reference, seek information from any employee, secure attendance of outsiders with relevant

expertise, or obtain legal or other professional advice from external sources, whenever required.

The Audit Committee acts in accordance with the terms of reference which, inter alia, include:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- Recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- Reviewing, with the Management, the annual financial statements and auditor's report thereon before submission to the Board for approval;
- Reviewing, with the Management, the quarterly financial statements before submission to the Board for approval;
- Reviewing, with the Management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilised for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue and making appropriate recommendations to the Board to take up steps in this matter;
- Review and monitor the auditor's independence and performance and effectiveness of audit process;
- Approval or any subsequent modification of transactions of the Company with related parties;
- Scrutiny of inter-corporate loans and investments;
- Reviewing, with the Management, performance of statutory and internal auditors, adequacy of the internal control systems;
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- To review the functioning of the Whistle Blower Mechanism;
- Carrying out any other function as is included in the terms of reference of the Audit Committee.

5. NOMINATION AND REMUNERATION COMMITTEE (NRC)

Pursuant to provisions of Section 178 of the Companies Act, 2013 read with Regulation 19 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The powers, role and terms of reference of the Nomination and Remuneration Committee covers the areas as contemplated under clause 19 of SEBI ((Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 178 of the Companies Act, 2013 apart from any references made to it by the Board of Directors.

(A) Composition and Attendance:

S. N.	Name of Director(S)	Acting in the Committe	Category
1	Mr. Rakesh Savani	Chairperson	ID



2	Ms. Urja Ghetiya	Member	ID
3	Mr. Niteshkumar Patel	Member	ID

(B) Meetings of Nomination and Remuneration Committee (NRC) and Attendance of Members

Details of the Nomination and Remuneration Committee (NRC) Meetings held during 2017-2018 are as follows:

NRC	<u> </u>	II
Dates	18.04.2017	02.09.2017
Venue	Shapar	Shapar
Attended by	All the Members	

(C)Terms of Reference of NRC

The Company's Policy on Nomination and Remuneration is framed with objectives as under:

- To formulate criteria and advise the Board in matters of determining qualifications, competencies, positive attributes and independence of Directors, and policies relating to their appointment and removal,
- To review corporate goals and objectives, to set norms of performance evaluation and to lay out remuneration principles for Directors, KMP and Senior Management linked to their effort, performance and contribution towards achievement of organisational goals,
- To evaluate performance and give recommendations to the Board on remuneration payable to the Directors, KMP and Senior Management, and
- To review and recommend to the Board measures to retain and motivate talent including KMP and Senior Management Personnel with a view to ensuring long term sustainability and competitiveness of the organisation.
- The remuneration (including revisions) to Directors is recommended by Vishal to the Board for approval. The remuneration (including increments) to the Directors, so recommended by Vishal to the Board, should be within the limits under the Companies Act, 2013 read with the Rules thereunder and as approved by the shareholders of the Company.
- None of the Directors (including Independent Directors) shall be entitled to any stock option of the Company.
- Non-executive Independent Directors, who will be entitled to sitting fees.

While determining remuneration to KMP, Senior Management Personnel and other Employees, the Company encourages and rewards; merit and superior performance. The objective is to set the total remuneration at levels to attract, motivate, and retain high-caliber, and high potential personnel in a competitive global market.

Criteria and Qualification for Nomination and Appointment

A person to be appointed as Director, KMP or at Senior Management level should possess adequate relevant qualification, expertise and experience for the position that he / she is being considered for. The Nomination and Remuneration Committee (VBL) will evaluate whether qualification, expertise and experience possessed by a person is



sufficient / satisfactory for the concerned position and the VBL will make appropriate recommendations to the Board of Directors.

6. MANAGERIAL REMUNERATION

(A) Remuneration to the Executive Director (MD & WTD)

the details of remuneration paid / payable for the financial year 2017-2018 to the Managing Director and whole time Directors (3 Directors) are as follows;

Salary (Rs. 15,00,000 P.A. – 3 Directors)	Rs. 45,00,000		
Allowance & Perquisites	-		
Company's contribution to funds	-		
Total	Rs. 45,00,000		

Notes:

- (a) Company's contributions to fund include Superannuation Fund and Provident Fund.
- (b) The Company did not have any Stock Option Scheme as at March 31, 2018.

(B) Remuneration to the Non-executive Directors

As per shareholders' approval by way of Ordinary Resolution passed, Directors (except those who are in whole-time employment of the Company) are paid 'Sitting Fees' for attending Board / Committee Meetings and 'Profit Related Commission' based on performance of the Company and performance evaluation criteria set forth in the Nomination and Remuneration Policy.

The details of sitting fees for attending Board / Committee Meetings and profit related commission paid to them during the year are as follows:

Name of Directors	Board Meetings	Audit Committee Meetings	Nomination & Remuneration Committee	Stakeholders Relationship Committee	Total Sitting Fees
Mr. Rakesh Savani	-				16000
Mr. Niteshkumar Patel	-	-	-		16000
Ms. Urja Ghetiya	-	-	-	-	16000

All the Directors have been reimbursed expenses incurred by them in discharge of their duties. The payments made to a Director in his / her individual capacity or to his / her relatives have been disclosed. However, none of these Directors has any material pecuniary relationship or transactions with the Company, its promoters, its Directors, its senior management or holding Company, subsidiaries and its associates which may affect their independence. The Company has not entered into any materially significant transaction with promoters, Directors or their relatives or its management or subsidiary that may have potential conflict with the interests of the Company.



7. STAKEHOLDERS RELATIONSHIP COMMITTEE (SRC)

Pursuant to provisions of Section 178(5) of the Companies Act, 2013 read with Regulation 20 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, 'Stakeholders and Relationship Committee' (hereinafter referred as SRC) of the Board has been constituted to especially look into the mechanism of redressal of grievances of shareholders.

(A) Composition and Attendance:

Sr. No.	Name of Director(\$)	Acting in the Committee	Category
1	Ms. Urja Ghetiya	Chairperson	ID
2	Mr. Rakesh Savani	Member	ID
3	Mr. Dilipkumar Changela	Member	MD

(B) Meetings of SRC and Attendance of Members

The Committee meets to deal with matters relating to redressal of complaints from shareholders regarding transfers, non-receipt of Annual Report, non-receipt of declared dividends, etc. and to review effectiveness of Investors' relations system of the Company. During the year SRC met on April 18, 2017 and the meeting attended by all the members.

The Company Secretary Ms. Dimpi Sampat is a Compliance Officer of the Company.

During 2017-2018, There was no complaint pending and no received as on March 31, 2018.

8. GENERAL BODY MEETINGS

Details of Annual General Meetings held in last three years are as follows:

Particulars		Meetings	
	AGM	AGM	AGM
Date	29.09.2017	24.08.2016	09.06.2015
	Registered office	Registered office	Registered office
Venue	of the Company	of the Company	of the Company

Details of Extra Ordinary General Meetings held in last three years are as follows:

Particulars		Meetings			
	EGM	EGM	EGM		
Date	2017-2018	2016-2017	2015-2016		
	-	14.11.2016	11.05.2015		
	-	-	28.05.2015		
	-	Registered office	Registered office		
Venue		of the Company	of the Company		

9. MEANS OF COMMUNICATION

Financial Results:

Pursuant to provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, half yearly financial results of the Company are being published in website of Bombay Stock Exchange. Financial results, as soon as they are approved by the Board, are forwarded to the Stock Exchanges.

Filings with Stock Exchanges:

All the reports, statements, documents, filings and any other information that are required to be submitted with the recognized stock exchange(s) as per the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 are disseminated /uploaded on website https://listing.bseindia.com/ under "BSE Listing Centre."

The Company generally does not make any presentation to analysts or to institutional investors.

10. GENERAL SHAREHOLDERS' INFORMATION

(i) 27th Annual General Meeting is scheduled to be held

: September 22, 2018 Registered Office: Survey No. 22/1,

Plot No. 1, Shapar Main Road, Shapar (Veraval), Rajkot – 360 024,

Gujarat, INDIA.

(ii) Financial Year

A twelve-month period starting from April 1, 2017 to March 31, 2018.

Financial Reporting for the respective half year of 2017 would be carried out within time limit, as per prevailing regulatory requirements.

(iii) Date of Book Closure

September 18, 2018 to September 22, 2018 (Both days inclusive).

(iv) Audit in financial Year 2017-2018

Sr. No.	Audits	Auditors
1	Statutory Auditor	SVK & Associates,
		Chartered Accountant, Rajkot
		Firm Registration No. 118564W
2	Secretarial Audit and	K.P. Ghelani & Associates,
	Reconciliation of Share	Company Secretary, Rajkot
	Capital Audit	
3	Internal Audit	Mayur Raiyani,
		Chartered Accountant, Rajkot

(v) Listing of Equity Shares on Stock Exchanges

The Equity Shares of the Company are listed on SME Segment:

- BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001, Maharashtra, India.

The requisite listing fees have been paid to the Stock Exchanges up to March 31, 2018.



(vi) Stock Code

Security Code	539398
Security ID	VISHALBL
International Security Identification Number (ISIN)	INE060T01024
Corporate Identification Number (CIN)	L29130GJ1991PLC016005

(vii) Share Transfer Agent:

M/s. Karvy Computershare Private Limited, as the Registrar and Share Transfer Agent (RTA) of Vishal Bearings Limited, handle all share transfers and related processes. They provide the entire range of services to the Shareholders of the Company relating to share transfers, change of address or mandate and dividend. The electronic connectivity with both the depositories – NSDL and CDSL is also handled by Karvy.

(viii) SEBI complaints redress system (SCORES)

The investor complaints are proceeds in a centralized web-based complaints redress system. The salient features of this system are Centralized database of all complaints, online upload of Action Taken Report (ATRs) by concerned companies and online viewing by investors of actions taken on the complaint and its status.

(ix) Convertible Instruments

The Company has not issued any ADRs/GDRs/Warrants or any convertible instruments during the financial year ended on March 31, 2018.

(x) Registered Office:

VISHAL BEARINGS LIMITED, Survey No. 22/1, Plot No. 1, Shapar Main Road, Shapar (Veraval), Rajkot – 360 024, Gujarat, INDIA.

(xi) Address for correspondence:

For any assistance regarding the dematerialization of shares, share transfers, transmissions, change of address, non-receipt of dividend or any other query relating to shares, the investor can write to Registrar and Share Transfer Agent (address mentioned above) or please write to:

The Compliance Officer VISHAL BEARINGS LIMITED,

Survey No. 22/1, Plot No. 1, Shapar Main Road, Shapar (Veraval), Rajkot – 360 024, Gujarat, INDIA.

(xii) Market Price Date

A summary containing monthly High / Low share prices at BSE Limited (BSE) is as under:

For the	Equity Shares BSE Sensex		Equity S Vishal Bearin	
2017-2018	High (Rs.)	Low (Rs.)	High (Rs.)	Low (Rs.)
April	30184.22	29241.48	37.90	30.65
May	31255.28	29804.12	36.10	31.60
June	31522.87	30680.66	31.55	29.15
July	32672.66	31017.11	40.05	30.70

32686.48	31128.02	44.10	34.00
32524.11	31081.83	43.75	28.10
33340.17	31440.48	39.25	28.20
33865.95	32683.59	55.85	26.40
34137.97	32565.16	64.55	54.40
36443.98	33703.37	78.00	67.35
36256.83	33482.81	66.50	54.50
34278.63	32483.84	59.50	52.00
	32524.11 33340.17 33865.95 34137.97 36443.98 36256.83	32524.11 31081.83 33340.17 31440.48 33865.95 32683.59 34137.97 32565.16 36443.98 33703.37 36256.83 33482.81	32524.11 31081.83 43.75 33340.17 31440.48 39.25 33865.95 32683.59 55.85 34137.97 32565.16 64.55 36443.98 33703.37 78.00 36256.83 33482.81 66.50

(xiii) Details of unclaimed and unpaid dividend

Year ended on	Date of declaration of dividend	Amount lying unpaid as on 31.03.2018
 31.03.2018	25.11.2017	-

(xiv) Category-wise summary of Shareholding as on March 31, 2018

Sr.	Category	No. of	No. of	%
No.		Shareholders	Shares	
1	Promoters	3	1983734	33.09
2	Promoters Group	12	1675600	27.95
3	Public	124	2141400	35.72
4	Bodies Corporate	14	59799	1.00
5	HUF	15	119467	1.99
6	Non-Resident Indians	1	3750	0.06
7	NRI Non- Repatriation	2	11250	0.19
	Total	171	5995000	100

(xv) Top Ten Shareholders with their Shareholdings

Sr. No.	Name of Shareholders	Category	No. of Shares held	% of total paid up capital
1	Darshit D. Changela	PRG	223475	3.73
2	Girishkumar Changela	PRG	217500	3.63
3	Jayana Changela	PRG	217500	3.63
4	Rinkuben Changela	PRG	205000	3.42
5	Vishal Changela	PRG	203000	3.39
6	Jayshriben Changela	PRG	166250	2.77
7	Rasilaben Changela	PRG	166250	2.77
8	Jyotiben Changela	PRG	166250	2.77
9	Paresh Vasani	PUB	146250	2.44
10	Falguni Vasani	PUB	142500	2.38

(xvi) Dematerialisation of Shares

Total paid-up Equity Share Capital is held in Dematerialised form with National Securities Depository Limited and Central Depository Services (India) Limited as on March 31, 2018.

Particulars	NSDL	CDSL	Total
Shares (nos.)	3908350	2086650	5995000
Shares (%)	65.19	34.81	100.00

(xvii) Distribution of shareholding as on 31st March, 2018

Sr.	Category	No. of	% of total paid up
No.		Shareholders	capital
1	upto 1 – 5000	3	1.75
2	10001 – 20000	8	4.68
3	20001 – 30000	5	2.92
4	30001 – 40000	36	21.05
5	50001 – 100000	63	36.84
6	100001 & above	56	32.75
	Total	171	100.00

11. DISCLOSURE

- (i) The Board has received disclosures from the Senior Management relating to material, financial and commercial transactions, where they and/or their relatives have personal interest. There are no materially significant related party transactions of the Company, which have potential conflict with the interest of the Company at large; however, transactions with related parties as per requirements of Accounting Standard (AS) 18 are disclosed under notes to accounts.
- (ii) All transactions with related party, as defined under the Companies Act, 2013, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the year were in ordinary course of business and at arm's length basis and do not attract provisions of Section 188 of the Companies Act, 2013. The Board has approved a policy on dealing with related party transactions.
- (iii) The Company has established Vigil Mechanism to provide for the safeguards against victimisation of Directors and employees who follow such mechanism. The Board has approved Whistle Blower Policy/establishment of Vigil Mechanism pursuant to Provisions of Companies Act, 2013 and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (iv) There have been no instances of any non-compliance and no penalties or strictures have been imposed on the Company on any matter relating to the capital market, either by Stock Exchange, Securities and Exchange Board of India or any statutory authority during the last three years.
- (v) The Company has adopted and complied with mandatory requirements as per provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Some of the nonmandatory requirements have also been complied with.



- (vi) The requisite certificates from CFO were placed before the Board Meetings for consideration.
- (vii) The Company has adequate risk assessment and minimisation system in place. The risk management procedure is reviewed periodically.
- (viii)The Company is fully compliant with the Corporate Governance requirements as specified by Regulation 17 to 27 and clauses (b) to (i) of Sub-Regulation (2) of Regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

For and on behalf of the Board

Sd/-Hiralal Changela Chairman DIIN: 00247292

Place: Shapar, Rajkot Date: 27.08.2018

DECLARATION REGRADING COMPLIANCE OF CODE OF CONDUCT

I hereby declare that pursuant to Schedule V (Part D) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of the Company have adopted a Code of Conduct for the Board members and Senior Management of the Company and the same has also been posted in the Company's website and that all the Board members and Senior Management personnel to whom this Code of Conduct is applicable have affirmed the compliance of the said Code of Conduct during the year 2017-18.

\$d/-Vrajlal Changela DIN:00247295



CEO & CFO CERTIFICATE

TO
THE BOARD OF DIRECTORS
VISHAL BEARINGS LIMITED

Annual Confirmation pursuant to Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

As required by Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby certify that:

- a) We have reviewed the financial statements and the cash flow statement of the Company for the year ended March 31, 2018 and that to the best of our knowledge and belief:
 - i) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii) these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the auditors and the Audit committee
 - i) significant changes if any, in internal control over financial reporting during the year;
 - iii) significant changes if any, in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iv) that there were no instances of fraud of which we have become aware and the involvement therein, if any, of the Management or an employee having a significant role in the Company's internal control system over financial reporting.

For Vishal Bearings Limited

Sd/-Vrajlal Changela Whole time Director Sd/-Vishal Changela CFO

DIVIDEND DISTRIBUTION POLICY

1.INTRODUCTION

As part of long term financial policy of the Company, it becomes essential to frame a Dividend Distribution Policy ('Policy') in accordance with the provisions of the Companies Act, 2013, rules framed thereunder, Articles of Association of the Company and the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.

This policy is intended to inform the present and potential investors and Shareholders, about the approach of the Board of Directors ('Board') of the Company towards declaration of dividend and utilization of the retained earnings.

2. STATUTORY REQUIREMENT

Regulation 43A of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, specifies that every listed Company shall formulate a Dividend Distribution Policy which shall be disclosed in the Annual Reports and on the website of the Company.

3. OBJECTIVE

This Policy intends to make available the following information to the Shareholders of the Company:

- a) The circumstances under which the shareholders of the Company may or may not expect dividend.
- b) The External and Internal factors including financial parameters that would be considered by the Company while declaring dividend.
- c) Method in which the Company will utilise Retained Earnings.

4. POLICY

CIRCUMSTANCES UNDER WHICH SHAREHOLDERS OF THE COMPANY MAY OR MAY NOT EXPECT DIVIDEND:

The Board of Directors of the Company is committed to deliver sustainable value to all its stakeholders including the Shareholders. The Company will strive to distribute an optimal and appropriate level of profits earned by it in its business, with the Shareholders, in the form of Dividend. It may be interim dividend and / or final dividend every year.

However, under the following circumstances the shareholder may not expect dividend:

- Where it become essential to build reserves to meet long term requirements.
- Where in the opinion of the Board of Directors, distribution of profit by dividend in any year would jeopardize the Company's financial condition.
- Where the Company has not earned profit or earned inadequate profit in any year.

EXTERNAL, INTERNAL FACTORS AND FINANCIAL PARAMETERS THAT SHALL BE CONSIDERED FOR DECLARATION OF DIVIDEND:

Declaration of Dividend and the percentage will depend upon the following factors:

I. External Factors

A. Unfavourable economic and market conditions:

Whenever the Company operates in a recessionary economic/market conditions, where future business opportunities are uncertain, the Board may prefer to conserve cash to retain profits to build up reserves.

B. Government/Statutory Regulations:

Requirements of the Companies Act, 2013, Income Tax Act, 1961 and the Rules made there under, rates of corporate dividend distribution tax, tax on dividend payable by the recipients and any other relevant legislation, order, circular, notification of Central Government / State Government would be taken in to consideration while declaring dividends

II. Internal Factors and Financial Parameters

Internal factors and financial parameters that may be considered by the Board before making any recommendations for Dividend include but not limited to:

- 1. Amount of Current year business profits
- 2. Amount of Capital profits
- 3. Past year profit/loss
- 4. Cash flow position for the year under consideration
- 5. Cost of raising funds from alternate sources
- 6. Present and future Capital Expenditure plans, including plans for expansion, modernization of existing business or green field projects
- 7. Plans for Mergers & Acquisitions including other forms of business re-organisation
- 8. Additional investments in subsidiary/associates of the Company
- 9. Plans for investments into new line of business
- 10. Any other factor as deemed fit by the Board

5. METHOD IN WHICH COMPANY WILL USE RETAINED EARNINGS:

Reserves are being built by the Company to plough back profits in to the business, to maintain uninterrupted distribution of dividend in the years where there is no profit or inadequate profit and to meet the fund requirements in the lean periods.

As per the provisions of the Companies Act, 2013 and the rules framed thereunder the free reserves (retained earnings) of the Company may be utilized for the purpose of Issue of Bonus Shares by capitalization of reserves, buy back of Shares, Declaration of Dividend out of reserves where there is no / or inadequate profit in any financial year, declaration of special / additional dividend in any year(s) (if any).

The Board of Directors of the Company, depending upon the circumstances and taking into consideration of business requirements of the Company would take appropriate decision regarding the utilization of the retained earnings of the Company from time to time.

6. AMENDMENTS:

This policy may be reviewed and modified to make it to be in line with any changes, modifications or amendments in the Regulations / Acts, subject to the necessary approval of the Board of Directors of the Company.

7. BOARD'S APPROVAL:

This policy was approved by the Board of Directors at its meeting held on April 18, 2017.

ANNEXURE I

Statement of conservation of energy, technology absorption and foreign exchange earnings and outgo pursuant to provisions of section 134 of the Companies Act, 2013 read with the companies (Accounts) Rules, 2014

A) CONSERVATION OF ENERGY

Energy conservation initiatives are being planned and implemented across manufacturing locations. Apart from regular practices and measures for energy conservation, many new initiatives were driven across all the units. Some of the key measures taken in all the plants are as follows:

- Energy efficient chillers.
- New Machinery with low power consumption are installed.
- Alternative energy efficient neutral atmosphere.
- Energy efficient motors for utilities and replacement of capacitor panels to meet the current specifications and requirements.
- More usage of electricity purchased from GEB.

Consumption	Year Ended	Year Ended
	31.03.2018	31.03.2017
Electric, Power and Fuel	26,268,586	22,243,638

B) TECHNOLOGY ABSORPTION

- Improved production methods to achieve higher yield and lower wastage
- Continuous benchmarking of products to achieve world class processes

Operations of the company do not involve any kind of special technology and there was no expenditure on research & development during this financial year. However, your company continues to upgrade its technology (computer technology and telecom infrastructure) in ensuring it is connected with its clients across the globe.

C) FOREIGN EXCHANGE EARNINGS AND OUTGO

Particulars	2017-2018	2016-2017
Foreign Evolution and during the year		
Foreign Exchange earned during the year		-
- Sale of Goods	22,27,671	
Foreign Exchange outgo during the year		-
- Raw Materials	23,80,04,929	8,50,79,221
 Components and Spare Parts 	-	-
- Capital Goods	38,37,425	36,14,820



ANNEXURE II

(Pursuant to clause (h) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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 arms-length transactions under third proviso thereto.

FORM - AOC 2

1. Details of contracts or arrangements or transactions not at arm's length basis:

There were no contracts or arrangements or transactions entered during the year ended March 31, 2018 which were not at arm's length basis.

2. Details of contracts or arrangements or transactions at arm's length basis: NIL

Sr. No.	Particulars	Details
1	Name(s) of the related party and nature of relationship	Virdeep Engineering Private Limited – Group Company
2	Nature of contracts/arrangements/transactions	Sales, Job work, Transfer or purchase of products, materials, services or other obligations
3	Duration of contracts/arrangements/transactions	Ongoing basis, normal and incidental to Company's business operations
4	Salient terms of the contracts or arrangements or transactions including the value, if any	The information forms part of the notes to financial statement for the year 2017-18
5	Date of approval by Board	18.04.2017
6	Amount paid as advance, if any	Nil

FOR and on behalf of the Board of Director

Place: Shapar, Rajkot

Date: 27.08.2018

Sd/Dilipkumar Changela
Managing Director
DIN: 00247302



ANNEXURE III

[Pursuant to Section 197 of the Companies Act, 2013 and Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

(I)	The remuneration of each Direct	or of the company for the	e financial year:
Sr.	Name	Designation	Remuneration for the
No.			F.Y. 2017-2018
1	Mr. Hiralal G. Changela	Whole time director	₹. 1,500,000
2	Mr. Dilipkumar G. Changela	Managing Director	₹. 1,500,000
3	Mr. Vrajlal G. Changela	Whole time director	₹. 1,500,000
(II)	The increase in remuneration of e), Company Secretary
	or Manager, if any, in the financi		
Sr.	Name	Designation	Remuneration for the
No.			F.Y. 2017-2018
1	Rakesh Savani	Independent Director	-
2	Niteshkumar Patel	Independent Director	-
3	Urja Ghetiya	Independent Director	- 10 10 000
4	Mr. Vishal V. Changela	CFO	₹. 10,18,239
5	Mr. Divyesh H. Changela	COO	₹. 10,18,239
6	Ms. Dimpi Sampat	CS	₹. 1,20,000
7	Mr. Darshit D. Changela	Manager	₹. 10,18,239
8	Mr. Vijay V. Changela	Manager	₹. 10,18,239
(III)	The remuneration paid to Non – E		includes sitting tees is
(D) ()	to their attendance in Board and		1.00.0010
(IV)	the number of permanent	170 employees as on 3	31.03.2018
	employees on the rolls of		
(\(\(\) \)	company;	In oro goo in rope, in orațio	an of kov managarial
(V)	the explanation on the relationship between increase	Increase in remuneration personnel for the year 2	
	in remuneration and company	based on the results of	
	performance;	year ended 31.03.2018	
	portermance,	individual performance	
(VI)	comparison of the	Increase in remuneration	
()	remuneration of the Key	personnel for the year 2	,
	Managerial Personnel against	based on the results of	
	the performance of the	year ended 31.03.2018	
	company;	individual performance	
(VII)	Variation in the market	The market capitalizat	
	capitalization of the Company,	2018 was Rs. 31.17 Crore	e (Rs. 26.82 Crore as on
	price earnings ratio as at the	March 31, 2017).	
	closing date of the current	The price earnings ratio	
	financial year and previous	5.71 as at March 31, 20	
() (111)	financial year:	March 31, 2017 (based	
(VIII)	The key parameters for any	All employees including	
	variable component of	and Whole Time Director incentive. Remuneration	
	remuneration availed by the		
	directors;	the individual's perform financial performance.	ance and company s
(IX)	the ratio of the remuneration of	The Managing Director	& Whole-time
(1//)	the highest paid director to that	directors are the highes	
	of the employees who are not	employee received ren	-
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	directors but receive remuneration in excess of the highest paid director during the year;	than Managing Director & Whole-time director.
(X	affirmation that the remuneration is as per the remuneration policy of the company.	Remuneration paid during the year ended March 31, 2018 is as per the Remuneration Policy of the Company.

We hereby confirm that the remuneration is as per the remuneration policy recommended by Nomination and Remuneration Committee of the Company and adopted by the Company.

Place: Shapar, Rajkot Date: 27.08.2018 Sd/Dilipkumar G. Changela
Managing Director
DIN: 00247302

Sd/Rakesh Savani
Chairman
Nomination &
Remuneration Committee



FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN As on financial year ended on 31.03.2018

Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

I. R	REGISTRATION & OTHER DETAILS:	
1	CIN	L29130GJ1991PLC016005
2	Registration Date	24 July 1991
3	Name of the Company	VISHAL BEARINGS LIMITED
4	Category/Sub-category of the Company	Company limited by shares / Indian Non-Government Company
5	Address of the Registered office & contact details	Survey No. 22/1, Plot No.1, Shapar Main Road, Shapar (Veraval), Rajkot, Gujarat-02. Tel: +91 2827-252273, Website: vishalbearings.com
6	Whether listed company	Yes
7	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Karvy Computershare Private Limited karvy Selenium Tower B, Plot No.31 & 32, Financial, District, Nanakramguda, Gachibowli, Hydrabad-500032, Telengana, India.

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1	All kinds of automobile and engineering bearing parts such as Cons, Tapper, Balls, Rollers and Needles	2814	100

III.	PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES										
SN	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section						
1											
2	N.A.										
3											

IV. SHARE HOLDING PATTERN

(Equity share capital breakup as percentage of total equity)

(i) Category-wise Share Holding

Category of	No. of Shares held at the beginning of the year	No. of Shares held at the end of the year [As on 31-March-2018]	% Change during the
Shareholders	[As on 01-April-2017]		year



	Demat	Physical	Total	% of	Demat	Physical	Total	% of Total	
	Domai	Triysical	ioidi	Total Shares	Domai	Triysical	TOTAL	Shares	
A. Promoters		•							
(1) Indian									
a) Individual/ HUF	36,10,600	-	36,10,600	60.23%	36,59,334	-	36,59,334	61.04%	0.81%
b) Central Govt			-	0.00%			-	0.00%	0.00%
c) State Govt(s)			-	0.00%			-	0.00%	0.00%
d) Bodies Corp.			-	0.00%			-	0.00%	0.00%
e) Banks / Fl			-	0.00%			-	0.00%	0.00%
f) Any other			-	0.00%			-	0.00%	0.00%
Sub Total (A)	36,10,600	-	36,10,600	60.23%	36,59,334	-	36,59,334	61.04%	0.81%
(1)									
(2) Foreign									
a) NRI Individuals			-	0.00%			-	0.00%	0.00%
b) Other Individuals			-	0.00%			-	0.00%	0.00%
c) Bodies Corp.			-	0.00%			-	0.00%	0.00%
d) Any other			-	0.00%			-	0.00%	0.00%
Sub Total (A) (2)	-	-	-	0.00%	-	-	-	0.00%	0.00%
TOTAL (A)	36,10,600	-	36,10,600	60.23%	36,59,334	-	36,59,334	61.04%	0.81%
B. Public									
Shareholding 1. Institutions									
a) Mutual			-	0.00%			-	0.00%	0.00%
Funds b) Banks / Fl			_	0.00%			_	0.00%	0.00%
c) Central Govt			-	0.00%			-	0.00%	0.00%
d) State Govt(s)			-	0.00%			-	0.00%	0.00%
e) Venture Capital Funds			-	0.00%			-	0.00%	0.00%
f) Insurance Companies			-	0.00%			-	0.00%	0.00%
g) Flls			-	0.00%			-	0.00%	0.00%
h) Foreign Venture Capital Funds			-	0.00%			-	0.00%	0.00%
i) Others (specify)			-	0.00%			-	0.00%	0.00%
Sub-total (B)(1):-	-	-	-	0.00%	-	-	-	0.00%	0.00%
	1	T	1		1	r	1	,	
2. Non- Institutions									
a) Bodies Corp.									



i) Indian			_	0.00%			_	0.00%	0.00%
ii) Overseas			_	0.00%			_	0.00%	0.00%
b) Individuals				0.0070				0.0070	0.0070
i) Individual shareholders holding nominal share capital upto Rs. 2 lakh	8,07,750		8,07,750	13.47%	8,13,967		8,13,967	13.58%	0.11%
ii) Individual shareholders holding nominal share capital in excess of Rs 2 lakh	13,56,150		13,56,150	22.62%	14,46,900		14,46,900	24.14%	1.52%
c) Others (specify)	2,20,500		2,20,500	3.68%	74,799		74,799	1.25%	-2.44%
Non Resident Indians			-	0.00%			-	0.00%	0.00%
Overseas Corporate Bodies			-	0.00%			-	0.00%	0.00%
Foreign Nationals			-	0.00%			-	0.00%	0.00%
Clearing Members			-	0.00%			-	0.00%	0.00%
Trusts			-	0.00%			-	0.00%	0.00%
Foreign Bodies - D R			-	0.00%			-	0.00%	0.00%
Sub-total (B)(2):-	23,84,400	-	23,84,400	39.77%	23,35,666	-	23,35,666	38.96%	-0.8%
Total Public (B)	23,84,400	-	23,84,400	39.77%	23,35,666	-	23,35,666	38.96%	-0.8%
C. Shares held by Custodian for GDRs & ADRs			-	0.00%				0.00%	0.00%
Grand Total (A+B+C)	59,95,000	-	59,95,000	100.00%	59,95,000	-	59,95,000	100.00%	0.00%

(ii) Shareholding of Promoter

SN	Shareholder's Name	Shareho	Shareholding at the beginning of the year			Shareholding at the end of the year			
		No. of	% of total	% of	No. of	% of total	% of	during the	
		Shares	Shares of	Shares	Shares	Shares of	Shares	year	
			the company	Pledged/ encumbe		the company	Pledged/ encumber		
			Company	red to		Company	ed to total		
				total			shares		
				shares					
1	Mr. Hiralal G.								
	Changela	6,47,500	10.80%		6,66,234	11.11%		0.31%	
2	Mr. Dilipkumar G.								
	Changela	6,47,500	10.80%		6,62,500	11.05%		0.25%	
3	Mr. Vrajlal G.								
	Changela	6,47,500	10.80%		6,55,000	10.93%		0.13%	



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

Particulars	Date	Reason	Shareholding at the beginning of the year		Cumulative Shareholding during the year		
			No. of shares	% of total shares	No. of Shares	% of total shares	
Mr. Hiralal G. Changela							
At the beginning of the year	01.04.2017		6,47,500	10.80%		0.00%	
Changes during the year		open market	18,734	0.31%	6,66,234	0.00%	
At the end of the year	31.03.2018		6,66,234	11.11%		0.00%	
Mr. Dilipkumar G. Changela							
At the beginning of the year	01.04.2017		6,47,500	10.80%		0.00%	
Changes during the year		open market	15,000	0.25%	6,62,500	0.00%	
At the end of the year	31.03.2018		6,62,500	11.05%		0.00%	
Mr. Vrajlal G. Changela							
At the beginning of the year	01.04.2017		6,47,500	10.80%		0.00%	
Changes during the year		open market	7,500	0.13%	6,55,000	0.00%	
At the end of the year	31.03.2018		6,55,000	10.93%		0.00%	

(iv) Shareholding pattern of the top ten shareholders

(other than Directors, Promoters and Holders of GDRs and ADRs):

S N	Particulars	Date	Reason	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares
1	Darshit D. Changela					-	
	At the beginning of the year	01.04.2017		2,23,475	3.73%		0.00%
	Changes during the year			-	0.00%	2,23,475	3.73%
	At the end of the year	31.03.2018		2,23,475	3.73%		0.00%
2	Girishkumar G. Changela						
	At the beginning of the year	01.04.2017		2,10,000	3.50%		0.00%
	Changes during the year		open market	7,500	2,17,500	2,17,500	3.63%
	At the end of the year	31.03.2018		2,17,500	3.63%		0.00%
3	Jayana G. Changela						
	At the beginning of the year	01.04.2017		2,10,000	3.50%		0.00%
	Changes during the year		open market	7,500	2,17,500	2,17,500	3.63%
	At the end of the year	31.03.2018		2,17,500	3.63%		0.00%
4	Rinkuben D. Changela						
	At the beginning of the year	01.04.2017		2,05,000	3.42%		0.00%
	Changes during the year				0.00%	2,05,000	3.42%
	At the end of the year	31.03.2018		2,05,000	3.42%		0.00%
5	Vishal V. Changela						
	At the beginning of the year	01.04.2017		2,03,000	3.39%		0.00%
	Changes during the year				0.00%	2,03,000	3.39%
	At the end of the year	31.03.2018		2,03,000	3.39%		0.00%



6	Jayshriben H. Changela					
	At the beginning of the year	01.04.2017	1,66,250	2.77%		0.00%
	Changes during the year			0.00%	1,66,250	2.77%
	At the end of the year	31.03.2018	1,66,250	2.77%		0.00%
7	Rasilaben D. Changela					
	At the beginning of the year	01.04.2017	1,66,250	2.77%		0.00%
	Changes during the year			0.00%	1,66,250	2.77%
	At the end of the year	31.03.2018	1,66,250	2.77%		0.00%
8	Jyotiben V. Changela					
	At the beginning of the year	01.04.2017	1,66,250	2.77%		0.00%
	Changes during the year			0.00%	1,66,250	2.77%
	At the end of the year	31.03.2018	1,66,250	2.77%		0.00%
9	Paresh P. Vasani					
	At the beginning of the year	01.04.2017	1,42,500	2.38%		0.00%
	Changes during the year		4000	0.07%	1,46,250	2.44%
	At the end of the year	31.03.2018	1,46,250	2.44%		0.00%
10	Falguniben P. Vasani		<u>.</u>			
	At the beginning of the year	01.04.2017	1,42,500	2.38%		0.00%
	Changes during the year		-	0.00%	1,42,500	2.38%
	At the end of the year	31.03.2018	1,42,500	2.38%		0.00%

(iv) Shareholding of Directors and Key Managerial Personnel

S N	Particulars	Date	Reason	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares
1	Hiralal G. Changela – Whole	e time Directo	or		•		
	At the beginning of the year	01.04.2017		6,47,500	10.80%		0.00%
	Changes during the year		open market	18,734	0.31%	6,66,234	11.11%
	At the end of the year	31.03.2018		6,66,234	11.11%		0.00%
2	Dilipkumar G. Changela – A	Managing Dire	ector				
	At the beginning of the year	01.04.2017		6,47,500	10.80%		0.00%
	Changes during the year		open market	15000	0.25%	6,62,500	11.05%
	At the end of the year	31.03.2018		6,62,500	11.05%		0.00%
3	Vrajlal G. Changela – whole	e time Directo	or				
	At the beginning of the year	01.04.2017		6,47,500	10.80%		0.00%
	Changes during the year		open market	7,500	0.13%	6,55,000	10.93%
	At the end of the year	31.03.2018		6,55,000	10.93%		0.00%
4	Vishal V. Changela – CFO				•		
	At the beginning of the year	01.04.2017		2,03,000	3.39%		0.00%
	Changes during the year				0.00%	2,03,000	3.39%
	At the end of the year	31.03.2018		2,03,000	3.39%		0.00%
5	Rakesh Savani – Independe	ent Director			•		
	At the beginning of the year	01.04.2017		-	-		-
	Changes during the year				-		-
	At the end of the year	31.03.2018		-	-		-
6	Niteshkumar Patel – Indepe		or	1	•	1	



	At the beginning of the year	01.04.2017		-	-		-
	Changes during the year				-		-
	At the end of the year	31.03.2018		-	-		-
7	Urga Ghetiya – Independent Director						
	At the beginning of the year	01.04.2017		-	-		-
	Changes during the year				-		-
	At the end of the year	31.03.2018		-	-		-

V. INDEBTEDNESS

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

(Amt. Rs./Lacs)

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the	ne financial year			
i) Principal Amount	5,83,65,921/-	16,41,03,116/-	-	22,24,69,037/-
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	_	-	_	_
Total (i+ii+iii)	5,83,65,921/-	16,41,03,116/-	-	22,24,69,037/-
Change in Indebtedness during the	e financial year			
* Addition	25,80,003/-	1,51,17,220/-	-	1,76,97,223/-
* Reduction	-	-	-	-
Net Change	25,80,003/-	1,51,17,220/-	-	1,76,97,223/-
Indebtedness at the end of the fina	ncial year			
i) Principal Amount	5,57,85,918/-	17,92,20,336/-	-	23,50,06,254/-
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	5,57,85,918/-	17,92,20,336/-	-	23,50,06,254/-

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

	Particulars of Remuneration	Name (Total Amount		
SN.	Name	Dilipkumar G. Changela	Hiralal G. Changela	Vrajlal G. Changela	(Rs/Lac)
	Designation	MD	WTD	WTD	
	Gross salary				
1	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	15,00,000.00	15,00,000.00	15,00,000.00	45,00,000.00
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	-	-	-	-
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-	-	-



2	Stock Option	-	-	-	-
3	Sweat Equity	-	-	-	-
	Commission	-	-	-	-
4	4 - as % of profit	-	-	-	-
	- others, specify	-	-	-	-
5	Others, please specify	-	-	-	-
	Total	15,00,000.00	15,00,000.00	15,00,000.00	45,00,000.00

B. Remuneration to other Directors

SN.	Particulars of Remuneration	N	ļ				
	Independent Directors	Mr. Rakesh Savani	Mr. Urja Ghetiya	Mr. Niteshkumar Patel	Total Amount (Rs/Lac)		
1	Fee for attending board committee meetings	16,000	16,000	16,000	48,000		
'	Commission						
	Others, please specify						
	Total (1)	16,000	16,000	16,000	48,000		
	Other Non-Executive Directors						
2	Fee for attending board committee meetings						
_	Commission						
	Others, please specify						
	Total (2)						
Total	(B)=(1+2)	16,000	16,000	16,000	48,000		
Total	Total Managerial Remuneration (A+B)						

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD

	Particulars of Remuneration	Name of Key Manage	erial Personnel	
SN.	Name	Mr. Vishal Changela	Ms. Dimpi Sampat	Total Amount (Rs/Lac)
	Designation	CFO	CS	
	Gross salary			
1	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	10,18,239	1,08,000	19,08,000
	(b) Value of perquisites u/s 17(2			
	(c) Profits in lieu of salary under section 17(3)			
	Income- tax Act, 1961			
2	Stock Option			
3	Sweat Equity			
	Commission			
4	- as % of profit			
	- others, specify			
5	Others, please specify			
	Total	10,18,239	1,08,000	19,08,000

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:								
Туре	Section of the Companies Act	Brief Description	Details of Penalty/Punishm ent/Compoundi ng Fees imposed	Authority [RD/NCLT/COURT]	Appeal made, if any (give details)			
A. COMPANY								
Penalty								



Punishment			
Compounding			
B. DIRECTORS			
Penalty			
Punishment			
Compounding			
C. OTHER OFFICERS IN DEFAULT			
Penalty			
Punishment			
Compounding	 		

By Order Of The Board Of Directors

Sd/-Dilipkumar Changela Managing Director DIN: 00247302

Date: 27.08.2018 Place: Shapar, Rajkot

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2018

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

The Members,

VISHAL BEARINGS LIMITED

CIN: L29130GJ1991PLC016005

Survey No. 22/1, Plot No. 1,

Shapar Main Road,

Shapar (Veraval)

Rajkot – 360 002

Gujarat, INDIA.

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s VISHAL BEARINGS LIMITED** (hereinafter called the company). Secretarial Audit was conducted in a manner that provided me 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, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the Financial Year ended on 31ST March, 2018 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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 31st March, 2018 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
- (d) The Securities and Exchange Board of India (Share based Employee Benefits) Regulations, 2014;
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 **Not applicable as the company has not issued any debt securities**;
- (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 **Not applicable as the company is not registered as Registrar to issue and Share Transfer Agent during the financial year under review**;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 Not Applicable as the Company has not delisted / proposed to delist its equity shares from any Stock Exchange during the Financial Year under review;
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 **Not** applicable as the Company has not bought back / proposed to buy-back any of its securities during the financial year under review.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with Bombay Stock Exchange.

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

I further report that having regard to the compliance system prevailing in the Company and on the review of quarterly compliance reports taken on record by the Board of Directors and on examination of the relevant documents and records in pursuance thereof, on test-check basis, the Company has complied with the labour and environmental laws as applicable.

I further report that the compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this Audit since the same has been subject to review by statutory financial auditor and other designated professionals.

I further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Women Director. There are no changes in the composition of the Board of Directors during the period under review.

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

Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the minutes.

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

I further report that other than the above, there were no instances of:

• Public / Rights / Preferential issue of shares / debentures / sweat equity



- Redemption/ buy-back of Securities
- Major decision taken by the members in pursuant to section 180 of the Companies Act, 2013
- Merger / amalgamation / reconstruction etc
- Foreign technical collaborations Other than the above, there were no instances of:

For K. P. GHELANI & ASSOCIATES
Company Secretaries

Date: August 27, 2018

Place: Rajkot

sd/-CS Keyur Ghelani Proprietor Mem No. ACS 33400 CoP: 12468

Note: This report is to be read with our letter of even date that is annexed as Annexure I and forms an integral part of this report.

The Members,
VISHAL BEARINGS LIMITED
CIN: U29130GJ1991PLC016005
Survey No. 22/1, Plot No. 1,
Shapar Main Road,
Shapar (Veraval)
Rajkot – 360 002
Gujarat, INDIA.

Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial records is the responsibility of management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and books of accounts of the company.
- 4. Wherever required, we have obtained the Management Representation about the compliance of laws, rules and regulations and happening of events, etc.
- 5. The compliance of the provisions of corporate and other applicable laws, rules and regulations, standards is the responsibility of the management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit Report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For K. P. GHELANI & ASSOCIATES Company Secretaries

Date: August 27, 2018

Place: Rajkot

sd/-CS Keyur Ghelani Proprietor Mem No. ACS 33400 CoP: 12468

INDEPENDENT AUDITOR'S REPORT

To
The Members

VISHAL BEARINGS LTD

CIN: U29130GJ1991PLC016005

Survey No. 22/1, Plot No. 1,
Shapar Main Road,
Shapar (Veraval)

Rajkot – 360 002

Gujarat, INDIA.

REPORT ON AUDITED FINANCIAL STATEMENTS

We have audited the accompanying financial statements of **VISHAL BEARINGS LTD** ('the Company"), which comprise the Balance Sheet as at March 31, 2018 and the Statement of Profit and Loss and the Cash Flow Statement for the year ended on that date, and a summary of significant accounting policies and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position and financial performance of the Company including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and 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.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India.

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 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 but not for the purpose of expressing an opinion on whether the Company has an adequate internal financial controls system over financial reporting in place and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by the Company's Board of Directors, as well as evaluating the overall presentation of the financial statements.

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

OPINION

In our opinion and to the best of our information and according to the explanations given to us, the financial statements read together with the notes thereon, 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, to the extent applicable;

- a) In the case of the Balance Sheet, of the state of affairs of the Company as at 31st March, 2018;
- b) In the case of the Statement of Profit and Loss, of the profit of the Company for the year ended on that date; and
- c) In the case of the Cash Flow Statement, of the cash flows of the Company for the year ended on that date.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act, we give in the Annexure A, a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143(3) of the Act, we report that:
 - a) we have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company, so far as it appears from our examination of those books;
 - c) the Balance Sheet and Statement of Profit and Loss dealt with by this report are in agreement with the books of account, as submitted to us;
 - d) in our opinion, the aforesaid financial statements comply with the accounting standards specified under Section 133 of the Companies Act, read with Rule 7 of the Companies (Accounts) Rules, 2014, to the extent applicable;
 - e) On the basis of written representations received from the directors, as on March 31, 2018, and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2018 from being appointed as a director in terms of Section 164(2) of the Act;
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in Annexure - B and
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:



Place: Rajkot **Date:** 27.08.2018

- i. There were no pending litigations which would impact the financial position of the Company.
- ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, and as required on long-term contracts including derivative contracts.
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For SVK & ASSOCIATES
Chartered Accountants

Sd/-Shilpang V. Karia Partner M. No. – 102114 Firm No. – 118564W

ANNEXURE – A TO THE AUDITOR'S REPORT

(Referred to in paragraph 1 of our Report of even date on the Statement of Accounts of VISHAL BEARINGS LIMITED for the year ended on 31st March, 2018)

(i) FIXED ASSETS:

- a) In our opinion, the company has generally maintained proper records showing full particulars including quantitative details and situation of fixed assets on the basis of available information.
- b) As explained to us, the fixed assets have been physically verified by the management during the year in a phased periodical manner, which in our opinion is reasonable, having regard to size of the company and nature of its assets. No material discrepancies with respect to book records were noticed on such verification.
- c) As explained to us and on the basis of our examination of the books of accounts, the deeds of immovable properties are held in the name of the company.

(ii) INVENTORIES:

- a) According to the information and explanation given to us, the inventories have been physically verified during the year by the management and in our opinion, the frequency of verification is reasonable.
- b) As explained to us, no material discrepancies were noticed on physical verification of inventories as compared to the book records.

(iii) LOANS:

According to the information and explanations given to us and on the basis of our examination of the books of account, the company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Companies Act, 2013, during the year under review. Consequently, the provisions of clause (iii) of the order are not applicable to the company.

(iv) LOANS, INVESTMENTS & GUARANTEES:

According to the information and explanations given to us and on the basis of our examination of the books of account, the company has not granted any loans directly or indirectly to any directors or person or entities in which directors are interested and/or has not given any guarantee or provided any security in connection with loan taken by them;

According to the information and explanations given to us and on the basis of our examination of the books of account, the company has complied with the provisions of section 186 in respect of investments, if any, made in securities of other body corporate.

(v) DEPOSITS

As explained to us, the company has not accepted any loans or deposits within meaning of Section 73 to 76 of the Companies Act, 2013 read with Rule 2(b) of the Companies (Acceptance of Deposit's) Rules 2014, during the year under review.

(vi) COST RECORDS:

According to the information and explanations provided by the management to us and to the best of our knowledge, the Company is not engaged in production of any such goods or production of any such services for which the Central Government has prescribed particulars relating to utilization of material or labour or other items of cost. Hence the provisions of section 148(1) of the Act do not apply to the Company.

(vii) STATUTORY DUES:

- a. As per information and explanation available to us, undisputed statutory dues including provident fund, investor education and protection fund, employee's state insurance, income-tax, sales-tax, wealth tax, service tax, custom duty, excise duty, value added tax, cess and other statutory dues have been generally regularly deposited with the appropriate authorities, applicable to it though there had been some delays in certain cases. Further according to information explanation given to us, No undisputed statutory dues applicable to the company were outstanding as at 31st March, 2018 for a period of more than 6 months from the date they become payable.
- b. According to the information and explanation available to us, there are no dues outstanding on account sales tax, income tax, wealth tax, service tax, custom duty, excise duty, cess on account of dispute, except as follows:

Sr.	Name of the	Nature of dues	Amount	Period to	Forum
No.	statue		under	which	where
			dispute	amount	dispute is
			Rs. In lacs	relates	pending
1.	The Income	Income Tax (Plus	1.86 *	AY 14-15	CIT(A)-
	Tax Act, 1961	Applicable			Rajkot-1
		Interest)			

^{*} The company has deposited Rs. 0.28 Lacs against the said amount.

(viii) DUES TO FINANCIAL INSTITUTION, BANKS OR DEBENTURE HOLDER:

Based on our audit procedures and as per information and explanation given to us by the management of the company, we are of the opinion that company has not defaulted in repayment of dues to financial institutions and banks during the year under review.

The company has not issued any debentures.

(ix) TERM LOANS & PUBLIC ISSUE:

Based on the audit procedures performed and according to the information, explanations given to us, on an overall basis, the existing as well as new term loans have been applied for the purpose for which they were obtained. The company has not raised any money through a public issue during the year under review

(x) FRAUD:

Based upon the audit procedures performed and as per the information and explanation given by the management, we report that no fraud by the company or any fraud on the company by its officers / employees has been noticed or reported during the course of our audit.

(xi) MANAGERIAL REMUNERATION:

As per the information and explanations given to us, the company has complied with the provisions of section 197 of the Companies Act, 2013 regarding managerial remuneration to the extent applicable.

(xii) NIDHI COMPANY:

In our opinion, the company is not a nidhi company. Consequently, the provisions of clause (xii) of the order are not applicable to the company.

(xiii) RELATED PARTY TRANSACTIONS:

Based upon the audit procedures performed and as per the information and explanation given by the management, all the transactions with the related parties are in compliance with Section 177 and 188 of the Companies Act, 2013 and have been duly disclosed in the financial statements, as required by the applicable accounting standards.

(xiv) PREFERENTIAL ALLOMENT / PRIVATE PLACEMENT:

Based on the audit procedures performed and according to the information and explanations 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 under review. Consequently, the provisions of clause (xiv) of the order are not applicable to the company.

(xv) NON-CASH TRANSACTIONS:

Based on the audit procedures performed and according to the information and explanations given to us, the company has not entered into any non-cash transactions with directors or persons connected with him. Consequently, the provisions of clause (xv) of the order are not applicable to the company.

(xvi) REGISTRATION UNDER SECTION 45-IA OF RBI ACT, 1934:

Since the company is not an NBFC, the provisions of clause (xvi) of the order are not applicable to the company.

For SVK & ASSOCIATES
Chartered Accountants

Sd/-Shilpang V. Karia Partner M. No. – 102114 Firm No. – 118564W

Place: Rajkot **Date:** 27.08.2018

ANNEXURE – B TO THE AUDITOR'S REPORT

(Referred to in paragraph 2(f) of our Report of even date on the Statement of Accounts of VISHAL BEARINGS LIMITED for the year ended on 31st March, 2018)

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 VISHAL BEARINGS LIMITED ("the Company") as of 31 March 2018 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, 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 SVK & ASSOCIATES
Chartered Accountants

Sd/-Shilpang V. Karia Partner M. No. – 102114 Firm No. – 118564W

Place: Rajkot

Date: 27.08.2018

BALANCE SHEET

Particulars	Note No.	As at 31-03-2018 Rupees	As at 31-03-2017 Rupees
I. EQUITY AND LIABILITIES:			
1. Shareholders' Funds			
(a) Share Capital	3	5,99,50,000	5,99,50,000
(b) Reserves and Surplus	4	6,00,84,231	2,94,48,535
(c) Money received against share warrants	-	-	-
Sub Total		12,00,34,231	8,93,98,535
2. Share Application Money Pending Allotment	-	-	-
3. Deferred Government Grants	-	+	-
4. Minority Interest	-	-	-
5. Non-Current Liabilities			
(a) Long-term borrowings	5	19,00,18,376	16,64,12,707
(b) Deferred tax liabilities (Net)	6	57,96,555	63,71,690
(c) Foreign Currency Monetary Item Translation Difference Liability Account	-	-	-
(d) Other long-term liabilities	-	-	-
(e) Long term provisions		-	-
Sub Total		19,58,14,931	17,27,84,397
6. Current Liabilities			
(a) Short-Term Borrowings	7	4,49,87,878	5,60,56,330
(b) Trade Payables	8		
(A) Total Outstanding Dues of Micro Enterprises & Small Enterprises(B) Total Outstanding Dues of	41		
Creditors other than Micro Enterprises & Small Enterprises		4,69,90,266	2,21,75,322
(c) Other Current Liabilities	9	1,02,96,377	54,23,007
(d) Short-Term Provisions	10	1,92,58,889	1,05,13,482
Sub Total		12,15,33,410	9,41,68,141
Total		43,73,82,572	35,63,51,073



II.	ASSETS:			
	1. Non-Current Assets			
	(a) Fixed Assets	11		
	(i) Tangible assets		17,00,63,588	15,26,46,914
	(ii) Intangible assets		17,00,00,000	10,20,10,711
	(iii) Tangible Assets Capital work-in-		86,52,336	17,32,063
	progress			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	(iv) Intangible assets under development			
	or work in progress			
	(b) Non-current investment	12	22,84,385	89,25,388
	(c) Deferred tax assets (Net)	-	-	-
	(d) Foreign Currency Monetary Item	-	-	-
	Translation Difference Asset Account			
	(e) Long term loans and advances	13	2,21,34,293	91,22,870
	(f) Other non-current assets	-	-	
	Sub Total		20,31,34,602	17,24,27,235
	2. Current Assets			
	(a) Current Investments	-	-	-
	(b) Inventories	14	11,40,10,893	8,42,50,962
	(c) Trade Receivables	15	9,85,17,576	6,84,52,791
	(d) Cash and Cash Equivalents	16	4,74,900	7,35,763
	(e) Bank Balances other than Cash and Cash Equivalents	16	30,33,651	1,91,33,469
	(f) Short-term Loans and Advances	17	1,79,05,787	1,11,40,879
	(g) Other Current Assets	18	3,05,163	2,09,974
	Sub Total		23,42,47,970	18,39,23,838
	Total		43,73,82,572	35,63,51,073

Accompanying Notes forming part of the 1 to 43 Financial Statements

As per our report of even date attached

FOR SVK & ASSOCIATES Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Directors

FOR, VISHAL BEARINGS LTD.

Sd/-Sd/-Sd/-Shilpang V. KariaD. G. ChangelaH. G. ChangelaPartnerManaging DirectorWhole Time DirectorM. No. 102114DIN: 00247302DIN: 00247292

Sd/Date: 27.08.2018

Vishal V. Changela

Dimpi Sampat

Place: Shapar, Rajkot

CFO

Company Secretary

PROFIT AND LOSS ACCOUNT

	Particulars	Note No.	For the Year 31-03-2018 Rupees	For the Year 31-03-2017 Rupees
I. II.	Revenue from Operation Other Income	19 20	55,44,10,928 1,05,66,111	33,06,13,343 57,54,365
III.	Total Revenue (I + II)		56,49,77,039	33,63,67,708
IV.	Expenses:			
	Cost of Materials and Stores Consumed Purchases of Stock-in-Trade	21	33,30,18,460	18,10,93,365
	3. Changes in Inventories of Finished Goods, Work-in-process and Stock-in- trade	22	83,96,798	41,27,661
	4. Employee Benefits Expenses	23	6,23,75,314	5,60,54,735
	5. Financial Costs	24	2,53,49,247	1,72,61,985
	6. Depreciation and Amortization Expenses7. Other Expenses	11 25	2,77,10,247 6,30,56,174	2,54,75,145 4,00,08,940
	Total Expense		51,99,06,240	32,40,21,831
٧.	Profit Before Exceptional and Extraordinary Items and Tax (III - IV)		4,50,70,799	1,23,45,877
VI.	Exceptional Items		-	-
VII.	Profit Before Extraordinary Items and Tax (V - VI)		4,50,70,799	1,23,45,877
VIII.	Extraordinary Items		-	-
IX.	Profit Before Tax (VII - VIII)		4,50,70,799	1,23,45,877
Χ.	Tax Expenses:			
	(1) Current tax - Pertaining to Current Year (2) Current tax - Pertaining to Current Year		(1,12,50,000)	(50,00,000) 87,520
	(MAT Credit) (3) Current tax - Pertaining to Prior Year (4) Deferred Tax		(1,52,519) 5,75,135	8,513 6,78,038
	Total Tax Expenses		(1,08,27,384)	(42,25,929)



XI.	Profit/(Loss) for the period		3,42,43,415	81,19,948
XII.	Earning per equity share: (Refer Note No. 26) (1) Basic (Restated) (Adjusted for Bonus Issue) (2) Diluted (Restated) (Adjusted for Bonus Issue)		5.71 5.71	1.35 1.35
	companying Notes forming part of the incial Statements	1 to 43		

As per our report of even date attached

FOR SVK & ASSOCIATES Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Directors

FOR, VISHAL BEARINGS LTD.

Sd/- Sd/- Sd/Shilpang V. Karia D. G. Changela H. G. Changela
Partner Managing Director Whole Time Director
M. No. 102114 DIN: 00247302 DIN: 00247292

Sd/Date: 27.08.2018

Vishal V. Changela

Place: Shapar, Rajkot

CFO

Company Secretary



CASH FLOW STATEMENT

	Particulars		ended s-2018		ended 3-2017
A.	CASH FLOW FROM OPERATING ACTIVITIES				
	Net Profit before tax Adjustment for:		4,50,70,799		1,23,45,877
	Depreciation and Amortization Exp Dividend Income	2,77,10,247 (20,304)		2,54,75,145	
	Interest Income Profit on Sale of Fixed Assets	(10,66,391) (3,66,552)		(12,06,236)	
	Gain on Sale of Investments Financial Cost	(69,04,284) 2,53,49,247		- 1,72,61,985	
	Operating profit before working		4,47,01,963 8,97,72,761		4,15,30,894 5,38,76,771
	capital changes Adjustment for:		<i></i>		0,00,10,11
	Changes in Working Capital: Increase / (Decrease) in Trade Payable	2,48,14,943		10,53,899	
	Increase / (Decrease) in Other Current Liability	48,73,370		23,34,096	
	Increase / (Decrease) in Short Term Provisions	24,95,407		30,33,360	
	(Increase) / Decrease in Inventories (Increase) / Decrease in Trade Receivables	(2,97,59,931) (3,00,64,785)		96,64,145 (2,36,92,870)	
	(Increase) / Decrease in Short Term Loans & Advances	(61,85,530)		51,76,408	
	(Increase) / Decrease in Other Current Assets	(95,189)		37,403	
	Cash Generated from Operation Net Income-tax paid Net Cash Flow from Operating Activities		(3,39,21,715) 5,58,51,047 (57,31,897) 5,01,19,150		(23,93,559) 5,14,83,212 (27,52,713) 4,87,30,499
В.	CASH FLOW FROM INVESTING ACTIVITIES				
	Capital Expenditure on Fixed Assets Profit on Sale of Fixed Assets	(5,20,47,193)		(2,34,24,652)	
	Interest Income Dividend Income	3,66,552 10,66,391 20,304		12,06,236	
	Gain on Sale of Investments	69,04,284		-	
	(Increase)/Decrease in Other Non- current Liability	-		-	
	(Increase)/Decrease in Other Non- current Advances (Increase)/Decrease in Non-current	(1,30,11,423)		(41,77,532)	
	Investment	66,41,003	(F.00. (0.000)	(11,61,000)	(0.75.57.040)
	Net Cash Flow from/(used) in Investing Activities		(5,00,60,082)		(2,75,56,948)



COMPONENTS OF CASH & CASH	Year ended 31-03-2018	Year ended 31-03-2017
Cash & Cash Equivalents at the end of the period	35,08,551	1,98,69,232
Cash & Cash Equivalents at the beginning of the period	1,98,69,232	1,29,03,433
Net Increase/(decrease) in Cash & Cash Equivalents(A+B+C)	(1,63,60,681)	69,65,799
Net Cash Flow from/(used) in Financing Activities	(1,64,19,748)	(1,42,07,753)
Short Term Borrowings Financial Cost paid	(1,10,68,452) (2,53,49,247)	(82,60,154) (1,72,61,985)
Proceeds from Long Term Borrowings	2,36,05,669	1,13,14,386
CASH FLOW FROM FINANCING ACTIVITIES Dividend Paid (Including DDT)	(36,07,718)	_

(a) Balance with banks 12,17,738 1,66,216 (b) Cash on hand 4,74,900 7,35,763 (C) Earmarked balances with banks 18,15,913 25,09,551 1,89,47,253 1,99,49,232	COMPONENTS OF CASH & CASH EQUIVALENTS	Year ended	1 31-03-2018	Year ended	d 31-03-2017
(C) Edithdred buildines with bulks 10,10,713 35,00,331 1,07,07,233 1,70,07,232	` '	, . ,	35,08,551	, ,	1,98,69,232

- 1) The figures in bracket indicate outflow
- 2) The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in the Accounting Standard 3 on "Cash Flow Statement" issued by ICAI.
- 3) Figures of Cash & Cash Equivalents have been taken from Note 16.
- 4) Previous period's figures have been regrouped wherever considered necessary.

As per our report of even date attached

On behalf of the Board of Directors

FOR SVK & ASSOCIATES Chartered Accountants Firm Reg. No. 118564W FOR, VISHAL BEARINGS LTD.

Sd/- Sd/- Sd/Shilpang V. Karia D. G. Changela H. G. Changela
Partner Managing Director Whole Time Director
M. No. 102114 DIN: 00247302 DIN: 00247292

Sd/Date: 27.08.2018

Vishal V. Changela

Dimpi Sampat

Place: Shapar, Rajkot

CFO

Company Secretary

NOTES FORMING PART OF FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2017-18

1. CORPORATE INFORMATION

Vishal Bearings Ltd. ('the company") having its manufacturing facilities at Shapar (Veraval), Rajkot, is presently engaged in the business of manufacturing of Bearing Rollers, earning Jobwork Income & Wind Power Generation.

2. SIGNIFICANT ACCOUNTING POLICIES

(i) Basis of preparation

These financial statements are prepared in accordance with Schedule III of the Companies Act, 2013 and under the historical cost basis of accounting and evaluated on a going concern basis, with revenues and expenses accounted for on their accrual to comply in all material aspects with the applicable accounting principles and applicable Accounting Standards notified under section 133 of the Companies Act, 2013 (The Act) read with rule 7 of Companies (Accounts) Rules, 2014. The accounting policies have been consistently applied by the Company; and the accounting policies not referred to otherwise, are in conformity with Indian Generally Accepted Accounting Principles ('Indian GAAP').

The accounting policies adopted in the preparation of financial statements are consistent with those of previous year unless otherwise stated.

(ii) Use of Estimates:

The preparation of financial statements requires estimates and assumptions to be made that affect the reported balances of assets as on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Accounting estimates could change from period to period. Actual results could differ from these estimates. Appropriate changes in estimates are made as and when the Management becomes aware of the changes in the circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which the changes are made and if material, their effects are disclosed in the notes to the financial statements.

(iii) Revenue Recognition:

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured.

Sales of Goods:

Sales are recognised when significant risks and rewards of ownership of goods have been passed to the buyer.

Power Generation Income:

Power generation income is recognised on the basis of electrical units generated and eligible for captive consumption or captive consumed or sold as shown in the power generation reports issued by the concerned authorities. Power generation income is booked as the per unit electricity rate, being paid by the company / actually sold by the company.

Interest:

Revenue is recognised on a time proportion basis taking into account the amount outstanding and the rate applicable.

Jobwork Income:

Revenue is recognised on the basis of completion of services being provided.

(iv) Tangible Fixed Assets

Fixed assets are stated at their cost of acquisition plus all expenditure incurred for bringing the assets to their present location and condition including the installation costs, net of modvat / cenvat / other credits and includes amounts added on revaluation, less accumulated depreciation and impairment loss, if any. All costs, including specific financing cost till assets put to use, net charges on foreign exchange contracts and adjustment arising from foreign exchange rate variations attributable to the fixed assets are capitalised.

(v) Depreciation / Amortization

The company has charged depreciation on fixed assets on Written Down Value (WDV) method on the basis of useful life / remaining useful life and in the manner as prescribed in, Part C, Schedule II of the Companies Act, 2013. Depreciation on additions/ disposals during the year has been provided on pro-rata basis with reference to the nos. of days utilized.

Depreciation on additions/ disposals during the year has been provided on pro-rata basis.

Details of useful life of an asset and its residual value estimated by the management

Type of Asset	Useful Life as per management's estimate
Factory Building	30 Years
Plant & Machinery *	20 Years
Furnace	15 Years
Electrification	15 Years
Furniture & Fixtures	10 Years
Computers	3 Years
Computer Software	6 Years
Refrigerator	15 Years
EPBX System	15 Years
Air Conditioner	15 Years
Fax Machine	15 Years
Water Filter	15 Years

Mobile & Telephone	15 Years
CCTV System	15 Years
Weighing Scale Machine	15 Years
Motor Cars	8 Years
Motor Cycles	10 Years
Windmill Plant & Machinery	22 Years

In none of the case, residual value of an asset is more than five per cent of original cost of the asset.

(vi) Inventories

Inventories of Raw Materials, Semi-Finished Goods, Finished Goods and Waste & Scrap are stated at cost or net realisable value, whichever is lower. Cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. The excise duty in respect of closing inventory of finished goods is included as part of finished goods. Cost formula used is 'Average cost'. Due allowance is estimated and made for defective and obsolete items, wherever necessary, based on the past experience of the Company.

(vii) Retirement Benefits and other employee benefits

Defined Contribution Plans

Defined contribution to provident fund is charged to the profit and loss account on accrual basis.

Defined Benefit Plans

Provision for gratuity liability is provided based on actuarial valuation made at the end of the financial year.

Leave encashment expenditure is charged to profit and loss account at the time of leave encashed and paid, if any. Bonus expenditure is charged to profit and loss account on accrual basis.

(viii) Foreign Currency Transactions:

Transactions denominated in foreign currencies are recorded at the exchange rate prevailing on the date of transaction.

Foreign currency current assets and current liabilities outstanding at the balance sheet date are translated at the exchange rate prevailing on that date and the net gain or loss is recognized in the profit and loss account.

Foreign currency translation differences relating to liabilities incurred for purchasing of fixed assets from foreign countries are adjusted in the carrying cost of fixed asset for differences up to the year-end in the year of acquisition, whereas differences arising thereafter to be recognized in the profit and loss account. All other foreign currency gain or losses are recognized in the profit and loss account.

^{*} For this class of asset, based on internal assessment and independent technical evaluation carried out by chartered engineer, the useful life is estimated to be 20 Years from the date of its put to use, whereas the useful life for the said class of asset as per Schedule II is 15 Years.

(ix) Operating Lease

Assets acquired as leases where a significant portion of risk and rewards of ownership are retained by the lessor are classified as operating lease. Lease rentals being income or expense are booked to the profit and loss account as incurred.

Initial direct costs in respect of the lease acquired are expenses off in the year in which such costs are incurred.

(x) Borrowing Cost

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets are capitalised as part of the cost of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. Costs incurred in raising funds are amortised equally over the period for which the funds are acquired. All other borrowing costs are charged to profit and loss account.

(xi) Taxes on Income

Tax expenses comprise Current Tax / Minimum Alternate Tax (MAT) and deferred tax charge or credit.

<u>Current Tax:</u> Provision for current tax / Minimum Alternate Tax (MAT) is made based on tax liability computed after considering tax allowances and exemptions, in accordance with the provisions of The Income Tax Act, 1961.

<u>Deferred Tax</u>: Deferred tax assets and liability is recognized, on timing differences, being the differences between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax assets arising mainly on account of brought forward losses, unabsorbed depreciation and minimum alternate tax under tax laws, are recognised, only if there is a virtual certainty of its realisation, supported by convincing evidence. At each Balance Sheet date, the carrying amount of deferred tax assets are reviewed to reassure realisation. The deferred tax asset and deferred tax liability is calculated by applying tax rate and tax laws that have been enacted or substantively enacted by the Balance Sheet date.

(xii) Earnings/(Loss) per Share

Basic earnings/(loss) per share are calculated by dividing the net profit / (loss) for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for any bonus shares issued during the year and also after the balance sheet date but before the date the financial statements are approved by the board of directors.

(xiii) Provisions, contingent liabilities and contingent assets

A provision is recognised when the company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to their present value and are determined based on best estimates required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare

cases where there is a liability that cannot be recognized because it cannot be measured reliably. The company does not recognize a contingent liability but discloses its existence in the financial statements.

Contingent liabilities are disclosed by way of notes to the accounts.

Contingent assets are not recognized.

(xiv) Investments

Investments being Non-Current Investments consists investments made in equity oriented mutual funds (quoted) and shares in co-operative banks (non-quoted). Investments are stated at cost of acquisition. Provision for diminution in the value of long term investments is made only if such decline is other than temporary.

(xv)Cash and Cash Equivalents

Cash and cash equivalents in the cash flow statement comprise cash at bank and in hand, cheques on hand and short-term investments with an original maturity of three months or less.

Cash flows are reported using the indirect method, whereby 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 income or expenses associated with investing or financing cash flows. Cash flows from operating, investing and financing activities of the Company are segregated, accordingly.

(xvi) Government Grants & Assistance

This includes cash subsidy being received from State Government and District Industries Centre (DIC) for fixed assets being non-repayable is grouped under Capital Reserve.

(xvii) Segment Reporting

In accordance with Accounting Standard-17 – "Segment Reporting" issued by the Institute of Chartered Accountants of India, the Company has identified its business segment as "Manufacturing of Bearing Rollers & Other Allied Activities". There are no other primary reportable segments applicable to the company. The major and material activities of the company are restricted to only one geographical segment i.e. India, hence the secondary segment disclosures are also not applicable.

(xviii) Share Issue Expenses

Portion of share issue expenses being incurred for raising the money through initial public offer for working capital purpose, are charged to profit and loss account in the relevant year.

	PARTICULARS	As at 31-03-2018 Rupees	As at 31-03-2017 Rupees
3 (i)	SHARE CAPITAL (Refer Note No. 1) Authorised: 10,000,000 Equity Shares of Rs. 10/- Each (Previous year 10,000,000 Equity Shares of Rs. 10/- each) Issued, Subscribed & Fully Paid: - 5,995,000 Equity Shares of Rs. 10/- Each fully paid	10,00,00,000	10,00,00,000



			VIOLIAL	DLAIIINU	3 LIMITLD
	(Previous year 5,995,000 Equity Shares of Rs. 10/- each fully paid)	5,99	.50,000	5,99,	50,000
	- Subscribed but not fully paid				
(ii)	Reconciliation of number of Equity Shares:				
	Equity Shares: Shares outstanding at the beginning of the year	59,95,000	49,15,90,000	47,96,000	47,96,00,000
	Shares issued during the period Shares outstanding at the end of the year	- 59,95,000	49,15,90,000	11,99,000 59,95,000	1,19,90,000 49,15,90,000
(iii)	Terms/rights attached to equity share. The Company has only one class of endoder of equity shares is entitled to a dividends in Indian rupees. The divident approval of the shareholders in the endoders in th	equity shares one vote per end propose nsuing Annu mpany, the I pany, after d	share. The Cored by the Board al General Menolder of equitistribution of all	mpany declo d of Director eting. y shares will k preferential	ares and pays is is subject to be entitled to amounts. The
(iv)	Shares in respect of each class in the company held by its holding company or altimate holding company.	-	-	-	-
		As at 2	1.03.2018	As at 21	1.03.2017
(v)	Shareholders holding more than 5%	No. of	% of	No. of	% of
(.)	Shares:	Shares	holding	Shares	holding
	Names of Shareholders:	held	J	held	· ·
	Hiralal G. Changela	6,66,234	11.11%	6,47,500	10.80%
	Vrajlal G. Changela	6,55,000	10.93%	6,47,500	10.80%
	Dilipkumar G. Changela	6,62,500	11.05%	6,47,500	10.80%
(vi)	Shares reserved for issue under option and contracts/commitments for sale of shares/disinvestment.	-	-	-	-
(vii)	For the period of 5 years				
(VII)	immediately preceding the date as at Balance Sheet is prepared: - Aggregate number and class of shares allotted as fully paid up pursuant to contract(s) without payment being received in cash	-	-	-	_
	- Aggregate number and class of shares allotted as fully				
	paid up by way of bonus shares:	-	-	11,99,000	1,19,90,000
	Equity Shares			. ,	
	 Aggregate number and class of shares bought back 	-	-	-	-
(viii)	Terms of any securities convertible				
- •	into equity/preference shares				
	issued along with the earliest date	=	-	-	-



	of conversion in descending order starting from the farthest such date				
(ix)	Calls unpaid	-	-	-	-
(X)	Forfeited shares	-	-	-	-

		Particulars		As at 31-03-2018 Rupees	As at 31-03-2017 Rupees
4	RESI	ERVE AND SURPLUS			
	(a)	Security Premium Reserve			
		(Refer Note No. 1) Opening Balance		74,50,000	1,94,40,000
		Less: Bonus Shares Issued During the Year		74,30,000	1,19,90,000
		Closing Balance	(a)	74,50,000	74,50,000
	(b)	Other Reserves			
	(-)	- Capital Reserve - Cash Subsidy		14,29,623	14,29,623
		- General Reserve		54,55,173	54,55,173
		Closing Balance	(b)	68,84,796	68,84,796
	(c)	Balance in Statement of Profit and Loss Account			
		- Opening Balance		1,51,13,739	69,93,790
		- Less: Interim Dividend		(29,97,500)	-
		Less: Tax on Interim DividendAdd: Profit for the year		(6,10,218) 3,42,43,415	81,19,948
		Closing Balance	(c)	4,57,49,435	1,51,13,739
			Total	6,00,84,231	2,94,48,535
_					
5		IG TERM BORROWINGS Term Loans:			
	(a)	Secured Loan:			
		- From banks		77,54,624	1,21,272
		- From Financial Institutions		30,43,416	21,88,319
	(b)	Loans and Advances from Related Parties:			
		Unsecured: - From Directors & Relatives		17,92,20,336	16,41,03,116
		Hom Directors & Relatives		17,72,20,000	10,41,00,110
			Total	19,00,18,376	16,64,12,707

Notes:

Secured Loans from Banks & Financial Institutions:

Machinery Term Ioan from Kotak Mahindra Bank Ltd., current o/s as on 31st March, 2018

- (a) Rs. 94,51,740/- is secured by registered equitable mortgage of factory premises, repayable in 57 monthly instalments and rate of interest being 9.45% p. a.
- (b) Car loan (Vento) from Kotak Mahindra Prime Ltd., current o/s as on 31st March, 2018 Rs. 6,67,537/- is secured by hypothecation of Motor Car and repayable in monthly EMI of Rs. 38440 including interest, rate of interest 9.50% p. a.
- (C) Car loan (Mahindra TUV) from Kotak Mahindra Prime Ltd., current o/s as on 31st March, 2018 Rs. 1,25,447/- is secured by hypothecation of Motor Car and repayable in monthly EMI of Rs. 22460 including interest, rate of interest 10.60% p. a.

- (d) Car loan (BMW) from BMW Financial Services Ltd., current o/s as on 31st March, 2018 Rs. 15,62,359/- is secured by hypothecation of Motor Car and repayable in monthly EMI of Rs. 1,27,410 including interest, rate of interest 9.15% p. a.
- (e) Car loan (Maruti Ciaz) from Kotak Mahindra Prime Ltd., current o/s as on 31st March, 2018 Rs. 9,46,028/- is secured by hypothecation of Motor Car and repayable in 36 monthly EMI of Rs. 31570 including interest, rate of interest 8.79% p. a.
- (f) Car loan (Innova Crysta) from Kotak Mahindra Prime Ltd., current o/s as on 31st March, 2018 Rs. 15,60,253/- is secured by hypothecation of Motor Car and repayable in 36 monthly EMI of Rs. 50425 including interest, rate of interest 8.36% p. a.
- (g) Car loan (TATA Hexa) from Kotak Mahindra Prime Ltd., current o/s as on 31st March, 2018 Rs. 14,24,462/- is secured by hypothecation of Motor Car and repayable in 36 monthly EMI of Rs. 47350 including interest, rate of interest 8.48% p. a.

Unsecured loans from related parties:

(h) Unsecured Loans from directors and relatives are long term in nature and as per management explanation, generally not repayable within one year from the balance sheet date. Rate of Interest @ 12% p.a. (9% p.a.)

6	DEFERRED TAX LIABILITY (NET)	Current year Charge (Credit)	Deferred Tax Liability/ (Asset) as at 31-03-2018	Deferred Tax Liability/ (Asset) as at 31-03-2017	
	Deferred Tax Liabilities:				
	- Tax on difference between book and Tax Depr.	65,11,070	57,96,555		
	Deferred Tax Assets:				
	- Other Disallowance - Gratuity Provision	-	-	(7,14,514)	
	Net Deferred Tax Liability/(Asset)	65,11,070	57,96,555	(7,14,514)	
7	SHORT TERM BORROWINGS				
	Secured:				
	Cash Credit from Kotak Mahindra Bank Ltd.		4,49,87,878	2,14,89,644	
	Buyers Credit from Kotak Mahindra Bank Ltd.		-	3,45,66,686	
		Total	4,49,87,878	5,60,56,330	

Note:

Working Capital Facilities from Banks:

Cash Credit from Banks o/s. as on 31.03.2018 Rs. 4,53,05,280 secured by way of first charge by hypothecation of stocks, book debts and all current assets of the Company (Present & Future) including Plant & Machinery, secured by registered equitable mortgage of factory premises, Rate of interest at 9.45% p.a. subject to change from time to time.

8	TRADE PAYABLES (Refer Note No. 41)			
	Trade payable for goods & expenses		4,69,90,266	2,21,75,322
		Total	4,69,90,266	2,21,75,322
9	OTHER CURRENT LIABILITIES			
	(a) Current Maturities of Long Term Debts		49,39,788	27,83,162
	(b) Interest Accrued but not Due on Borrowings		3,17,402	1,88,152
	(c) Advances Received from Customers		30,00,000	-
	(d) Statutory Liabilities		20,39,187	24,51,693
		Total	1,02,96,377	54,23,007
10	SHORT TERM PROVISIONS			
	(a) Provision for employee benefits		38,42,680	20,34,865
	(Refer Note No. 37)			
	(b) Provision for current income-tax		1,12,50,000	50,00,000
	(c) Other provisions		41,66,209	34,78,617
		Total	1,92,58,889	1,05,13,482

N	lote:	. 11	Five	he	Λοσ	oto
- 17	ioie:	- 1 1	FIX	=u	HSS	eis

		GROSS BLO	K			DEPREC	CATION		NET	BLOK
	Balanc e	n	Disposa I	Balanc e	Balanc e	For the Year	Disposa I	Balanc e 31.3.18	Balanc e	Balan e
Particulars	01.4.17 Rs.	Rs.	Rs.	31.3.18 Rs. (in lac)	01.4.17 Rs. (in lac)	Rs. (in lac)	Rs. (in lac)	Rs. (in lac)	31.3.18 Rs. (in lac)	01.4.1 Rs.
Tangible As	(in lac)	(in lac)	(in lac)	(in idc)	(III IdC)	(iii idc)	(iii iac)	(III IdC)	(iii iac)	(in lac
Lands	3 eis 1.77	_	_	1.77	_	_	_	_	1.77	1.77
Factory	1.//	_	_	1.//	_				1.//	1.//
Building Plant &	379.52	-	-	379.52	139.01	22.82	-	161.84	217.68	240.5
Machineries	1007.00	205.00		2382.02	05402	01/21		1071.15	1210.07	1120
Machinery Furnace Electric	1987.02 15.65	395.00	-	15.65	854.83 10.69	216.31 0.95	-	11.65	1310.87 4.00	1132. 4.95
Attendance	0.00	1 47		0.47	0.50	0.0007		0.40	1.05	0.40
System Electrificatio	0.99	1.47	-	2.46	0.50	0.0927	-	0.60	1.85	0.48
n	35.93	-	-	35.93	22.49	2.50	-	25.00	10.93	13.43
Refrigerator Mobile &	0.2180	0.1030	-	0.3210	0.1896	0.0278	-	0.2174	0.1035	0.028
Telephone Air	2.65	1.72	-	4.38	1.60	0.298	-	1.89	2.48	1.05
Conditioner	6.40	-	-	6.40	3.14	0.5852	-	3.73	2.67	3.25
Water Filter	0.9477	-	-	0.9477	0.6589	0.548	-	0.7137	0.2339	0.288
CCTV System Weighing		7.58	-	16.30	3.94	1.48	-	5.43	10.87	4.76
Scale	1.46	-	-	1.46	0.6235	0.1545	-	0.7781	0.6852	0.839
Furniture &	1004	0.700		11.54				0.01	0.50	0.0
Fixtures	10.84	0.700	-	11.54	6.90	1.11	-	8.01	3.52	3.94
Computers 8 Softwares	21.33	4.70	-	26.04	17.67	2.48	-	20.16	5.88	3.65
Vehicles Motor Cars	115.61	47.20	39.77	123.04	53.32	21.66	32.53	42.45	80.59	62.2
Motor Cycles		47.20	57.77	1.41	1.24	0.0416	-	1.28	0.1270	0.168
Windmill) 1,41			1.41	1.24	0.0410		1.20	0.1270	0.100
Plant &										
Machinery	129.30	-	_	129.30	76.48	6.49	-	82.97	46.32	52.8
Total -										
Tangible Assets	2719.82	458.50	39.77	3138.55	1193.35	277.10	32.53	1437.91	1700.63	1526.
Previous year Total	2502.89	216.92	-	2719.82	938.60	254.75	-	1193.35	1526.46	1564.
Intangible	e Assets									
Total	-	-	-	-		-	-	-		-
Previou										
s Year	-	-	-	-		-	-	-		-
<u>Total</u>	-	-	-	-		-	-	-		-
	ork in Pro	gress								
Factory Building	17.32	68.89	- 86	3.21		-	-	86.	21	17.32
Factory Building	_	0.3105	- 0.3	3105	_			31,0	156	_
Total	17.32	69.20		5.5 2	<u> </u>	-		86.		17.32



									VI	SHAL L	LAILIN	us LiviliLD
	Previou s Year	-	-	-	-	-	-	-		-	-	-
	Total	-	17.32	-	17.32		-	-		-	17.32	-
IV		le Assets	under De	evelopm	ent							
	Total	-	-	-	-	-	-	-		-	-	
	Previou s Year											
	s real Total	-	-	-	-		-	-		-	-	
	TOTAL											
GRA TOTA		2737.1 4	527.70	39.77	3225.07	1193.35	277.1 0	32.5 3	14	437.91	1787.15	1543.78
GRA	ND	2502.8					254.7					
TOT	AL VIOUS	9	2,34.24	-	2737.14	938.60	5	-	1	193.35	1543.78	1564.29
	12	NON-	CURRENT	INVESTA	MFNTS							
			oted: (At 0		V.L.							
					o-op. Ban	k of Raiko	ot Ltd.			10	00	100
					in Co-op. I					37,		37,600
			_td.	,	•		•			·		·
		Quote	d: (At Co	st):								
		[DSP Black	rock - Ec	quity Fund	(G)				2,16	,000	22,68,000
					88,31,653)]							
				ıdia High	n Growth I	ndia Prim	ie Plus			4,59	,001	13,93,911
			(G)	07.0.40.41	0.07.00011							
			-		9,27,399)]	0: (0)				F 0.F	0//	F 0F 0//
					ant Fund F					5,85	,066	5,85,066
			•	•	1V Rs.9,05,4 frastructure	, <u>-</u>				80,666		23,99,711
					/ Rs. 37,46,					00,0	300	23,77,711
			DFC Prem	`		7 20]]				2,15	952	22,41,000
				•	л Rs. 42,9	5.37211				2,10	,702	22,41,000
			-		all and Mic		d			2,25	,000	-
			[MV Rs. 2,			•						
		ĺ	CICI Prud	dential F	ocused B	lue-Chip	Equity			2,40	,000	-
			- und									
			[MV Rs. 2,									
			DFC Clas							2,25	,000	-
			[MV Rs.2,2	23,594 (N	A)]		_					
								Total		22,84	1,385	89,25,388
	10				D 4 D \ / 4 A \	050						
	13				D ADVAN		1.1					
		•			ered good	a as certiti	ea by th	ne mgt)		FO 16	120	20.07.000
		` '	Security D Capital A	•						53,10		32,06,823
		(D)	capital A	avances	•		-	Total		1,68,2 2,21,3		59,16,047 91,22,870
								ioidi		2,21,3	4,273	71,22,070
	14	INI\/EN	ITORIES									
	14			18 cortifi	ed by the m	anaaama	ntl					
			.en, valuec Raw Mate		od by me m	anagente	.1117			8,91,0	0.049	5,09,43,320
		` '	Kaw Male Work-in-pi							2,43,1		3,31,85,700
			Finished C							Z,4J, I		J,J1,UJ,/UU -
		` '	Others - W		Scrap					5,95	644	- 1,21,942
		(<i>∽</i>) '	- 11 1013 V	. 3310 00	. J. JP		_	Total		11,40,		8,42,50,962
								ioidi		11,70,	. 5,575	J,72,JU, / UZ

15	(Uns	DE RECEIVABLES secured and considered good as certified by management) (Refer Note No. 40) Unsecured, considered good:			
		 Outstanding or a period exceeding six months from the date they are due for 		6,48,910	6,85,181
		payment Outstanding or a period less than six months from the date they are due for payment.		9,78,68,666	6,77,67,610
		раутнот.	Total	9,85,17,576	6,84,52,791
16	CAS	SH & CASH EQUIVALENTS AND BANK BALANC	ES OTHER		
		N CASH & CASH EQUIVALENTS			
	(i)	Cash and Cash Equivalents: Cash on hand		4 74 900	7,35,763
		Casir on hand	(a)	4,74,900 4,74,900	7,35,763
			(-)	.,,	.,00,.00
	(ii)	Bank Balances other than Cash and Cash			
		Equivalents:		10 17 700	1 // 01/
		(a) Balance with banks (b) Earmarked balances with banks		12,17,738 18,15,913	1,66,216 1,89,67,253
		(b) Lamianca Balaness viiii Barno	(b)	30,33,651	1,91,33,469
			Total	35,08,551	1,98,69,232
17	SHC	ORT TERM LOANS & ADVANCES (Unsecured and considered good as certified management)	by the		
	(a)	Balances with Revenue Authorities		1,57,65,719	1,10,34,589
	(b) (c)	Advance to Suppliers & Employees Prepaid Expenses		21,09,963 30,105	56,088 50,202
			Total	1,79,05,787	1,11,40,879
18	ОТН	IER CURRENT ASSETS			
	_	secured and considered good as certified by the mo	anagement)		
		Income Receivable		3,05,163	2,09,974
			Total	3,05,163	2,09,974
10	DEV.	ENUIS EDOM OPERATION			
19	(a)	ENUE FROM OPERATION Sale of products		56,51,13,041	34,21,19,364
	(b)	Sale of Services		-	-
	(c)	Other Operating Revenues		32,87,409	2,53,98,456
		Laur Freiha Dula		56,84,00,450	36,75,17,821
		Less: Excise Duty	Total	1,39,89,522 55,44,10,928	3,69,04,477 33,06,13,343
			ioidi	33,44,10,720	33,00,13,343
20	ОТН	IER INCOME			
	(a)	Dividend Income		20,304	-
	(b)	Interest Income		10,66,391	12,06,236
	(c) (d)	Foreign Exchange Rate Fluctuation Profit on Sale of Fixed Assets		19,13,855 3,66,552	40,37,469
	(a) (e)	Gain on Mutual Funds		69,04,284	<u>-</u>
	(f)	Misc. Income		2,94,725	5,10,660
	-		Total	1,05,66,111	57,54,365



21		ST OF RAW MATERIAL AND STORES NSUMED			
		Opening Stock: Add: Purchases		5,09,43,320 37,11,75,189	5,64,79,804 17,55,56,881
		Less: Closing Stock		42,21,18,509 8,91,00,049	23,20,36,685 5,09,43,320
			Total	33,30,18,460	18,10,93,365
22		ANGE IN INVENTORIES OF FINISHED GOODS, RK-IN-PROCESS & STOCK-IN-TRADE:			
	Ope	ening Stock:			10.07.000
		Finished Goods Semi-Finished Goods		- 3,31,85,700	10,87,388 3,60,62,100
		Scrap/Wastage		1,21,942	2,85,815
	ا مدد	: Closing stock :	Sub-Total	3,33,07,642	3,74,35,303
	LCSS	Finished Goods		-	-
		Semi-Finished Goods		2,43,15,200	3,31,85,700
		Scrap/Wastage	Sub-Total	5,95,644 2,49,10,844	1,21,942 3,33,07,642
			Total	83,96,798	41,27,661
23	EMP	LOYEE BENEFITS EXPENSES			
	(a)	Salary, Wages and Bonus (including directors' remuneration)		5,53,78,768	5,07,37,649
	(b)	Contribution to Provident Fund & Gratuity Fund		52,99,433	35,88,269
	(C)	Staff Welfare Expenses	Total	16,97,113	17,30,317
			Iolai	6,23,75,314	5,60,56,235
24	FINA	ANCIAL COSTS			
	(a) (b)	Interest Expenses Other Finance Costs		2,49,68,235 3,81,012	1,66,09,940 6,52,045
	(D)	Office Findrice Costs	Total	2,53,49,247	1,72,61,985
25	OTH (a)	ER EXPENSES Manufacturing & Operating Costs			
	(4)	Consumption of Electric, Power and Fuel		2,62,68,586	2,22,43,638
		Machinery Repairs & Maintenance		16,33,614	12,26,965
		Building Repairs & Maintenance Electric Repairs & Maintenance		3,79,169 16,96,404	4,21,228 7,91,891
		Jobwork Expenses		1,13,84,157	9,99,272
		Transportation & Labour Charges		86,92,034	37,71,101
		Other Manufacturing & Operating Expenses		79,20,120	50,19,643
		le constitue de la constitue de	(a)	5,79,74,085	3,44,73,738
	(b)	Sales & Distribution Expenses			
		Advertisement & Sales Promotion Expenses	(h)	6,430	2,93,269
			(b)	6,430	2,93,269
	(c)	General & Administrative Expenses			_
		Audit Fees Legal & Professional Expenses		50,000 17,18,854	30,000 17,98,538
		Insurance		4,19,012	4,10,219
		Rent		5,000	5,000
		Rates & Taxes		58,299	2,28,227

		Conveyance, Tour and Travelling Expenses		3,74,881	3,04,401
		General Administration Expenses		24,49,614	24,64,048
			(c)	50,75,659	52,40,433
			Total	6,30,56,174	4,00,07,440
			(a+b+c)		
26	Earr	ning per Share (EPS)			
	(a)	Profit after tax for calculation of Basic and		3,42,43,415	81,19,948
	` '	Diluted EPS			
	(b)	Weighted average number of equity shares		59,95,000	59,95,000
		outstanding for calculating EPS (Adjusted			
		for Bonus Issue)			
	(C)	Basic and Diluted EPS (Adjusted for Bonus		5.71	1.35
		Issue)			
27	Con	tingent Liabilities and Commitments			
	(to t	he extent not provided for)			
	(i)	Contingent Liabilities			
		(a) Claim against the company not		Nil	Nil
		acknowledgement as debt			
		(b) Guarantees		Nil	Nil
		(c) Letter of Credits issued by bank		1,10,96,960	3,45,66,686
		(d) Disputed Liability in Appeal:			
		(i) Income-tax		1,85,530	1,85,530
		(ii) Central Excise		Nil	Nil
	(ii)	Commitments			
		(a) Estimated amount of contracts		Nil	Nil
		remaining to be executed on capital			
		account and not provided for			
		(b) Uncalled liability on shares/investments		Nil	Nil
		partly paid			
		(c) Other commitments		Nil	Nil
	•	ntingent liabilities as disclosed above are as ce	ertified by the	e management c	of the
	con	npany)			
28		ue of imports calculated on CIF basis by the			
		npany during financial year in respect of		00 00 04 000	0.50.70.001
	i. ::	Raw materials		23,80,04,929	8,50,79,221
	ii. :::	Components and spare parts		Nil	Nil
	iii.	Capital Goods		38,37,425	36,14,820
29	Farr	nings & Expenditure in foreign currency			
21	(a)	Earnings			
	(4)	Sale of Goods		22,27,671	Nil
	(b)	Expenditures		22,27,071	1 111
	(0)	Travelling Expenses		Nil	Nil
		11 d v 3 m 1 g 2 x p 3 1 1 3 3 3		1 111	
30	aml	orted and Indigenous Material Consumed			
	(i)	Total value of imported raw materials, spare		20,06,48,166	10,78,47,823
	(-)	parts and components consumed during			, , ,
		the financial year			
	(ii)	Total value of all indigenous raw materials,		13,23,70,294	7,32,45,542
	. ,	spare parts and components similarly			
		consumed			
	(iii)	Total value of imported and indigenous		33,30,18,460	18,10,93,365
		raw materials, spare consumed during the			
		financial year			
	(i∨)	Imported raw materials and spare parts		60.25%	59.55%
		consumed in %			



	(v) Indigenous raw materials and spare parts consumed in %	39.75%	40.45%
31	Payment to Auditors (Excluding Service tax) - Audit Fees	50,000	50,000
32	Details of raw materials consumed: (In Rupees) Steel Coil, Consumable Stores & Packing Materials	33,30,18,460	18,10,93,365
33	Details of Manufactured Goods: (In Rupees) Product Opening Stock Closing Stock Sales (Excl. Excise)	Bearing Roll 1,21,942 5,95,644 55,11,23,519	ers & Scrap 13,73,203 1,21,942 30,52,14,887
34	There is no employees getting remuneration as required under Section 217 (2-A) of the Companies Act, 2013	NA	NA

35 Realisation:

In the opinion of the Board and to the best of its knowledge and belief, the value on realisation of current assets, loans and advances will, in the ordinary course of business, not be less than the amounts at which they are stated in the Balance sheet.

36 Contractual Liabilities

As certified by the management of the company, the company has generally made all the applicable provisions with respect to the business operations of the company.

37 Gratuity Benefits

The Company has defined benefit gratuity plan. Every employee who has completed five years or more of services gets a gratuity on departure at 15 days salary (Last drawn salary) for each completed year of service.

The following table summarizes the component of net benefit expenses recognized in Statement of Profit & Loss and Gratuity Obligation as at year end as per Acturial Valuation Report.

Particulars	2017-18	2016-17
Opening defined benefit obligation	4,86,521	17,23,572
Add: Provision during the year	17,89,099	4,86,521
Less: Payment / Contribution during the	4,86,521	17,23,572
year		
Closing Defined benefit obligation	17,89,099	4,86,521

- 38 Previous year's figure has been reworked, regrouped, rearranged and reclassified wherever necessary. Accordingly, amounts and other disclosures for the preceding year are included as an integral part of the current year financial statements and are to be read in relation to the amounts and other disclosures relating to the current year.
- 39 Balances of Trade Payables, Unsecured Loans, Trade Receivables, Long Term and Short-Term Loans & Advances, Other Current Assets and Provisions and Non-Current Investments are subject to the confirmation of the parties concerned. Wherever confirmation of the parties for the amounts due to them / amounts due from them as per books of accounts are not received, necessary adjustments, if any, will be made when the accounts are reconciled / settled.



40 Related Party Disclosure

(i) List of Related Parties and Relationship

Name of Related party

Relationship

Key Management Personnel (KMP)

Dilipkumar G. Changela Vrajlal G. Changela Hiralal G. Changela Vishal V. Changela Managing Director Whole Time Director Whole Time Director CFO

Relatives of KMP

Atulbhai Changela Bhumiben Dilipbhai Changela Darshit Dilipbhai Changela Divyeshkumar Hiralal Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Harsukhbhai Changela Jayanaben G. Changela Jayendrakumar Govindbhai Trambadia Jayeshkumar Govindbhai Trambadia Jayshreeben Hiralal Changela Jitendrakumar Govindbhai Trambadia Jyotiben V. Changela Manjulaben Jayantilal Marvania Nirju Hiralal Changela Prashant G. Changela Rajan G. Changela Rambhaben G. Changela Rasilaben Dilipbhai Changela Rinkuben Divyeshbhai Changela Vijaykumar V. Changela Vishal V. Changela Yesha Darshit Changela

Companies / Entities owned / significantly influenced by directors & their relatives

Virdeep Engineering Pvt. Ltd. Virdeep Bearings Rollers LLP Vijay Petroleum Co.

(ii)	Nature of transactions	Interest Rupees	Loan Received (Paid) Rupees	Remuneration /Salary /Leave Pay/Bonus Rupees	sales/ Jobwork expense/ jobwork income
			2	017-2018	
	Dilipkumar G. Changela	25,40,381	-	15,00,000	-
	Hiralal G. Changela	20,18,272	-	15,00,000	-
	Vrajlal G. Changela	25,80,622	-	15,00,000	-
	Vishal V. Changela	7,29,187	(2,66,000)	10,18,239	-
	Rambhaben G. Changela	13,13,183	-	-	-
	Bhumiben Dilipbhai	3,21,028	(32,74,847)	-	-
	Changela				
	Darshit D. Changela	12,61,601	(1,00,000)	10,18,239	-
	Divyeshbhai H. Changela	8,33,821	(2,40,000)	10,18,239	-

Purchase/



Girishkumar G. Changela	14,77,450			
		-	-	-
Hansaben Gopaldas	4,16,057	-	_	-
Dharsandia				
Jaynaben G. Changela	7,96,540	(3,59,372)	-	-
Jayshreeben H. Changela				
,	5,93,368	(23,030)	-	-
Manjulaben Jayantilal	1,70,868	_	_	_
	1,7 0,000			
Marvania				
Prashantkumar G. Changela	2,65,874	_	_	_
Rajan Girishkumar Changela	2,50,454	-	-	-
Jyotiben V. Changela	5,95,809			
•		-	-	-
Vijaykumar V. Changela	3,18,627	(22,000)	10,18,239	_
		,	. 0, . 0, = 0 .	
Rasilaben D. Changela	3,77,865	(43,430)	-	-
Rinkuben Divyeshbhai	2,71,015	(23,030)	_	_
•	2,7 1,010	(20,000)		
Changela				
Jayendrakumar Govindbhai	12,309	_	_	_
	12,007			
Trambadia				
Jayeshkumar Govindbhai	23,759			
	23,737	-	-	-
Trambadia				
litan alkalı van ay Cavin allah ai	02.027			
Jitendrakumar Govindbhai	23,036	-	-	-
Trambadia				
	1014	07.00.000		
Yesha Darshit Changela	12,164	37,00,000	-	-
_			_	14,78,024
	-	-	-	
Virdeep Bearings Rollers LLP				(JE)
				331,026 (S)
Virdeep Bearings Rollers LLP	-	-	-	• • •
Vijay Petrolium	_	_	_	25336 (E)
. 10.7				
		20	16-2017	
Dilipkumar G. Changela	17 40 00 5		15,00,000	
Dilipkumar G. Chandela	17,48,285	-	15.00.000	_
	,,		10/00/000	
		_		_
Hiralal G. Changela	13,88,970	-	15,00,000	-
		-		-
Hiralal G. Changela Vrajlal G. Changela	13,88,970 17,75,978	- - (2.00.000)	15,00,000 15,00,000	- - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela	13,88,970 17,75,978 5,20,684	- (2,00,000)	15,00,000	- - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela	13,88,970 17,75,978	- (2,00,000) -	15,00,000 15,00,000	- - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela	13,88,970 17,75,978 5,20,684 9,03,730	- - (2,00,000) -	15,00,000 15,00,000	- - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai	13,88,970 17,75,978 5,20,684	- (2,00,000) - -	15,00,000 15,00,000	- - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai	13,88,970 17,75,978 5,20,684 9,03,730	- (2,00,000) - -	15,00,000 15,00,000	- - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524	- (2,00,000) - -	15,00,000 15,00,000 10,18,239 - -	- - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321	- (2,00,000) - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321	- (2,00,000) - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105	- (2,00,000) - - -	15,00,000 15,00,000 10,18,239 - -	- - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321	- (2,00,000) - - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294	- (2,00,000) - - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105	- (2,00,000) - - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294	- (2,00,000) - - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330	- - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629	- - - - - (2,68,056)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330	- - - -	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560	- - - - - (2,68,056)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629	- - - - - (2,68,056)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560	- - - - - (2,68,056)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755	- - - - (2,68,056) (3,03,330)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142	(2,68,056) (3,03,330)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142	(2,68,056) (3,03,330)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela Rajan Girishkumar Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142 3,76,950	(2,68,056) (3,03,330) (2,76,498) (2,60,472)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela Rajan Girishkumar Changela Jyotiben V. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142 3,76,950 8,21,751	(2,68,056) (3,03,330)	15,00,000 15,00,000 10,18,239 - - 10,18,239 10,18,239 - - - -	- - - - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela Rajan Girishkumar Changela Jyotiben V. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142 3,76,950 8,21,751	(2,68,056) (3,03,330) (2,76,498) (2,60,472)	15,00,000 15,00,000 10,18,239 - - 10,18,239 10,18,239 - - - -	- - - - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela Rajan Girishkumar Changela Jyotiben V. Changela Vijaykumar V. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142 3,76,950 8,21,751 4,29,924	(2,68,056) (3,03,330) (2,76,498) (2,60,472) (50,000)	15,00,000 15,00,000 10,18,239 - - - 10,18,239	- - - - - - - - - - -
Hiralal G. Changela Vrajlal G. Changela Vishal V. Changela Rambhaben G. Changela Bhumiben Dilipbhai Changela Darshit D. Changela Divyeshbhai H. Changela Girishkumar G. Changela Hansaben Gopaldas Dharsandia Jaynaben G. Changela Jayshreeben H. Changela Manjulaben Jayantilal Marvania Prashantkumar G. Changela Rajan Girishkumar Changela Jyotiben V. Changela	13,88,970 17,75,978 5,20,684 9,03,730 2,50,524 8,68,321 5,74,105 9,47,294 2,86,330 5,85,629 8,28,560 2,29,755 4,00,142 3,76,950 8,21,751	(2,68,056) (3,03,330) (2,76,498) (2,60,472)	15,00,000 15,00,000 10,18,239 - - 10,18,239 10,18,239 - - - -	- - - - - - - - - - - - -
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Virdeep Engineering Pvt. Ltd.

Vijay Petrolium

8,908 (JI)

451,216 (S)

40,956 (E)

Particulars	31-03-2018	31-03-2017
Dues from company under the same management /	Virdeep	Virdeep
entities where KMP and relatives of KMP have	Engineering	Engineering
significant influence:	Pvt Ltd	Pvt Ltd
Trade Receivables	6,48,910	6,48,910
Advances to Creditors	4,16,553	-

- In the absence of information regarding outstanding dues of MICRO or Small-Scale Industrial Enterprise(s) as per The Micro, Small & Medium Enterprise Development Act, the Company has not disclosed the same as required by Schedule III to the Companies Act,
- 42 Wherever no vouchers and documentary evidences were made available for our verification, we have relied on the authentication given by management of the company.
- 43 Figures have been rounded off to nearest rupee and have been regrouped, rearranged and reclassified wherever necessary.

Signature to Note No. 1 to 43

As per our report of even date attached

FOR SVK & ASSOCIATES
Chartered Accountants
Firm Reg. No. 118564W

On behalf of the Board of Directors **FOR, VISHAL BEARINGS LTD.**

Sd/-Sd/-Sd/-Shilpang V. KariaD. G. ChangelaH. G. ChangelaPartnerManaging DirectorWhole Time Director

M. No. 102114 DIN: 00247302 DIN: 00247292

Sd/- Sd/Date: 27.08.2018 Vishal V. Changela Dimpi Sampat

Place: Shapar, Rajkot

CFO

Company Secretary



VISHAL BEARINGS LIMITED

Regd. Office: Survey No. 22/1, Plot No.1, Shapar Main Road, Shapar (Veraval), Rajkot, Gujarat-360002, India. Tel: 2827-252273

Form No. MGT-11 PROXY FORM

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

I/We, being the shareholder(s) of shares of the above named company, hereby

Name of the Shareholder

E-mail ID

DP ID

appoint:

Registered address

Folio No. / Client ID

A E- Si	ame ddress mail ID gnature				
2 N A E- Si	ing him or her ame ddress -mail ID gnature				
Meeting of th	bxy to attend and vote (on a poll) e Company, to be held on Sature any and at any adjournment there $(\sqrt{1})$	day, Sej	otem	ber 22, 2018 at 4.00 PM at the reg	gistered office
S.N.	Subject		S.N.	Subject	
1	Adoption of Annual Financial Statements for the FY 2017- 2018		6	Alteration of Capital Clause of MOA	
2	Interim Dividend to be treated as a Final Dividend		7	Increase Remuneration of Mr. Dilipkumar Changela, Managing Director	
3	Re-appointment of Shri Hiralal Changela, Director retiring by rotation.		8	Increase Remuneration of Mr. Hiralal Changela, Whole time Director	
4	Continuance of appointment of Statutory Auditor without ratification		9	Increase Remuneration of Mr. Vrajlal Changela, Whole time Director	
5	Enhancement of Authorised Capital and Alteration of Clause V of MOA				
Signed this	day of20)18.		Affix	
Signature of s	hareholder:			Revenue	
_	Proxy holder(s): n of proxy in order to be effective	should	he di	Stamp Uly completed and deposited at t	he Registered

Office of the Company, not less than 48 hours before the commencement of the meeting.



VISHAL BEARINGS LIMITED

Regd. Office: Survey No. 22/1, Plot No.1, Shapar Main Road, Shapar (Veraval), Rajkot, Gujarat-360002, India. Tel: 2827-252273,

ATTENDANCE SLIP

PLEASE BRING THIS ATTENDANCE SLIP AND HAND IT OVER AT THE registered office of the company

Name of Address of the Shareholder

Sequence No. :

Folio No. :

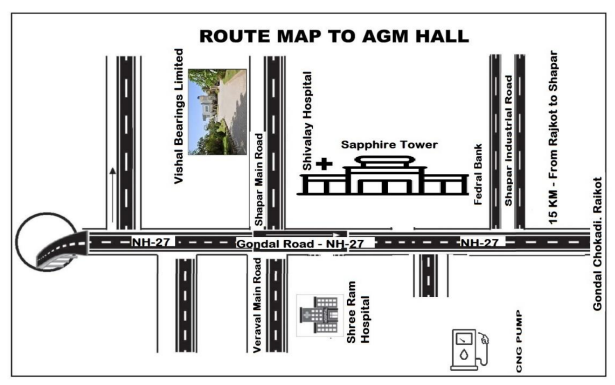
DP. ID :

Client ID :

I hereby record my presence at the 27th Annual General meeting at the Registered office of the Company on Tuesday the 21st August, 2018 at 4:00 PM.

Signature of the Member or	
Proxy	

No. of Shares held





Notes

VISHAL BEARINGS LIMITED

