33RD JANNUAL REPORT 2017-2018



Veritas [India] Limited

www.veritasindia.net

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21, Shakil Niwas,		

Mahakali Caves Road, Andheri (East), Mumbai – 400 093.

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DIRECTORS' REPORT

То

The Members of Veritas (India) Limited,

Your Directors have pleasure in presenting the 33rd Annual Report on the business and operations of the Company together with the audited accounts for the financial year ended 31st March, 2018.

FINANCIAL RESULTS

The Company has adopted IND AS for the year ended 31st March, 2018 and has restated the accounts of financial year ended 31st March, 2017 in IND AS format as tabled below: -

D 4	Stand	alone	Consolidated			
Particulars	2017-2018	2016-2017	2017-2018	2016-2017		
Revenuefromoperations(includingother income)	5,29,86,54,265	5,40,76,77,164	16,80,36,16,810	16,50,74,41,317		
Profit before tax	9,58,34,725	8,30,14,307	71,76,48,002	70,25,20,768		
Less: Provision for Taxation						
Current Tax	2,24,64,207	1,96,03,433	2,24,64,207	1,96,03,422		
Deferred Tax	1,19,56,884	(65,84,932)	1,19,37,830	(66,15,696)		
Current Tax Expenses related to prior Years	(55,462)	2,21,682	(55,462)	1,77,468		
Profit after Tax for the current year	6,14,69,095	6,97,74,123	68,33,01,426	68,93,55,574		
Add: Balance in Profit & Loss Account brought forward	147,82,99,794	140,31,88,147	1172,26,14,776	1110,45,33,880		
Add: Credit for Tax on Dividend	0	2,74,400	0	2,74,400		
Add: Transfer to Capital Work-in-progress	0	66,70,000	0	6,06,850		
Add: Transfer from Capital Reserves	0	0	0	66,70,000		
Profit available for Appropriation	0	0	0	0		
Less:						
- Proposed Dividend	(13,40,500)	(13,40,500)	(13,40,500)	(13,40,500)		

- Dividend Distribution	-	(2,74,400)		(2,74,400)
Tax				
Balance transferred to	153,84,82,852	147,82,99,794	1244,44,83,759	1172,26,14,776
Balance Sheet				

FINANCIAL PERFORMANCE HIGHLIGHTS:

The standalone and Consolidated Financial Statements of the Company for the Financial Year 2017-18 have been prepared for the first time, in accordance with the Indian Accounting Standards (Ind AS) as required under the Companies Act, 2013.

Following are the figures and comparison of the operations of the Company for the financial year ended 31st March, 2018:

Standalone revenue from operations decreased to Rs. 524,88,95,415/- as compared to previous year's revenue of Rs. 534,01,76,419/-.

Consolidated revenue from operations increased to Rs. 1679,31,50,944/-as compared to previous year's revenue of Rs. 1648,47,92,051/-.

Standalone Profit after Tax decreased to Rs. 6,14,69,095/- as compared to previous year's profit after tax of Rs. 6,97,74,123/-.

Consolidated Profit after Tax is Rs. 68,33,01,426/as compared to previous year's profit after tax of Rs. 68,93,55,574/-

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY BETWEEN THE END OF THE FINANCIAL YEAR AND THE DATE OF THE REPORT

During the year under review, there were no material changes and/or commitments affecting the financial position of the company between the end of the financial year and the date of this report.

DIVIDEND

Your Directors are pleased to recommend a dividend of 5 (Five) paise per Equity Share of the face value of Re. 1/- (Rupees One only) each for the financial year ended 31st March, 2018 payable to the shareholders whose names appear in the Register of Members as on the Book Closure date. The Dividend is payable subject to the approval of the Shareholders at the ensuing Annual General Meeting of the Company.

The total cash outgo on account of dividend payment for the financial year ended 31st March, 2018 will be Rs. 13,40,500/- (Rupees Thirteen Lakhs Forty Thousand Five Hundred Only).

TRANSFER TO RESERVES

Your Company propose not to transfer any fund out of its total profit for the financial year 2017-2018 to the General Reserves of the Company.

CONSOLIDATED FINANCIAL STATEMENT

The Consolidated Financial Statements of the Company and its subsidiaries for the financial year ended 31st March, 2018 are prepared in accordance with the Companies Act, 2013 and provisions of Indian Accounting Standards (Ind AS) as applicable along with all relevant documents and the Statutory Auditors' Report forms part of this Annual Report.

The detailed Financial Statements as stated above are also available on the website of the Company and can be accessed at the web link: http://www.veritasindia.net/annual_reports.asp

SUBSIDIARY, ASSOCIATE AND JOINT VENTURES COMPANIES

Your company has ten subsidiay's including overseas subsidiaries, step-down subsidiaries and Limited Liability Partnership (LLP).

As on 31st March 2018, Your Company owned following wholly owned subsidiaries / Step down subsidiaries companies and LLPs within India and abroad:

- 1. Veritas Infra & Logistics Private Limited, incorporated in India
- 2. Veritas Agro Ventures Private Limited, incorporated in India
- 3. Veritas Polychem Private Limited, incorporated in India
- 4. Veritas International FZE, incorporated in Dubai, UAE
- 5. Hazel International FZE, incorporated in Sharjah, UAE
- 6. Veritas Global PTE Limited, incorporated in Singapore
- 7. GV Investment Finance Company Limited, incorporated in Mauritius
- 8. Veritas America Trading INC, incorporated in USA
- 9. Veritas Infra LLP, incorporated in India
- 10. Veritas Agricom LLP, incorporated in India

During the financial year ended 31st March, 2018, the Board of Directors reviewed the affairs of Company's subsidiaries as mentioned above. Pursuant to Section 129(3) of the Companies Act, 2013 and new IND AS (Accounting Standards) issued by the Institute of Chartered Accountant of India, Consolidated Financial Statement presented by the Company includes the financial statements of its subsidiaries. Veritas Agro Ventures Private Limited is a material subsidiary of the company. Company is in process of closing two of its subsidiaries, Veritas America Trading INC, incorporated in USA and GV Investment Finance Company Limited, incorporated in Mauritius.

Further, in accordance with Section 134 of the Companies Act, 2013 and Rule 8(1) of the Companies (Accounts) Rules, 2014 the report on the performance and financial position of all the subsidiaries, associates and joint venture companies included in the Consolidated Financial Statements is provided in the prescribed Form AOC-1 as 'Annexure I' which forms part of this report.

In terms of provisions of Section 136 of the Companies Act, 2013, the Company shall place separately audited/unaudited accounts of each of its subsidiaries on its website at <u>www.veritasindia.net</u> and the same shall be available for inspection by the Members at the registered office of the Company during the business hours on all working days between 10.30 A.M. to 5.30 P.M. except Saturdays and Sundays up to the date of ensuing AGM. Members interested of obtaining a copy of the said financial statements shall write to the Investor Relations Department at the Registered Office of the company.

Your Company has approved a policy for determining material subsidiaries and the same is uploaded on the Company's website which can be accessed using the link http://www.veritasindia.net/pdf/VIL-Material Subsidiary Policy-New.pdf

INTERNAL FINANCIAL CONTROLS

Your Company has in place adequate internal financial controls commensurate with the size, scale and complexity of its operations. Such controls have been assessed during the year under review taking into consideration the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by The Institute of Chartered Accountants of India. Based on the results of such assessments carried out by Management, no reportable material weakness or significant deficiency in the design or operation of internal financial controls was observed. Nevertheless, your Company recognizes that any internal control framework, no matter how well designed, has inherent limitations and accordingly, regular audits and review processes ensure that such systems are reinforced on an ongoing basis.

Indian Accounting Standards (IND AS) – IFRS Convergence

Your Company has adopted Indian Accounting Standards ("Ind AS") for the accounting periods beginning on 1st April, 2017 pursuant to Ministry of Corporate Affairs Notification dated 16th February, 2015 notifying the Companies (Indian Accounting Standard) Rules, 2015.

MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT

A detailed analysis of your Company's performance is discussed in Management Discussion and Analysis Report, which forms part of this Annual Report. (Annexure V)

PARTICULARS OF CONTRACTS OR AGREEMENTS ENTERED INTO WITH RELATED PARTIES

During the financial year ended 31st March, 2018, your Company has entered into transactions with the related parties as defined under Section 2(76) of the Companies Act, 2013 read with the Rules made there under and the Listing Regulations. All related party transactions are in the ordinary course of business and are on arm's length basis. All related party transactions are placed on a quarterly basis before the Audit Committee and were reviewed and approved by the Audit Committee. Further, there were no transactions with related parties which qualify as material transactions under the Listing Regulations. Accordingly, the disclosure of related party transactions as required under Section 134(3) (h) of the Companies Act, 2013 in Form AOC-2 is not applicable. In line with the provisions of the Companies Act, 2013 and Regulation 23 of the Listing Regulations, your Company has formulated a policy on Materiality of Related Party Transaction and on dealing with related party transactions duly approved by the Board and is uploaded on the website of the Company.

Website: <u>http://www.veritasindia.net/pdf/VIL_Policy/Related-Party-Transaction-&-the-manner-of-dealing-with-Related-Party-Transaction.pdf</u>

The details of the transactions with related parties and the status of outstanding balances as per Accounting Standard 18 are set out in Note nos. 36 to the Standalone Financial Statements forming part of this report.

STATUTORY AUDITOR'S REPORT

The reports given by the M/s. M. P. Chitale & Co., Statutory Auditors on standalone and consolidated financial statements of the Company forms part of the Annual Report. There are no qualifications, reservations, adverse remarks or disclaimers given by the Statutory Auditors in their reports. The notes on financial statements referred to in the Statutory Auditors' Report are self-explanatory and do not call for any further comments.

SECRETARIAL AUDIT REPORT

The Board has appointed M/s. JMJA & Associates LLP, Practising Company Secretaries to undertake secretarial audit of the company pursuant to Section 204 of the Companies Act, 2013. The Secretarial Audit Report for the financial year ended 31st March, 2018 as submitted by them is annexed as **Annexure II** and forms part of this Report.

There are no qualifications or observations or adverse remarks or disclaimer of the Secretarial Auditors in the Report issued by them for the financial year ended 31st March, 2018 which call for any explanation from the Board of Directors.

Reporting of Frauds by Auditors

During the year under review, the Statutory and Secretarial Auditors have not reported any instances of frauds committed in the Company by its Officers or Employees to the Audit Committee under section 143(12) of the Companies Act, 2013, details of which needs to be mentioned in this Report.

PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARNATEES GIVEN AND SECURITY PROVIDED

Particulars of investments made, loans given, guarantees given or security provided and the purpose for which the loan or guarantee or security given as proposed to be utilised pursuant to Section 186 of the Companies Act, 2013 and Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("Listing Regulations") are provided in the Note No. 4 and 5 to the financial statements.

PUBLIC DEPOSIT

During the year under review, your Company has not accepted any public deposit within the meaning of Sections 73 and 74 of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules, 2014.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

Disclosures with regards to the particulars of Directors, KMPs and employees who are in receipt of remuneration in excess of the limits as prescribed under the provisions of Section 197(12) of the Act read with Rules 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended till date as may be applicable are available and the Statement containing the details of employee remuneration as required under Section 197 of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is available for inspection at the registered office of the Company during business hours from 21 days before the Annual General Meeting and any Member willing to obtain copy of the said statement can write to the Investor Relations Department at the Registered office address of the company (**Annexure VI**).

In terms of Section 136(1) of the Companies Act, 2013, the Annual Report is being sent to the Members excluding the information on particulars of employees'.

BOARD AND COMMITTEES

DIRECTORS

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed under Section 149(6) of the Companies Act, 2013 read with Schedule IV and the relevant rules made there under and Regulation 16(1) (b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and there has been no change in the circumstances which may affect their status as an independent director during the year.

Mr. Saurabh Sanghvi has resigned from the position of Whole-Time Directorship w.e.f 12th June, 2018 but will continue as the Non-Executive, Non-Independent Director of the Company. Board has appointed after the recommendation of Nomination and Remuneration Committee Mr. Praveen Bhatnagar as Whole-Time Director of the Company w.e.f 12th June, 2018.

In accordance with the Section 152, other applicable provisions of the Companies Act, 2013 and in terms of Memorandum and Article of Association of the Company, one-third of such of the Directors as are liable to retire by rotation, shall retire every year and, if eligible, offer themselves for re-appointment at every AGM.

Mr. Saurabh Sanghvi, Non-executive Director (DIN: 02000411) retires by rotation at the ensuing Annual General Meeting and being eligible have offered himself for re-appointment.

Key Managerial Personnel

The following personnel have been designated as Key Managerial Personnel (KMP) of the Company pursuant to Section 2(51) and 203 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

(a) Mr. Saurabh Sanghvi	Whole-time Director**
(b) Mr. Praveen Bhatnagar	Whole-time Director**
(c) Mr. Rajaram Shanbhag	Chief Financial Officer
(d) Mr. Prasad A Oak	Vice President Legal & Company Secretary

**Mr. Saurabh Sanghvi resigned as a Whole-Time Director of the company with effect from 12th June, 2018 and Mr. Praveen Bhatnagar was appointed as a Whole-Time Director of the Company with effect from 12th June, 2018.

BOARD EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and the Rules made there under and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Board has carried out formal Annual evaluation of its own performance, я of its Committees, the Chairman as well as performance of the Directors individually. The evaluation was done by the way of a structured questionnaires covering various aspects of the Board functioning, amongst others vision, strategy & role clarity of the Board, Board dynamics & processes, contribution towards development of the strategy, risk management, budgetary controls, receipt of regular inputs and information, functioning, performance & structure of Board Committees, ethics & values, skill set, knowledge & expertise of Directors, leadership etc.

A separate exercise was carried out by the Nomination and Remuneration Committee of the Board to evaluate the performance of individual Directors. The performance evaluation of the Independent Directors was carried out by the entire Board, excluding the Director being evaluated. The performance evaluation of the Non-Independent Directors and the Board as a whole was carried out by the Independent Directors. The performance evaluation of the Company was also carried out by the Independent Directors, considering the views of the Executive Director. The Directors expressed their satisfaction with the evaluation process.

SEBI vide its guidance note dated 5th January, 2017 has suggested process/practice that may be adopted by the Companies for performance evaluation. The Company is evaluating the required changes, if any, in the performance evaluation process as per the SEBI guidance note.

FAMILIARIZATION PROGRAMME FOR DIRECTORS

Your Company has in place a structured induction and familiarization program for all its Directors including the Independent Directors. Your Company through such programs familiarizes not only the Independent Directors but any new appointee on the Board with a brief background of your Company, their roles, rights, responsibilities, nature of the industry in which it operates, business model operations, ongoing events, etc. In order to enable the Directors to fulfill the governance role, comprehensive presentations are made on the various businesses, business models, risk minimization procedures and new initiatives of the Company. Changes in domestic/overseas corporate and industry scenario including their effect on the Company, statutory and legal matters are also presented to the Directors on a periodic basis. They are also informed of the important policies of your Company including the Code of Conduct for Directors and Senior Management Personnel and the Code of Conduct for Prevention of Insider Trading. The details regarding the familiarization program imparted by the Company can be accessed on the website of your Company on the Web-Link: http://www.veritasindia.net/investor_downloads.asp

Further, at the time of appointment of an Independent Director, the Company issues a formal letter of appointment outlining his/her role, function, duties and responsibilities as a Director. The template of the letter of appointment is available on the website of your Company at Web-Link: http://www.veritasindia.net/investor_downloads.asp

POLICY ON APPOINTMENT OF DIRECTORS AND REMUNERATION

As part of good governance and also in accordance of the requirement of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has adopted a policy for Board Diversity, Appointment, Remuneration, Training and Evaluation of Directors and Employees. The Policy inter alia includes criteria for determining qualifications, positive attributes, independence notice of a director and other matters provided under Sub section (3) of Section 178 of the Companies Act, 2013. The details of such Nomination and Remuneration Policy on the appointment of Directors and remuneration is annexed as **Annexure III** and forms part of this Annual Report.

DIRECTORS' RESPONSIBILITY STATEMENT AS REQUIRED UNDER SECTION 134(3)(C) OF THE COMPANIES ACT, 2013

Pursuant to provisions under Section 134(5) of the Companies Act, 2013, with respect to Director's Responsibility Statement, the Directors confirm:

That in the preparation of the annual accounts for the year ended 31st March, 2018, the applicable accounting standards have been followed and there are no material departures from the same;

That they had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2018 and of the profit of the Company for the year ended on that date;

That they had taken proper and sufficient care for the 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 fraud and other irregularities;

That Directors had prepared the annual accounts on a 'going concern' basis;

That they had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; and

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

NUMBER OF MEETINGS OF THE BOARD

During the financial year ended 31st March, 2018, five meetings of the Board of Directors were held. Meetings were held on 25/05/2017, 11/08/2017, 12/09/2017, 14/12/2017 and 12/02/2018 respectively. The details of attendance of Board of Directors and its Committees in respective meetings are mentioned in the Corporate Governance Report under the heading "Board of Directors" forming part of this Annual Report.

Board Committees

Audit Committee

The Committee comprises of the following Directors:

- 1. Mrs. Alpa Parekh, Independent Director
- 2. Mr. Saurabh Sanghvi, Non-Executive Director*
- 3. Mr. Praveen Bhatnagar, Whole-Time Director*
- 4. Mrs. Kamala Aithal, Independent Director**

*Mr. Saurabh Sanghvi resigned as a Whole-Time Director of the company and became Non-Executive Director with effect from 12th June, 2018 and Mr. Praveen Bhatnagar was appointed as a Whole-Time Director of the Company with effect from 12th June, 2018.

**Mrs. Kamala Aithal was appointed as the Member of the Audit Committee of the company w.e.f. 11th August, 2017.

Mr. Shafi Sayeed Parkar, Independent Director resigned from Audit Committee w.e.f. 12th June, 2018.

Members of the Committee possess accounting and financial management knowledge. Two third of the members of the Committee are independent Directors.

The Company Secretary of the Company is the Secretary of the Committee.

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

Nomination and Remuneration Committee

The Nomination and Remuneration Committee comprises of the following Directors:

- 1. Mrs. Alpa Parekh, Independent Director
- 2. Mr. Nitin Kumar Didwania. Non-executive Director
- 3. Justice (Retd.) S. S. Parkar, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

Stakeholders Relationship Committee

The Stakeholders Relationship Committee comprises of the following Directors:

- 1. Mr. Nitin Kumar Didwania, Non-executive Director
- 2. Mr. Saurabh Sanghvi, Non-executive Director*
- 3. Mrs. Alpa Parekh, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

*Mr. Saurabh Sanghvi resigned as a Whole-Time Director of the company with effect from 12th June, 2018 and continued as a Non-Executive Director of the Company.

Corporate Social Responsibility (CSR) Committee

CSR Committee comprises of the following Directors:

- 1. Mr. Nitin Kumar Didwania, Non-executive Director
- 2. Mr. Saurabh Sanghvi, Non-executive Director*
- 3. Mrs. Alpa Parekh, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

*Mr. Saurabh Sanghvi resigned as a Whole-Time Director of the company with effect from 12th June, 2018 and continued as a Non-Executive Director of the Company.

GOVERNANCE

CORPORATE GOVERNANCE REPORT

Pursuant to Regulation 34 of the Listing Regulations read with Schedule V to the said Regulations, a separate Report on Corporate Governance along with a required Certificate from Practising Company Secretaries regarding the compliance of the conditions of Corporate Governance as stipulated forms part of this Annual Report.

RISK MANAGEMENT POLICY

Your Company has a well-defined framework for risk management in place to identify, measure and mitigate business risk and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objective and enhance the Company's competitive advantage. This risk framework thus helps in managing market, credit and operations risks and quantifies exposure and potential impact at a Company level.

Risk management process has been established across the Company and is designed to identify, assess and frame a response to threats that affect the achievement of its objectives. Further, it is embedded across all the major functions and revolves around the goals and objectives of the organization. However, during the year under review there are no such risks which in the opinion of the Board may threaten the existence of your organization.

VIGIL MECHANSIM

The Vigil Mechanism as envisaged pursuant to Section 177(9) and (10) of the Companies Act, 2013, the Rules prescribed there under and Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is implemented through the Company's Whistle Blower Policy to enable the Directors, employees and all stakeholders of the Company to report genuine concerns, to provide for adequate safeguards against victimization of persons who use such mechanism and make provision for direct access to the Chairperson of the Audit Committee.

Under this policy, your Company encourages its employees to report any fraudulent financial or other information to the stakeholders, and any conduct that results in violation of the Company's code of conduct to the management (on an anonymous basis, if employees wish so). Likewise, under this policy, your Company has prohibited discrimination, retaliation or harassment of any kind against any employees who, based on the employee's reasonable belief that such conduct or practice has occurred or are occurring, reports that information or participates in the investigation. Also, no personnel have been denied access to the Chairman of the Audit Committee.

Whistle Blower Policy of your Company is available on the Company's website and can be accessed at the Web-link: <u>http://www.veritasindia.net/investor_downloads.asp</u>

CORPORATE SOCIAL RESPONSIBILITY (CSR)

In terms of Section 135 of the Companies Act, 2013 read with Rules framed there under, your Company has constituted a Committee named as Corporate Social Responsibility (CSR) Committee.

The CSR Committee comprises of

- Mr. Nitin Kumar Didwania, Non-Executive Director
- Mr. Saurabh Sanghvi, Non-Executive Director*
- Mrs. Alpa Parekh, Independent Director

Company Secretary is the Secretary of the Committee.

*Mr. Saurabh Sanghvi resigned as a Whole-Time Director of the company with effect from 12th June, 2018 and continued as a Non-Executive Director of the Company.

The Committee has been entrusted with the responsibility for recommending to the Board about the implementing of the CSR activities. Also, the Committee inter alia monitors the CSR activities.

The CSR Policy includes a brief overview of the projects and / or programs proposed to be undertaken by the Company and can be accessed at the Company's website at the Web-link: <u>http://www.veritasindia.net/investor_downloads.asp</u>

The gross amount to be spent by the Company during the year is Rs. 16,19,305/-.

The total amount spent on CSR activities during the year is Rs. 5,95,215/- The amount was spent for providing education.

The amount unspent on CSR during the year, is Rs. 10,24,090/-

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

The Company has in place, policy on Prevention, Prohibition and Redressal of Sexual Harassment for women at workplace in accordance with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up as per the statutory requirements, to redress complaints regarding sexual harassment. The policy has set guidelines on the redressal and enquiry process that is to be followed by complainants and the ICC, whilst dealing with issues related to Sexual Harassment at the work place. All women employees are covered under this policy.

The company has not received any complaint during the year.

SHARE CAPITAL

The issued, subscribed and paid up Equity Share Capital of the Company as at 31st March, 2018 stood at Rs. 26,810,000/- (Rupees Two Crore Sixty-Eight Lakhs Ten Thousand only) comprising of 26,810,000 fully paid equity shares of Re.1 each fully paid-up.

During the year under review, the Company has not issued equity shares with differential voting rights nor has granted any stock options or sweat equity. As on 31st March, 2018 none of the Directors of the Company holds instruments convertible into equity shares of the Company.

EXTRACT OF ANNUAL RETURN

Extract of Annual Return as on 31st March, 2018 in the prescribed format Form MGT-9 is attached as Annexure IV and forms part of this report.

<u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN</u> <u>EXCHANGE EARNINGS AND OUTGO</u>

The provisions of Section 134 of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 providing for the details of Conservation of energy, technology absorption, foreign exchange earnings and outgo are not applicable since the Company is into trading and distribution business.

However, your Directors have taken proper care to conserve the energy during the year under review.

The Company has taken various initiatives for development of export markets for sale of various products in the International market to increase its foreign exchange earnings.

GENERAL DISCLOSURES

The Chairman of the Company did not receive any remuneration or commission from any of the subsidiaries of your Company. The Whole-Time Director of the Company did not receive any commission from any of its subsidiaries.

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

- The Company has not issued equity shares with differential rights as to dividend, voting or otherwise.
- No Significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status or Company's operations in future.
- Company has not issued Shares (Including Sweat Equity Shares and Employee Stock Options) to employees of the Company under any Scheme.
- The Company has not bought back any shares during the year.

ACKNOWLEDGEMENTS:

Your Directors are highly grateful for all the guidance and support received from the Government of India, State Government of Maharashtra, State Government of Gujarat, Other State Governments wherein the Company has its operations, Gujarat Maritime Board, Mumbai Maritime Board, Various Financial Institutions and Banks. Your Directors thank all shareholders, esteemed customers, suppliers and business associates for their faith, trust and confidence reposed in the Company.

Your Directors wish to place on record their sincere appreciation for the dedicated efforts and consistent contribution made by the employees of the Company at all levels, to ensure that the Company continues to grow and excel.

For and on Behalf of the Board of Directors

PLACE: Mumbai DATE: 10th August, 2018 Sd/-Nitin Kumar Didwania CHAIRMAN DIN: 00210289

Annexure 1

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014) Statement containing salient features of the financial statement of Subsidiaries/Associate Companies/Joint Ventures Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Rs)

Sr. No.	Name of the subsidiary Company	Reporting Pe <i>r</i> iod	Reporting Currency and exchange rate as on the last date of the Financial Year)	Share Capital	Reserves & Surplus	Total Assets	Total Liabilities	Investments	Turnover	Profit Before Taxation	Provision For Taxation	Profit After Taxation	Proposed Dividend	% of Shareholding
_	Wholly Owned Subsidiary													
1	Veritas Polychem Private Limited	31-Mar-18	INR	10,000,000	522,526,688	3,421,227,241	2,888,700,553	•	-	*	-	-		- 100
2	Veritas Agro Ventures Private Limited	31-Mar-18	INR	100,000	8,348,807,915	8,493,741,487	144,833,572	601,600	235,709	{4,866,165}	19,054 :	(4,847,111)		- 100
3	Veritas Infra & Logístics Private Limited (Dharni Farming Private Limi <u>t</u> ed)	31-Mar-18	INR	100,000	(460,168)	19,377,018	19,737,186		-	(260,515)	-	(260,515)		- 100
4	Veritas America Trading Inc.	31-Mar-18	USD	67,610	(1,168,779)	2,221,629	3,322,798	-	*	(27,714)		(27,714)		100
5	Veritas International FZE	31-Mar-18	USD	290,136,063	2,589,232,456	5,600,838,145	2,721,469,626	3,422	11,544,019,819	662,171,389	-	662,171,389		100
6	Hazel Interantional FZE	31-Mar-18	USD	596,095	23,352	10,217,303,579	10,216,684,132	-	-	*	~			100
	Step Down Subsidiary GV Investment Finance Company Limited	31-Mar-18	USD	601,600	(2,152,869)	86,438	1,637,707			(453,857)		(453,857)		100
					6,033,005		669,001							
	Veritas Global Pt <u>e Ltd</u>	31-Mar-18	USD	3,422	6,033,005	6,705,429	689,001	تع 	-	(455,533)	-	(455,533)		100
	Limited Liability Partnership (LLP) Veri <u>tas Ag</u> ricom LLP	31-Mar-18	INR	Contribution 500,000	(7,013)	494,987	2,000	-	~	(7,013)		(7,013)		100
10	Veritas Infra LLP	31-Mar-18	INR	1,000,000	(17,030)	1,030,990	48,020			(410)	-	(410)		100

Notes:

1 % of Shareholding includes direct and indirect holding through subsidary

2 The amounts given in the table above are from the annual accounts made for the respective financial year end for each of the companies.

3 The Indian rupee equivalents of the figures given in foreign currencies in the accounts of the subsidiary companies, have been given based on the exchange rates as on 31st March, 2018 i.e. Rs. 65.04

4 There are no subsidaries which are yet to commence operation.

Part B of Form AOC-1 is not applicable to the Company as the Company does not have any Associate Company and Joint Venture

Piace: Mumbai Date: 12th June, 2018

For Veritas (India) Limited	
Sd/-	Sd/-
Nitin Kumar Didwania	Saurabh Sanghvi
Director	Director
\$d/-	Sd/-
Rajaram Shanbhag	Prasad A Oak
Chief Financial Officer	Company Secretary

Form No. MR-3

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014] SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED MARCH 31, 2018

То

The Members, Veritas (India) Limited Veritas House, 3rd Floor, 70, Mint Road, Fort, Mumbai-400001

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Veritas (India) Limited (CIN L23209MH1985PLC035702)** (hereinafter referred as "the Company") having its Registered Office at Veritas House, 3rd Floor, 70, Mint Road, Fort, Mumbai-400001. The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we hereby report that in our opinion, the Company has, during the Audit period **April 01, 2017 to March 31, 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.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the period **April 01, 2017 to March 31, 2018** according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulation made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulation, 2015 as amended from time to time;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulation, 2009; (Not applicable to the Company during the Audit Period)
 - (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not applicable to the Company during the Audit Period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Period)
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) 1993 regarding the Companies Act and dealing with client; (Not applicable to the Company during the Audit Period)
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the Audit Period)

- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;(Not applicable to the Company during the Audit Period)
- (vi) The other applicable laws like The Employees State Insurance Act, 1948, The Employees Provident Funds and Miscellaneous Provisions Act, 1952 etc.

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

(i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(ii) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to the Board and General Meetings.

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

We further report that:

- a) The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- b) 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.
- c) During the period under review resolutions were carried through majority decisions. The minutes of the minutes did not reveal any dissenting views by any member of the Board of Directors during the period under review.

- d) Based on the information provided and the representations made by the Company, its officers, and also on review of the compliance reports of the Company secretary, in our opinion, 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.
- e) We further report that during the audit period the Company has
 - appointed Ms. Kamala Aithal (DIN: 07832519) as additional Independent Director of the Company w.e.f. May 25, 2017 and was also regularized as a Director of the Company in the Annual General Meeting of the Company.
 - Appointed Secretarial Auditors/ Internal Auditors.
 - The Company has partly spent on CSR activity.
 - The Company has carried out transactions on arm's length basis.

For JMJA & Associates LLP Practising Company Secretaries

Sd/-CS Mansi Damania Designated Partner FCS: 7447/ COP No.: 8120

Place: Mumbai Date: August 10, 2018

NOTE: This report is to be read with our letter of even date which is annexed as 'Annexure' and forms an integral part of this report.

'Annexure'

To, The Members, Veritas (India) Limited

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

1. Maintenance of Secretarial records is the responsibility of the Management of the Company. Our responsibility is to express as opinion on these secretarial records based on our audit.

2. We have followed the audit practices and process 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 applicable laws, rules and regulations etc.

5. The compliance of the provisions of Companies Act, 2013 and other applicable laws, Rules, Regulations, Secretarial Standards issued by ICSI 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.

7. We further report that, based on the information provided by the Company, its officers, authorized representatives during the conduct of the audit and also on the review of quarterly compliance report by the respective departmental heads/ Company Secretary/ Managing Director taken on record by the Board of the Company, in our opinion adequate systems and process and control mechanism exist in the Company to monitor compliance with applicable general laws like labour laws & Environment laws and Data protection policy.

8. We further report that the compliance by the Company of applicable fiscal laws like Direct & Indirect tax laws has not been reviewed in this audit since the same has been subject to review by the statutory financial audit and other designated professionals.

For JMJA & Associates LLP Practising Company Secretaries

Sd/-CS Mansi Damania Designated Partner FCS: 7447/ COP No.: 8120

Place: Mumbai Date: August 10, 2018

Annexure III

NOMINATION AND REMUNERATION POLICY ON APPOINTMENT OF DIRECTORS AND EMPLOYEES AND THEIR REMUNERATION

I. General:

The Companies Act, 2013, the Rules made there under in terms of Regulation 19 read with Part D of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Regulations') requires every Company to formulate the criteria for determining qualifications, positive attributes and independence of directors. The Company is also required to adopt a policy, relating to the remuneration for the directors, key managerial personnel and other employees.

Accordingly, the Nomination and Remuneration Committee (NRC) of the company has adopted the following policy and procedure with regard to identification and nomination of persons who are qualified to become directors and who may be appointed at senior management level.

II. Criteria for identifying persons for appointment as Directors and Senior Management:

The Nomination and Remuneration Committee (NRC) is responsible for evaluating the qualification of each director candidates and of those directors who are to be nominated for election by shareholders at each Annual General Meeting of shareholders (if any), and for recommending duly qualified director nominees to the Board of Directors. The qualification criteria set forth herein are designed to describe the qualities and characteristics required for the Board as a whole and for the Board members.

Directors:

1. Candidates for Directorship should possess appropriate qualifications, skills and expertise in one or more fields of finance, law, general corporate management, information management, science and innovation, public policy, financial services, sales & marketing and other disciplines as may be identified by the NRC and/or the Board from time to time, that may be relevant to the Company's business.

2. The director candidates should have completed the age of 21 years. The maximum age of executive directors shall not be more than 70 years at the time of appointment / re-appointment. However, a candidate who has attained the age of 70 years may be appointed if approved by shareholders by passing of special resolution.

3. The Board has not established specific education, years of business experience or specific types of skills for Board members, but, in general, expects qualified directors to have ample experience and a proven record of professional success, leadership and the highest level of personal and professional ethics, integrity and values.

4. The candidate to be appointed as Director shall have a Director Identification Number (DIN) allotted under section 154 of the Companies Act, 2013 (Act) and duly complied with DIN KYC norms.

5. In addition any person to be appointed as a Managing Director or whole-time director in the Company (hereinafter referred to as 'Executive Directors') shall have to meet the following requirements for being eligible for appointment set out in Part I of Schedule V of the Act and the limits of directorships set out in listing agreement with stock exchanges.

6. Above all, every candidate for Directorship on the Board should have the following positive attributes:

- Possesses a high level of integrity, ethics, credibility and trustworthiness;
- Ability to handle conflict constructively and possess the willingness to address critical issues proactively;
- Is familiar with the business of the Company and the industry in which it operates and displays a keen interest in contributing at the Board level to the Company's growth in these areas;
- Possesses the ability to bring independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management and resource planning;
- Displays willingness to devote sufficient time and attention to the Company's affairs;
- Values Corporate Governance and possesses the skills and ability to assist the Company in implementing good corporate governance practices;
- Possesses leadership skills and is a team player.

7. Criteria for Independence applicable for selection of Independent Directors:

The Company may select the candidate from data bank(s) containing name, address, qualification of persons who are eligible and willing to act as Independent Director maintained by relevant institute or association as may be notified by the Central Government having expertise in creation and maintenance of such data bank.

The prospective candidates for appointment as an Independent Director shall have to meet the criteria of Independence laid down in sub-section (6) of Section 149 of the Act and in terms of Regulation 25 of the Listing Regulations.

Such Candidates shall submit a Declaration of Independence to the NRC / Board, initially and thereafter, annually, based upon which, the NRC / Board shall evaluate compliance with this criteria for Independence.

In the process of short listing Independent Directors, the Board shall ensure that there is appropriate balance of skills, experience and knowledge in the Board so as to enable the Board to discharge its functions and duties effectively.

8. Change in status of Independent Director:

Every Independent Director shall be required to inform the NRC / Board immediately in case of any change in circumstances that may put his or her independence in doubt, based upon which, the NRC / Board may take such steps as it may deem fit in the best interest of the company.

III. Directors selection procedure

1. Upon instructions/guidelines of Board of Directors Human Resources (HR) department shall identify and recommend appropriate candidates for selection to the Board based on director's qualification criteria.

2. For each shortlisted director candidate considered for selection to the Board, the Nomination and Remuneration Committee shall evaluate each director candidate and recommend to the Board any duly qualified director candidates.

3. To aid in the short listing and screening process the Nomination and Remuneration Committee may take the support of professional agencies, conduct interviews or have a personality check undertaken or take any other steps to ensure that the right candidates are identified.

4. A determination of a director's qualifications to serve on the Board shall be made by the Board, upon the recommendation of the Committee, prior to nominating said director for selection at the Company's next Annual General Meeting.

5. The company shall issue a formal letter of appointment to independent directors in the manner as provided in Paragraph IV (4) of Schedule IV of the Act.

IV. Removal of Director:

1. If a Director incurs any disqualification mentioned under the Companies Act, 2013 or any other applicable law, regulations, statutory requirement, the NRC may recommend to the Board with reasons recorded in writing, the removal of the said Director subject to the provisions of and compliance with the statutory provisions.

2. Such recommendations may also be made on the basis of performance evaluation of the Directors or as may otherwise be thought fit by the NRC.

V. Remuneration Policy:

1. All remuneration/fees/ compensation, payable to Directors shall be fixed by the Board of Directors and payment of such remuneration fees/ compensation shall require approval of shareholders in general meeting except for sitting fee payable to Independent Directors for attending Board/Committee meeting of the Company.

2. The Board shall decide on the remuneration/fees/compensation, payable to Directors based on the recommendations of the Nomination and Remuneration Committee.

3. The total managerial remuneration payable, to its directors, including Managing Director and Whole-time Director, (and its manager) in respect of any financial year shall not exceed eleven per cent of the net profits of the company for that financial year computed in the manner laid down in Section 198 of the Act. Provided that the company in general meeting may, with the approval

of the Central Government, authorize the payment of remuneration exceeding eleven per cent of the net profits of the company, subject to the provisions of Schedule V of the Act.

4. The Nomination and Remuneration Committee shall ensure the following while recommending the remuneration/fee/compensation payable to Directors:

- a. The remuneration payable to Non-Executive Directors shall not exceed 1% of the net profits of the Company.
- b. A Non-Executive director may be paid remuneration by way of fee for attending meetings of the Board or Committee thereof or for any other purpose whatsoever. The amount of such fee on upper side shall not exceed Rs.1,00,000/- for attending each meeting of the Board or Committee thereof or such higher amount as may be prescribed by the Central Government.
- c. Sitting Fees: Independent Directors receive remuneration in the form of sitting fees for attending the meetings of Board or Committee of the Company and its subsidiaries where such Director may be so appointed.
- d. Commission: The remuneration payable to the Independent Directors in the form of Commission may be paid within the monetary limits as may be approved by shareholders subject to the limit not exceeding 1% of the profits of the Company computed as per applicable provisions of the Companies Act, 2013.
- e. An independent director shall not be entitled to any stock option.

VI. Remuneration to the Whole-Time Directors / KMPs / Senior Management Personnel:

a. The Whole-Time Director / KMPs and Senior Management Personnel shall be eligible for a monthly remuneration as per the HR policy of the Company in force from time to time and in compliance with the required applicable provisions of the Companies Act, 2013. The total remuneration comprises of a fixed basis salary, perquisites as per the Company policy, retirement benefits as per company Rules and Statutory requirements, performance linked incentives (on an annual basis) based on the achievement of pre-set KRAs and long-term incentives based on value creation.

b. The remuneration payable to any one managing director; or whole-time director or manager shall not exceed five percent of the net profits of the company and if there is more than one such director remuneration shall not exceed ten per cent of the net profits to all such directors and manager taken together. Else the remuneration will be subject to approval of central government as may be required.

c. In case of inadequacy of profits, the Company shall pay remuneration to its Whole-Time Director in accordance with the provisions of the Schedule V of the Act.

In case the Company wants to pay remuneration in excess of the limits as prescribed under Schedule V of the Act, the same can be provided with the approval of Central Government.

d. If any Managerial Personnel draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he / she shall refund the sums to the Company and until such sums is refunded, hold it in trust for the Company. The Company shall not waive the recovery of such sum refundable to it unless permitted by the Central Government.

for and on Behalf of the Board of Directors

PLACE: Mumbai DATE: 10th August, 2018 Sd/-Nitin Kumar Didwania CHAIRMAN DIN: 00210289

Annexure - IV

Form No. MGT-9 EXTRACT OF ANNUAL RETURN As on the financial year ended on 31st March, 2018 [Pursuant to section 92(3) *of the Companies Act, 2013* and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS

i)	CIN	L23209MH1985PLC035702
ii)	Registration Date	21/03/1985
iii)	Name of the Company	Veritas (India) Limited
iv)	Category / Sub-Category of the Company	Company limited by Shares/ Indian Non-Government Company
v)	Address of the Registered office and contact details	Veritas House, 3 rd Floor, 70 Mint Road, Fort, Mumbai - 400001, Maharashtra. Tel No.: +91 22 2275 5555/ 6184 0000
vi)	Whether listed company	Yes
vii)	Name, Address and Contact details of Registrar and Transfer Agent, if any	Universal Capital Securities Private Limited, 21 Shakeel Niwas, Mahakali Caves Road, Andheri (East), Mumbai - 400093, Tel. No.: +91 22 2820 7203 / 05 Email: <u>ravi@unisee.in</u>

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: -

Sl.	Name and Description of main products /	NIC Code of the	% to total turnover of the company
No.	services	Product/ service	
1	Wholesale trade, except of motor vehicles and motorcycles	46	99.75

PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES/LLPs

SI. No	Name and Address of the Company	CIN / GLN	Holding / Subsidiary / Associate	% of shares held	Applicable Section
1	Veritas Infra &	U01403MH2011PTC215010	Subsidiary	100	2(87)
	Logistics Private				
]	Limited (Formerly				
	known as Dharni				
	Farming Private				
l	Limited)				
	701, Embassy				
	Centre, Nariman				
	Point, Mumbai –				
	400021,				
	Maharashtra				

2	Veritas Agro Ventures Private Limited AP-114, AF Block, 5th Street, 11th Main Road, Anna Nagar, Chennai – 600040, Tamil Nadu	U01403TN2011PTC103236	Subsidiary	100	2(87)
3	Veritas Polychem Private Limited 701, Embassy Centre, Nariman Point, Mumbai - 400021, Maharashtra	U24233MH2011PTC212664	Subsidiary	100	2(87)
4	Hazel International FZE Plot No# 1A-08 Hamriyah - UAE	NA	Subsidiary	100	2(87)
5	Veritas International FZE Jafza, Dubai - UAE	NA	Subsidiary	100	2(87)
6	Veritas America Trading Inc 211E, 7 th Street, Suite 620 Austin Texas, Tx- 78701- 3218	NA	Subsidiary	100	2(87)
7	Veritas Global PTE Limited 16 Raffles Quay #27-01B Hong Leong Building Singapore 048581	NA	Step down Subsidiary	100	2(87)
8	GV Investment Finance Company Limited 6 th Floor, Tower I NexTeracom Building, Ebene Mauritius	NA	Step down Subsidiary	100	2(87)
9	Veritas Infra LLP Veritas House, 70 Mint Road, Fort, Mumbai – 400001, Maharashtra	AAH-9198	Subsidiary	100	2(87)
10	Veritas Agricom LLP Veritas House, 70, Mint Road, Fort Mumbai – 400001, Maharashtra	AAI-6329	Subsidiary	100	2(87)

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

i) Ca	tegory-wise Sha	re Holding							
Category of Shareholde rs	No. of Shares	s held at the year on 1 st April	beginning of t	No. of Shares held at the End of the year (as on 31 st March, 2018)					
	Demat	Physical	Total	% of	Demat	Physical	Total	% of	yea r
				Total shares				Total shares	
A. Promoters									
(1) Indian									
(g)Individua 1/ HUF	1,59,63,100		1,59,63,100	59.54	1,59,63,100		1,59,63,100	59.54	
(h) Central Govt.									
(i) State Govt.(s)									
(j) Bodies Corp.	2,50,000		2,50,000	0.93	2,50,000		2,50,000	0.93	
(k) Banks/FI									
(l) Any Other									
Sub-Total (A) (1): -	1,62,13,100		1,62,13,100	60.47	1,62,13,100		1,62,13,100	60.47	
(2) Foreign									
(a) NRIs- Individual s									
(b) Other – Individual s									
(c) Bodies Corp.									
(d) Banks/Fl									
(e) Any Other									
Sub-Total (B) (2): -									
Total shareholdin g of Promoter (A) = (A)(1) +(A)(2)	1,62,13,100		1,62,13,100	60.47	1,62,13,100		1,62,13,100	60.47	
	·····		B. Put	olic Shar	eholding	1			
B1) Institutions							_		
(a) Mutual Fund									
(b)Banks/FI									

-

(c) Central					*=-				
Govt.									
(d) State Govt.(s)									
(e) Venture capital Fund					-9-			— ——	
(f) Insurance Compani es									
(g) Fll						-			
(h) Foreign Venture Capital Fund									
(i) Others (specify) Foreign Portfolio Investor	26,00,000		26,00,000	9.70	26,00,000		26,00,000	9.70	
Sub-Total (B)(1): -	26,00,000		26,00,000	9.70	26,00,000	4	26,00,000	9.70	
B2) Non- Institutions									
(a) Bodies corp.	10,13,697	4,62,000	14,75,697	5.50	14,77,561		14,77,561	5.51	
(i) Indian		-						1	
(ii) Oversea s									
(b)Individua ls									
(i)Individua l sharehol ders holding nominal share capital up to Rs.2 acs	1,98,283	7,60,100	9,58,383	3.57	1,94,844	7,60,100	9,54,944	3.56	0.01
(ii) Individua I sharehol ders holding nominal share capital in excess of Rs.2lacs		15,58,570	15,58,570	5.81		15,58,570	15,58,570	5.81	
(c) Others (specify)	4,250	40,00,000	40,04,250	14.94	5,825	40,00,000	40,05,825	0.01	0.01
(c -i) Clearing Member	1,820		1,820	0.01	2,920		2,920	0.01	
(c -ii) NRI/ OCBs	390		390	0.00	395		395	0.00	

(c -iii) Foreign Nationals						1 17 1 27 1 2			
(c-iv) Foreign Bodies		40,00,000	40,00,000	14.92	<i>3</i> 22	40,00,000	40,00,000	14.92	
Sub-Total (B)(2): -	12,16,230	67,80,670	79,96,900	29.82	16,78,230	63,18,670	79,96,900	29.82	
Total Public shareholdin g of (B) = (B)(1) +(B)(2)	38,16,230	67,80,670	95,99,110	39.52	42,78,230	63,18,670	1,05,96,900	39.52	
C. Shares held by Custodian for GDRs & ADRs								ad the fa	- 22
Grand Total (A+B+C)	2,00,29,330	67,80,670	2,68,10,000	100	2,04,91,330	63,18,670	2,68,10,000	100	

ii) Shareholding of Promoters:

SI NO.	Shareholder's Name	Shareholding at the beginning of the year		Shareholding at the end of the year				
		No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	% change in shareholding during the year
1	Nitin Kumar Deendayal Didwania	92,50,000	34.50	NIL	92,50,000	34.50	NIL	NIL
2	Niti Nitin Kumar Didwania	67,13,100	25.04	NIL	67,13,100	25.04	NIL	NIL
3	Groupe Veritas Limited	2,50,000	0.93	NIL	2,50,000	0.93	NIL	NIL
	Total	1,62,13,100	60.47	NIL	1,62,13,100	60.47	NÍL	NIL

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

SI NO.	Particulars	Shareholding at the year (As on		Cumulative Shareholding during the year (As on 31 st March, 2018)		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of year					
1	Nitin Kumar Deendayal Didwania	92,50,000	34.50	92,50,000	34.50	
2	Niti Nitin Kumar Didwania	67,13,100	25.04	67,13,100	25.04	
3	Groupe Veritas Limited	250000	0.93	2,50,000	0.93	

	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase At the End of year	There wer	g during the year		
1	Nitin Kumar Deendayal Didwania	92,50,000	34.50	92,50,000	34.50
2	Niti Nitin Kumar Didwania	67,13,100	25.04	67,13,100	25.04
3	Groupe Veritas Limited	2,50,000	0.93	2,50,000	0.93

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

SI NO.		Shareholding at th the year (As on 1		Cumulative Shareholding during the year (As on 1 st April, 2018)	
	For Each of the Top 10 Shareholders	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	Onix Assets Limited	30,00,000	11.19	30,00,000	11.19
2	Latitude Consultants Limited	26,00,000	9.70	26,00,000	9.70
3	Kamalasini Tradelink Private Limited	14,71,300	5.48	14,71,300	5.48
4	Aventia Global Limited	10,00,000	3.73	10,00,000	3.73
5	Sanjay Agarwal	5,44,000	2.03	5,44,000	2.03
6	Aman Bhatia	4,00,000	1.49	4,00,000	1.49
7	Neeti Bhatia	3,50,000	1.31	3,50,000	1.31
8	Manish Harshad Sanghvi	2,64,570	0.99	2,64,570	0.99
9	Bhadresh B Desai	1,49,500	0.56	1,49,500	0.56
10	Shirish Dahyalal Upadhyay	1,02,154	0.38	94,284	0.35

v) Shareholding of Directors and Key Managerial Personnel:

SI NO.		Shareholding a of the		Cumulative Shareholding during the year	
	For Each of the Directors and KMP	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	Mr. Nitin Kumar Dindayal Didwania (Director)				
	At the beginning of year	92,50,000	34.50	92,50,000	34.50
	Decrease in Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):		r		
	At the End of year	92,50,000	34.50	92,50,000	34.50
2	**Mr. Saurabh Dipak				
	Sanghvi				
	(Whole Time Director)				
	At the beginning of year	20,000	0.08	20,000	0.08

Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):		No Change I	During the Year	
At the End of year	20,000	0.08	20,000	0.08

Note: Mrs. Alpa Parekh, Mr. Shafi Sayeed Parkar, Mr. Rajaram Shanbhag and Prasad A Oak did not hold any shares of the Company during the financial year 2017-18.

**Mr. Saurabh Sanghvi resigned from the position of Whole-Time Directorship of the Company and would continue on the Board as Non-Executive, Non-Independent Director of the Company w.e.f. 12th June, 2018

vi) INDEBTEDNESS

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

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beg	inning of the financial	year (As on 01.04.2	2017)	
(i) Principal Amount	167,947,202	-	-	167,947,202
(ii) Interest due but not paid	-	-	-	-
(iii) Interest accrued but not due	-	-	-	-
Total(i+ii+iii)	167,947,202	-		167,947,202
Change in Indebtedness	s during the financial ye	ear		
Additions	-	-	-	-
Reduction	5,65,15,735	-	-	56,51,57,35
Net Change	11,14,31,467	-	-	11,14,31,467
Indebtedness at the E	 nd of the financial ye:	ar (As on 31.03.20	18)	
(i) Principal Amount	11,14,31,467	-	-	11,14,31,467
(ii) Interest due but	-	-	-	-
not paid				
(iii) Interest accrued		-	-	
but not due	-			
Total(i+ii+iii)	11,14,31,467	-	-	11,14,31,467

vii) REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SI NO.	Particulars of Remuneration	Name of the Whole-Time Director - Mr. Saurabh Dipak Sanghvi
1	Gross salary	
	a) Salary as per provisions contained in section 17(1) of the Income-tax Act,1961	30,00,000
	(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	-
4	Commission	-
	- As a % of profit	-

5	Others, please specify	-
	Total (A)	30,00,000
	Ceiling as per the Act*	

*Remuneration paid to the Whole-Time Director is within the ceiling provided under Section 197 of the Companies Act, 2013.

B. Remuneration to other directors:

SI NO.	Particulars of Remuneration		Name of Directo	rs	Total Amount				
		Mrs. Alpa Mayank Parekh	Mr. S. S. Parkar (Retd.)	Mrs. Kamala Aithal					
1	Independent Directors								
	 Fee for attending board/committee meetings 	32,000	32,000	21,000	85,000				
	Commission	-	-	-					
	• Others, please specify	-	-	-					
	Total (1)	32,000	32,000	21,000	85,000				
2	Other Non-Executive Directors								
	 Fee for attending board/committee meetings 	-	-	-	_				
	Commission	-	-	-	-				
	• Others, please specify	-	-	-	-				
	Total (2)	-	-	-	-				
	Total (B)= (1+2)	32,000	32,000	-	85,000				
	Overall Ceiling as per the Act								

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

SI. No.	Particulars of Remuneration	Key Managerial Personnel			
		Mr. Rajaram S Shanbhag (Chief Financial Officer)	Mr. Prasad A Oak (Company Secretary)		
1	Gross salary				
	a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	78,00,000	21,36,048		
	(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		-		
4	Commission	-	-		
	- As % of profit		-		
5	Others, please specify	•	-		
	Total	78,00,000	21,36,048		

IV. PENALTIES/ PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment Compounding fees imposed	Authority [RD/ NCLT/ COURT]	Appeal Made, if Any (give details)	
A. COMPANY						
Penalty						
Punishment			N.A.			
Compounding						
B. DIRECTORS						
Penalty						
Punishment	N.A.					
Compounding						
C. OTHER OFFICERS IN DEFAULT						
Penalty						
Punishment	N.A.					
Compounding						

There were no penalties/punishment/compounding of offences for violation of the provisions of the Companies Act, 2013 against the Company or its Directors or other officers in default during the financial year 2018.

For and on Behalf of the Board of Directors

PLACE: Mumbai DATE: 10th August, 2018 Sd/-Nitin Kumar Didwania Chairman DIN: 00210289

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Industry Structure and Development

Company is in business of Export, Import, Trading and distribution of chemicals, metals and rubbers. The Company is also actively involved in business of generation of wind energy.

Chemical Industry

The chemical industry is the main stay of industrial and agricultural development of the country and provides building blocks for several downstream industries, such as textiles, papers, paints, soaps, detergents, pharmaceuticals, varnish etc. In terms of volume, the Indian chemical industry is the 7th largest in the world and the 3rd largest in Asia with the size worth \$139 Billion. The Indian chemical industry, comprised of 3.4 % of the global industry and presents a huge opportunity for young and dynamic entrepreneurs. "The Indian chemical industry is currently estimated to be about US \$ 155 billion in 2016, and has the potential to grow at 9% per annum to reach US \$ 226 billion by FY20. India is the Seventh largest producer of chemicals worldwide and third largest producer in Asia.

With one of the highest populations but with a polymer demand less than 20%, the region is expected to enjoy the fastest growth in polymer demand anywhere in the world over the next five years; outstripping China and other emerging economies. Further, the Indian sub-continent has established itself as the most exciting and dynamic emerging market in the world and is one full of potential and investment opportunities. With India's population similar to China's, but polymer demand at only one-fifth of China's, the Indian subcontinent's plastics industry has a good potential for growth. Improving standards of living have led to an increase in consumption of a wide range of consumer goods from packaged foods to automobiles.

Wind Energy

Over the period of time people across the world are slowly but consistently understanding the importance of pollution free environment. Alarming rate of global warming is also a cause of growing concern. People are now opting/preferring alternate fuel resources than conventional ones. Alternative fuels which are available at a cheaper rate can meet growing demands for such alternative fuels. Wind energy is one of such resource which is a viable option to achieve

sustainable development and also to conserve traditional energy resources, supply of which is limited. Continuous growing population of the world would require huge energy resources at reasonable/competitive prices.

The largest component of renewable generation capacity is wind power. Wind energy not only offers both a power source that completely avoids the emission of carbon dioxide, the main Green House Gas (GHG), but also produces none of the other pollutants associated with either fossil fuel or nuclear generation.

The Government is also considering benefits of wind power generation and is promoting the same directly/indirectly.

Opportunities & Threats

Opportunities:

The chemical industry in India, in particular, is on tenterhooks regarding the result of GST implementation, considering the fact that Indian chemical industry has continued facing severe challenges owing to the mounting taxations. But it is believed that GST will have long-term positive impact on the chemical sector.

India's growing per capita consumption and demand for agriculture-related chemicals offers huge scope of growth for the sector in future. Given the substantial growth of chemical industry and in particular the petro-chemical industry, the Management feels the Company is in good position to further develop and enter into various global markets.

Threats:

The Global inflation effect on costs especially the cost attributed to the logistic and supply chain management, cheaper substitutes by mass producing countries like China and Taiwan on account of low labour costs and volatility in sales are likely threats having the effect of eroding the margins to some extent. India, China political relations and any adverse change therein will have negative impact on many industries including chemical industry.

Outlook

The management is quite confident that the market and business would be stable/positive in the coming financial year. India's existing good business relations with foreign countries and efforts for developing relations with the few other foreign countries would prove beneficial in the interest of various industries including chemical industry.

The Company is open for new opportunities and may grow sizably in the coming future.

Risk and Concerns

As like any other business, the company is prone to various risks and concerns including but not limited to fluctuating foreign exchange, increase in operational cost, etc.

The Company evaluates and monitors all risks associated with various areas of operations such as procurement, sales, marketing, inventory management, debtor's management, operational management, insurance, supply chain management, legal and other issues having a material impact

on the financial health of the company on a regular basis with a view to mitigate the adverse impact of the risk factors.

Internal Control Systems

The Company has an adequate internal control system in place which is commensurate with its size and nature of its business, which is periodically evaluated by the management. The internal control system ensures that all the assets of the company are safeguarded from loss, damage or unauthorized disposition. Checks and controls are in place to ensure that transactions are adequately authorised and recorded and reported correctly to the concerned personnel.

Human Resource Management

Your company recognizes the importance of building a strong human capital for the futuristic world. Learning culture in Redington has been accelerated through Technology enabled learning and by learning Technology. Flexible HR policies reflecting our organization value of 'Trust' and work-life balance have been continuously devised. Learning Opportunities & employee engagements have been consistently rendered and HR policies are retuned to changing needs of our business.

The Company provides suitable environment for development of leadership skills which enables it to recruit and retain quality professionals in all fields. The employer- employee relationships are cordial and mutually supporting at all levels.

Cautionary Statement

Certain statements in the Management Discussion and Analysis Report describing the Company's objectives, projections, estimates, expectations or predictions may be forward-looking statements within the meaning of applicable laws and regulations. Actual results may differ from those expected, expressed or implied.

For and on Behalf of the Board

PLACE: Mumbai DATE: 10th August, 2018 Sd/-Nitin Kumar Didwania Chairman DIN: 00210289

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

i) The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year ended 31st March, 2018 and percentage increase in remuneration of each Director, Chief Financial Officer, Company Secretary in the financial year 2017-2018:

Name of Directors/KMP	Ratio of remuneration to median remuneration of Employees	% Increase/Decrease in remuneration in the financial year
Executive Directors		
Mr. Saurabh Sanghvi	8.33	25
Key Managerial Personn	el	
Mr. Rajaram Shanbhag	21.49	11
Mr. Prasad A Oak*	6.33	0

- ii) The median remuneration of employees of the company during the financial year was Rs. 3,60,000/-
- iii) In the financial year, there was an increase of 28% in the median remuneration of employees.
- iv) There were 31 permanent employees on the rolls of the Company as on 31st March, 2018.
- v) Relationship between average increase/decrease in remuneration and Company performance:

The Profit After tax decreased by 11.9% for the Financial Year 2017-2018 whereas the increase in median remuneration was 28%.

- vi) Average percentage increase/decrease in the salaries of employees' other than the Managerial Personnel in the financial year 2017-2018 was 10%.
- vii) The Key parameters for any variable component of remuneration availed by the Directors: No variable components of remuneration availed by any Director. Remuneration of Independent Directors covers sitting fees.
- viii) It is hereby affirmed that the remuneration paid is as per the remuneration policy of the Company.

For and on Behalf of the Board of Directors

PLACE: Mumbai DATE: 10th August, 2018 Sd/-Nitin Kumar Didwania CHAIRMAN DIN: 00210289

REPORT ON CORPORATE GOVERNANCE

1. COMPANY PHILOSOPHY ON CORPORATE GOVERNANCE

Corporate governance is the system of rules, practices and processes by which a firm is directed and controlled. Corporate governance essentially involves balancing the interests of a company's many stakeholders, such as shareholders, management, customers, suppliers, financiers, government and the community. Since corporate governance also provides the framework for attaining a company's objectives, it encompasses practically every sphere of management, from action plans and internal controls to performance measurement and corporate disclosure. It refers to the way a company governs.

Your Company has been following fair, transparent and ethical governance practices. The governance processes and practices embedded into the culture of the Organization ensure that the interests of all the stakeholders are taken into account in a balanced and transparent manner.

Your company has always practiced corporate governance of high standard and follows a corporate culture i.e. built on core values and professional which over the past many years of the company's operations has become part of its culture and practice.

A Report on compliance with the Corporate Governance provisions as prescribed under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is given below:

2. BOARD OF DIRECTORS

At Veritas, we believe that an active, well-informed and independent board is necessary for ensuring the highest standards of Corporate Governance. The Board of Directors being at its core of Corporate Governance practice, plays the most pivotal role in overseeing how the management works and protects the long-term interests of all the Stakeholders. Veritas Board consist of an optimum combination of Executive and Independent Directors who are highly renowned professionals drawn from diverse fields, possess the requisite qualifications and experience in general corporate management, finance, banking, insurance, economics and other allied fields which enable them to contribute effectively to your Company and enhance the quality of Board's decision-making process.

2.1 Composition of the Board

The size and composition of the Board is in conformity with Regulation 17 of the SEBI Listing Regulations and Section 149 of the Companies Act, 2013 ("Act"). As on date of this Report, the Board consists of six Directors comprising two Non-Executive Director, three Independent Directors and one Executive Director. None of the Director is a Director in more than 10 (ten) public companies as specified in Section 165 of the Act or acts as an Independent Director in more than 7 listed companies or 3 listed companies in case he/she serves as a Whole-Time Director in any listed company as specified in Regulation 25 of the Listing Regulation as on 31st March, 2018. Further, none of the Directors of the Company is a Member of more than 10 (ten) Committees and Chairman of more than 5 (five) Committees (Committees being, Audit Committee and Stakeholders' Relationship Committee) across all the companies in which he/ she is Director. None

of the Directors of your Company are inter-se related to each other and the Company has not issued any non-convertible instruments.

The details of each member of the Board along with the number of Directorship(s)/Committee Membership(s)/Chairmanship(s) held by them are provided herein below:

Name of Directors	Category	Bo Mee durii	ber of ard tings ng the 017-18	Whether attended last AGM held on 22 nd	Number of Directorsh ips in other companies	Committ held	nber of ee positions in other apanies
		Held	Atten ded	September 2017		Membe rship+	Chairman ship+
Mr. Nitin	Non-						
Kumar	Executive						
Didwania	(Promoter	5	3	Present	5*	1	1
	Group)						
Mrs. Alpa	Independent						
Parekh	Director	5	4	Absent	NIL	2	1
Mr. Saurabh	Whole-						
Sanghvi	Time				1 *	1	0
Sangirvi	Director	5	4	Present	1	1	U U
Justice S. S.	Independent						
Parkar	Director			Absent	1 *	1	0
(Retd.)		5	4	Absent	1		U
Mrs. Kamala	Independent						
Aithal	Director	3	3	Absent	1*	1	0

+ Committees considered are Audit Committee and Stakeholders Relationship Committee, including that of your Company. Committee Membership(s) and Chairmanship(s) are counted separately.

* Excludes private limited companies, foreign companies registered under Section 8 of the Act and Government Bodies.

** Mr. Saurabh Sanghvi resigned from the position of Whole-Time Directorship of the Company and would continue as a Non-Executive, Non-Independent Director of the Company with effect from 12th June, 2018. *Mr. Praveen Bhatnagar has been appointed as a Whole-Time Director of the Company with effect from 12th June, 2018.

2.2 BOARD PROCEDURE:

During the year under review, Board met 5 (five) times on 25th May, 2017, 11th August, 2017, 12th September, 2017, 14th December, 2017 and 12th February, 2018. The Board meets at least once in every quarter to review the Company's operations and the maximum time gap between any two meetings is not more than 120 days.

A detailed Agenda, setting out the business to be transacted at the Meeting(s), supported by detailed notes is sent to each Director at least seven days before the date of the Board Meeting(s) and of the Committee Meeting(s). Adequate information is circulated as a part of the Board Papers and is also available at the Board Meeting to enable the Board to take decisions. As required under Regulation 17(3) of Listing Regulations, the Board periodically reviews compliances of various laws applicable to the Company. The Directors are also provided the facility of video conferencing or other Audio-Visual mode to enable them to participate effectively in the Meeting(s) as and when required except in respect of such Meetings/ Items which are not permitted to be transacted through video conferencing.

Detailed presentations are made at the Board / Committee meetings covering operations of the Company, business performance, finance, sales, marketing, global business environment and related issues. All necessary information including but not limited to those mentioned in Part A of Schedule II to the Listing Regulations, are placed before the Board of Directors. The Members of the Board are at liberty to bring up any matter for discussions at the Board Meetings and the functioning is democratic. The Company has a well-established process in place for reporting compliance status of various laws applicable to the Company.

2.3 NUMBER OF BOARD MEETINGS, ATTENDANCE OF THE DIRECTORS AT MEETINGS OF THE BOARD AND AT THE ANNUAL GENERAL MEETING

During the year 1st April, 2017 to 31st March, 2018, five board meetings were held on the following dates – 25th May, 2017, 11th August, 2017, 12th September, 2017, 14th December, 2017 and 12th February, 2018.

The Board met at least once in every Calendar Quarter and the gap between two Meetings did not exceed one hundred and twenty days. These Meetings were well attended.

The 32nd AGM of your Company was held on 22nd September, 2017.

Name of Director	Board	Attendance at last	
	Held during the tenure	Attended	AGM held on 22 nd September, 2017
Mr. Nitin Kumar Didwania	5	3	Present
Mrs. Alpa Parekh	5	4	Absent
Mr. Saurabh Sanghvi	5	4	Present
Justice S. S. Parkar (Retd)	5	4	Absent
Mrs. Kamala Aithal**	4	3	Absent

The attendance of the Directors at these Meetings was as under:

** Mrs. Kamala Aithal was appointed as an Additional Independent Director of the Company with effect from 25th May, 2017 and her appointment as an Independent Director was regularised at the Annual General Meeting held on 22nd September, 2017.

3. MEETING OF INDEPENDENT DIRECTORS

During the year under review, a meeting of Independent Directors was held on 12th February, 2018 without the presence of the Chairman, Whole-time Director, inter alia, to discuss on the following matters:

- To review of performance of Non-Independent Directors and the Board as a whole
- Review the performance of the Chairman of the Company
- Assess the quality, quantity and timeliness of flow of information between the Company's Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

In addition to these formal meetings, interactions outside the Board meetings also take place between the Chairman and Independent Directors.

4. <u>DIRECTORS SEEKING APPOINTMENT / RE-APPOINTMENT</u>

Mr. Saurabh Sanghvi, Non-Executive Director is liable to retire by rotation and being eligible for re-appointment at the forthcoming Annual General Meeting and has offered himself for re-appointment.

Board recommends appointment of Mr. Praveen Bhatnagar as a Whole-time Director in place of Mr. Saurabh Sanghvi, who has resigned from the position of Whole-Time Director of the Company w.e.f. 12th June, 2018 for the term of five (5) years commencing from 12th June, 2018 to 11th June, 2023 on the recommendation of Nomination and Remuneration Committee subject to approval of members at the forthcoming Annual General Meeting.

Mrs. Kamala Aithal, is appointed as an Independent Director of the Company with effect from 25th May, 2017.

The Brief resume and other information required to be disclosed under this section is provided in the Notice convening 33rd Annual General Meeting.

5. CODE OF CONDUCT

Your Company has adopted a Code of Conduct ("The Code") for all the Board Members Senior Management Personnel of the Company in accordance with the requirement under Regulation 17 of the Listing Regulations. The Code has been posted on the Company's website <u>http://www.veritasindia.net/investor_downloads.asp</u>. All the Board Members and Senior Management Personnel have affirmed compliance with the said Code of Conduct for the financial year 2017-18. A declaration to this effect signed by the Chairman to this effect forms part of this Report.

The Board has also adopted a separate Code of Conduct for Independent Directors which is a guide to professional conduct for Independent Directors pursuant to the provisions of Section 149(8) of Companies Act, 2013.

6. BOARD EVALUATION

In terms of applicable provisions of the Companies Act, 2013 read with Rules framed thereunder and Part D of Schedule II of the Listing Regulations and on the recommendation of the Nomination and Remuneration Committee, the Board of Directors has put in place a process to formally evaluate the effectiveness of the Board, its Committees along with performance evaluation of each Director to be carried out on an annual basis. Accordingly, the annual performance evaluation of the Board, its Committees and each Director was carried out for the financial year 2017-18.

Feedback was sought by way of a structured questionnaire prepared to evaluate the performance of the Board as a whole and individual performance of each Director covering various aspects of the Board's functioning such as Board effectiveness, understanding of the role and responsibilities, understanding of the business and competitive environment, effectiveness of the contributions made during the Board meetings, adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance and the evaluation was carried out based on responses received from the Directors.

The Chairman of the Nomination and Remuneration Committee plays a vital role in undertaking the evaluation of performance for the Board and the Directors. The Nomination and Remuneration Committee discussed on the evaluation mechanism, outcome and the feedback received from the Directors. The Independent Directors at their meeting also discussed the performance of the Non-Executive/Promoter Director, the Chairman of the Board.

The overall outcome of this exercise to evaluate effectiveness of the Board and its Committees for the financial year 2017-18 was discussed by the Nomination and Remuneration Committee and the result was positive and members expressed their satisfaction.

7. FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS

Your Company has in place a structured induction and Familiarization Program for all its Directors including the Independent Directors. Your Company through such familiarizes not only the Independent Directors but also any new appointee on the Board with a brief background of your Company, their roles, rights, responsibilities, nature of the industry in which it operates, business model operations, presentations on Internal Controls Over Financial Reporting, framework for Related Party Transactions, ongoing events, etc. They all are updated on business related issues and new initiatives. They are also informed of the important policies of your Company including the Code of Conduct for Directors and Senior Management Personnel and the Code of Conduct for Prevention of Insider Trading.

Pursuant to Regulation 46 of the Listing Regulations, brief details as required are available on the Company's website and can be accessed at the web link: http://www.veritasindia.net/investor downloads.asp

8. <u>COMMITTEES OF THE BOARD</u>

The Board Committees play a crucial role in the governance structure of the Company and have been constituted to deal with specific areas / activities which concern the Company and need a closer review. The Board Committees are set up under the formal approval of the Board to carry out clearly defined roles which are considered to be performed by members of the Board, as a part of good governance practice. The Board supervises the execution of its responsibilities by the Committees and is responsible for their action. The Chairman of the respective Committee informs the Board about the summary of the discussions held in the Committee Meetings. The minutes of the meetings of all Committees are placed before the Board for review. The Board Committees can request special invitees to join the meeting, as may be required.

The Board has currently established the following statutory and non-statutory Committees.

AUDIT COMMITTEE

The composition of Audit Committee is in alignment with the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of Listing Regulations. All the members of the Audit Committee have accounting and financial management expertise. All the members of the Committee are Non-Executive Directors and two-thirds of them are Independent Directors.

Mrs. Alpa Parekh is the Chairperson of the Committee. Mrs. Kamala Aithal is inducted on the Audit Committee w.e.f 11th August, 2017.

The Company Secretary acts as the Secretary to the Audit Committee.

The Committee met 5 (five) times during the year under review. The Committee meetings were held on 25th May, 2017, 11th August, 2017, 12th September, 2017, 14th December, 2017 and 12th February, 2018. The gap between two Meetings did not exceed one hundred and twenty days.

Name of the Director	Number of meetings during the Financial Year 2017-2018		
	Held	Attended	
Mrs. Alpa Parekh	5	4	
Justice S. S. Parkar	5	4	
Mr. Saurabh Sanghvi	5	4	
**Mrs. Kamala Aithal (Entitled to attend 4 meetings)	5	2	

The attendance at the meetings was as under:

**Mrs. Kamala Aithal was appointed as an Independent Director of the Company w.e.f. 25th May, 2017 and was admitted as member of Audit Committee w.e.f. 11th August, 2017.

The terms of reference of Audit Committee is in line with the regulatory requirements mandated under Section 177 of the Companies Act, 2013 and Part C of Schedule II of the Listing Regulations. The Committee acts as a link between the Statutory/Internal Auditors and the Board

of Directors of the Company. It is authorized to, inter alia, review and monitor the Auditor's independence and performance, effectiveness of audit process, oversight of the Company's financial reporting process and the disclosure of its financial information, review with the management, the quarterly and annual financial statements and auditor's report before submission to the Board for approval, select and establish accounting policies, review Reports of the Statutory and the Internal Auditors and meet with them to discuss their findings, suggestions and other related matters, approve (wherever necessary) transactions of the Company with related parties including subsequent modifications thereof, grant omnibus approvals for related party transactions subject to fulfillment of certain conditions, scrutinize inter-corporate loans and investments, valuation of undertakings or assets of the Company, review the risk assessment and minimization procedures, evaluate internal financial controls and risk management systems, monitor end use of the funds raised through public offers and related matters, etc.

The Audit Committee has been granted powers as prescribed under Regulation 18(2) (c) of the Listing Regulations and reviews all the information as prescribed in Part C of Schedule II of the Listing Regulations. The Committee also reviews on quarterly basis the Report on compliance under Code of Conduct for Prevention of Insider Trading adopted by the Company pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015. Further, Compliance Reports under Whistleblower Policy are also placed before the Committee.

NOMINATION AND REMUNERATION COMMITTEE:

The composition of Nomination and Remuneration Committee has been constituted as per the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of the Listing Regulations, 2015.

Meeting and attendance:

Name of the Director	Number of meetings during the Financial Year 2017- 2018		
	Held	Attended	
Mrs. Alpa Parekh	1	1	
Justice S. S. Parkar (Retd.)	1	1	
Mr. Nitin Kumar Didwania	1	1	

The Committee meeting was held on 25th May, 2017.

As per section 178 (7) of the Act and Secretarial Standards, the Chairman of the Committee or, in his absence, any other Member of the Committee authorized by him/her in this behalf shall attend the General Meetings of the Company.

Mrs. Alpa Parekh is the Chairperson of the Committee.

The Company Secretary acts as the Secretary to the Nomination and Remuneration Committee.

The terms of reference of this Committee are in line with the regulatory requirements mandated in the Act and Part D of Schedule II of the Listing Regulations. The brief terms of references of Nomination and Remuneration Committee are as under:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommended to the Board a Policy relating to the remuneration for the Directors, Key Managerial Personnel and other Employees.
- Formulation of criteria for evaluation of Independent Directors and the Board.
- Devising a policy on Board diversity
- Identifying persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, recommending to the Board their appointment and removal and carrying out evaluation of every Director's performance.
- Carry out the evaluation of every director's performance and formulate criteria for evaluation of Independent Directors, Board/Committees of Board and review the term of appointment of Independent Directors on the basis of the report of performance evaluation of Independent Directors.
- To recommend / review remuneration of the Whole-time Director(s)/ Executive Director(s) based on their performance and defined assessment criteria.
- To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.

REMUNERATION TO DIRECTORS:

A. Remuneration Policy

The remuneration policy of the Company is directed towards rewarding performance, based on review of achievements on a periodic basis. The Company endeavors to attract, retain, develop and motivate the high-caliber executives and to incentivize them to develop and implement the Group's Strategy, thereby enhancing the business value and maintain a high-performance workforce. The policy ensures that the level and composition of remuneration of the Directors is optimum.

Remuneration to Non-Executive Directors / Independent Directors:

The details of sitting fees paid to Independent Directors during the financial year 2017-18 is as under:

Name of Director	Sitting Fees paid for the Board and Committee Meetings
Mrs. Alpa Parekh	32,000
Justice (Retd.) S. S. Parkar	32,000
Mrs. Kamala Aithal**	21,000

**Mrs. Kamala Aithal was appointed as an Independent director of the Company with effect from 25th May, 2017.

Remuneration to Executive Director/Whole-Time Director:

Remuneration of the Whole-time Director consists of the fixed component and a variable performance incentive. The Nomination and Remuneration Committee makes periodical appraisal of the performance of the Whole-time Director based on a detailed performance evaluation, and recommends the compensation payable to them, within the parameters approved by the shareholders, to the Board for their approval.

During the financial year 2017-18, remuneration paid to the Whole-time Director was as under:

	(Amount in Rs.)
Salary Component	Mr. Saurabh Sanghvi
Basic Salary	30,00,000
Perquisites, allowances and Other benefits	-
Commission	-
Total	30,00,000

Mr. Saurabh Sanghvi ceased to be Whole-Time Director of the Company with effect from 12th June, 2018 and Mr. Praveen Bhatnagar is appointed as Whole-Time Director w.e.f 12th June, 2018.

The Company has no Employee Stock Options Scheme in force at present.

Shareholding of Non-Executive Director

Mr. Nitin Kumar Didwania, Non-Executive Promoter Director is holding 92,50,000 equity shares of Rs.1/- each in the Company.

None of the Other Non-Executive Directors hold any share in the company.

STAKEHOLDERS RELATIONSHIP COMMITTEE

The composition of the Stakeholders Relationship Committee is in compliance with Regulation 20 of the Listing Regulation. The Committee functions under the Chairmanship of Mr. Nitin Kumar Didwania, Non-Executive, Non-Independent Director. Mr. Saurabh Sanghvi Non-Executive, Non-Independent Director and Mrs. Alpa Parekh, Independent Director are the other members of the Committee.

**With effect from 12th June, 2018 Saurabh Sanghvi resigned from the position of Whole-Time Directorship and became Non-executive, Non-independent Director of the Company.

Meeting and attendance:

There was one meeting conducted during the year under review on 14th December, 2017.

As per Secretarial Standards, the Chairman of the Committee or, in his absence, any other Member of the Committee authorized by him in this behalf shall attend the General Meetings of the Company. The Chairman of the Committee, Mr. Nitin Kumar Didwania and Mr. Saurabh Sanghvi, committee members were present at the 32nd Annual General Meeting of the Company held on 22nd September, 2017.

The role and terms of reference of the Committee covers the areas as contemplated under Regulation 20 read with Part D of Schedule II of the Listing Regulations besides the other terms as referred by the Board of Directors. The Committee meets, as and when required, to inter alia, deal with matters relating to transfer/transmission of shares, request for issue of duplicate share certificates and monitor redressal of the grievances of the security holders of the Company relating to transfers, non-receipt of Annual Report, non-receipt of dividends declared, etc. The Committee is also authorised to approve request for transmission of shares and issue of duplicate share certificates.

During the year under review, the complaints received from the shareholders were resolved and are regularly reported to Bombay Stock Exchange as per Regulation 13 of SEBI (LODR) Regulations, 2015

CORPORATE SOCIAL RESPOSIBILITY COMMITTEE:

The Company has constituted a Corporate Social Responsibility Committee pursuant to the provisions of Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility) Rules, 2014 Mr. Nitin Kumar Didwania, Non-executive, Non-independent Director, Mr. Saurabh Sanghvi, Non-executive, Non-independent Director and Mrs. Alpa Parekh, Independent Director are the members of the Committee.

**With effect from 12th June, 2018 Saurabh Sanghvi resigned from the position of Whole-Time Directorship and became Non-executive, Non-independent Director of the Company.

Name of the Director	Number of meetings during the Financial Year 2017- 2018		
	Held Attended		
Mr. Nitin Kumar Didwania	1	1	
Mr. Saurabh Sanghvi	1	1	
Mrs. Alpa Parekh	1	1	

The Committee meeting was held on 14th December, 2017.

The role of this Committee also includes recommendation of the amount of expenditure to be incurred on the CSR activities as enumerated in Schedule VII of the Act and also referred to in the CSR Policy of the Company, as also to monitor the implementation of framework CSR Policy, etc.

9. SUBSIDARY COMPANIES

Regulation 16 of the Listing Regulations defines a "material subsidiary" to mean a subsidiary, whose income or net worth exceeds twenty percent of the consolidated income or net worth respectively, of the listed entity and its subsidiaries in the immediately preceding accounting year. Under this definition, the Company has unlisted material subsidiary, Veritas Agro Ventures Private Limited, incorporated in India and is required to nominate an Independent Director of the Company on the Board. The Company is in process of identifying suitable individual to be appointed as an Independent Director of the said Company.

The Company has formulated a policy for determining its 'Material' Subsidiaries and the same is available on the website of the Company and can be accessed through web-link: <u>http://www.veritasindia.net/investor_downloads.asp</u>

The Company monitors the performance of its subsidiary company's inter-alia, by the following means:

- The Audit Committee reviews the financial statements of the subsidiary companies, along with the investments made by them, on a quarterly basis.
- The Board of Directors reviews the Board Meetings minutes and statement of all significant transactions and arrangements, if any, of the subsidiaries companies on a quarterly basis.

10. DISCLOSURES

A. Policy for determining 'material' subsidiaries

Your Company has formulated a Policy for Determining 'Material' Subsidiaries as defined in Regulation 16 of the Listing Regulations. This Policy has also been posted on the website of the Company and can be accessed through web link: http://www.veritasindia.net/investor_downloads.asp

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

Your Company has formulated a Policy on Materiality of and Dealing with Related Party Transactions in accordance with relevant provisions of Companies Act, 2013 and Listing Regulation which specify the manner of entering into related party transactions. This Policy has also been posted on the website of the Company and can be accessed through web link: <u>http://www.veritasindia.net/investor_downloads.asp</u>. All the related party transactions are approved by the Audit Committee prior to entering into the transaction.

During the financial year 2017-18, there were no such Related Party Transactions, either as per Companies Act, 2013 or Listing Regulations which were required to be approved by the Board of Directors or the shareholders of the Company. Further, there were no material significant Related Party Transactions and pecuniary transactions that may have potential conflict of interest. The details of Related Party Transactions are disclosed in financial section of this Annual Report.

C. Whistleblower Policy

Your Company has established a Vigil Mechanism/ Whistle Blower Policy to enable stakeholders (including Directors and employees) to report unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct. The Policy provides adequate safeguards against victimization of Director(s)/ employee(s) and direct access to the Chairman of the Audit Committee in exceptional cases. Your Company hereby affirms that no Director/ employee have been denied access to the Chairman and that no complaints were received during the year.

The Whistle Blower Policy is available on the website of the Company and can be accessed at the web link <u>http://www.veritasindia.net/investor_downloads.asp</u> and circulated to all the Directors/employees.

D. Reconciliation of Share Capital Audit

Pursuant to Regulation 55A of the Listing Regulations with the stock exchanges, the Company has engaged a qualified practising Company Secretary to carry out a share capital audit to reconcile the total admitted equity share capital with the National Securities Depository Limited (NSDL) and the Central Depository Services (India) Limited (CDSL) and the total issued and listed equity share capital. The audit report confirms that the total issued/paid-up capital is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL. The Company files copy of this certificate with the Stock Exchange as required.

E. Disclosure of accounting treatment in preparation of financial statements

The Company has adopted and prepared the financial statements of the Company in accordance with Indian Accounting Standards (IND AS) and comply with the Accounting Standards specified under Section 133 of the Act and Companies (Indian Accounting Standards) Rules, 2015.

F. Code for Prevention of Insider Trading Practices

The Company has instituted a comprehensive Code of Conduct for Prevention of Insider Trading and the 'Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information' in compliance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("the Regulations") which came into force from 15th January, 2015. All Directors, Designated Employees who could have access to the Unpublished Price Sensitive Information of the Company are governed by the Code.Veritas Code of Conduct has been formulated to regulate monitor and ensure that the reporting of trading by the Employees and Connected persons are in accordance with the procedures as laid down in the guidelines and caution them of the consequence of violations.

G. Disclosures with respect to Demat suspense account/ unclaimed suspense account

The Company does not have any shares in the Demat suspense account/unclaimed suspense account.

H. Details of Non-Compliances:

Your Company has generally complied with all the requirements of regulatory authorities. There has been no instance of non-compliance by the Company on any matter related to capital markets during the last three years and no penalties have been imposed on the Company by the Stock Exchanges or SEBI or any statutory authority during the financial year ended 31st March, 2018.

The company had adopted for the first time IND AS, accounting standards from April, 2017 as per notification of Ministry of Corporate Affairs Companies (Indian Accounting Standards) Rules, 2015 and for the said reason audited balance sheet could not be finalised on time and there was a delay of 12 days for uploading audited financial results on Bombay Stock Exchange. The Company has paid a penalty of Rs. 76,700/- (Rupees Seventy-Six Thousand Seven Hundred Only) for the said purpose.

I. Compliance with Mandatory requirements:

Your Company has complied with all the mandatory requirements of the Listing Regulations relating to Corporate Governance.

J. Compliance with Non-mandatory requirements

i. The Board: The Non – Executive Chairman of your Company has been provided a Chairman's Office at the Registered Office of your Company.

ii. Audit Qualification: During the year under review, there is no audit qualification in your Company's standalone and consolidated financial statements. Your Company continues to adopt best practices to ensure regime of unqualified financial statements.

11. MEANS OF COMMUNICATION:

The Company recognizes the importance of two-way communication with shareholders and of giving a balanced reporting of results and progress and responds to questions and issues raised in a timely and consistent manner. Shareholders seeking information may contact the Company directly throughout the year. They also have an opportunity to ask questions in person at the Annual General Meeting. Some of the modes of communication are mentioned below:

Quarterly: The quarterly, half-yearly and annual financial results of the Company are normally published in one leading national (English) business newspaper and in one vernacular (Marathi) newspaper viz. Mumbai edition of "The Free Press Journal" and "Navshakti" newspaper.

Annual Report: Physical copy of the Annual Report is sent to all shareholders who have not registered their email ids for the purpose of receiving the documents / communication from the Company in electronic mode. Full version of the Annual Report is sent via email to all shareholders who have provided their email ids and is also available at the Company's website at http://www.veritasindia.net/annual_reports.asp.

Website: In compliance with Regulation 46 of the Listing Regulations, the company's website contains a separate section under 'Investors Information' for use of shareholders. The quarterly, half-yearly and annual financial results are promptly and prominently displayed on the website. Annual Reports, Quarterly Corporate Governance Report, Shareholding Pattern and other Corporate Communications made to the Stock Exchanges are also available on the website. Annual Reports of subsidiaries companies are also posted on the website.

BSE has developed a web-based application called **BSE Corporate Compliance and Listing Centre** for corporates. All the quarterly, half-yearly and yearly compliances are filed electronically on BSE Listing Centre.

Exclusive email ID for investors:

The Company has designated the email id <u>corp@veritasindia.net</u> exclusively for investor servicing, and the same is prominently displayed on the Company's website www.veritasindia.net.

12. Additional Shareholders Information

Company Registration Details

The Company is registered in Mumbai, Maharashtra. The Corporate Identification Number (CIN) allotted by the Ministry of Corporate Affairs (MCA) is L23209MH1985PLC035702.

Annual General Meeting

Date: Friday, 28th September, 2018 Time: 11.45am Venue: 20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020

Financial year of the Company

Financial year cover the period from 1st April to 31st March of the next year. Tentative Schedule for declaration of results during the financial year 2018-19

Results for the Quarter ending 30 th June, 2018	Second week of September, 2018**	
Results for the Quarter ending 30 th September, 2018	Second week of November, 2018	
Results for the Quarter ending 31 st December, 2018	Second week of February, 2019	
Annual Results of 2018-19	Second week of May, 2019 or	
	Audited Results by 30 th May, 2019	

Date of Book Closure and Dividend Payment Date

The book closure for Dividend will be from Saturday, 22nd September, 2018 to Friday 28th September, 2018 both days inclusive.

Listing of Equity Shares on the Stock Exchanges and Stock Code

Your Company's Ordinary (Equity) Shares are listed on BSE Limited (BSE). The requisite Annual listing fees for the financial year 2018-19 have been paid in full to the Stock Exchange. The Company has paid custodial fees for the year 2018-19 to National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) on the basis of number of folios of shareholders for their shares held in the electronic form.

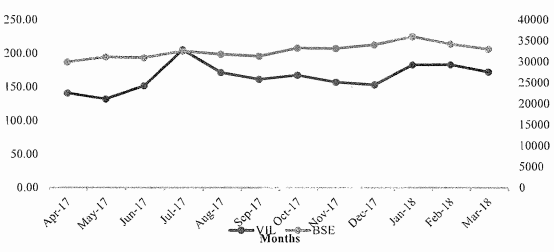
Name and Address of Exchange	Type of Security / Scrip Code	International Securities Identification Number
BSE Limited	Ordinary (Equity)	INE379J01029
Phiroze Jeejeebhoy Towers,	Shares /	
Dalal Street, Fort, Mumbai 400 001	512229	

13. Stock Market Data

Manuali	Equity Shares BSE Limited		
Month			
	High (Rs.)	Low (Rs.)	
April 2017	146.50	120.25	
May 2017	151.70	129.30	
June 2017	151.55	127.05	
July 2017	209.10	154.55	
August 2017	209.10	171.20	
September 2017	172.35	160.00	
October 2017	174.10	161.00	
November 2017	170.00	157.00	
December 2017	154.00	149.10	
January 2018	182.50	156.10	
February 2018	192.75	182.90	
March 2018	179.25	172.25	

14. Stock Performance

The performance of your Company's shares may be compared with S&P BSE Sensitive Index



PRICE CHART

15. Registrar and Transfer Agents

Universal Capital Securities Private Limited (formerly known as "Mondkar Computers Private Limited"), are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited

Corporate Off:	21, Shakil Niwas, Opp. Satya Saibaba Temple,		
	Mahakali Caves Road, Andheri (E),		
	Mumbai- 400 093.		
	Tel Nos. 022- 28207203 / 05		
	Tele fax. 022- 28207207		
	Email: <u>ravi@unisec.in</u>		

16. Share Transfer System

For administrative convenience and to facilitate speedy approvals, authority has been delegated to the Share Transfer Agents (RTA) to approve share transfers up to specified limits. Share transfers/ transmissions approved by the RTA and/or the authorized executives are placed at the Board Meeting from time to time. Stakeholders Relationship Committee is authorized to approve transfer of shares in the physical segment. The Committee has delegated authority for approving transfer and transmission of shares and other related matters to the executives of the Company. A summary of all the transfers/ transmissions etc. so approved by the executives of the Company is placed at every Committee Meeting. Shares sent for transfer in physical form are registered and returned within a period of fifteen days from the date of receipt of the documents, provided the documents are valid and complete in all respects. In case of shares in electronic form, the transfers are processed by NSDL / CDSL through respective Depository Participants.

17. Shareholding as on 31st March, 2018:

17(a) Distribution of Shareholding as on 31st March, 2018

(in terms	of Shares of nominal lue)	Shareb	olders	Sha	res
From	То	Number	% of Total	Held	% of Total
1	5000	455	92.90	1,50,768	0.56
5001	10000	008	01.67	75,044	0.25
10001	20000	003	00.63	47,834	0.18
20001	30000	001	00.21	30,000	0.11
30001	40000	004	00.84	1,53,600	0.57
40001	50000	003	00.63	1,41,000	0.53
50001	100000	003	00.63	2,19,284	0.82
100001	And above	012	02.505	2,59,92,470	96.95
T	otal			2,68,10,000	100

Categories	Number of	Number of	% of
	shareholders	Shares	Holding
Promoter and Promoter Group	3	16213100	60.47
Foreign Venture Capital Investors	0	0	0
Foreign Portfolio Investors	1	2600000	9.70
NRIs / OCBs / Foreign Corporate Bodies	8	40,00,395	14.92
Private Corporate Bodies	6	1477561	5.51
Indian Public	441	25,13,514	9.38
Others (Clearing Members)	3	2920	0.01
Others & HUF	17	2510	0.01
Total	479	2,68,10,000	100

17(b) Shareholding Pattern according to category of shareholders as on 31st March, 2018

18. Dematerialization of Shares and Liquidity:

76.43% of the total equity share capital is held in dematerliased form with NSDL and CDSL as on 31^{st} March, 2018.

19.Address for Correspondence:

Shareholders can correspond with the Registrar and Share Transfer Agent at:

Universal Capital Securities Private Limited

21, Shakil Niwas, Opp. Satya Saibaba Temple, Mahakali Caves Road, Andheri (E), Mumbai- 400 093. Tel Nos. 022- 28207203/05 Tele fax. 022- 28207207 Email: <u>ravi@unisec.in</u>

for all matters relating to transfer/dematerialization of shares, payment of dividend and any other query relating to Equity shares of your Company. Your Company has also designated <u>corp@veritasindia.net</u> as an exclusive email ID for Investors for the purpose of registering complaints and the same has been displayed on the Company's website.

For all investor related matters, the Investor Relations Department can also be contacted at:

Investor Relations Department Veritas (India) Limited Veritas House, 3rd Floor, 70, Mint Road, Fort, Mumbai – 400001. Tel: +91 - 22 - 2275 5555 / 6184 0000 Fax: +91 - 22 - 2275 5556 / 6184 0001 E-mail: <u>corp@veritasindia.net</u> Your Company can also be visited at its website: <u>http://www.veritasindia.net</u>

20. Outstanding GDRs/ADRs/ Warrants or any convertible instrument, conversion and likely impact on equity: Nil

21. Commodity Price Risk/Foreign Exchange Risk and Hedging:

Your company continues to watch the market situation closely and continues to focus on mitigating the inflationary impact on its business through suitable commodity price risk measures, foreign exchange risks measures and other cost reduction measures.

22. Plant Locations

The Company being in the International Trade and Distribution business there are no manufacturing units or plants across the country.

23. GENERAL BODY MEETINGS

The date, time and venue of the Annual General Meetings held during the preceding 3 years and special resolution passed there at are as follows:

Financial	Date	Venue	Time	Special Resolution
Year				passed
2016-17	22-09-2017	20 Downtown Hall, 2 nd Floor,	11.30 A.M.	NIL
		Eros Theatre Building,		
		Churchgate, Mumbai 400 020		
2015-16	30-09-2016	20 Downtown Hall, 2 nd Floor,	11.30 A.M.	NIL
		Eros Theatre Building,		
		Churchgate, Mumbai 400 020		
2014-15	29-09-2015	Orchid, 1 st Floor, Centre 1	3:30 P.M.	NIL
		Building, World Trade Centre		
		Cuff Parade, Mumbai 400 005		

No Extra-Ordinary General Meeting was held during the financial year ended 31st March, 2018. Further, no special resolution is proposed to be undertaken by postal ballot.

Declaration by the Chairman under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

I hereby confirm that:

the Company has obtained from all the members of the Board and Senior Management Personnel, affirmation(s) that they have complied with the Code of Conduct for Board Members and Senior Management Personnel in respect of the financial year ended 31st March, 2018.

For and on Behalf of the Board of Directors

Place: Mumbai Date: 10th August, 2018 Sd/-Nitin Kumar Didwania Chairman DIN: 00210289

CERTIFICATE OF PRACTISING COMPANY SECRETARY ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

[Under Regulation 34(3) read with Schedule V(E) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To, The Members Veritas (India) Limited

We have examined the compliance of conditions of Corporate Governance by Veritas (India) Limited (the Company), for the year ended on March 31, 2018, as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, of the said Company. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of certification.

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

In our opinion and to the best of our information and according to the explanation given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For JMJA & Associates LLP Practising Company Secretaries

Sd/-CS Mansi Damania Designated Partner FCS: 7447 | COP: 8120

Date: August 10, 2018 Place: Mumbai

CERTIFICATE OF CHIEF FINANCIAL OFFICER (CFO)

I have reviewed the financial statements and the cash flow statement for the year ended 31st March, 2018 and that to the best of my knowledge and belief, I state that:

(i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that may 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.

I also certify that, based on our knowledge and the information provided to us, 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 violation of the Company's code of conduct.

I am responsible for establishing and maintaining internal controls for financial reporting and that I have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which I am aware and the steps have been taken or propose to be taken to rectify these deficiencies.

I further certify that we have indicated to the auditors and the Audit Committee:

That there have been no significant changes in internal control over financial reporting during the year;

That there have been no significant changes in accounting policies during the year except which have been disclosed in the notes to the financial statements; and

That there were no instances of significant fraud of which I have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.

Place: Mumbai Date: 10th August, 2018

Sd/-Rajaram Shanbhag Chief Financial Officer

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE CODE OF CONDUCT UNDER REGULATION 17(5) SEBI (LISITNG OBLIGATIONS AND DISCLOSURE REQUIREMENTS), REGULATIONS, 2015

This is to confirm that the Company has adopted a Code of Conduct ("COC") for its employees including the Chairman and Whole-time Directors. In addition, the Company has adopted the COC for Non-Executive Directors as well as and the same is posted on the Company's website.

I confirm that the Company has in respect of the financial year ended 31st March, 2018, received from the senior management team of the Company and the Members of the Board a declaration of compliance with the Code of Conduct as applicable to them.

For the purpose of this declaration, Senior Management Team means the Members of the Management one level below the Chairman and Director as on 31st March, 2018.

for Veritas (India) Limited

Place: Mumbai Date: 10th August, 2018 Sd/-Nitin Kumar Didwania Chairman

TO THE MEMBERS OF VERITAS INDIA LIMITED

Report on the Standalone Ind AS Financial Statements

We have audited the accompanying standalone Ind AS financial statements of VERITAS INDIA LIMITED ('the Company'), which comprise the Balance Sheet as on March 31, 2018, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ('the Act') with respect to the preparation of these standalone Ind AS financial statements that give a true and fair view of the financial position, financial performance (including other comprehensive income), cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

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

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

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

An audit involves performing procedures to obtain audit evidence about the armounts and disclosures in the standalone Ind AS financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the standalone Ind AS 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 standalone Ind AS financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonablemess of the accounting estimates made by Company's Directors, as well as evaluating the overall presentation of the standalone Ind AS financial statements.

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the standalone Ind AS financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as on March 31, 2018, and its profit (including other comprehensive income), the changes in equity and its cash flows for the year ended on that date.

Our opinion is not modified in respect of these matters.

Other Matters

The financial statements of the Company for the year ended March 31, 2017 and March 31, 2016 prepared in accordance with the with the Companies (Accounting Standards) Rules, 2006 were audited by the predecessor auditor who has issued a report dated June 06, 2017 and June 14, 2016 on financial statements of the Company for the year ended March 31, 2017 and March 31, 2016 respectively expressed an unmodified opinion, which have been relied upon by us. We have audited differences in the accounting principles adopted by the Company on transition to the Ind AS for the year ended March 31, 2017 and March 31, 2017 and March 31, 2016.

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 section 143(11) of the Act, we give in the Annexure I a statement on the matters specified in paragraph 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - d) In our opinion, the attached standalone Ind AS financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with the Companies (Indian Accounting Standard) Rules, 2015 as amended;
 - e) On the basis of the written representations received from the directors of the Holding
 Company as on 31st March, 2018 taken on record by the Board of Directors, none of the directors of the holding company 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 with reference to Financial Statements of the Company and the operating effectiveness of such controls, refer to our separate report in Annexure II; and

With respect to the other matters to be included in the Auditors' Report in accordance with rule - 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us:

i. The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements - Refer Note 29 to the standalone Ind AS financial statements;

- ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
- iii. There has been no delay in transferring amounts required to be transferred to the Investor Education and Protection Fund by the Company

For M. P Chitale & Co. Chartered Accountants Firm Registration No.: 101851W

Sd/-

Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbai Dated: June 12, 2018

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Annexure I - referred to in paragraph 2 under "Report on Other Legal and Regulatory Requirements" of our report of even date

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property Plant and Equipment (fixed assets).
 - (b) The Property Plant and Equipment of the Company, are physically verified by the Management in a phased program of three to five years cycle. In our opinion, the programme is reasonable having regard to the size of the Company and the nature of its assets. In our opinion and as per the information given by the management, the discrepancies observed were not material and have been appropriately accounted in the books of account.
 - (c) According to the information and explanations given to us and based on verification of records, we report that the title deeds of immovable properties held as Property Plant and Equipment, are held in the name of the Company.
- (ii) During the year, the inventories have been physically verified at reasonable intervals by the management. The discrepancies noticed on physical verification, as compared to the book records, were not material having regards to size and nature of operations and have been properly dealt with in the books of account.
- (iii) The Company has not granted loans, secured or unsecured, to companies, firms, limited liability partnerships or other parties covered in the register maintained under section 189 of the Act. Hence, the question of reporting under sub-clauses (a), (b) & (c) of the clause 3(iii) of the Order does not arise.
- (iv) The Company has not granted any loans or provided any guarantees or security to the parties covered under section 185 of the Act. The Company has complied with the provisions of section 186 of the Act in respect of investments made or loans or guarantee or security provided to the parties covered under section 186 of the Act.
- (v) The Company has not accepted any deposits from the public, within the meaning of sections 73 to 76 of the Act and the rules framed there under. We are informed by the Management that no order has been passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal in this regard.

- (vi) As informed to us, the maintenance of cost records has not been specified by the Central Government under sub section (1) of section 148of the Act, in respect of the activities carried out by the Company.
- (vii) (a) According to the information and explanations given to us and according to the records of the Company examined by us, in our opinion, the Company is generally regular in depositing with the appropriate authorities undisputed statutory dues including Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, Service Tax, Goods & Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and any other statutory dues, wherever applicable.

According to the information and explanations given to us, no undisputed amounts payable in respect of aforesaid dues were outstanding as on March 31, 2018 for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us, the particulars of statutory dues that have not been deposited on account of disputes are as under:

Statute	Forum pending	Period to which	Amount (Rs)
Sales Tax	STO- Survey Branch	AY 2008-09	159,534
Income Tax	CIT (Appeal)	AY 2014-15	156,27,240

- (viii) According to the information and explanations given to us, the Company has not defaulted in repayment of loans or borrowing to financial institutions, banks, government or dues to debenture holders.
- (ix) The Company has not raised money by way of Initial Public Offer or Further Public Offer (including debt instruments). According to the information and explanations given to us and on the basis of the records examined by us, the Company has prima facie applied the term loan for the purpose for which it was obtained.
- (x) During the course of our examination of the hooks and records of the Company, carried out in accordance with the generally accepted auditing practices in India and according to the information and explanations given to us, no instances of fraud by the Company or on the Company by its officers and employees have been noticed or reported during the year.

- (xi) According to information and explanations given to us managerial remuneration is paid in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- (xii) The Company is not a chit fund or a nidhi company. Hence, the question of reporting under clause 3(xii) of the Order does not arise.
- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with Section 177 and 188 of Companies Act, 2013 as applicable and the details of such transactions have been disclosed in the Ind AS Financial Statements as required by the applicable Indian Accounting Standards.
- (xiv) The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under audit.
- (xv) The Company has not entered into any non-cash transactions with directors or persons connected with him covered under the provisions of section 192 of the Act.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For M. P Chitale & Co. Chartered Accountants Firm Registration No.: 101851W

Sd/-Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbai Dated: June 12, 2018 Annexure II - referred to in paragraph 3(g) under "Report on Other Legal and Regulatory Requirements" of our report of even date

Report on the Internal Financial Controls with reference to Financial Statements under clause (i) of sub-section 3 of section 143 of the Companies Act, 2013 ("the Act")

We have audited the Internal Financial Controls with reference to Financial Statements of VERITAS INDIA LIMITED ('the Company') as of March 31, 2018 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effect i veness. 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

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weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the Ind AS Financial Statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls with reference to Financial Statements

A Company's Internal Financial Controls with reference to Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone Ind AS Financial Statements for external purposes in accordance with generally accepted accounting principles. A company's Internal Financial Control over Financial Reporting includes those policies and procedures that (1) pertain to the rmaintenance 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 standalone Ind AS Financial Statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the standalone Ind AS Financial Statements.

Inherent Limitations of Internal Financial Controls with reference to Financial Statements

Because of the inherent limitations of Internal Financial Controls with reference to Financial Statements, 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 with reference to Financial Statements to future periods are subject to the risk that the Internal Financial Control with reference to Financial Statements 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 with reference to Financial Statements and such Internal Financial Controls with reference to Financial Statements were operating effectively as on March 31, 201 **8**, based on the 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 M. P Chitale & Co. Chartered Accountants Firm Registration No.: 101851W

Sd/-Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbai Dated: June 12, 2018

Salance Sheet as at B1st March 2018

		· 1.5.	Asac	As at	(Amount In Rs.) Asat
		Notes	31 March 2018	31 March 2017	1 April 2016
	***************************************			and the construction of th	
	ASSETS				
	Non-Current Assets				and the second se
(ə)	Property, Plant and Equipment	3	719,86,808	748,07,572	773,54,829
-(b)	Financial Assets				
(i)	- investments	4	9621,61,635	3345,49,369	3143, 48, 447
(c)	Deferred tax assels (Net)	25	-	19,42,487	-
(d)	Other Non Current Assets	5	84,33,362	94,77,111	76, 16,023
	Total Non Current Assets	- [10425,81,805	4207,76,539	3993, 19, 299
	Çurrent Assets				
(a)	Inventories	6	1473,84,041	2471,60,902	10, 31,726
(b)	Financial Assets]	
(1)	- Trade Receivables	7	10853,05,295	9447,58,859	7544, 23,853
(ü)	- Cash and Cash Equivalents	8	1841,20,270	1273,32,052	1323, 56,45
(m)	- Loans	9	2523,84,591	3977,42,963	4542, 61,85
(iv)	- Other Financial Assets	10	9,93,417	5,00,068	9,59,76
(c)	Other Current Assets	11	164,35,250	32,80,371	1497, 96,67
	Total Current Assots		16976,22,863	17207,75,216	14928,30,33
	Total Assets		27402,04,669	21415,51,755	18921,49,62
anatria)	EQUITY AND LIABILITIES	- New York	A CALCULAR STOCK		R HAT TALLAN
	Equity				
-(a)	Equity Share Capital	12	268,10,000	258,10,000	268, 10,00
(b)	Other Equity	13	15384,82,852	14782,99,794	14031,88,14
	Total Equity	† F	15652,92,852	15051,09,794	14299,98,14
	Liabilities				
2	Non-Current Liabilities				
(B)	Financial Liabilities			1	
• •	- Borrowings	14	-	•	40,95,49
(b)	Deferred Tax Liabilities (Net) Total Non Current Liabilities	25	100,14,379	· · · ·	46,42,44
	Total Non Current Liabilities		100,14,379	-	87,37,94
3	Current Liabilities				
(a)	Financial Liabilities				
	- Borrowings	15	1114,31,457	1679,47,202	2431,45,86
•	Trade Payables	16	9217,70,212	4320,45,221	1857,20,23
	i) - Other Financial Liabilities	17	1190,40,238	316,25,750	194,15,31
{b)	Provisions	18	13,45,343	11,88,242	11,45,47
(c)	Current Tax Liabilities (Net)	19	113,10,178	35,35,544	39,86,6
1-1	Total Current Liabilities		11648,97,438	6364,41,960	4534,13,54
		1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Total Equity and Liabilties		27402,04,669	21415,51,755	18921,49,63
		1	CALL THE OWNER OF THE OWNER OWNER OF THE OWNER OWNE	A STATE OF	CINAR CHARLES CONTRACTOR

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W

Sd/-Ashutash Pednekar Pariner Membership No.: 041037

Place: Mumbai Date: 12th June 2018.

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For and on behalf of the Board of Olrectors

Sd/-Nitin Kumar Didwaala Director DIN : 00210289

5d/-

Rejaram Shanbhag Chief Financial Officer Sd/-Saurabh Sangh vi Director DIÑ : 02000411

5d/-

Prasad O**a**k Compony Secretory

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			Notes	For the year ended 31 March 2018	For the year endect 31 March 2017
levenue from	Operations		20	52488,95,415	53401,76,419
Other Income	•		21	497,58,850	675,00,745
fotal Revenue	<u> </u>			52986,54,265	54076,77, 164
Expenses			ļ		
Purchase of St	ock-in-Trade			50028,32,850	54550,17,594
	entories of Stock-In-Trade			997,76,861	(2461,29, 177
Emloyee Bene			22	273,83,833	4
-	and Amortisation Expenses		3	60,65,462	65,39,020
Finance Costs			23	246,41,708	
Other Expensi	es		24	421,17,827	602,17, 191
Total Expense	25			52028,19,540	53246,62,858
Prafit/ (lass)	belore tax			958,34,725	830,14,30
Tax Expense				•	
a) Current	tar	-	25	224,64,207	196,03,43
b) Deferrer			25	119,56,88	
c) Earlier \			25	(55,46)	
Total Tax Exp	pense			343,65,63	132,40,18
Profit/ (loss)	for the period from contin	uing operations		614,69,09	5 697,74.12
Profit/ (loss)	for the period		l l	614,69,09	5 697,74,12
Other Comp	rehensive income		1		
-stems th	nat will not be reclassified t	o profit or loss		(10,57,80	8,02
	tax relating to items that v	vill not be reclassified to	0	2,27,97	- 14
profit or l	loss ler Comprehensive Income	•		(8,29,8	8,07
	iet ontriblensione infortië			(0,25,0	5,02
Total Comp	rehensive income for the p	period		606,39,7	58
Earnings pe	er equity share		. 27	-	
a) Basic		·* •	· [2.	29 2.4
b) Diluted		**		2.	25 2.0
The accomp	panying notes forms integr	al part of the Financial	Statement	S	
As per our	report of even date attach	iedi -	·		
				·	
	ninsle & Co. Accountants	-		For and on behalf of	the Board of Directors

Statement of Profit and Loss Account for the Year Ended Stat March 2018

Chartered Accountants -Firm Regd. No.: 101851W Sd/-Sd/-Nitin Kumar Oldwania Saurabh Sanghvi Director Director DIN:00210289 sd/-DIN:02000411 Ashutosh Pednekar Partner Membership No.: 041037 Sd/-5d/-Rajaram Shanbhag Prasad Oak Place: Mumbai - Company Secretary Date: 12th June 2018. Chief Financial Officer - 2 ÷ × ... ٠.

Matternation of Changes I., Equity ha on Maxim Each, 2018

(Amount in Rs.)

A EQUITY SHARE CAPITAL

Particular	March 31,2018	March 31,2017	March 31,2016
Outstanding at the beginning of the year	268,10,000	268,10,000	268,10,000
Changes in Equity Share Capital during the Financial Year	-	-	-
Outstanding at the end of the year	268,10,000	268,10,000	268,10,000

B. OTHER EQUITY

	Reserves	and Surplus	Other		
Particulars	Securities Premium Reserve	Retained Earnings	Comprehensive Income	Total	
Balance as at April 1, 2016					
Balance at the beginning of the reporting					
period i.e. 1st April, 2016	9711,68,750	4316,67,158	3,52,239	14031,88,147	
Profit for the year		697,74,123		697,74,123	
Other Comprehensive Income			8,024	8,024	
Dividends (including Taxes on Dividends)		(13,40,500)		(13,40,500)	
Transfers from Retained Earnings		66,70,000		66,70,000	
Balance at the end of the reporting period i.e. 31st March, 2017	9711,68,750	\$067,70,781	3,60,263	14782,99,794	

	Reserves	and Surplus		Total	
Particulars	Securities Premium Reserve	Retained Earnings	Other Comprehensive Income		
Balance as at April 1, 2017	-	·			
Balance at the beginning of the reporting	9711,68,750	5067,70,781	3,60,263	14782,99,794	
period i.e. 1st April, 2017		-			
Profit for the year	×	614,69,095		614,69,095	
Other Comprehensive Income			54,462	54,462	
Dividends		(13,40,500)		(13,40,500)	
Balance at the end of the reporting period i.e. 31st March, 2018	9711,68,750	5668,99,376	4,14,725	15384,82,852	

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The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd..No.: 101851W

sd/-Ashutosh Pednekar Portner Membership No.: 041037

Place: Mumbai Date: 12th June 2018. For and on behalf of the Board of Directors

Sd/-Nitin Kumar Didwania Director DIN : 00210289

Saurabh Sanghvi Director DIN : 02000411

Sd/-

Sd/-Rajaram Shonbhag Chief Financial Officer sd/-Prasad Oak Company Secretary

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Statement of Cash Flows for the yasr ended 32st March, 2018

Particulars	For the year period ended 3	ist March 2018	For the year period March 20	· · · · · · · · · · · · · · · · · · ·
		1		
Cash Flow From Operating Activities	- 1			
Profits before fax		958,34,725	1	830,14,30
Adjustment for		1		
Depreciation and Amortisation Expenses	60,66,462	1	65,39,020	
Loss on Sale of Assets	00,00,102	"	47,75,211	
Fair Value adjustment of Gwantee to Subsidiaries	(222,35,438)		(222,56,000)	
interest income	(99,05,155)		(110,60,568)	
Interest & Finance Charges	246,41,708	l	225,41,318	
Change in the fair value of investments	27,93,944		77,81,557	
Remeasurements of post-employment benefit obligations	54,462		8,024	
Dividend Received from Subsidiaries	(166,75,298)		(171.15,350)	
		(152,59,314)		(87,86,7
Operating Profit before working Capital Changes		805,75,410		742,27,5
Working Capital Changes	007 70 000		12450 22 - 22	
(increase)/Decrease in inventories (increase)/Decrease in Trade Receivables	997,76,861		(2461,29,176)	
(Increase)/Decrease in Short Term Loans and Advances	(1415,46,436) 1348,65,024		(1903,35,006)	
(increase)/Decrease in Other Non Current Assets	3,50,000		557,45,420	
(Increase)/Decrease in Other Current Assets	(131,54,879)		50,000 1464,65,304	
increase/(Decrease) in Trade Payables	4897,24,990		2463,25,004	
Increase/(Decrease) in Other Current Liabilities	874,14,485		122,10,439	
Increase/(Decrease) in Provision	1,57,101		42,770	
(increase)/Decrease in Working Capital		6575,87,149		253,76,1
Each Generated from Operating Activities		7381,62,559		995,04,2
Tax Paid	(140,40,382)		(330 67 337)	
	[140,40,304]	(140,40,382)	(220,87,331)	(220,87,3
Cash Used (-)/(+) generated for operating activities (A)		7241,22,178		775,16,
B Cash Flow From Investing Activities				
addition of Fixed Assets	(32,45,700)		(87,66,975)	
Purchase of Non-Current Investments	(6304,06,210)		(279,82,489)	
Commission From Whony Owned Subsidiaries	222,35,438	I	222,56,000	
Interest Rocome	99,05,155	1	110,60,568	
Dividend Received from Subsidiaries	165,75,293		171,12,850	
Dividend Received on Other Investments		4	· 2,500	}
Net Cash Used in investing Activities (β)		(5848,36,020		236,82,
C Cash Flow From Financing Activities				
(Repayment of)/Proceeds from Short Term Borrowings	(565,15,734	n	(751,98,667)	
Appayments of Long Term Borrowings		1	(40,95,493)	1
Realisation of long term loans		1	67,20,000	·
Interest & Finance Charges	{246,41,70	33	(223,09,150	1
Dividend Paid	(13,40,50	·	(13,40,500	- -
Net Cash Used in Financing Activities { C }		[824,97,94	2)	(962,23
D Net Increase (+)/ Decrease (-) in cash and cash equivalent		547 88 78	-	
Cash equivalent (A+B+C)		567,88,21		(50,24
Cash and Cash Equivalent Opening Salance		1273,32,05	2	1332 55
Cash and Cash Equivalent Closing Balance		1841,20,27		1323,56
Cash and Cash editionent Closing Cashined		1841,20,27	0.1	1273.3

Statement of Cash Slows for the year anded Sist March, 2018

		(Arnount in RL)
Particulars	For the year period ended 31st March 2018	For the war parinet and an ata
Closing Balances represented by:		
Cash and Sank Balances		
Cash and Cash Equivalents		
(i) Balances with Banks	2,58,145	24,99,370
(¥) Cash on Hand	75,546	60,186
Other Bank Balances		
(i) Earmarked Balances with Banks	16,14,602	13,58,710
(ii) Against Margin Money for SLBC	1821,71,976	
	1841,20,270	1273,32,052

The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Read. No.: 101851V/

Sd/-Ashutosh Pednekar Pafiñer Membership No.: 041037

Piace: Mumbai Date: 12th June 2018. For and on behalf of the Board of Directors

Sd/-Nitin Kumar Didwania Director DIN : D0220289

Sd/-Rajaram Shanbhag Chief Financial Difficer Sd/-Seurabh Sanghvi Director DIN : 92000411 and the second

Sd/-Prasad Oak Compony Secretory

Minter to Priential References for the year assignated Mintols, 1973

1 Corporate Information

Veritas (India) Limited ("The Company") is a Listed Public entity incorporated in India. The company is in the business of International Trade & Distribution of Polymers, Paper & Paper Boards, Rubber, Heavy Distillates, Chemicals, Development of Software, Manufacture of Ceramic products, etc. The Company is also engaged in generation of Wind Energy.

2 Significant Accounting Policies

2.1 Compliance with Ind AS

The Company's financial statements have been prepared in accordance with the provisions of the Companies Act, 2013 and the Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as These financial statements include the balance sheet, the statement of profit and loss, the statement of changes in equity and the statement of cash flows and notes, comprising a summary of significant accounting policies and other explanatory information-and comparative information in respect of the preceding period.

Up to the year ended March 31, 2017, the Company prepared its financial statements in accordance with the requirements of generally accepted accounting principles (GAAP) in compliance with Accounting Standards as specified in the Companies (Accounting Standards) Rules, 2006 read with Rule 7(1) of the Companies (Accounts) Rules, 2014 issued by the Ministry of Corporate Affairs in respect of Section 133 of the Companies Act, 2013. These are the Company's first Ind AS financial Statements. The date of transition to Ind AS is April 1, 2016.

The company has adopted all the Ind AS and the adoption was carried out in accordance with Ind AS 101 First-time Adoption of Indian Accounting Standards.

Refer Note 2.4 for the details of first time adoption exemptions availed by the Company.

2.2 Basis of Accounting

The Company maintains its accounts on accrual basis following the historical cost convention except certain financial instruments that are measured at fair values in accordance with Ind AS.

Fair value measurements are categorized into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

Level I inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that entity can access at measurement date

Level II inputs are inputs, other than quoted prices included in Level 1, that are observable for the asset or liability, either directly or indirectly; and

Level III inputs are unobservable inputs for the asset or liability

stotas of Financial Italycomous for the 9507 ended 31. March, 1918

2.3 Presentation of financial statements

The financial statements (except Statement of Cash-flow) are prepared and presented in the format prescribed in Division II – IND AS Schedule III ("Schedule III") to the Companies Act, 2013.

The Statement of Cash Flow has been prepared and presented as per the requirements of Ind AS 7 "Statement of Cash flows".

Disclosure requirements with respect to items in the financial statements, as prescribed in Schedule 111 to the Act, are presented by way of notes forming part of accounts along with the other notes required to be disclosed under the notified Accounting Standards.

Amounts in the financial statements are presented in Indian Rupees in line with the requirements of Schedule III. Per share data are presented in Indian Rupees.

b). Property, Plant and Equipment (PPE)

Property, Plant and Equipment are stated at cost, net of recoverable taxes, trade discount and rebates less accumulated depreciation and impairment losses, if any. Such cost includes purchase price, borrowing cost and any cost directly attributable to bringing the assets to its working condition for its intended use.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Depreciation on all Property, Plant and Equipment is provided based on useful life prescribed in Schedule II of the Companies Act, 2013 under Straight Line Method.

PPE not ready for the intended use on the date of the Balance Sheet is disclosed as "capital work-in-progress".

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

Gains or losses arising from derecognition of a property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Type of Asset	Life
Leasehold Land	Over the Lease Period
Plant and Machinery used in windpower generation	- 22 Years
Other Plant and Machinery	15 Years
Office Equipment	5 Years
Computer Equipment's	3 Years
Furniture and Fixtures	10 Years
Vehicle	8 Years

Type of Asset with Useful Life

c). Leases

Leases where the lessor effectively retains substantially all the risks and benefits of ownership over the lease term are classified as operating lease. Lease payments for assets taken on operating lease are recognised as an expense in the Profit and Loss Account on a straight-line basis over the lease term.

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d). Intangible Assets and Amortisation

Intangible Assets are stated at cost of acquisition less accumulated amortisation /depletion and inn pairment loss, if any.

Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Intangible assets of the company comprises of Software which is amortized over a period of 5 years.

e). Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

f). Inventories

-

Items of inventories are measured at lower of cost or net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase and other overheads net of recoverable taxes incurred in bringing them to their respective present location and condition. The valuation of inventories is done on FIFO (first-in-firstout) Method.

g). Impairment of Non Financial Assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

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h). Provisions & Contingencies

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events for which it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated as at the balance sheet date.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but will probably not, require an outflow of resources. Information on contingent liabilities is disclosed in the notes to financial statements unless the possibility of an outflow of resources embodying economic benefit is remote.

A contingent asset is not recognised but disclosed in the financial statements where an inflow of economic benefit is probable.

i). Employee Benefit Expenses

(i). Short Term Employee Benefits

All Employee Benefits payable wholly within twelve month of rendering the service are classified as Short Term Employee Benefits and they are recognised in the period in which the employee renders the related service.

The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognised as an expense during the period when the employees render the services.

(ii). Post Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company makes specified monthly payments to Employee State Insurance Scheme, Provident Fund Scheme and Government administered Pension Fund Scheme for all applicable employees. The Company's contribution is recognised as an expense in the Statement of Profit and Loss during the period in which the employee renders the related service.

Defined Benefit Plans

Gratuity liability is a defined benefit obligation which is provided for on the basis of an actuarial valuation on Projected Unit cost method made at the end of each financial year. Actuarial gains/(losses) are recognised directly in other comprehensive income. This benefit is presented according to present value after deducting the fair value of the plan assets. The Company determines the net interest on the net defined benefit liability (asset) in respect of a defined benefit by multiplying the net liability (asset) in respect of a defined benefit by the discount rate used to measure the defined benefit obligation as they were determined at the beginning of the annual reporting period.

Re-measurement of defined benefit plans in respect of post-employment are charged to the Other Comprehensive Income.

Accumulated leave is treated as short-term employee benefit. The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

Other Long Term Employee Benefits -

The employees of the company are entitled to compensated absences which are both accumulating and nonaccumulating in nature. The expected cost of accumulating compensated absences is determined by actuarial valuation using projected unit credit method.

Hotes to Picandal Statements in the your ends (1915) March, 2012.

j). Tax Expenses

The tax expense for the period comprises Current and Deferred Tax. Tax is recognised in Statement of Profit and Loss, except to the extent that it relates to items recognised in the comprehensive income or in equity. In which case, the tax is also recognised in other comprehensive income or equity.

Current Tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates and laws that are enacted or substantively enacted at the Balance sheet date.

Minimum Alternative tax (MAT) Credit is recognised as an asset only when and to the extent there is convincing evidence that the company will pay income Tax under the normal provisions during the specified period, resulting in utilisation of MAT Credit. In the Year in which the MAT Credit becomes eligible to be recognised as an asset in accordance with the recommendations contained in Guidance Note issued by the institute of Chartered Accountants' of India, the said asset is created by way of a credit to the Statement of Profit and Loss and shown as MAT Credit Entitlement. Company reviews the same at each Balance Sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that the Company will utilise MAT Credit during the specified period.

Deferred Tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the standalone financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on-tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The carrying amount of Deferred tax liabilities and assets are reviewed at the end of each reporting period.

k). Foreign Currency

Functional and presentation currency

The financial statements of the Company are presented using Indian Rupee (INR) i.e. currency of the primary economic environment in which the entity operates ('the functional currency').

Transactions and balances

Foreign currency transactions are translated into the respective functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are recognised in profit or loss.

I). Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Escalation and other claims, which are not ascertainable/acknowledged by customers, are not taken into account. Revenue is measured at the fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates.

Criteria for recognition of revenue are as under: a) Sale of Goods

Hotes to Hoseich Statuments by the year adart 31st March, 61-2

Revenue from the sale of goods is recognised when the goods are delivered and titles have passed, at which time all the following conditions are satisfied:

(i) significant risks and rewards of ownership of the goods are transferred to the buyer;

(II)Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;

(iii) it is probable that economic benefits associated with transaction will flow to the Company; and

(iv)amount of revenue can be measured reliably;

b) In cases where trade contracts provide for crystallization of price or for price adjustment on a subsequent date, corresponding purchase and sales are recognized on the basis of expected settlement price and any differential determined subsequently is accounted for at the time of final settlement.

c) income from sale of electricity is recognized as per the terms and conditions of the agreement with the Customer.

d) Interest income is recognized on a time proportion basis taking into account amount outstanding and applicable interest rate.

e) Dividend is recognised when the company's right to receive the payment is established, which is generally when shareholders approve the dividend.

m). Financial Instruments

(i). Financial Instruments

Initial Recognition

Financial instruments i.e. Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instruments. Financial instruments are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial instruments (other than financial instruments at fair value through profit or loss) are added to or deducted from the fair value of the financial instruments, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial instruments assets or financial liabilities at fair value through profit or loss are recognised in profit or loss.

Subsequent Measurement

Financial assets

All recognised financial assets are subsequently measured at amortized cost except financial assets carried at fair value through Profit and loss (FVTPL) or fair value through other comprehensive income (FVOCI).

Hotes to Fluencial Statisments for due year unded alst March, 4058

a) Equity investments (other than investments in subsidiaries, associates and joint venture)

All equity investments falling within the scope of Ind-AS 109 are mandatorily measured at Fair Value Through Profit and Loss (FVTPL) with all fair value changes recognized in the Statement of Profit and Loss.

The Company has an irrevocable option of designating certain equity instruments as FVOCI. Option of designating instruments as FVOCI is done on an instrument-by-instrument basis. The classification made on initial recognition is irrevocable.

If the Company decides to classify an equity instrument as FVOCI, then all fair value changes on the instrument are recognized in Statement of Other Comprehensive Income (SOCI). Amounts from SOCI are not subsequently transferred to profit and loss, even on sale of investment.

b) Derecognition

A financial asset is primarily derecognized when the rights to receive cash flows from the asset have expired, or the Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a pass-through arrangement; and with that a)the Company has transferred substantially all the risks and rewards of the asset, or b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

c) Impairment of financial assets

The Company applies the expected credit loss model for recognising allowances for expected credit loss on financial assets measured at amortised cost.

Financial Liabilities

Classification

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

Subsequent Measurement

Loans and borrowings are subsequently measured at Amortised costs using Effective Interest Rate (EIR), except for financial liabilities at fair value through profit or loss. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. Amortisation is included as a part of Finance Costs in the Statement of Profit and Loss

Financial liabilities recognised at FVTPL, shall be subsequently measured at fair value.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

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Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Re-classification of financial instruments

The Company determines classification of financial assets and llabilities on Initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest. The Company has not reclassified any financial asset during the current year or previous year.

o). Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholder by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit after tax for the period attributable to equity shareholders and the weighted average number of equity shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

p). Segment Reporting

Based on "Management Approach" as defined in Ind AS 108 -Operating Segments, the Chief Operating Decision Maker evaluates the Company's performance and allocates the resources based on an analysis of various performance indicators by business segments. The Company concludes that it operates under two reporting segment viz (a) Trading, Distribution and Development and (b) Wind power genration, the secondary reporting segment is geographical segment based on location of customer viz domestic and overseas.

Unallocable items includes general corporate income and expense items which are not allocated to any business segment.

Segment Policies

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the standalone financial statements of the Company as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

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Key estimates and assumptions

The preparation of the financial statements in conformity with Ind AS requires the Management to make estimates and assumptions that impact the reported amount of assets, liabilities, income, expenses and disclosure of contingent liabilities as at the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as on the date of the financial statements. Actual results may differ from the estimates and assumptions used in preparing the accompanying financial statements. Difference between the actual and estimates are recognised in the period in which they actually materialise or are known. Any revision to accounting estimates is

recognised prospectively. Management believes that the estimates used in preparation of Financia I Statements are prudent and reasonable.

2.4 First Time Adoption of Ind AS

The Company has adopted Ind AS with effect from 1st April 2017 with comparatives being restated. Accordingly the impact of transition has been provided in the Opening Reserves as at 1st April 2016. The figures for the previous period have been restated, regrouped and reclassified wherever required to comply with the requirement of Ind AS and Schedule III.

Exemptions from Retrospective Application

(i). Business combinations

The Company has applied the exemption as provided in Ind AS 101 on non-application of Ind AS 103, "Business Combinations" to business combinations consummated prior to April 1, 2016 (the "Transition Date"), pursuant to which goodwill/capital reserve arising from a business combination has been stated at the carrying amount prior to the date of transition under Indian GAAP. The Company has also applied the exemption for past business combinations to acquisitions of investments in subsidiaries / associates / joint ventures consummated prior to the Transition Date.

(ii). Fair value as Deemed Cost

The Company has elected to measure items of property, plant and equipment and intangible assets at its carrying value at the transition date except for certain class of assets which are measured at fair value as deerned cost.

(iii). Investments In Subsidiaries, Joint Ventures and Associates

The Company has elected to measure Investments in Subsidiaries, Joint Ventures and Associates at Cost

(iv). Classification and measurement of financial assets

The Company has classified the financial assets in accordance with Ind AS 109 on the basis of facts and circumstances that exist at the date of transition to Ind AS.

Notes to Financial Statements for the year ended 31st Marcia, 2018

5. PROPERTY, PLANTAND FULIPMENT

			The set of the set of the	Cost of Deemed of			*****	1		April	nulated Depre	elation			1		(Amount in Rs.)
			al an	COLOS PEDIAN P	4	· · · · · · · · · · · · · · · · · · ·		Į	E		invited capit		MA 15 . 30			Carrying Am	RINT
Description	As at 1st April; 2016	Additions	Deletions	As of 31st March, 2017	Additions	Deletions	As at 31st March, 2018	As at 1st April, 2016	Additions	Deletions	As at alst March, 2017	Additions	Delélions.	As at Bist March, 2018	As at 31st March, 2018	As 213241 March, 2017	As at 1st April, 2016
Tangible Assets			1										1				
i requisition and	18,00,000			18,00,000		· ·	18,00,000	-	•	· ·	1 -	•	-	1 .	18,00,000	18,00,000	18,00,000
Lessenaut Lond		90,15,320	ł -	90,15,320	32,45,700	•	122,61,020	•	84,472	-	84,477	2,95,990	· ·	3,80,462	318,80,558	89,30,848	· ·
Plant and Machinery	\$\$0,42,776	F	(25,47,123)		-	•	\$64,95,653	•	- 35,44,283	{1,82,325}		34,23,271	· ·	66,85,225	498,10,428	532,33,699	\$90,42,776
Productors Systems	19,67,081	47,340	(\$1,522)	19,62,899			19,62,899	-	9,02,552	[27,978]	8,7A,574	6,94,88Z	- 1	19,69,456	3,93,496	10,88,324	19,67,081
Succession Statutes	74,18,555	-	(32,75,237)	41,43,318		•	A2,43,918	•	9,62,703	(\$,44,580)	4,18,123	4,54,682	-	8,72,805	32,70,\$13	17,25,195	74,18,555
St. 1. 1849.385	30,55.2.76			30,55,276	-	•	30,55,275	•	7,20,410	•	7,20,410	5,95,205	•	13,16,615	17,38,661	23,34,866	30,55,276
Offer Equiptments .	40,71,141	25,000	(1,01,955)	39,94,186	•		39,94,125	•	3,24,657	(25,055)	2,99,602	6,01,431	•	9,01,033	30,95,152	36,94,583	40,71,141
Total Tangible Assets	773,54,829	90,87,660	(59,75,837)	804,65,652	32,45,700		837,12,352	-	65,39,020	(8,79,940)	\$6,59,137	60,55,462		117,25,598	719,86,808	748,07,572	773,54,829
	1																
Total Property, Plant and Equipment	773,54,829	90,87,660	(59,75,837)	804,66,652	32,45,700		837,12,352	-	65,39,020	(8,79,940)	\$6,59,137	60,56,462	-	117,25,598	719,85,90\$	748,07,572	773,54,829

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4 INVESTMENTS - NON CURRENT

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Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
1 Investments measured at Cost			
		1	-
Investments in Equity Intruments - Unquoted			
Investment in Subsidiaries			
Veritas Polychem Private Limited	100,00,000	100,00,000	1,00,000
(CY 10,00,000 Equity shares of Rs. 10 each)			
(PY 10,00,000 Equity shares of Rs. 10 each)			
(PY 10,000 Equity shares of Rs. 10 each)			
Veritas Americas Trading Inc	67,610	67,610	67,610
(CY 10,000 Equity shares of \$ 0.1 each)			07,011
(PY 10,000 Equity shares of \$ 0.1 each)			
(PY 10,000 Equity shares of \$ 0.1 each)			
Veritas International FZE UAE	2901,36,063	2901,36,063	2901,36,063
(CY 16 Shares of AED 10,00,000 each)	,,,		201,30,00:
(PY 16 Shares of AED 10,00,000 each)			
(PY 16 Shares of AED 10,00,000 each)	l I		
Hazel International FZE UAE	1249,64,845	171,78,595	5,96,09
(CY 35 Shares of AED 1,000 each)	28.1010-10-10	112,70,553	5,50,09
(PY 35 Shares of AED 1,000 each)			
(PY 35 Shares of AED 1,000 each)			
Veritas Agro Venture Private Limited	1,00,000	1,00,000	1,00,00
(CY 10,000 Equity Shares of Rs. 10 each)			
(PY 10,000 Equity Shares of Rs. 10 each)			
(PY 10,000 Equity Shares of Rs. 10 each)			
Veritas Infra & Logistics Private Limited	1,00,000	1,00,000	1,00,00
(CY 10,000 Equity Shares of Rs. 10 each)		-	
(PY 10,000 Equity Shares of Rs. 10 each)			
(PY 10,000 Equity Shares of Rs. 10 each)			
Veritas Agricom LLP	4,99,99	0 4,99,990	-
Veritas Infra LLP	9,99,99	9 9,99,999	
Other Investment			
. Quasi equity contribution to Veritas Polychem Privat	e _	-	
Limited	5226,19,96		-
Total Unquoted	9494,88,4	57 3190,82,257	2910,99,7

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	ments Contd.			
21	investments measured at Fair Value through Profit			
2	and Loss			
4	investments in Equity intruments - Quoted			
1	investments in others			
1	Vitan Agro Industries Limited	18,80,000	40,40,000	54,92,000
	(CY 4,00,000 Equity Shares of Rs. 1 each)	ł –		
	(PY 4,00,000 Equity Shares of Rs. 1 each)			
	(PY 4,00,000 Equity Shares of Rs. 1 each)			
	DB (International) Stock Brokers Limited	42,00,000	47,80,000	99,50,000
	(CY 5,00,000 Equity Shares of Rs. 2 each)			• • • • • •
	(PY 5,00,000 Equity Shares of Rs. 2 each)			
	(PY 5,00,000 Equity Shares of Rs. 2 each)			
	Rander Corporation Limited	64,03,418	63,32,112	63,57,679
	(CY 4,57,38 Equity Shares of Rs. 10 each)			
	(PY 4,57,38 Equity Shares of Rs. 10 each)			
I	(PY 4,57,38 Equity Shares of Rs. 10 each)			
,	CCL International Limited	1,89,750	3,15,000	14,49,000
	(CY 15,000 Equity Shares of R5.10 each)			
	(PY 15,000 Equity Shares of Rs. 10 each)			
	(PY 15,000 Equity Shares of Rs. 10 each)			
	Total quoted	126,73,168	154,67,112	232,48,679
	Total	9621,61,635	3345,49,369	3143,48,447

Information as required under paragraph 17(b) of Ind AS - 27 for Investment in Wholly owned Subsidiaries:

4.1____

Name of the Subsidiary	Principal Place of Business	As at 31 March 2018	As at 31 March 2017	As at 1 April 2016
		9	6 of shareholding	ţs
Veritas Polychem Private Limited	India	100	100	100
Veritas Americas Trading Inc	USA	100	100	100
Veritas International FZE	UAE	100	100 -	100
Hazel International FZE	UAE	100	100	100
Gv Investment Finance company Limited	Mauritius	100	100	100
Veritas Globle pte Ltd	Singapore	100	100	100
Veritas Agro Ventures Private Limited	India	100	100	100
Veritas Infra & Logistics Private Limited	India	100	100	100
Veritas Agricom LLP	India	100	100	100
Veritas Infra-LLP	India	100	100	100

5- OTHER NON CURRENT ASSETS

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 - Amount (Rs.)
Loans and Advances Advance Tax (Net of Provisions)	- 84,33,362	91,27,111	72,16,023
Capital Advance	84,33,362	3,50,000 94,77,111	4,00,000

Mover to Pleasable Distances for the year, amound Stat provide 2011.

6 INVENTORIES

Particulars	Ås at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
(At Lower of Cost and net realizable value)			
Stock In Trade	1473,84,041	2001,36,502	10,31,726
Stock In Transit	-	470,24,400	-
Total	1473,84,041	2471,60,902	10,31,726

7. TRADE RECEIVABLES

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Trade Receivables			
Unsecured			
Considered Good	10863,05,295	9447,58,859	7544,23,853
Considered Doubtful	78,15,129	725,92,993	503,69,597
Less : Provision for Expected Credit Loss allowance	., .,		000,000,000
on doubtful debts	(78,15,129)	(725,92,993)	(503,69,597)
Total	10863,05,295	9447,58,859	7544,23,853
rade Receivables includes amount receivable from Related Parties as under:			
No. and the state of the state	As at	As at	Asat
Particulars	31 March 2018	31 March 2017	1 April 2016
	Amount (Rs.)	Amount (Rs.)	Amount (Rs.)
Trade Receivables from related Parties Hazel Mercantile Limited Sanman Trade Impex Limited Aspen International Private Limited	- 1016,97,500 3688,81,004 315,57,825		· -
Total	5021,36,329	-	-
8 Cash and Cash Equivalents			<u>. A. M. Ester</u>
Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Cash and Cash Equivalents			
(i) Balances with Banks			
In Current Accounts	2,58,145	24,99,370	12,27,69
(ii) Cash on Hand	75,546	60,186	58,70,47
· · ·			-
Other Bank Balances	· · ·		
(i) Unpaid Dividend Bank Accounts	16,14,602	13,68,710	11,12,19
(ii) Deposit with maturity for more than 12 months	-	_ ·	
Deposit with maturity for more than 3 months but less		1	
(iii) than 12 Months (held as margin money against	-	-	1
borrowing)	- 1821,71,976	1234,03,786	1241,46,09
	~		
Total	1841,20,270	1273,32,052	1323,56,4
Cash and Cash Equivalents as per Statement of Cash Flows	1841,20,27	1273,32,052	1323,56,44

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9 LOANS - CURRENT

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Unsecured Considered Good unless otherwise stated			
Loans and Advances			
To Employees	1,15,000	40,000	43,502
To Wholly Owned Subsidiaries (Refer Note No. 35)	1544,06,564	2880,15,348	4066,93,258
Others	182,99,920	200,00,000	440,34,000
Security Deposits	895,63,107	895,87,615	34,91,090
Total	2623,84,591	3977,42,963	4542,61,85

10 OTHER FINANCIAL/ASSETS

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
- ecured, Considered Good er Receivables -	9,93,417	5,00,068	9,59,768
 Totał	 9,93,417	5,00,068	9,59,768

11 OTHER CURRENT ASSETS

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Unsecured, Considered Good	•		
Prepaid Expenses	93,37,175	18,01,520	113,87,134
Advance Gratuity	17,44,167		
Balance with Government Authorities	53,53,908	14,78,852	1384,09,541
Total	164,35,250	32,80,371	1497,96,675

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12 EQUITY SHARE CAPITAL

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Authorised Share Capital Equity Shares of Rs. 1 each (CY 10,00,00,000 shares of Rs. 1 each) (PY 10,00,00,000 shares of Rs. 1 each) (PY 10,00,00,000 shares of Rs. 1 each)	1000,00,000	1000,00,000	1000,00,000
Total	1000,00,000	1000,00,000	1000,00,000
Issued Subscribed and Paid Up Equity Shares of Rs. 1 each (CY 2,68,10,000 shares of Rs. 1 each) (PY 2,68,10,000 shares of RS. 1 each) (PY 2,68,10,000 shares of RS. 1 each)	268,10,000	268,10,000	268,10,000
Total	268,10,000	268,10,000	268,10,000

12.1 The reconciliation of the number of shares outstanding is set out below :

Particulars	As at 31 March 2018	As at 31 March 2017	As at 1 April 2016
Equity Shares at the beginning of the year (nos)	_ 258,10,000	268,10,000	268,10,000
Add/Less: Changes in Equity Shares (nos)	•	-	-
Equity Shares at the end of the year (nos)	268,10,000	268,10,000	268,10,000

12.2 The details of shareholders holding more than 5% shares :

Name of the Shareholders	As at 31st March, 2018		As at 31st March, 2017		As at 1st April, 2016	
Name or the sparenoiters	No. of Shares	% Holding	No. of Shares	% Holding	No. of Shares	% Holding
Mr. Nitin Kumar Didwania	92,50,000	34.50	92,50,000	34.50	92,50,000	34.50
Ms. Niti Didwania	67,13,100	25.04	67,13,100	25.04	67,13,100	25.04
Onix Assets Ltd.	30,00,000	11.19	30,00,000	11.19	30,00,000	11.19
Latitude Consultants Limited	26,00,000	9.70	26,00,000	- 9.70	26,00,000	9.70
Kamalasini Tradelink Pvt Ltd.	14,71,300	5,49	14,71,300	5,49	. 14,71,300	5.4

12.3 Rights, preferences and restrictions attached to Equity shares

"The Company has issued only one class of equity shares having a par value of INR 1 each. Each equity shareholder is entitled to one vote per share. The Company declares and pays dividend in Indian Rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

in the event of liquidation of the Company, the holders of the equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders."

12.4 Proposed Dividend

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The Board of Directors of the Company has proposed dividend at ₹0.05 per equity share for the financial year 2017-2018, which would have been declared in the Annual General meeting.

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Proces to Manapelal Statements for this year anded Stat (Anacli, 2013

13 OTHER EQUITY

·	Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
(i).	Securities Premium			
	Opening Balance	9711,68,750	9711,68,750	7 137,68,750
	Additions / (Transfers) during the year	-	-	2574,00,000
	Closing Balance	9711,68,750	9711,68,750	9711,68,750
(ii).	Surplus in Statement of Profit and Loss			
	Opening Balance	5067,70,781	4315,67,158	3458,24,306
	Add: Profit for the year	614,69,095	697,74,123	855,95,064
	Credit for Tax on Dividend	-	2,74,400	2,47,789
	Transfer from Capital Reserves	-	66,70,000	•
	Less: Final Dividend on Equity			
	Shares (CY Rs. 0.05 per share)			
	(PY Rs. 0.05 per share)(PY Rs. Nil per share)	(13,40,500)	(13,40,500)	-
	Tax on Dividend	-	(2,74,400)	-
	Closing Balance	5668,99,376	5067,70,781	4316,67,15
(iii).	Opening Balance	3,60,263	3,52,239	3,52,23
(en).	Other Comprehensive Income (OCI)	8,84,289	-	2,22,23
-	Add: Movement in OCI (Net) during the year	(8,29,827)	8,024	-
	Closing Balance	4,14,725	3,60,263	3,52,23
	Tatal	15384,82,852	14782,99,794	14031.88.14

14 BORROWINGS - NON CURRENT 國家市論員

Particulars	1 <u>14</u> 23 - 2010 - 2010	As at 31 March 2018 -Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	- As at 1 April 2016 Amount (Rs.)
Secured at Amortised Cost Rupee Loans From Banks			-	40,95,495
 Total				40,95,495

15:BORROWINGS - CURRENT

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Secured at Amortised Cost Loans repayble on demand from Banks	1114,31,467	· 1679,47,202	2431,45,869
Total	1114,31,467	1579,47,202	2431,45,869

15.1

- Primary Security Exclusive Charge on the Current Assets of the Company Collateral Security Personal Guarantee of the Director (Mr. Nitin Kumar Didwania)

states to Fund differences for the year and addition March, 2011

TRADE DAVABLES

16 TRADE PATABLES	- and a filter back	i ta ŝt	1. ¹ 2
Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Trade Payables - Micro Small and Medium Enterprises -Others -	9217,70,212	4320,45,221	1.857,20,217
. Total	9217,70,212	4320,45,221	1857,20,217

16.1 Refer Note 32 for disclosures under Section 22 of Micro, Small and Medium Enterprises Development Act, 2006

17 OTHER FINANCIAL LIABILITIES

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Current Maturity of Long term Borrowings	-	39,02,659	99,43,613
Statutory Liabilities	8,43,304	7,15,931	6,58,534
Financial Gurantee Obligation	912,03,750	-	-
Interim/Final Dividend Unpaid	16,14,602	13,68,710	11,12,195
Other Payables	253;78,582	256,38,450	77,00,969
Total	1190,40,238	316,25,750	194,15,311

18 PROVISION

	Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
-	Provision for Leave Encashment	- 13,45,343	11,88,242	11,45,472
ľ	Total	13,45,343	11,88,242	11,45,472

19 CURRENT TAX ASSETS AND LIABILITIES (NET)

Particulars	amount (Rs.)	31 Màrch 2017 Amount (Bs.)	1 April 2016 Amount (Rs.)
Provision for Tax (Net of Advance Tax)	113,10,178	36,35,544	39,86,672
Total	113,10,178	36,35,544	39,86,672

Notes to Financial Statements for the year unded 31st March, 2018

20 REVENUE FROM OPERATIONS

Particulais	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Sale of Products	52488,95,415	53401,75,419
Total	52488,95,415	53401,76,419

20.1 Sale of Products comprises:

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Electricity Generation Agricultural Farm Produce	83,03,968	81,75,789 52,28,908
Traded and Developed Goods	52405,91,447	53267,71,722
Total	52488,95,415	53401,76,419

21 OTHER INCOME

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Dividend Income		
- Subsidiaries	166,75,298	171,12,850
- Others	-	2,500
Interest income .	-	
- interest on Income Tax Refund		112,59,625
- Interest income on FD carried at Amorrtised Cost	- 99,05,155	-
- Subsidiaries	**	110,60,568
 Other Non Oprating income		
- Amortisation of Financial Guarantee	222,35,438	165,82,500
- Interest on Fair Valuation of Rent Deposit	2,31,253	2,07,407
- Others	7,11,706	112,75,30
Total	497,58,850	675,00,74

Notes to Financial Statements for the year ended 31st March, 2018

22 EMPLOYEE BENEFIT EXPENSES

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Salary / Wages and Allowances	232,50,3	79 231,73,942
Contributions to Provident & Other Fund	11,33,4	54 9,02,970
Directors' Remuneration	30,00,0	24,00,000
Total	273,83,1	33 264,76,91

22.1 Refer Note No. 29 for details of Delined Benefit Contribution.

23-FINANCE COSTS

Particulars		As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
On Term Loans			
- Interest on Term Loan		76,282	10,75,442
- Interest on Car Loan		507	53,768
On Working Capital Loans			
- Bank Interast	1	194,25,471	131,17,397
- Bank Charges, Commission and Others		49,07,280	80,62,543
-Interest on Fair Valuation of Rent Depo	osit	2,32,168	2,32,168
Total		246,41,708	225,41,31

VERITAS (INDIA) LIMITED Notes to Financial Statements for the year anded 31st March, 2018

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Logistics Expenses	36,17,039	24,35,190
Packing Charges	3,20,611	56,080
Rent Paid	15,48,475	13,83,511
Repairs & Maintainance	·	-
Machinery	26,34,988	18,60,108
Others	19,760	1,12,724
Insurance	2,36,486	1,63,507
Rates and Taxes	8,33,460	89,022
Brokerage & Commission Charges	4,98,163	-
Communication Expenses	7,37,409	10,61,63
Traveling and Conveyance	8,73,326	23,11,60
Printing and Statlonery Expenses	1,25,204	32,86
Advertising / Business Promotion Expenses	5,37,538	9,20,21
Legal and Professional Fees	55,11,786	112,85,82
Payments to Auditors (Refer Note 24.1)	29,10,000	10,00,00
Loss on sale of Fixed Assets	-	47,75,21
Electricity Charges	6,46,939	7,16,4)
Farming Expenses	~	6,92,94
Directors' Sitting Fees	88,270	\$6,00
Miscellaneous Expenses	7,59,396	12,59,3
Corporate Social Responsibility (Refer Note 26)	5,95,215	-
Bad-debts	795,07,683	•
Less:Provison Far bad debts	(725,92,993)	-
Provision on Loan	20,00,000	-
Allowance for Expected Credit Loss	78,15,129	222,23,3
Net Loss on Investment carried at FVTPL	27,93,944	77,81,5
Total	421,17,827	602,17,3

24.1 Payment to Auditors as :

Particulors	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Statutory Audit Fees	29,10,600	9,00,000
Tax Audit Fees		1,00,000
Total	- 29,10,000	10,00,000

Notes to Financial Statements for the year ended 31st March, 2018

25 Current Tax Provision

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Profit before Taxes	958,34,725	964,69 ,559
Less: Exempt Incomes	-	[45,38,467]
Add: Disallowance of Expenses	1,26,732	1,09,981
Profits as per Income Tax Act, 1961	1037,76,585	920,41,073
Applicable Rate (MAT)	20.39%	20.399
Tax Provision	- 211,58,852	187,66,116
Add: Interests Attributable	11,32,842	8,37,317
Add: Taxes related to Prior Years	(55,462)	2,21,582
Add: Tax On Items in OCI	2,27,974	, .
Total Current Tax Provision	224,54,207	198,25,11

25.1 Deferred Tax Liability / (Assets)

Particulars	As at 31 March 2018 Amount (Rs.)	As át 31 March 2017 Amount (Rs.)	As at 31 March 2016 Amount (Rs.)
Arising on account of Timing Difference in Depreciable Assets Gross Deferred Tax Liability / (Assets) Add/[Less) : Provision for Current Year	(19,42,487) 119,56,884	46,42,445 {65,84,932}	195,19,816 (148,77,371)
Net Deferred Tax Llability / (Assets)	100,14,379	(19,42,487)]	46,42,445

Notes to Financial Statements for the year ended 31st March, 2018

26 Corporate Social Responsibility (CSR)

Particulārs	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
 (i) Gross Amount to be spent by the Company during the year (ii) Amount spent during the year 	16,19,305 5,95,215	18,91,153
 a) Construction/Acquistion of any asset b) On purpose other than above (ii) (a) ~ in cash 	-	-
c) On purpose other than above (ii) (a) - Yet to be paid in cash	-	
Amount unspent during the year	10,24,090	18,91,153

27 FARNINGS PERSHARE (EPS)

	Particulars	As at 31 March 2018	As at 31 March 2017
(i).	Profit /(Loss) attributable to Equity Shareholders of the		
	Company (Rs.)	614,69,095	597,74,123
(li).	Weighted Average number of Equity Shares (Basic)(nos)	268,10,000	268, 10,000
(6i).	Weighted Average number of Equity Shares (Diluted)(nos)		
		268,10,000	268,10,000
(iv).	Basic Earnings per Share (Rs.)	2.29	2.60
(v).	Olluted Earnings per Share (Rs.)	2.29	2.60
(vi).	Face Value per Equity Share (Rs.)	1	

VERITAS (INDIA) LIMITED Note:) to Fin Initial Statement for the year ander 31st wards, 2013 •

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Hate Na: 28 Artimered Benefit Plans

[]], Greenity: The Granicy Plan is governed by the Payment of Granic's Act, 1972, Under the Act, on Emj Insight of service at Repartition Cate. The following while us and the honded status of the granising planes and the anothest receipting where the years of perske is existed to specific baseful. The issue of baseful provided depends ors the sta

ste en at March JL, 1018 and Nipoch 31, 2017. at to the C o's fi بمتدادف

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1	Charge in Searcht Obligation during the year anded March 12, 2518		
	ristinder.	As in 31 if March 2018	Acut Marblanch 2017
	Prenase Value of Defined Science Obligation at beginning of the year	73.54,857	15,25,430
	Corrent Service Cast	4,50,811	4,75,510
	intance Cost -	2,42,789	2,94,630
	Actualia (Caba)/Laises	[1,28,070]	2,85,474
	Benetis Fild	(3.24.348)	(5,81,377
	Pressed Visice of Defined Benefit Obligation as and al the year	47,417,741	\$2,94,857
25	Charge in Acoust sturing the year anded Marth 31, 2013		
	Pertituders	As at \$111 Merch 2018	As at Mart Statich 2017
	If sir value of stan Assess at the beginning of the year	S2,45,113	61,57,734
	Actual Perse The Paid	(1,14,4-4))	-
	Espoces interns on Plan Assots	4,403,0253	5,06,23
	Contributions by Employee	53,600	7,61,54
	[Armartes Laire / Janese]		S.45.17
	Ban Assess at the end of the year	£1,41,518	Q.85.11
64 64	Hat Asset/ Elizability recepted in the Silone Shart		
	Particulars	As bet Sint Morth 2018	As at 15st March 2017
	Present Value of De Deper Seco St Oblig alon	64,51,751 I	\$2,84,23
	Tair Value of Plan second as a Martin SI, 2018	64, 55, 915	Q.M.11
	Find Scenes Surplas/(Deficit)	1),44,107	30.00.25
	34 at As ant/[LibbRiv] as at \$4.000 31, 2018		
IV	Expenses recognized in the sistement of Profit & Loss under Employee Besell Copenses		
	Particulars	As set \$1st Selects 2018	AL AL TEL MARCH 2017
	Convent Service Colt	A.1Q.683	4,75,5
	Internat Cont	2.62,265 5	7,11,0
	Expected resume on Plan Assan	<u>[4.80.0012]</u>	15,06,7
	Heracustal Gera Viorses	13,28,025	3,89.4
	Total Easterise	1211.592]	11.31,4
۷	The major catagories of pian arrets as a percentage of total plan,	7 ja - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 1	
	Partindera	As at \$1st March 2018	Ar at Mar March 2017
	loswar Manigad Funda	100%	100%
vi	Artuarit Anumotime		
	Particulars	AL 14 3244 March 2015	At at 11st Maria 2017
	Churchine Rate	2%	- 4%
	Skale of Roberts and Plant Assests	111	13
		and the second second	
	Manualto Table	LOCIERSE	LHC (1934-20)

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VERITAS (INDIA) LIMITED Natar no eleandral Statementa for una goar andro 314 March, 1913

			Annon (Rs)
	Change in Secolit Chilgelian during the year anded March 31, 2028		
	Particidari	At at 31st Master 2014	Au an Harakanak 2013
	Freisert Vature of Defried Rosents Chatgelien at hegiming of the year	11,10,242	\$1,82,725
	Durrent Service Cost	7,36,317	1.12.550
	Warrent Case	75,590 }	25,346
	Actuaries (Merene and Transfer to ACas) astrona	[60,209]	(5,195
	Benefis Pald	(1,14,357)	ja,73,364
	Presest Vilus of Defined Benefit Oblyatha at end of the year	11.6.341	11,88,743
#			the second states and second
	Particulars	As we also beauth teres	As at Mathiants 2017
	Fair Volue of Finn Assess at the beginning of the year	-	-
	Actual Benefits Paid	- 1	•
	Experied columns on Plan Asiata	<u> </u>	•
	Computionally Employer	-	-
	Amarini Gars (Ilacias)	-	
	The Aliets fi the red of the year		
it i	Wet Asset/(Lindelbrd) recognized in the Calsers Street		
	Particilies	As at \$150 March Z218	AL 12 2311 MINC 2017
	Net Coening precision is books of accounts	11.54.742	11.92.72
	Tracter tericus) stignion		(1,3
	Tremier lafferst) elss stratt		
	Engine beakterpences is beforenne Z	2,71,654	4,702
	Severite Fail by the Company	11,14,557)8	د الاربة
	But Italia provides in basis of scatters	1243421	11.23.4

- Contraction of the local data			•
W	Lupaners recognized in the statement of Profit & Loss under Caspinger Repetit Dipenses		
	Particulars	As at blat March 2018	As 28 37.57 March 2017
	Commt Service Cast	2,36,317	1,97,250
	Industric Carls	15,590	\$5,915
	Experied returns in Man Assets	-	· · ·
	Net Actualial (Salas) Astaci	190,2491	[11,53,4]
	fatal fictorise	2,71,055	4,10,172
Y	Actestial As memptions		
	Particular		As at slid March 2017
	Dienset Kata	7.60%	1.32%
1	Asia of Estars on Pian Assets	0.00%	9.00%
	ManulityTeskie	inches Assured Lines Mossily (2005- 38)	indias Alsures Lives Monsky (3008- 593
	WARD warment 44 a	The Yante	AD Vereta

tione No. 29 Contingent Lis end Co

\$e.360.	Particulars	For the year anded Stat March, 2014	For the year ended Hist March, 2017
	Cartingert Unbittles	-	
Ł	Guranites	83602.00.000	64512.00.0
b.	Cains states Company not schooseladged as Debix		
	lecome Tax Densed pending Appent and Antification	156,27,210	
	Sales Tax Demand pending Appent	L38,534	1985
	Total	44019,85,774	44513,59,5

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Philos na Saanalat State-animi tene thir year or deel 3 hat talanda, 2013 -

Note fig: BE Foundation numeral

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s. The fair value of lowestances in an evented Dyains Scores is measured at NAV. b. All Fireign currency denominated sulers and SabDilles are wassibled using eachange rate at resorting date. As #31 March 2021 As #31 March 2021 As at \$1 North 1915 As st 231 Warth 2023 Cerning Annoset Level of Input Level in Complete R 211/11 Annochical Gale Lovel i Lovel Level Firith A unt Land of Impet used in artical Case Land 1 Land 2 Land 3 Particulars Certify Arcust Livel of lapet used Sea FFAPC Anonised Cast Carel 1 1 1 1 1 1 Lond 3 Strumbl Assets Al Com/Amerikad Cost HUMAR 9114.81.447 10612257 HERLEN Burniners. THAT 2514.9524 125105,25 141,30,09 34134151 7541,22453 122,56453 1542,82,851 Train Secelvables Luch and Back Balances - 10161-0-255 7541 21,213 94034,39 15415,28,233 1111,31,057 1171,42,567 man 111156,157 - 1111,1246 - 3,02,06 454264.851 958758 Leven Other Rouncial Arnets 20144.59 1033.4591 139.41 1,74,95 1.51.417 359,768 At fair them to sugar Prati and Los 11678164 - 100182 154,67,112 14,0,112 Smatters TILH, STI - 1244.575 Financial Linksteins At Accessived Cont. Screwings Trade Perubics - 1177,41,554 - 1157,20,111 - 254,51,311 IIII, JUA - ILLILLI 19,0,22 1577,0,212 · NILALHA 1 9111,20,712 . 1117,70,111 1120,45,771 - 45045.171 1857.30.157 ril Cabi 1700,40,121 1104.40,731 165,151 1163,34 When first 194,15,311

reign Durre ney Kink The following Table shows Foreign Corrency Exposures in Anancial Instruments at the end of the reporting geried.

Amount (RS)

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Armoust (Re.)

Partikulurs	As at 31 March 2014 Au at 31 March 2017			
(4)348(F	uso .	154 H	VSD	3403
Trade Payables	32,040	13,56,403	30,050	33,50,347
Trade Receivable	\$,25,003	\$35,58,000		

Foreign Currence Semiticity The following table demonstrate the sensibility to a reasonably p Tender Payable Amount (Rs.) essible that a la cath on the Cas npes in US Profit/[Loss] Rate (19,564 19,364 (19,504 or the year anded 31as March, 2015 1% -1% 1% for the sear ended 31st March, 2017 18.564 Trade Receivable Changes in USO • Profit/T Loss) Rais for the year ended 3142 March, 2018 15 5.34,580 (5,36,564) -134 -134 -135 -135 -Ear the year coded 315t Hareh, 2017

Interest Bate Sink

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		NA RESIDENT FOR THE CONTRACT OF THE CONTRACT.	Ampert [Rs.]
Sr.No.	Particulars	For the year cashed	For the year ended
ST.NO.	F & LAUIDS	Tist March, 2018	31st March, 2013
	Louins.	1114,31,467	1\$73,47,202
	বিশ্বহা	1124,31,467	1675,47,202

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Interest Role Sourcestry Impact of Interest Expenses for the year on SK change is interest Rase

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	-					ACTIVATE (AL)
		T		Changes in	Profit Love I	
-		-1	7	Allerest Rafe	succedit rose ?	
	for the year ended \$111 Merch, 2018			5%	(11,14,313)	
	_		_	-1%	11,14,315	
	For the year Inter 43141 March, 2617		-	18	115,79,472	
				-155	14,73,472	

Hotzs to Shaandal Singinan to be the year ender Wet Merch 1811

The Company's support is credit task is induced matching by the induitions characteristic is a second to a support of the contract of the cont

meximum supresses to presite that for trade and other receivables by type of counterparty was at follows ; (he

1996 LIVERTHE DR. WEDARDIN IN THEORY SATE FOR LIVER REAL ADDRESS ADDRESS OF INCLUDES	•			Amorial (Rs.)
			Catifying a	extract
	Malae	March SL, 3818	Hours 31, 2917	Merch 11, 2014
Timeretal Ativit (Carval)				
Canada annal chanha agusionnaisanna	*	1,33,601	25,05,559	70,98,178
Benk Balance niker than cash & cash equivalenty shows	5	Wat, 84,379	1217,72,495	1252,58,216
Lains	2	2523,64,521	2017,42,963	1542,05,051
Other Anenies stats	10	3,03,417	5,00,065	9,59,764
Trade and other receivables	9	10467.05,295	(447,53,850	7644,22,441
		15338,01,571	14703,33,943	13429.01,920

al Frade receivables

ng recommendences The Group buildening sconters the storecound credit loss is a sparint the outsunding bulances. The Group publicles as allowing for impliment that separate its automate of aspected losses is report of trade receivables. The Group public best is private reactive to expected credit loss for the one receivables. The Group has developed this metric based on thronics is as a west as forward loading intervention persisting to assessment of credit club.

An implement analysis in performed all parts reporting date on an individual basis for major cleans. In position a large number of more remaining and property and ensemed. For Large instances, in particular, and the complete states of property and ensemed for Large instances, and a second states of the clean states and the complete states of the clean states and the clean stat

The Company resource to currenters is divertified and no single conteners contributes to proce than 35 % of outstanding track received as at March 31.2014 and 1017.

		Amount (Rs.)
	furtheyest	For the year
ក្នុងលេខមនា	ended	enders
	114 Merth. 2213	Xist Harth, 2917
Demostic Tests Brookstors	10315,47,225	9447,58L859
Forign Truch Acceleration	\$36,54,009	-
The following table gives concentration of credit risk in terms of Top 10 causais receivable inon customers		
	For that year	For the year
Partiodare,	sadad	ended
	31 th Marin, 7914	SLA MINH, 2017
Trade Securitables	7137,13,623	4404,58,771

t) Cash and cash reportense Cash and cash reportense of WR 7,23,691 of March 31, 2018 (March 31, 2017; INV 25,29,516, March 31, 2016/JHR 70,94,170]; The cash and cash reportents of held with block and feneral institution counterparties with part or difference

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Liquiday Sin The Liquiday Sin The Liquid rule the Company with recountly difficulty in meeting the obligation associated Sinh its financial Babalties that are settled by delivering tash or another Enzectal Sister. The Company's appropriate for another Saudity is to control, so far as possible, that it will have confident Squishing in meeting the confidence where the financial Babalties that both normal and circuited Confidence, white the control waves or realing in meeting the configuration of the financial Babalties that the control and circuited Confidence, white the control waves or realing in a superior of the Company's representation. ----

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Moturity Profile of Loans and Other Financial Linkibias as an 32 March, 2018

· ·		-	•	Amarani (Ks.)	
Particulars	Selow LYEN	1-3Years	Above Flears	Total	
Barrowings	1114,31,467	•	•	7214,31,067	
Trade Papatatas	9117,30,212	•	•	\$217,70,212	1
Other Fleandal Gabilities	1190,40,231	<u> </u>		1190,40,338	1
Total	11522,41,917			11522.01.917	ł.

Menatur Franke of Louns and Other Translat Upb/19565 as on 31 Metch, 2017

				A deside on the Plant
Pasticulars	Selow & Year	1-37mars	Above 3 Taurs	Total
Borrawings	1479,47,202	-	•	1679,47,202
Trace Payattes	4320,45,221	•		6110/45,221
Other Financial Gaboulles	116,25,750	•		315,25,750
Tatət	\$316.12.173	-	,	6316,18,273

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Amount (Rs.)

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Dotes to Future in Statements for the year or ded Also March, 2355

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Note tile, 31 Openning Segmania Balloen Segmenti Ng Cangary har klantifød basioner segmenta förd Sambalos & Wale Power Generation etc. Researces og espenies directly surfactable to segme us lindwisy processes) as its primary argument and gaugearity is its secondary segment. Britnew regenesity to providency Trackag, Obvioposant of Scatu

der erets reportab e segment. Expresses which are not directly i lie ta cich rei ics are reported a ording laterature have be on Marked on the basis of president 18 uas of the team and stid manage of charts. All a ea which are net stark to to tegenests have been discloued as una finishin agen

Assess and Radifiers that are directly elicibucting or abacable to segments are a second represents are not abbeated to primary and secondary segments. n, an other moets and haddle र्थन प्रतरण its are disclosed as warfocable. Fixed assess that are used for treversurg casts/

	•••	Yase sodad M	erch 33, 2018	• 24	Yant anded March 31, 2017				
Mar See Lary	Yrading: Distribution scat Developenant	Wind Firmar Gataration	Un-ellesable	Tatal	Trading, Dissibution and Davel prosit	Wind Pawar Géperasian	Unativestia	3005	
agmant Revenue		uning a descent and the second and the			1		······		
Enternal Sales [Press]	\$2405,91,447	83,08,968		52488,65,425	59320,00,930	81,75,789	- 1	53 401,76,415	
Sther Income	· · · · · ·		457,58,850	497,58,450	•	• 1	675.00,745	\$75,00,745	
latal Revenue	52405,02,447	83,53,548	427,38,830	22348,54,265	513,00,05222	\$1.75,719	\$75,00,745	54076,77,164	
Augment Result (PEST)					1				
Profit Balose informit 2005 Tae	893,99,008	LG,08.377	437,59,850	1294,78,432	753,23,753	27.31.126	\$75,00,745	105255,624	
and work and the	343,55,845	76,241	2,581	246,43,708	214,09,798	10,75,442	55,033	AB25,41,214	
Proversion for two	l i			342,65,630		•		1 32.40.184	
Protti estar Ten	443,53,180	15,52,295	457,49,253	614,49,035	133,13,950	16,53,514	674,44,662	697,74,123	
Other Information									
Signiant shad Astate	764,04,735	\$15,02,043	-	122,26,30,808	157,56,650	594,50,923	~	744.07.572	
Segment Other Assels	14447,01,973	\$5.51,220	11145.64.669	25682,17,861	13455,49,554	69,99,213	7222,92,942	20644.01.09	
Total Assets	14685,05,097	\$71,53,593	11145,64,565	27402,04,608	13575,05,201	664,50,732	7132,52,332	21,526,03,20	
Ingraral Liebistics	10410,58,157		1138.73,050	11749,11,817	6309,92,325	35.41,230	295,95,320	6641.02.59	
Tatal Linksview	10620,51,147		1138,79,850	11747,11,817	\$305,62,325	34,45,250	295,95,210	\$6-41,51,89	
Yotal Candral amplayed	4074,68,510	571,33,301	11004,91,019	15657,93,851	7503,45,678	626.95.483	3823,57,012	14755.06,17	

Saced on the "management approach" defined is tad at tas - Operating formers, tas Chief Operating Section Assess evaluates the company's performance and allocate tesourced based an as unalways of various performance and allocate tesourced based on a section performance and allocate tesourced based on a section performance and allocate tesourced based on a section and section and allocate tesourced based on a section and an according for test and test and the section and allocate test and the section and allocate test and the section and allocate test and the section and the section and test and the section and the

Geographical Segmests

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The secondary reporting a gracht for the Company is geographical segment haved an location of sixternors, which sie as follows:

Pinlodari	Domestic 1	Overfiers 1	Totat
Revenue from Enernal Component	51960,74,915	118.14.500	12468,23,475
	152417,08,9195	174, 67, 5005	153431,75,4191
Segment Asters	25908,86,515	3493_14,334	27402.04.561
	24772,63,357	(3357.11,602)	21415,51,755

Nata No. 32 Payable to very micro, sound and modern enterprises: The company is under the process of activity information from Su

das félicie, šecult and Medium (nierprises (MSMI) Development Act, 2005

jr.No,	Particulars		for the year mass Hist Scarch, 2017
	Principal anewstromalaing uspirid But within due date as per the MIMERACT) Man est don therean can niving unpirid Interest park by the Company in terms of Section 16 of the Mitco, handbach McCom (Interpolate Development aut, 2006, clong-with the sectors of the partment mide to the topparte beyond the appointed day during the polad	2 · · ·	-
Emp.	Interest rive and paynoin for the period of delay in making payment public have been paid but beyond the appointed day during the period but without addres butterest securities under the blice, darch and bleban interest securities under the blice, darch and bleban interest securities	•	-
м	platents arowed and remaining unput	•	-
- 645	boutest terneiring due 201 payable boots fo the parteerding parts, until task dets when the bearest dues at about see actually poid to the most enterprices		
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Amount (Rs.)

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VERITAS (INDIA) LIMITED Notes to Associat Jester part (or the year could distingues, 2013

Hote Ho. 31 Laure

Operati The Con the futu nting to

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ny has i i Istilities under nan-tanenileite operating leatet. au in respect of these jesserus at Kist March 2014 and 21st March 2017 are Mar num Levie preti

		Amount (Rs.)
Particulara	For the year ended	For the year ended
Parkuura	Blat March, 2018	31st Mana, 2017
Not been then one year	8:61,842.00	\$,47,10
Later than one year but not later than five years		
	43,18,200,05	17,37,00
Later trans Pres Years	222,51,353,02	100,74,90
fatal	277,47,000.06	121,59,00

ee in the nature of issue to reinted parties as required by SEDI (Listing Obligations and Disc) Note He. 34 Parts to be been easily to tracted in to) Appointions, 2016

		Amount (RL)
Pasticulars	As at the year ended The Month, 2718	As at the year enfed March, 2013
Verilas Agrowentura Privata United	1647,97,472	:445,23,372
Venites Americas Tracting Inc	14,17,513	34,27,461
Vertus Polychem Previce Limited	-	958.41.505
Veritas intra And Logistics Private Limited	65.91.095	14.08,100
Varitas Infra LLP	48,030	21,020
Vertes international FIE	14,21,750	414.54.424
Verkes Agricon LLP	2003	-
Total	1544.04.517	1643.11,975

an 184(4) of the Co niec Act, 2013 Note No. 35 Details of L

Particulari	Fas the year and ad	for the yest ended
**********	Shet Hinrop, 2018	11st March, 2017
Build and Advances given		
incas Agreenture Private Limited	122500	1474.68.000
eress Joneticas Trading Inc	54,414	2,28,448
for tas folgeners Private timited	•	1061,45,552
intes bits And Logistics Private United	37,89,596	184,87,100
feritas tora LLF	27,000	20,21,612
(cilis) Istonasiaal FLE	52,367	442.57,265
initias Agricom UP	2,500 }	
iners and Advances Repaid by	······	
Ventus Aproventure Private Litalited	8,54,000	1955.344
Verians Patrotown Private United	•	59,00,000
Vectors mire And Legislics Private Limited	· · ·	175,00,000
Versas infestLP	•	19.95.931
Yorkis international f2E	158,97,£26	4046,50,000
investments mate		
Veritas Polychem Prevale Limited	- 5224,23,950	39.00.005
Verites Agricum LLP	-	4,49,500
Varilan lafra (1.7		7,23,291
Contrate Suranies Oliven		
werkes international fit	11382.00.000	11347,00,000
tarel international FZE	- 31520,00,000	F1153.00.000

VERITAS (HIDIA) LIMITED Descripte Anomalal Statements for the year anotal Stat Handh, 2013

Hote No. 15 Reinted Party Discours

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a.]	eed parties where control exists and also related parties with often its method. Name of Related Party	Particulari
	fellow anhalderin	Veritas Global Pho Lingled
		Hadel (nernasional FZE
		Ventra International FE
	-	Vorther Assertice Trading int
		Vertian later and Locksuc Private Limited
		Yullas As a Yenane Prinste Britan
		CIV trunctorent Hinteret Company amided
		Vertors Felychern Private Umileo
		Veriles here UP
		Varian Aprican LLP
	an anna an aire ar le na suite le niem air le childe annaichte in fean aire airean an tha an an aire an an aire	Hile Abras Ciousia - Cirectur
	Yey Madagedsi Fertennel	most a unitar exostantea — utitalitet Sateratile Saterghai - Utitale Unitation
		Relayion theoreticage - Chief Unservice Collect
		Presed Data - Company Secretary
		Vallas loveinens United
	Entermises over which have management Persented and their relatives are	Verifak investernans Linnikes Later And Estate Arivata Linciand
	and a superior standium influence	
		Vertue Hauring Development Pricele Limitor
		Hud Marcardo Lonted
	Ž. I	Lannan Yada laspas Umilad Ages laterns dynak reinsk Umiled
		Generation Real Exector Private Limited
		Alexandra financia Private Medical
		Lawald Rinkrede Private Manhed
		Avid Propursas Private Limited
		Provid Trade tags Private United
		This Barter Private Leaders
		Dive Trade Incose Prince Licited
		Cisibweryapri. Trade Drypers Prinata Liverment
		iteeni Lagistics Process United
		filled farzide Private Limited
		Effin lassart faport frånsk Unibed
		Achilana Theorem Provens United
		Laurdia Lufini Private Limited
		Registre Crosses Private United
		Citute 1/ for targen Private United
		ladia firtrata kinshad
		Priceters wordstrade Rowald Limited
		Shummer Trede Impex Privite Limited
		Revise Securities Private Linking
		afalaring respecties fricate timited
		Kam yeb Prapy ries Peteren Limber
		Roumipuire Asso Phrase Livitas
		Kereye Bower for the Hiver Linited
		Aussis Press Prinsta Limited
		Autor terpent Princeter (insided)
	1	Iterina Perior Private Limited
		Yeritas Frances Private Libritand
=		Vetites bilianivities Prifete Limited
		lben Trade impire Prisers Limited
		Kurshil Farming Frivate Lanked
		lainzis Agikulure Privite Linited 📮
		Define Trais inper Privete United
		Verifas Haduats Printee Lanned
	:	Hitelistra Umater
		Altion M Properties Private Limited
		tonively (Venant) Limited
		Shigh Lain Apriculture Fifetta Umited

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VERITAS (INDIA) LIMITED Potes to Titzanial Statements for the year ended 31st Mauch, 2018

b), Scanacilian a with rabied persion

Finician	Bubrik	laries		KeyManage	the Persongel and	ts Regilver	Enterprises ave	Actionne i Re : Enterprise aver which SACP & Re rejetives have Handflanzbilligence		
	2017-18	2016-11	2915-16	2017-18	201617	2015.16	2017-18	2016-13		
swastments made during the year							A COMPLETE SAL	C-DI-II	2013-10	
beites Poirshern Private Limited										
lentes Action UP	\$\$26,19,960	99,00,005	1,00,000		-					
lettet inte LEP	4	4.77,1907						,		
Centes internations FSE		5,99,999							[
helites Americas Trans Inc			1753.24.415							
INTICAL INTICALCOS IL MANUEL VIC			67,510					-		
inserved Loza Given to							•	•		
letices Agrovenzeur Privete Lineisert Hentes American Truthag nac	8,22,500 10,418	1494,58,000 1,28,448	1,79,656	,	-			-		
etitas latra And Lophitics Private Limited	\$2.19.955	100,100	32,98,952	:		•	•			
with hits the the forther international size	27.000 59.35,141	10,71,010	-			[]		•	·	
estiss Apriconnet	3,000	412.57,265	4074, 15, 218	•	•	•	-			
stitts Polyciota Pilyate Umited	•	1061,97,399	5,59,000	•	-		:	•	.	
Para and Advances Repaid by	(
ericas Aerovensive Private Limited	8,54,000	17.85.344								
centra istra And topistics Private United		99,00,000 175,00,000	•				-			
eilles bita 11P		19.79.578		:		-	•			
asiles insertellen af F2C	459,93,016	4046,50,000	•				:		-	
stary and Other Employce Semilis in LANP	[[
ewith length of						•				
ajaram Shanahar				30,00,000	24,00,000	28.50,000	•	•		
Tesad Oak		-		78,00,000	10,20,000	74,54,000	•			
-	· ·	•)		ZL35,048	25.20,000	\$1,25,512				
(est Paki										
foritas Housing Development Private Limited live Trade Impass Private Limited		•	-	· ·			1,75,875	1,50,000	1,50,060	
Mailestowerlegent Ud			:		•		1,30,030	1.10.000	1,70,000	
ears reel estate ove lid	•	-				-	79,000	3.00,000 86,000	2,79,000	
Jahroysas Trade Imper privile Lid relites Agravement Privete Liosted -		1.50,344	1.50.344	•	•	-	58,500	**************************************	56,000 (,62,000	
CAL Secence					-	•		,	- 1	
eritas Pairchers Private Londied	-3,82,248	95,562				_				
Nidend Becelvid						-	•		-	
ailtas inidentilopa) 122	186,75,298	171,12,850	174,65,316							
epoins Accelved								-	•	
feriles Polychem Pilvate Upilled	1 .	200,00,000								
errites Taken										
tani Meccanitic Limited	•						54,748			
listel tagistics Private Limited	•						2/4	21.01.347	•	

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there is Producial Statements for the year and of \$151 in why 2014

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e) Balances with related parties:

Pertimian	Substanies			Key Minniger	el Personnel saul 3	a Anisiäven		Ecosysia co over which KNO is he reflact inco how sign Kirant inforence		
	2017-12	MILI	2025-26	2017-18	2016-17	2015-16	2017-18	2016-17	2115-16	
tractizitati ()	1		1	1	1		1	1		
meaners in Verlasian And Logicker Private	I	•					-			
initial	1,00,000	ບກວດ	100,000				1 .			
westered in Hatel Mierzzilandi FZ	1249,64,625	5,95,095	5,96,057					.		
westweet to vales and control FL	2901.96.063	2901.36.063	2501,36,053			•		• [
eventioned in Verilias Palathere Put its	100,00,000	10000000	1,00,000							
And at Taroning Private Chaltest		And the second s	100,000							
werthant - Yeriss Aro Venime hivste United	1	- 1		. 1	• 1	•		· · · ·		
SALPHUNENT A DEUDIE WILL DE LETTER ALASTE DISTORT	1,00,000	1,00,000								
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4,99,950	4.95,990	•		-	-	1 - 1	-	•	
eversorent-Vasiles Agrican 110			67,510							
eventment-Version Americans Trailing Inc.	67,510	F7,530	814.00			•	•	··s. 7		
investment (Verhas Leira 12.P	9,99,399	9,95,599	•		•	•	1 .1	· ·]		
Juan Equity Contribution to WC4(1PH1)	\$226,13,350	•	-		•	•	1 .1	•		
ensure Peratie	1									
failtas lovesignest United	- 1	-	- 1	-	•	· ,	12,41,000	11,41,000	541	
Anitas Handing Oronia private Private Lindiana	-	- 1	- 1				\$01,00,523	201.00.625		
Wa Trafe imper Private Unsided		. 1	. 1		-	- 1	1.35.000	15,000		
Laireques Tiede amper seivera ite	. 1	.	.		•			1,75,000		
Satal Logithry Private Linded	. 1								713	
Hazel Mercanife Landes	·	•						43,89,543		
Amount Rectivable		1								
Verine Agroventage Intvite United	1447, 17, 172	1448.29.372	1,56,715		-	ŧ .				
Veritas America Trading Inc	14,17,419	34,27,100	32,94,952		.	1.		_		
Verilas infra And Lapiteles Privato United	45,51,053	14.04.100	21,000							
Veritur intra LC	17,020	21.070			.					
Vallas leteroscon al FZE	14,12,750	414,54,454	4018.77.164		•					
Verifes Polycreet Privite Linited		168,41,519	5,15,000							
Verbas Ageban LLP	1,000							1		
Hard Mercande Limites						1	1016.97.500			
Sanmas Trade Sugar Umited					1 İ		3438,81,004			
Augus hits matistal frivits United							315,57,415			
Aufert fanning Private Lindiad		:	3,61,000] ,	[.				
			1		1		l l	-	\$	
Security Depastu		1	1			1			· ·	
Cleroyent Frade Imperativate Itd		1 -	-	-	-	1 '	1	1 16,000		
Verties investor and United					-		15,000		12	
Diva Trute Imper Private Urbiter		1 .			1 .	1 .	20,200		20	
Verices Housing Gerstagenees Private Limited			,				23,00,000	25,96,000	25,30	
Security Organits Reculezia		1								
Versas Pelychem Private Unifed	100,00,000		- I	1 .			-	1 .	1	

SLE Compensation of Key Minagement Personal

The commission of Gliector and other member of key management personnel during the year was as followed

		Avesant (As.)
	See the year medid	Sei the year coded
Particulars	22st March, 2018	31st Memb, 2017
Smethod Sangthad		
(Absie Time Disector)		
Referen Shenblag	76.00,005	79,19,000
(Chief Financia) Officer}		
Frestd Cal	2134048	15,20,000
Canidany Secretery	hartstoren	
fotal	120,31,642	117,40,000

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ficle No. 37

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_ Note No. 13

The Complete Sun reception at the class received to / Holtzách With carbon exploritions to which Contac date, VAT, Case, Meanwold, SAD, Unablished CLAMAT credit and Intuitive class rise are an accruit table and shown under the band Lasers & Advances and Current Utbillion respectively.

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Note No. 20 Cepter Memorinal

The Company's adjective for Capital Alanagement is to manimize share balance where, surgeard dustrees contrainty and support the giveness do the Campoor, The Campoor, determines the Capital resultion eres used on introduction and sometime contraints and long termination of the campoor states of the Campoor states and other states contraines parts. The Resolution eres used on introduction and sometime contraines and long termination of the Campoor states of the Campoor states and the Campoor states an

VERITAS (INDIA) LIMITED Renew Institution Statements in strategical sector 2010

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Note No. 40 Post None Inst AS Adoption Reconclusions

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42.1 (Deet of Ind AS adoption on the Standalone Belance Sheet as at 2017 March, 2017 and 1st April, 2015

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AFT ないたいないであるが高度を考える。	ELLINGS REALES	As at March 21 201		with the Black and	Aust Int April 2015	Amounties
Particultura	As perindua (Effect of Transferiors to tod AS	As period AS	As per mean GAAP	Intert of Transition to ind AS	Asperinde
	Contraction Frank			- The second	のうちょう しん こうない ないない ひらいたい シティー・シー	
3673	l	······································	**************************************	·		
-Ourrest Annes	1	and the second se				
apperty, Plant and Equipment	741,572,572		188,07,571	773.54.919		73354,8
narcini Assasa					-	يقوم معيد درج
lawestments	3134,37,810	710,51,539	1145,44,564	3070,57,213	122 50,576	1141.48.4
10486	2100, 10, 10, 10, 10	(10,10)		2010-04-04-04-05 B	112,39,010	*******
	(126.59.220)	14101711	15.42.457		· ·	1 '
eferreit tan assets (Net)		5 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -			-	
ibor than Carrent Assets	44,77,111		94,77,131	75,16,023		14,36,6
otal New Current Associa	2449,72,250	161,53,739	\$207,76,519	1870,68,673	122,52,515	3993, 19,1
uncur Asser			t			
urren asses Manipa	NILLEASON	-	801,60.903	1031776	_	
	[Mit Leadance		CAL 10-1201	2027109	-	2132
inuncial Arrata						1
Trade Accelveans	1017351.852	(715,52,913		6047,52,459	(503,63,597	
- Canie and Cauls Invérsions	1771,32,012	-	117.72.077	132156,157	-	1321,56,
Losse	3977,67,729	\$24,748		4543,61,851	•	4542.62,
Criser Flaincial Assets	5,00,053	1 ·	5,00,063	9,59,758		1.59
Rhat Cultons Asuala	บมฉบา		17:02.171	1497,95,675		1457,951
form Current Assess	13911,93,974	(726,17,756	37207,73,216	15411.91,927	1501,49,597	14921,23
				<u> </u>		1
lois farets	\$1789,15,243	(367,54,60)	1 21415, 51,755	19302,58,603	(14),18,971	A LESSEAL
CHATT AND LIABUTHS		T	1	T	F	
Equity .			1	1	ł.	
Equity Sharp Capital	768,10,000		- 254,10,000	54,50,000		264,30
Cont Coulty	15134.67.122					
Total Equity	15402,73,122					
I WIN ENTENT		1		1	1	1 1-071.98
Lienstine	1	1				
Ses-Gurrent Lipbles			l			1
And the second second				1		1
				40,35,495		1
- Barrowings Colorrod 7 as Slabitister (1414)				149,12,52		-0,55
Cardelien (Er mensennet fielet)	1	-	1	147,14,44	(202,0034	1 44,43
Focal Non Current Lisbilities	i	•		190,08,30	1 [102.70,35	t] £7.37
Clement Link William	1	4			1 .	1
Financial Linbanies	ł	1		1	1	ł
- Bersteinst	1675,47,23		1679,47,30	1 2431.43.84		1 241.45
- Trada 2 Medica	4120,45,21		1122.45.2			1457,20
- Other financial Rabitities	319.13.75		316.25,75			803
	11,14,14		11,64,34			
Provisions Content Tax Usbacies Hand	5236,70					ILA
Interesting when the properties of the second state of the second	1	1. (10,81,1	And 7491275		2 15,14,9	102
Total Current Gabilities	\$340,43,13	9 (1E.01, 1	63 6364,41,5	10 6150,78,44	15,14,9	11 ASSA
ł						
Tacel Equity and Lizbittics	21783,35,2	(3) (367,64,	445 21423.51.7	19302.54.64	(14),18.9	78) 18921.4

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Reter to Sorna il Stateman forthe gan anfed 3an March, 2018

43.2 Secontilution of Profit and lass between ind 25 and Provines GAAP

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		at March 11 2017	Amount (Rc.)
		<u></u>	
Protecties	Ar per voilen GARS	Effect of Tradistics to Ind AS	As per ind AS
evenue iron operations	13401.76,438		5340L7F,419
shit heens	107,10,845	147,33,3892	675,00,745
des trous	<u>1160,17,192</u>	147,512,502	54076,77,164
tipethies			
Permission of sensible-succe	\$4550,17,594		\$4553,17,594
Charges in Impairment of Finishers Goods	(M&L23,177)		(\$441,25,17)
Emiores Baselis Laperen	164,58,148	150,8	264,84,93
Depressition and Acceptibilian Expenses	G,29,025	•	65,39,02
House Costs	123,03,150	2.35.168	235,41,41
diber Expenses	PP2.13,218	320.04.942	\$\$17.19
e permenya katu	52541,17,703	222,45,155	53344,70,88
Yofu (into the	544,19,559	[134,55,253]	830,04,28
an esperie			· ·
Committa	196,01,433	1	1.06.03.43
Deferred tar	(20,53,541)	(45.31,350	H184,93
Adjustment of Earlier Tears	2,73,647	ł	2,21,61
Profil (loss) for the period	705,95,025	(#5,23.502	107,74,12
Ther anarchenies hieres			
- threat that will east be reciprothent to prodit or loss		1	1 100
North an inclusion that we have a factor of a provided to prove			
Tatel companies to the period	758,44,025	163,15,878	697,82,1

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40.3 Restriction of Other Equity between Ind AS and Previous GAAD

	Lett manda
Particulars	AL at 1st April 2015.
Diber Egilby at per Presions Indian Gaap	149421157
Proposed Dividents inclusing Tases	16,14,500
Fair Valuation of Financial Intraments	122,50,626
Providen for destors	[50: 62,517]
Deterred Taxes	102,72,341
Other Equity as per load XS	14032.86.147-

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us for Reconstant of Balana Sheet Statemant of Profit and Loss and Other Equity as previously reported under Sadian GAAP and Ind Ak. FYTR- Flasheld Astels Under Indian GAAP, Campany temperies Corporate Gaussiaters and Internet Tayle gives to excludenter, as a Contingent Listifity and or Cast reporting. Under het Ak, Campany recard these Corporate Gaussiages and Ecan to Industry and Taylor and these of Jale Takes through Follow Loss. Separate of Sa's share sharing to an indiant of Sate Takes through Science Corporation and Characterian and Internet Sate and Loss.

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Amount of \$20.1

5 Parcialon he inter Corporate Statementers and Trade Accelerations The Company by Impetined for Planetical Armin vie. It and Accelerations and for Company to Statement and the Company of Internet and the Company of Statement of Profile of Statement of Profile and Loss. In Admining reserves and Changes Barrenther and Receptions of Statement of Profile and Loss.

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Defend to India GAAF requires Debrevil for accounting using the bacame Statement Argument, which factors and differences between tasking practices and accounting practices in prevent, 104 AS 12 (equirres content to Account for Deduced Tasks using the Solume Sheet Approach, which factors on temporary differences the carrying amount of an access of Spaking in the Balance Sheet and its tasks.

ie. Lefelse, bie variaus zanaisland sajarroente has led ta treume er difference. Accordingly, Coreany has accosted for Defaued Tar as und differences la retained exercing er the transides dear.

as reported the previous period have been reproceed (rescurred, wherever seconserve

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				for and an brital of the Bo	and of Directory			
For M.P. Chrole & Co. Charleted Accentions Film Argel, No. ; 15181/W	•	:		5d/-	•	5d/		
Sd/- Astrosh Podnilar				Mizia Kumar Okowania Ohrodor Disi : Odzionia		Saurston Sengt Chirgtor Citig : 0200041		
ранын өнтөнчө то:0410/2				5d/- Bejaran Shaabaya		Sd/- Freid Gal		
- กณะ : Munical ปีฟะ: 1211: เวลีอ 1016.	-			Chief Fitamine Offices	- ,	, Company Sec	retarcy -	
5 <i>2</i> 2		· ·	- 1	ميون من موريقي	•	•	· . •	:
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TO THE MEMBERS OF VERITAS INDIA LIMITED

Report on the Consolidated Ind AS Financial Statements

We have audited the accompanying Consolidated Ind AS Financial Statements of VERITAS. INDIA LIMITED (hereinafter referred to as "the Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), comprising of the Consolidated Balance Sheet as at March 31, 2018, the Consolidated Statement of Profit and Loss (including other comprehensive income), the Consolidated Statements of Changes in Equity and the Consolidated Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Ind AS Financial Statements").

Management's Responsibility

The Holding Company's Board of Directors is responsible for the preparation of these Consolidated Ind AS Financial Statements in terms of the requirements of the Companies Act, 2013 (hereinafter referred to as "the Act") that give a true and fair view of the consolidated financial position, consolidated financial performance (including other comprehensive income), consolidated cash flows and consolidated statements of changes in equity of the Group including its Associates and its Jointly controlled entities in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended. The respective Board of Directors of the companies 7 governing bodies included in the Group, its associates and of its jointly controlled entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group, associates and its jointly controlled entities and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Ind AS Financial Statements by the Board of Directors of the Holding Company, as aforesaid.

Auditors' Responsibility

Our responsibility is to express an opinion on these Consolidated Ind AS Financial Statements based on our audit. While conducting the audit, we have taken into account the provisions of the Act, the accounting and auditing standards and matters, which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder. We conducted our audit in accordance with the Standards on Auditing specified under section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the Consolidated Ind AS Financial Statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the Consolidated Ind AS Financial Statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Consolidated Ind AS Financial Statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Holding Company's preparation of the Consolidated Ind AS Financial Statements financial Statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Holding Company's Board of Directors, as well as evaluating the overall presentation of the Consolidated Ind AS Financial Statements. We believe that the audit evidence obtained by us and the audit evidence obtained by the other auditors in terms of their reports referred to in sub-paragraph (a) of the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Ind AS Financial Statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate financial statements and on the other financial information of the subsidiaries, the attached Consolidated Ind AS Financial Statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group, as at March 31, 2018, and their consolidated profit (including other comprehensive income), the consolidated changes in equity and their consolidated cash flows for the year ended on that date.

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Other Matters

- a) We did not audit the Ind AS financial statements of all the subsidiaries (and their stepdown subsidiary) included in the Consolidated Ind AS Financial Statement, whose Ind AS financial statements reflects total assets of Rs. 2776.30 Crores and net assets of Rs.1176.59 Crores as at March 31, 2018, total revenues of Rs. 1154.43 Crores and net cash flows of Rs. 3.02 Crores for the year ended on that date, as considered in the Consolidated Ind AS Financial Statements. This includes the unaudited financial statements of one overseas subsidiary whose total assets Rs.0.22 Crores, Net Assets Rs. (0.11) Crores, Total Revenues of Rs. Nil and Net Cash Flows of Rs. Nil is based on management accounts. These Ind AS financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the attached Consolidated Ind AS Financial Statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, jointly controlled entities and associates, and our report in terms of section 143(3) of the Act, insofar as it relates to the aforesaid subsidiaries, is based solely on the reports of the other auditors.
- b) The consolidated financial statements of the Group for the year ended March 31, 2017 and March 31, 2016 prepared in accordance with the with the Companies (Accounting Standards) Rules, 2006 were audited by the predecessor auditor who has issued a report dated 25/05/2017 and 24/05/ 2016 on financial statements of the Company for the year ended March 31, 2017 and March 31, 2016 respectively expressed an unmodified opinion, which have been relied upon by us. We have audited differences in the accounting principles adopted by the Company on transition to the Ind AS for the year ended March 31, 2017 and March 31, 2016.
- c) Our opinion on the Consolidated Ind AS Financial Statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements/ financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

As required by section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries, associates and jointly controlled entities, as noted in the 'other matter' paragraph, we report, to the extent applicable, that:

 a) We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit of the Consolidated Ind AS Financial Statements;

- b) In our opinion, proper books of account as required by law relating to preparation of the Consolidated Ind AS Financial Statements have been kept so far as it appears from our examination of those books and the reports of the other auditors;
- c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including other comprehensive income), the Consolidated Statement of Changes in Equity and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account and workings maintained for the purpose of preparation of the Consolidated Ind AS Financial Statements;
- d) In our opinion, the aforesaid Consolidated Ind AS Financial Statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with the Companies (Indian Accounting Standard) Rules, 2015 as amended;
- e) On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2018 taken on record by the Board of Directors, none of the directors of the holding company is disqualified as on 31st March, 2018 from being appointed as a director in terms of Section 164 (2) of the Act; On the basis of the reports of the statutory auditors of its subsidiaries, incorporated in India, none of the directors of the subsidiaries, associates and jointly controlled companies incorporated in India is disqualified as on March 31, 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 with reference to Financial Statements of the Holding Company and its subsidiaries, and the operating effectiveness of such controls, refer to our separate report in Annexure l except in case of overseas subsidiaries the reporting on operating effectiveness of internal financial controls over financial reporting is not applicable.
- g) With respect to the other matters to be included in the Auditors' Report in accordance with rule 11 of the Companies (Audit and Auditor's) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate Financial Statements as also the other financial information of the subsidiaries,:

i. The consolidated Ind AS Financial Statements disclose the impact of pending litigations on the consolidated financial position of the Group, – Refer note 31 to the consolidated Ind AS Financial Statements:

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- ii. The Holding Company and the individual entities have made provision, as required under the applicable law and accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts; and
- iii. There has been no delay in transferring amounts required to be transferred to the Investor Education and Protection Fund by the Group.

For M. P Chitale & Co. Chartered Accountants Firm Registration No.: 101851W

Sd/-Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbai Date: June 12, 2018 Annexure I - referred to in paragraph 1(f) under "Report on Other Legal and Regulatory Requirements" of our report of even dat

Report on the Internal Financial Controls with reference to Financial Statements under section 143(3)(i) of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the Consolidated Ind AS Financial Statements of the Company as of and for the year ended March 31, 2018, we have audited the Internal Financial Controls with reference to Financial Statements of VERITAS INDIA LIMITED ('the Holding Company') and its subsidiaries, its associate companies and jointly controlled entities (together referred to as 'the Group'), which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's Internal Financial Controls with reference to Financial Statements 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. 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 with reference to Financial Statements was established and maintained and if such controls operated effectively in all material respects.

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Our audit involves performing procedures to obtain audit evidence about the adequacy of the Internal Financial Controls with reference to Financial Statement and their operating effectiveness. Our audit of internal financial controls with reference to financial reporting included obtaining an understanding of Internal Financial Controls with reference to Financial Statements, 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 consolidated Ind AS Financial Statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Company's Internal Financial Controls with reference to Financial Statements.

Meaning of Internal Financial Controls with reference to Financial Statements

A company's Internal Financial Control with reference to Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Consolidated Ind AS Financial Statements for external purposes in accordance with generally accepted accounting principles. A company's Internal Financial Control with reference to Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of Ind AS Consolidated 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 Consolidated Ind AS Financial Statements.

Inherent Limitations of Internal Financial Controls with reference to Financial Statements

Because of the inherent limitations of Internal Financial Controls with reference to Financial Statements, 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 with reference to Financial Statements to future periods are subject to the risk that the Internal Financial Control with reference to Financial Statements 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 Holding Company, its subsidiaries, which are companies incorporated in India, have, in all material respects, an adequate Internal Financial Controls system with reference to Financial Statements and such Internal Financial Controls with reference to Financial Statements were operating effectively as on March 31, 2018, based on the Internal Control with reference to Financial Statements criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI).

Other Matters

Our aforesaid report under section 143(3)(i) of the Act on the adequacy and operating effectiveness of the Internal Financial Controls with reference to Financial Statements in so far as it relates to the company and its subsidiaries, which are companies incorporated in India, is based on the corresponding reports of the auditors of such companies incorporated in India. Further, the Company has overseas subsidiaries where Internal Financial Controls with reference to Financial Statements are not applicable.

For M. P Chitale & Co. Chartered Accountants Firm Registration No.: 101851W

Sd/-Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbai Date: June 12, 2018

VERITAS (INDIA) LIMITED Consolidated Balance Sheet As At 31st March 2018

· · ·			1.00		As at	Acat	(Amount in Rs.)
}•	an den er der		Note	IS .	31 March 2018	As at 31 March 2017	As at 1 April 2016
	ASSETS		i				14-15
	Non-Current Assets						
(a)	Property, Plant and Equipment		3		85794,85,863	85805,84,677	85676,34,55
(Б)	Capital Work-in-Progress		3		131631,22,454	72969,23,532	38607,71,34
(c)	Financial Assets			1	1		
(6]	- Investments		4		126,73,168	154,67,112	232,48,67
(d)	Deferred tax assets (Net)		27		-	19,17,133	
{e}_	Other Non - Current Assets		5	1	575,84,757	213,67,927	76,16,02
·	Total Non Current Assets				218128,66,242	159162,60,381	124592,70,60
			l			1	
	Current Assess		1	ł			
(a)	Inventorias		6		1473,84,041	3404,95,679	34 76 55
(6)	Financial Assets				110,04,041	210,22,013	34,16,59
	- Trade Receivables		7		FEE10 73 CO1	50373 83 364	
•••			8		65519,73,601	50272,83,254	41188,94,27
	- Cash and Cash Equivalents		1	•	5719,58,362	4850,11,442	8691,69,73
• •	- Lõäns		9		1415,67,271	1951,52,508	2798,26,73
• •	- Other Financial Assets		10	1	10,18,404	5,09,068	9,68,76
(c)	Other Current Assets		11	1	245,54,974	43,17,891	1705,79,59
	Total Current Assets				75484,56,653	60527,69,843	54429,55,69
			1	L			
	Total Assets			╞	293613,22,895	219690,30,225	179022,26,29
1.25	EQUITY AND LIABILITIES		· · · · · · · · · · · · · · · · · · ·	<u></u>	अन्त महरकारित उत्तराज्य	· · · National contract show	
	Equity						and the second
(a)	Equity Share Capital		1 1	2	258,10,000	268,10,000	268,10,0
(b)	Other Equity			3	124444,83,759	117226,14,776	
(4/	TotalEguity			" H	124712,93,759	117494,24,776	111045,33,8
				F		11(434,24,110	111313,43,8
• •	- Liabilities						
	Non-Current Liabilities						
			1				Į
{ə}	Financial Liabilities		1.	14	15 405 00 000		
) - Borrowings		1	-	46405,89,821	49026,20,936	25472,69,9
) - Other Financial Liabilities			15	40576,09,374	24302,83,537	16563,49,1
(b)	Deferred Tax Liabilities (Net)		(*	27	100,20,679	-	46,98,5
	Total Non Current Liablilles		[-	87082,19,874	73329,04,473	42083,17,6
	Company and Machilleting		1	- 1			
	Current Liabilities						1
(a)	Financial Liabilities	<u></u>	1		•	•	} ·
	i) - Borrowings			16	50466,07,567	15372,54,791	15285,49,6
	i) - Trade Payables	. .	- 1	17	25215,00,147	13257,81,810	10058,55,8
(ii	ii) • Other Financial Liabilities		[18	- 5799,80,417	188,40,588	230,27,1
(b)	Provisions	-	1	19	224,10,953	11,88,242	
(c) ``	Current Tax Liabilities (Net)			20	113,10,178	36,35,544	
	Totai Current Liabililes		1	I	81818,09,262		and the state of t
	Total Equity and Liabilities		1		293613,22,895	219690,30,225	179022,26,2
The acco	ompanying notes forms integral	part of the Financial Stateme	ants 1	18.2	· · · · · · · · · · · · · · · · · · ·		
As per o	our report of even date attached	1				· .	
For M.P.	Chitale & Co.		-		For and on behalf of	the Board of Directors	
Chartere	ed Accountants					•	
	gd. No.: 101851W	-					
					Sd/-		Sd/-
					Nitin Kumar Didwan	-	
			• .	,	Director	R	Saurabh San
	d/_						Dire
	d/-		-		DIN: 00210289	-	DIN : 02000
ASTILITO	sh Pednekar						
Partner	ership No.: 041037						
	cia(i)p ((0.204203)						6-11
					5d/-		20/-
Membe	Mumbai				Sd/- Rajaram Shanbhag		Sd/- Prasad
Membe Place: N		-			-	tr	>o/ Prasad

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Consolidated Statement of Profit and Loss Account for the Year Ended 31st March 2018

	Notes	For the year ended 31 March 2018	For the year endect 31 March 2017
levenue from Operations Other Income	21 22	167931,50,944 104,65,866	164847,92,051 226,49,266
Total Revenue		168036,16,810	165074,41,317
ixpenses	ļ		
Purchase of Stock-In-Trade	1	1\$7358,63,689	159475,25,800
Changes in Inventories of Stock-in-Trade		1931,11,638	(3370,79,090)
Emloyee Benefit Expenses	23	286,52,791	276,20,236
Depreciation and Amortisation Expenses	3	66,25,752	70,58,839
Finance Costs	24	724,17,872	937,05,619
Other Expenses	25	492,97,067	660,89,145
Total Expenses		160859,68,808	158049,20,549
Profit/ (loss) before exceptional items and tax		7176,48,002	7025,20,768
Exceptional items		_	-
Profit/ (loss) before tax		7176,48,902	7025,20,768
Tax Expense	1		
a) Current tax	26	224,64,207	196,03,422
b) Deferred tax	26	119,37,830	(66,15,696
c) Earlier Years	26	(55,462)	1,77,468
Total Tax Expense	i i	343,46,576	131,65,194
Profit/ (loss) for the period from continuing operations		6833,01,426	6893,55,574
Profit/ (loss) for the period		6833,01,426	6893,55,574
Other Comprehensive Income			
 Items that will not be reclassified to profit or loss 		(10,57,801	8,02
 Income tax relating to items that will not be reclassified to prof or loss 	n	2,27,974	- ' -
Total Other Comprehensive Income -	l	- (8,29,82	- B,OZ
Total Comprehensive income for the period		6824,71,59	6893,63,59
Earnings per equity share			
a) Basic	28		
b) Diluted The accompanying notes forms integral part of the Financial Stater	28	25.4	9) 25.7

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Directors

Sd/-	Sd/-
Nitin Kumar Didwania	Saurabh Sanghvi
Director	Director
DIN : 00210289	DIN:02000413

Ashutosh Pednekar Parlner Membership No.: 041037

Sd/-

Place: Mumbal --Date: 12th June 2018. - Sd/-Rajaram Shanbhag -Chief Financial Officer Compo

Sd/-Prasad Oak Company Secretbry

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monsulfacted Statement of Cash Shoos for the year a kied Stat March, not

Particulars	For the year perio March 2		For the year period ended 31st March 2017		
Cash Flow From Operating Activities					
Profits before Tax		7176,48,002		7025,20,768	
Add/(Less):	CC 35 353				
Depreciation and Amortisation Expenses	66,25,752		70,58,839		
Loss on Sale of Assets	-		47,75,211		
Effect of exchange differences on translation of Assets and	205 70 555				
Liabilities Interest & Finance Charges	395,79,556		(772,11,018)		
Fair Valuation of Investments	724,17,872 27,93,944		937,05,619		
Remeasurements of post-employment benefit obligations	3,28,490		77,81,567		
Dividends	3,20,450	- 1	12 5000		
CAVIDENUS	·	· 1217,45,614	(2,500)		
		1217,43,614		361,07,71	
Operating Profit before working Capital Changes		8393,93,615		7386,28,48	
Working Capital Changes					
(Increase)/Decrease in Inventories	1931,11,639		(3370,79,089)		
(Increase)/Decrease in Trade Receivables	(16346,90,347)		(9083,88,984)		
(Increase)/Decrease in Loans and Advances	530,75,902	l	851,33,922		
(Increase)/Decrease in Other Current Assets	(202,37,083)	4	1663,61,706		
(Increase)/Decrease in Other Non Current Assets	(360,35,377)		(118,40,816)		
Increase/(Decrease) in Other Liabilities	16273,25,837		(41,86,532)		
Increase/(Decrease) in Trade Payables	11957,18,336		3199,25,950		
Increase/(Decrease) in Other Non Current Liabilities	5611,39,828		7739,34,356		
Increase/(Decrease) In Provision	212,22,711		42,770		
(Increase)/Decrease in Working Capital		19606,31,447		839,03,28	
Cash Generated from Operating Activities		28000,25,062	-		
		20000,23,002		8225,31,76	
Tax Paid	(149,15,574)		(217,68,722)		
		(149,15,574)		(217,68,72	
	-	, ·			
Cash Used (-)/(+) generated for operating activities (A)		27851,09,489		8007,63,04	
8 Cash Flow From Investing Activities		· .			
Addition to Fixed Assets Addition to Capital Work in Progress	(55,26,937)		(244,98,009)		
Proceeds from disposal of Fixed Assets	(58661,98,922)	1	(34361,52,186)		
Dividend Received	×		3,20,686		
Ovidend Releived		1	2,500		
Net Cash Used in Investing Activities (B)		(58717,25,859		{34603,27,0	
C Cash Flow From Financing Activities	-	-			
(Repayment of)/Proceeds from Short Term Borrowings	- 35093,52,776		87,05,195		
Repayments of Long Term Borrowings	(2620,31,115		23553,50,992		
Transfer to Capital Reserves	(~'	66,70,000		
Interest Paid	(724,17,87)	21	(937,05,619)		
Dividenci Paid	(13,40,50		- (16,14,900)		
Net Cash Used in Financing Activities (C)	-	31735,63,28	9	22754,05,6	
D Net Increase (+)/Decrease (-) in cash and cash equivalent		869,46,91	a	(2041.60)	
Cash equivalent (A+B+C)	-	10170131	- I	(3841,58,	
			·		
Cash and Cash Equivalent Opening Balance	-	4850,11,44	2	8691,69,	
Cash and Cash Equivalent Closing Balance	₽	5719,58,36		4850,11,4	
······································	1		-	1 4030,22,	

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		_,			
	•				-
Closing Balances represented by:					
Cash and Bank Balances					
Cash and Cash Equivalents					
(i) Balances with Banks			2979,21,771	1	3597,81,771
(ii) Cash on Hand			8,09,874		4,57,174
Other Bank Balances					
(i) Earmarked Balances with Banks			16,14,602		13,68,710
(Ii) Against Margin Money for SLBC			2716,12,114		1234,03,786
the second state of the se			5719,58,362		4850,11,442

The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W

Sd/-Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbal Date: 12th June 2018. For and on behalf of the Board of Directors

Sd/-Nitin Kumar Didwania Director DIN : 00210289

sd/-Rajaram Shanbhag Chief Financial Officer Saurabh Sanghvi Director DIN : 02000411

Sd/-

Sd/-Prasad Oak Company Secretary

Consolidated Statement of Changes in Equity as on 33 st March, 2018

(Amount in Rs.)

A EQUITY SHARE CAPITAL

Particular	March 31,2018	March 31,2017	March 31.2016
Outstanding at the beginning of the year	268,10,000	268,10,000	268,10,000
Changes In Equity Share Capital during the			
Financial Year	-	,	
Outstanding at the end of the year	268,10,000	268,10,000	268,10,000

B. OTHER EQUITY

	and the second	Reserves and Surplu	s constants	0	ther Comprehensive in	come	
Particulars	Securities Premium Reserve	Retained Earnings	Tatal	Foreign Currency Translation	Other Comprehensive Income	Total	Total
Balance as at April 1, 2016		•					
Balance at the beginning of the reporting period Le. 1st April, 2016	93177,68,750	15990,94,703	110166,63,453	873,18,188	3,52,239	876,70,427	111045,33,880
Profit for the year		5893,55,574	6893,55,574		•		6893,55,574
employment benefit obligations		(8,024)	(8,024)				(8.024)
Other Comprehensive Income	-	-			3,52,239	8,024	8,024
Dividends	-	(13,40,500)	(13,40,500)	-	,		(13,40,500)
Others	-	-	•	-	•	-	1
Transfers to / (from) Retained Earnings	-	6,06,850	6,06,850	(772,11,018)	-	[772,11,018]	(765,04,168)
Transfers from Capital Reserves	•	2,74,400	66,70,000			-	66,70,000
Balance at the end of the reporting period i.e. 31st March, 2017	93177,58,750	30917,36,652	124095,05,402	101,07,170	3,60,263	104,57,433	117226,14,776

		Reserves and Surplus		Ô	her Comprehensive Inc	ome	
Parlialors	Securities Premium Reserve	Retained Earnings	Total	Foreign Currency Translation	Other Comprehensive Income	Total	Total
Balance as at April 1, 2017							
Balance at the beginning of the reporting period i.e. 1st April, 2017	93177,68,750	30917,35,652	174095,05,402	101.07,170	3,60,263	104,67,433	117225,14,775
Profit for the year	-	6833,01,426	6833.01,426	-		-	6833,01,426
employment benefit obligations	1	2,74,028	2,74,028	•	-	-	2,74,028
Other Comprehensive Income	-		-	-	54,462	54,462	54,462
Dividends	· ·		(13,40,500)	-	-	•	{13,40,500}
Others	1 -		- "	-	-	-	-
Transfers to / (from) Retained Earnings	·	·	4	101,07,172		395,79,556	395,79,556
Balance at the end of the reporting pariod i.e. 31st March, 2018	93177,68,750	37739,71,606	130917,40,355	101,07,170	4,14,725	501,61,452	124444,83,759

The accompanying notes forms integral part of the Financial Statements

. As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W

Sd/-

Ashutosh Pednekar Partner Membership No.: 041037

Place: Mumbai Date: J2th June 2018. For and on Behalf of the Board of Directors

•

Sd/-Nitin Kumer Didwenia Director DIN ; 00210289

> Sd/-Rajaram Shanbhag Chlef Financial Officer

Sd/-Saurabh Sanghul Director DIN : 02000411

Sd/-Prased Oak Company Secretary

stotes to dropp in a self-francish diatements for the year ended Blat Murch, which

1 Corporate Information

Veritas (India) Limited ("The Company") is a Listed Public entity incorporated in India. It has five sub-sidiaries incorporated in India and five sub-sidiaries incorporated out of India. The Subsidiaries are wholly owned. The Company and the subsidiaries are reffered to as "The Group". The company is in the business of International Trade & Distribution of Polymers, Paper & Paper Boards, Rubber, Heavy Distillates, Chemicals, Development of Software, Manufacture of Ceramic products, etc. The Company is also engaged in generation of Wind Energy.

2 Significant Accounting Policies

2.1 Compliance with Ind AS

The Group's financial statements have been prepared in accordance with the provisions of the Companies Act, 2013 and the Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time.

These financial statements include the balance sheet, the statement of profit and loss, the statement of changes in equity and the statement of cash flows and notes, comprising a summary of significant accounting policies and other explanatory information—and comparative information in respect of the preceding period.

Up to the year ended March 31, 2017, the Group prepared its financial statements in accordance with the requirements of generally accepted accounting principles (GAAP) in compliance with Accounting Standards as specified in the Companies (Accounting Standards) Rules, 2006 read with Rule 7(1) of the Companies (Accounts) Rules, 2014 issued by the Ministry of Corporate Affairs in respect of Section 133 of the Companies Act, 2013. These are the Company's first Ind AS financial Statements. The date of transition to Ind AS is April 1, 2016.

The Group has adopted all the Ind AS and the adoption was carried out in accordance with Ind AS 101 First-time Adoption of Indian Accounting Standards.

Refer Note 2.4 for the details of first time adoption exemptions availed by the Group.

2.2 Basis of Accounting

The Group maintains its accounts on accrual basis following the historical cost convention except certain financial instruments that are measured at fair values in accordance with Ind AS.

Fair value measurements are categorized into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

Level I inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that entity can access at measurement date

Level II inputs are inputs, other than quoted prices included in Level 1, that are observable for the asset or liability, either directly or indirectly; and

Level III inputs are unobservable inputs for the asset or liability

2.3 Presentation of financial statements

The financial statements (except Statement of Cash-flow) are prepared and presented in the format prescribed in Division II – IND AS Schedule III ("Schedule III") to the Companies Act, 2013.

The Statement of Cash Flow has been prepared and presented as per the requirements of Ind AS 7 "Statement of Cash flows".

Disclosure requirements with respect to items in the financial statements, as prescribed in Schedule III to the Act, are presented by way of notes forming part of accounts along with the other notes required to be disclosed under the notified Accounting Standards.

Amounts in the financial statements are presented in Indian Rupees. In line with the requirements of Schedule III. Per share data are presented in Indian Rupees to two decimals places.

Hotes to Consulidated Planadal States, and for the year acded Stor charry, 2013

b). Property, Plant and Equipment (PPE)

Property, Plant and Equipment are stated at cost, net of recoverable taxes, trade discount and rebætes tess accumulated depreciation and impairment losses, if any. Such cost includes purchase price, borrowing cost and any cost directly attributable to bringing the assets to its working condition for its intended use.

Subsequent costs are included in the asset's carrying amount or recognised as a separate easet, as appropriate, only when it is probable that future aconomic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Depreciation on all Property, Plant and Equipment is provided based on useful life prescribed in Schedule II of the Companies Act, 2013 under Straight Line Method.

PPE not ready for the intended use on the date of the Balance Sheet Is disclosed as "capital work-in-progress".

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

Gains or losses arising from derecognition of a property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Type of Asset with Useful Life#

Type of Asset	Life	
Leasehold Land	Over the Lease Period*	
Plant and Machinery used in windpower generation	22 Years	
Other Plant and Machinery	15 Years	•
Office Equipment	5 Years	
Computer Equipment's	3 Years	
Furniture and Fixtures	10 Years	*****
Vehicle	8 Years	

c). Leases

Leases where the lessor effectively retains substantially all the risks and benefits of ownership over the lease term are classified as operating lease. Lease payments for assets taken on operating lease are recognised as an expense in the Profit and Loss Account on a straight-line basis over the lease term.

d). Intangible Assets and Amortisation

Intangible Assets are stated at cost of acquisition less accumulated amortisation /depletion and impairment loss, if any.

Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Gains or losses ansing from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Intangible assets of the company comprises of Software which is amortized over a period of 5 years.

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e). Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

f). Inventories

Items of inventories are measured at lower of cost or net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase and other overheads net of recoverable taxes incurred in bringing them to their respective present location and condition. The valuation of inventories is done on FIFO (first-in-first-out) Method

g). Impairment of Non Financial Assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

h). Provisions & Contingencies

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events for which it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated as at the balance sheet date.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but will probably not, require an outflow of resources, information on contingent liabilities is disclosed in the notes to financial statements unless the possibility of an outflow of resources embodying economic benefit is remote.

A contingent asset is not recognised but disclosed in the financial statements where an inflow of economic benefit is probable.

i). Employee Benefit Expenses

(I). Short Term Employee Benefits

All Employee Benefits payable wholly within twelve month of rendering the service are classified as Short Term Employee Benefits and they are recognised in the period in which the employee renders the related service.

The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognised as an expense during the period when the employees render the services.

(II). Post Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company makes specified monthly payments to Employee State Insurance Scheme, Provident Fund Scheme and Government administered Pension Fund Scheme for all applicable employees. The Company's contribution is recognised as an expense in the Statement of Profit and Loss during the period in which the employee renders the related service.

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Defined Benefit Plans

Gratuity liability is a defined benefit obligation which is provided for on the basis of an actuarial valuation on Projected Unit cost method made at the end of each financial year. Actuarial gains/(losses) are recognised directly in other comprehensive income. This benefit is presented according to present value after deducting the fair value of the plan assets. The Company determines the net interest on the net defined benefit liability (asset) in respect of a defined benefit by multiplying the net liability (asset) in respect of a defined benefit by the discount rate used to measure the defined benefit obligation as they were determined at the beginning of the annual reporting period.

Re-measurement of defined benefit plans in respect of post-employment are charged to the Other Comprehensive Income.

Accumulated leave is treated as short-term employee benefit. The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

Other Long Term Employee Benefits

The employees of the company are entitled to compensated absences which are both accumulating and nonaccumulating in nature. The expected cost of accumulating compensated absences is determined by actuarial valuation using projected unit credit method.

j). Tax Expenses

The tax expense for the period comprises Current and Deferred Tax. Tax is recognised in Statement of Profit and Loss, except to the extent that it relates to items recognised in the comprehensive income or in equity. In which case, the tax is also recognised in other comprehensive income or equity.

Current Tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates and laws that are enacted or substantively enacted at the Balance sheet date.

Minimum Alternative tax (MAT) Credit is recognised as an asset only when and to the extent there is convincing evidence that the company will pay income Tax under the normal provisions during the specified period, resulting in utilisation of MAT Credit. In the Year in which the MAT Credit becomes eligible to be recognised as an asset in accordance with the recommendations contained in Guidance Note issued by the Institute of Chartered Accountants' of India, the said asset is created by way of a credit to the Statement of Profit and Loss and shown as MAT Credit Entitlement. Company reviews the same at each Balance Sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that the Company will utilise MAT Credit during the specified period.

For Subsidiaries, Income taxes currently payable are provided for in accordance with existings legislation of the various Countries in which the company operates.

Deferred Tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the standalone financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The carrying amount of Deferred tax liabilities and assets are reviewed at the end of each reporting period.

k). Foreign Currency

functional and presentation currency

The financial statements of the Company are presented using Indian Rupee (INR) i.e. currency of the primary economic environment in which the entity operates ('the functional currency').

Transactions and balances

Foreign currency transactions are translated into the respective functional currency using the exchange rates

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I). Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Escalation and other claims, which are not ascertainable/acknowledged by customers, are not taken into account. Revenue is measured at the fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates.

Criteria for recognition of revenue are as under:

a) Sale of Goods

Revenue from the sale of goods is recognised when the goods are delivered and titles have passed, at which time all the following conditions are satisfied:

(i) significant risks and rewards of ownership of the goods are transferred to the buyer;

(ii)Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;

(iii) it is probable that economic benefits associated with transaction will flow to the Company; and

(iv)amount of revenue can be measured reliably;

b) In cases where trade contracts provide for crystallization of price or for price adjustment on a subsequent date, corresponding purchase and sales are recognized on the basis of expected settlement price and any differential determined subsequently is accounted for at the time of final settlement.

d) Interest income is recognized on a time proportion basis taking into account amount outstanding and applicable interest rate.

e) Dividend is recognised when the company's right to receive the payment is established, which is generally when shareholders approve the dividend.

m). Financiai Instruments

(i). Financial instruments

Initial Recognition

Financial Instruments I.e. Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the Instruments. Financial instruments are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial instruments (other than financial Instruments at fair value through profit or loss) are added to or deducted from the fair value of the financial instruments, as appropriate, on Initial recognition. Transaction costs directly attributable to the acquisition of financial instruments assets or financial liabilities at fair value through profit or loss are recognised in profit or loss.

Subsequent Measurement

Financial assets

All recognised financial assets are subsequently measured at amortized cost except financial assets carried at fair value through Profit and loss (FVTPL) or fair value through other comprehensive income (FVOCI).

a) Equity investments (other than investments in subsidiaries, associates and joint venture)

All equity investments failing within the scope of Ind-AS 109 are mandatorily measured at Fair Value Through Profit and Loss (FVTPL) with all fair value changes recognized in the Statement of Profit and Loss.

The Company has an irrevocable option of designating certain equity instruments as FVOCI. Option of designating instruments as FVOCI is done on an instrument-by-instrument basis. The classification made on initial recognition is irrevocable.

Motors for Consult Griter, Horancial Statements for the group ended Bible March, 1993

If the Company decides to classify an equity instrument as FVOCI, then all fair value changes on the instrument are recognized in Statement of Other Comprehensive Income (SOCI). Amounts from SOCI are not subsequently transferred to profit and loss, even on sale of investment.

b) Derecognition

A financial asset is primarily derecognized when the rights to receive cash flows from the asset have expired, or the Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a pass-through arrangement; and with that a)the Company has transferred substantially all the risks and rewards of the asset, or b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

c) Impairment of financial assets

The Company applies the expected credit loss model for recognising allowances for expected credit loss on financial assets measured at amortised cost.

Financial Liabilities

Classification

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

Subsequent Measurement

Loans and borrowings are subsequently measured at Amortised costs using Effective Interest Rate (EIR), except for financial liabilities at fair value through profit or loss. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. Amortisation is included as a part of Finance Costs in the Statement of Profit and Loss Financial liabilities recognised at FVTPL, shall be subsequently measured at fair value.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Re-classification of financial instruments

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines, change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest. The Company has not reclassified any financial asset during the current year or previous year.

n). Cash and Cash Equivalents

Cash and Cash Equivalent in-the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value,

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o). Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholder by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit after tax for the period attributable to equity shareholders and the weighted average number of equity shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

p). Segment Reporting

Based on "Management Approach" as defined in Ind AS 108 -Operating Segments, the Chief Operating Decision Maker evaluates the Company's performance and allocates the resources based on an analysis of various performance indicators by business segments. The Company concludes that it operates under two reporting segment viz (a) Trading, Distribution and Development and (b) Wind power genration, the secondary reporting segment is geographical segment based on location of customer viz domestic and overseas.

Unallocable items includes general corporate income and expense items which are not allocated to any business segment.

Segment Policies

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the standalone financial statements of the Company as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

Key estimates and assumptions

The preparation of the financial statements in conformity with Ind AS requires the Management to make estimates and assumptions that impact the reported amount of assets, liabilities, income, expenses and disclosure of contingent liabilities as at the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as on the date of the financial statements. Actual results may differ from the estimates and assumptions used in preparing the accompanying financial statements. Difference between the actual and estimates are recognised in the period in which they actually materialise or are known. Any revision to accounting estimates is recognised prospectively. Management believes that the estimates used in preparation of Financial Statements are prudent and reasonable.

2.4 First Time Adoption of Ind AS

The Company has adopted Ind AS with effect from 1st April 2017 with comparatives being restated. Accordingly the impact of transition has been provided in the Opening Reserves as at 1st April 2016. The figures for the previous period have been restated, regrouped and reclassified wherever required to comply with the requirement of Ind AS and Schedule III.

Exemptions from Retrospective Application

(i). Business combinations

The Company has applied the exemption as provided in Ind AS 101 on non-application of Ind AS 103, "Business Combinations" to business combinations consummated prior to April 1, 2016 (the "Transition Date"), pursuant to which goodwill/capital reserve arising from a business combination has been stated at the carrying amount prior to the date of transition under Indian GAAP. The Company has also applied the exemption for past business combinations to acquisitions of investments in subsidiaries / associates / joint ventures consummated prior to the Transition Date.

(ii). Fair value as Deemed Cost

The Company has elected to measure items of property, plant and equipment and intangible assets at its carrying value at the transition date except for certain class of assets which are measured at fair value as deemed cost.

Matus & Consolitish & Househ. Statements for the year ended Manuferch, 2010

(iii). Investments in Subsidiaries, Joint Ventures and Associates The Company has elected to measure investments in Subsidiaries, Joint Ventures and Associates at Cost

(iv). Classification and measurement of financial assets

The Company has classified the financial assets in accordance with Ind AS 109 on the basis of facts and circumstances that exist at the date of transition to Ind AS.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hier archy as explained above.

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VERITAS (INDIA) UMITED તેમાહાપક In Consolitated Finerick Stincments for the year ended 21st Mixech, 2018

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i Dosciation	the first and the state of the second	(mpect ;	Additions	Calebons	Actilitions	Additions .	Deletions	Stor alle in the	April 2016	A dolt lare	DELECTIONS	-	House House	100	March, 2018	मध्य	March, 2017	ATAP
		Transition		-												B4835,04,650	84895,U4,650	84635,04,650
Tangale Assets			-		64846,D1,650			059'H' 952HS		124.42		272,40	2,95,940		3,60,462	166 PJ 100	243,48,648	COAD FOR SEAN
124477 74500000	Stags, UA, DAV		0C5'ZE'05L		01511,021	55,26,937		121,26,25,592		111,00,81	242,525	33,18,442	101-22,403		224,10,845	194,44,412	419'96'875	132.25, 21
המכן היהקאוניניני	REC'ND MRS	*****		ELL. 12.221	157,25,524			19,45,003		5,02,552	1410,122	542'Y	236,942		420'40'51	11 28 213	340,21,34	24,156,156
in the second	132'69'51 .		47,340	(51,522) (12, 12, 127)	65500185	·		555'00'69		10,00,521	[095"11"5]	468,20%	601076		13,79,694	17,51,162	20,25,234	35\$'0H'4E
I with the Relates	75,76,196	in ne , (1100101701	30,30,856	-		30,40,856		121,537	(155,055)	2,99,602	IEP'W'S		5,D1,033	331,26,265	45,22,096	49.D4,254
11-01-01 4 Patrice	1734 02 07	,	25,000	(1,01,955)	661'.LI.'84			and indet				-		-		-	61761 47 GH	\$4658.17.601
())/ice (quupimente	447"HD'57							ACCAL 73.561		66,38,585	[0)6"KL"II	\$7,58,643	62,05,495		119,56,135			
5	ECCENT 601		151,04,860	1266-22-85)	129767624	35.68.837 L									-		*****	-
Tural Turgelo Addels											.				,	1,35,936	3(6'SE'1	1,35,936
and a state			- ada		313.25		-	366'55'1	•			6 20 256	1,20,256		3,40,512	840504	12,60,760	16.91,016
	365'58'1				16,81,016			10,81,016		4.40,255		1.20.256	4,20,255	•	6,40,512	9,75,440	13,96,696	14.16.254
Libraria De Murger	16,01,015				126,36,91	-		Yestar'ar										
Tutatintunphie Assets	15,16,952	•	•							-					134.04.000	25794.85.263	\$5005,84,677	\$\$676,34,553
					ACT 12 676	159,25,937		15322,90,513		70,58,85E	100512	61,74,695	1 70/107 40	1		I		
Intel Maper IV, Pater and	85676, 34,553		251,04,860	1158'52'551	A								لمي		•	131631,72454	72965,23,532	39003.71,345
Industry with the second	-		391 63 13445		72969,23,532 546	28681 48 833		133671.72.454	·	•						121 24 25 25	252.53.54	36607.71.346
Capacal Week in Program	3K607,71,345	-						121621.22.654	,		-	•	•	1		_		
Tuces Castral Work In	SACUTICAS		3417513516	•	72969.21512 21004.98.94	24561,36,342												
1.000.000	1																	

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Notes to Consolidated Floravial Mathematic for the year anded size March, 2018.

A INVESTMENTS - NON CURRENT

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Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (fis.)	As at 1 April 2016 Amount (Rs.)
1 Investments measured at Fair Value through Profit and Loss			
Investments in Equity Intruments - Quoted			
investments in others			
Vitan Agro Industries Limited	18,80,000	40,40,000	54,92,000
"(CY 4,00,000 Equity Shares of Rs. 1 each)			,
(PY 4,00,000 Equity Shares of Rs. 1 each)			
(PY 4,00,000 Equity Shares of Rs. 1 each)			
DB (International) Stock Brokers Limited	42,00,000	\$7,50,000	99,50,000
(CY 5,00,000 Equity Shares of Rs. 2 each)		· •	, .
(PY 5,00,000 Equity Shares of Rs. 2 each)			
(PY 5,00,000 Equity Shares of Rs. 2 each)			
Rander Corporation Limited	54,03,418	53,32,112	63,57,679
(CY 4,57,38 Equity Shares of Rs. 10 each)			
(PY 4,57,38 Equity Shares of Rs. 10 each)			
(PY 4,57,38 Equity Shares of Rs. 10 each)			
CCL International Limited	1,89,750	3,15,000	14,49,000
(CY 15,000 Equity Shares of RS.10 each)			
(PY 15,000 Equity Shares of Rs. 10 each)			
(PY 15,000 Equity Shares of Rs. 10 each)			
Total	126,73,168	154,67,112	232,48,679

5 OTHER NON - CURRENT ASSETS

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Unsecured, Considered Good			
Capital Advances	118,90,816	122,40,816	4,00,000
Advance Tax (Net of Provisions)	93,08,564	91,27,111	72,15,023
Security Deposit	350,91,761	-	-
Others	12,93,616	-	-
Total	\$75,84,757	213,67,927	76,16,023

6. INVENTIORIES

Particulars	AS at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs,)
(At Lower of Cost and net realizable value) Stock in Trade Stock in Transit	1473,84,041	2934,71,279 470,24,400	34,16,590 -
Total	1473,84,041	3404,95,679	34,16,590

7 TRADE RECEIVABLES

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Trade Receivables			
Unsecured		1	
Considered Good	66619,73,601	50272,83,254	41188,94,270
Considered Doubtful	78,15,129	725,92,993	503,69,598
Less : Provision for Expected Credit Loss	1		
allowance on doubtful debts	(78,15,129)	(725,92,993)	(503,69,597)
Total	66619,73,601	50272,83,254	41188,94,271

Trade Receivables includes amount receivable from Related Parties as under:

.

-	Partkulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
т	rade Receivables			
•	Hazel Mercantile Umited	1016,97,500		
	Sanman Trade Imper-Limited	3688,81,004	.	-
	Aspen International Private Limited	315,57,825	-	· -
	Total	5021,36,329	-	
8 (Cash and Cash Equivalents			
	Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
	Cash and Cash Equivalents			
(1)	Balances with Banks	1		
	in Current Accounts	2979,21,771	3597,81,771	7356,24,278
(8)	Cash on Hand	8,09,874	4,57,174	82,87,17
	Other Bank Balances			
(1)	Unpaid Olvidend Bank Accounts	16,14,602	13,68,710	11,12,19
{B}	Deposit with maturity for more than 12 months			-
•	Deposit with maturity for more than 3 months but	-	÷	
(tai)	less than 12 Months (held as margin money against		•	÷
	borrowing)	2716,12,114	1234,03,786	1241,46,09
	- Totał	5719,58,362	4850,11,442	8691,69,7
'ash a	and Cash Equivalents as per Statement of Cash Flows	5719,58,362	3850,11,442	8691,69,7

9 LOANS - CURRENT

· Particulars	Amount (Rs.)	Amount (Rs.)	Amount (Rs.)
Unsecured Considered Good unless otherwise			
stated			
Loans and Advances		1	
To Employees	1,15,000	90,000	43,502
Others	669,24,820	1049,16,691	2758,49,941
Capital Advances"	194,48,835	-	-
Security Deposits	550,78,614	901,45,817	39,33,287
Total	1415,67,271	1951,52,508	2798,25,730

10 OTHER FINANCIAL ASSETS - CURRENT

Particulars	As at 31 March 2018	As at 31 March 2017	As at 1 April 2016
Unsecured, Considered Good Other Receivables	10,18,404	5,09,068	9,68,765
Total	 10,18,404	5,09,968	9,68,768

11 OTHER CURRENT ASSES

As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
125,05,081	28,39,039	322,70,056
17,94,167	•	-
102,55,726	14,78,852	1384,09,541
245,54,974	43,17,891	1705,79,597
	31 March 2018 Amount (Rs.) 125,05,081 17,94,167 102,55,726	As at As at 31 March 2018 31 March 2017 Amount (Rs.) Amount (Rs.) 125,05,081 28,39,039 17,94,167 102,55,726 14,78,852

12 EQUITY SHARE CAPITAL

Partículars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Authorised Share Capital Equity Shares of Rs. 1 each (CY 10,00,00,000 shares of Rs. 1 each) (PY 10,00,00,000 shares of Rs. 1 each) (PY 10,00,00,000 shares of Rs. 1 each)	1003,00,000	1000,00,000	1000,00,000
Total	1000,00,000	1000,00,000	1000,00,000
Tssued Subscribed and Paid Up Equity Shares of Rs. 1 each (CY 2,68,10,000 shares of Rs. 1 each) (PY 2,68,10,000 shares of RS. 1 each) (PY 2,68,10,000 shares of RS. 1 each)	268,10,000	268, 10, 000	258,10,000
Total	268,10,000	268,10,000	268,10,00

12.1 The reconciliation of the number of shares outstanding is set out below :

Particulars	As at 31 March 2018	As at 31 March 2017	As at 1 April 2016
Equity Shares at the beginning of the year (nos)	258,10,000	268,10,000	268,10,000
Add/Less: Changes in Equity Shares (nos)	-	-	-
Equity Shares at the end of the year (nos)	268,10,000	268,10,000	268,10,000

12.2 The details of shareholders holding more than 5% shares :

Name of the Shareholders	As at 31st March, 2018		As at 31st March, 2017		As at 1st April, 2016	
manie of the Shareholders	No. of Shares	% Holding	No: of Shares	% Holding	No. of Shares	% Holding
Mr. Nitin Kumar Didwania	92,50,000	34.50	92,50,000	34.50	92,50,000	34.50
Ms. Niti Oldwania	87,13,100	25.04	57,13,100	25.04	67,13,100	25.04
Onlx Assets Ltd.	30,00,000	11.19	30,00,000	11.19	30,00,000	11.19
Latitude Consultants Limited	25,00,000	9.70	26,00,000	9.70	26,00,000	9.70

12.3 Terms and Rights attached to the Shares

"The Company has issued only one class of equity shares having a par value of INR 1 each. Each equity shareholder is entitled to one vote per share. The Company declares and pays dividend in Indian Ruppes. The dividend proposed by the Board of - Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

in the event of liquidation of the Company, the holders of the equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders."

12.4 Proposed Dividend

The Board of Directors of the Company has proposed dividend at \$ 0.05 per equity share for the financial year 2017-2018, which would have been declared in the Annual General meeting.

13 OTHER EQUITY

1.00

· Total	124444,83,759	117226,14,775	111045,33,87
Television (B. Serence Contraction)			
Closing Balance	4,14,725		3.52.23
Add: Movement in OCI (Net) during the year	(8,29,827		
(iv) Opening Balance Other Comprehensive Income (OCI)	8,84,289		3,52,23
(i.) Carrier Talance	3,60,263	3,52,239	2 53 53
Closing Balance	30766,13,556	23943,78,602	16990,94,70
Tax on Dividend		(2,74,400)	
 (PY Rs. 0.05 per share)(PY Rs. Nil per share) 	(13,40,500)	1	•
Shares (CY Rs. 0.05 per share)			
Less: Proposed Final Dividend on Equity			
Transfer from Capital Reserves		65,70,000	-
Transfer from Capital Work in Progress	-	6,06,850	-
Credit for Tax on Dividend	- 1	2,74,400	2,47,78
employment benefit obligations	2,74,028	(8,024)	
Add: Profit for the year	6833,01,426	6893,55,574	6125,88,97
Opening Balance	23943,78,60Z	16950,94,703	10862,57,936
iil). Surplus in Statement of Profit and Loss			
Closing Balance	496,86,728	101,07,170	873,18,18
Additions / (Transfers) during the year	395,79,556	(772,11,018)	596,91,028
Opening Balance	101,07,172	573,18,188	276,27,160
(ii). Foreign Currency Translation Reserve			
Closing Balance	93177,68,750	93177,68,750	93177,68,750
Additions / (Transfers) during the year	•		85040,00,000
Opening Balance	93177,68,750	93177,68,750	7137,68,750
(i). Securitles Premium			
	Amount (Rs.)	Amount (Rs.)	Amount (Rs.)
Particulars	31 March 2018	31 March 2017	1 April 2016
	. As at	As at	As 31

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14 BORROWINGS - NON CURRENT

-	Particulars		As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2015 Amount (Rs,)
Secured • Rupee L From Ba		. '	46405,89,821	49026,20,936	25472,69,944
	Total	.,	46405,89,821	- 49026,20,936	25472,69,944

14.1 Terms of Repayment

Sr. No.	Nature of Loans	Instalments	Mode of Payments	Aste of interest	Nature of Security	Month and Year of Maturity
1	Term Loan	2580,95,240	24 Quarterly Installments from September 2017	For 1-2 years Eibor olus 4.75% and for 3-8 years Eibor plus 4%	i inint and several corporate	1
2	The above term to which is shown as			659 /- } (P.Y. Rs.	9,943,612 Halling due for payment	within one year.

15 OTHER FINANCIAL UABILITIES - NON CURRENT

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Partkulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Unsecured at Amortised Costs - From Related Parties	40576,09,374	24302,83,537	16553,49,181
Total	40576,09,374	24302,83,537	16563,49,181

16 BORROWINGS - CURRENT

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2015 Amount (Rs.)
Secured at Amortised Cost Loans repayble on demand from Banks	27242,86,793	15372,54,791	13807,05,369
Unsecured at Amortised Cost From Related <u>Par</u> ties	23723,20,770	-	1478,44,234
Total	50466,07,563	15372,54,791	15285,49,603

15.1 Primary Security Exclusive Charge on the Current Assets And immovable property constructed on the land of the Company Collateral Security Personal Guarantee of the Director (Mr. Nitla Kumar Didwania)

Joint and several corporate Gurantees from veritas India Limited, Hazel Middle East FZE and Veritas International FZE

17 TRADE PAYABLES

	Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Trade	Payables S	25215,00,147	13257,81,810	10058,55,8 5 0
	. Total	25215,00,147	13257,81,810	10058,55,860

17.1 Refer Note 34 for disclosures under Section 22 of Micro, Small and Medium Enterprises Development Act, 2006

11 OTHER FINANCIAL LIABILITIES

Particolars	As at 31:March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Current Maturity of Long term Borrowings Statutory LiabiRties Creditors for capital goods Interim/Final Dividend Unpaid Other Payables	11,49,157 5655,22,800 16,14,602 116,93,857	39,02,659 8,13,539 13,68,710 127,55,680	
Total	5799,80,417	188,40,588	230,27,120

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19 PROVISION

Particulars 	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Provision for Leave Encashment Others	13,45,343 210,65,610	11.88.242	11,45,472
Totał .	224,10,953	11,88,242	11,45,472

20 CURRENT TAX ASSETS AND LIABILITIES (NET)

Particolars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 1 April 2016 Amount (Rs.)
Provision for Tax (Net of Advance Tax)	113,10,178	36,35,544	39,86,672
Total	113,10,178	36,35,544	39,86,672

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Notes to Consolidated Financial Statements for the year ended 31st March, 2018

21 REVENUE FROM OPERATIONS

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Sale of Products	167931,50,944	164847,92,051
Total	167931,50,944	164847,92,051

21.1 Sale of Products comprises:

.

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Electricity Generation Agricultural Farm Produce Traded and Developed Goods	83,03,968 2,35,709 167846,11,266	81.75,789 102,68,613 164663,47,649
Total	157931,50,944	164847,92,051

22: OTHER INCOME

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Dividend income		
Others	-	2,500
Interest income		
Interest on Income Tax Refund	-	112,59,625
Interest Income on FD carried at Amorrtised Cost	98,91,744	
Other Non Operating Income		-
interest on Fair Valuation of Rent Deposit	2,44,664	2,07,40
Others	3,29,458	111,79,73
Total	104,65,867	226,49,26

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Notes to Consolidated Financial Statements for the year ended S1st March, 2018

23 EMPLOYEE BENEFIT EXPENSES

Particulars	As at 31 March 2018 Amount (Bs.)	As at 31 March 2017 Amount (Rs.)
Salary / Wages and Allowances – Contributions to Provident & Other Fund Staff Welfare and other benefits Directors' Remuneration	245,19,337 11,33,454 30,00,000	242,61,265 9,02,970 - 24,03,000
Total	286,52,791	276,20,236

Refer Note No. 30 for details of Defined Benefit Contribution.

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24 FINANCE COSTS

Particulars	As at 31 March 2018 Ampunt (Rs.)	As at 31 March 2017 Amount (Rs.)	
Qri Term Loans			
Interest on Term Loan	76,282	10,75,442	
Interest on Car Loan	507	53,768	
On Working Capital Loans		1	
Sank Interest	671,88,558	578,41,210	
Bank Charges, Commission and Others	49,20,358	345,03,031	
Interest on Fair Valuation of Rent Deposit	2,32,168	2,32,168	
Total	724,17,872	937,05,619	

Notes to Consolidated Financial Statements for the year ended 31st March, 2018

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Arnount (Rs.)
logistics Expenses	36,17,039	24,35,19
"Packing Charges	3.20.611	56.08
Rent Paid	34,96,282	29,17,70
Repairs & Maintainance	THOUSEVE	
Machinery	25,34,988	18,60,10
Others	19,760	1,12,72
Insurance	2,37,369	2,32,71
Rates and Taxes	10,65,805	7,94,94
Brokerage & Commission Charges	4,98,163	-
Communication Expenses	13,26,710	18,58,75
Travelling and Conveyance	15,39,263	31,85,50
Printing and Stationery Expenses	2,48,112	1,16,67
Advertising / Business Promotion Expenses	5,37,538	9,20,2
Legal and Professional Fees	61,08,901	117,61,8
Payments to Auditors (Refer Note 27.1)	32,09,869	11,20,0
Loss on sale of Fixed Assets	-	47,75,2
Electricity Charges	6,54,235	7,16,4
Farming Expenses	27,730	7,03,7
Olrectors' Sitting Fees	88,270	
Miscellaneous Expenses	12,47,529	25,15,2
Corporate Social Responsibility	5,95,215	
Bad Debts	818,07,597	
Less:Provision For bad debts	(725,92,993)	
Provision on Loan	20,00,000	
Allowance for Expected Credit Loss	78,15,129	222,23,
Net Loss on investment carried at FVTPL	27,93,944	77,81,
Total	492,97,067	660,89

25.1 Payment to Auditors as :

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Partcolars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Statutory Audit Fees	32,09,869	10,20,029
Tax Audit Fees	-	1,00,000
Total	32,09,869	11,20,029

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Notes to Consolidated Financial Statements for the year ended 31st March, 2018

26.0 Current Tax Provision

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
Profit before Taxes of the Parent Company	958,34,725	964,69,502
Less: Exempt Incomes	- · ·	(45,38,467)
Add: Disallowance of Expenses	1,26,73	1,09,981
Profits as per income Tax Act, 1961	959,61,450	920,41,016
AppScable Rate (MAT)	20.39	% 20.39%
Tax Provision	211,58,85	105,88,637
Add: Interests Attributable	11,32,84	8,37,317
Add: Taxes related to Prior Years	(\$5,45	1,77,458
Add: Tax On Items In OCI	2,27,97	4
Total Current Tax Provision	224,64,20	7 196,03,422

25.1 Deferred Tax Llability / (Assets)

Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)	As at 31 March 2016 Amount (Rs.)
Arising on account of Timing Difference in Depreciable Assets			
Gross Deferred Tax Uability / (Assets)	(19,17,133)	46,98,563	195,75,934
Add/(Less) : Provision for Current Year	119,37,830	(66,15,696)	(148,77,371)
Net Deferred Tax Lability / (Assets)	100,20,679	(19,17,133)	46,98,563

27:Corporate Social Responsibility (CSR)

			Particulars	As at 31 March 2018 Amount (Rs.)	As at 31 March 2017 Amount (Rs.)
.,	Amount to be spent by the Co art spent during the year	ompany during th	ne year .	16,19,305 5,95,215	18,91,153
	suction/Acquistion of any ass	iet.	ĺ		
b) On pu	upose other than above (ii) (a) – In cash	ł	-	-
c) On ຄ ບ	upose other than above (ii) (ə) - Yet to be pair	d in cash	-	-
Amou	int unspent during the year			10,24,090	18,91,153

22 EARNINGS PER SHARE (EPS)

	Particulars	As at 31 March 2018	As at 31 March 2017
(1).	Profit /(Loss) attributable to Equity Shareholders of the		
Ι.	Company(Bs.)	6833,01,426	6893,55,574
(11).	Weighted Average number of Equity Shares (Basic)(nos)	268,10,000	268,10,000
(IB).	Weighted Average number of Equity Shares (Diluted)(nos)	268,10,000	268,10,000
(Iv).	Basic Earnings per Share (Rs.)	25,49	25.71
{V\$.	Oiluted Earnings per Share (Rs.)	25.49	25.71
(vi).	Face Value per Equity Share(Rs.)	1	i i

VERITAS (INDIA) LIMITED Noter ta Tombeleuter event of Fribmentister for the stand 11 to events 1913

Note No: 30 Retirement Benefit Plans

[i], Gratuity: The Gratuity Plan is governed by the Payment of Gratuity Act, 1972. Under the Act, an Employee who has completed five years of service is entitled to specific benefit. The level of benefits provided depends on the Ntember's length of service at separation date. The following table set out the funded status of the grativity plans and the anount recognised in the company's financial statements as at March 31, 2018 and March 31, 2017.

Present Value of Defined Benefit Obligation at beginning of the year 32,95,128 36,042 Current Service Cost 4,12,673 4,77,31 Interact Cost 13,20,355 (14,857) Actuarial (Sinty Rotes 13,20,355 (14,852) Itement Value of Defined Benefit Obligation at end of the year 47,83,522 32,95,128 Present Value of Defined Benefit Obligation at end of the year 47,83,522 32,95,128 Value of Plan Assets at the beginning of the year 47,85,522 32,95,128 Value of Plan Assets at the beginning of the year 67,52,439 66,33,33 Actuaria (Sinty Cost 72,52,439 66,33,33 Actuaria of Plan Assets at the beginning of the year 73,23,448 67,32,439 Contributions by Employer 51,5201 5,41,18 Contributions by Employer 55,600 2,61,5 Actuaria Gainer (Instee) - (6,85,3 Present Value of Defined Benefit Obligation 72,52,439 66,75,24 Present Value of Defined Benefit Obligation 72,52,439 67,52,439 Actuaria Gainer (Instee) - (6,85,3 Present Value of Defined Benefit Obligation 72,52,539 67,52,43 Present Value of Defined Benefit Obligation 72,52,539 67,52,43 Present Value of Defined Benefit Ob	8 1 200	Change in Senefit Obligation during the year ended March 31, 2018		and alternation alternation of
Present Value of Defined Benefit Obligation at hepithing of the year 32.95.121 156.04 E Current Scole 32.05 10 12.05 10 Internet Cost 32.05 10 12.05 10 Actuant (Saint) Losses 13.05 10 12.05 10 Recently Faid 13.05 10 16.05 10 Recently Faid 13.05 10 16.05 10 Recently Faid 13.05 10 16.05 10 Recently Faid 10.24 2401 16.05 10 Recently Faid 10.24 2401 16.05 10 Recently Faid 10.05 10 10.05 10 <th></th> <th></th> <th>Ar at Marthaub Mith</th> <th>As at 31st March 2017</th>			Ar at Marthaub Mith	As at 31st March 2017
Current Service Cost 4.12.673 4.7.73 Instruct Cost 2.6.5.64 3.8.8.64 Actuard [Sates][Asses] 13.20.935 (1.8.8.9.3 Recent Unice of Decined Section at end of the year 13.20.935 (1.8.8.9.3 Person Unice of Decined Section at end of the year 13.20.935 (2.8.8.9.3 A Change in Assets during the year ended March 21, 2018 7.9.2.9.1 A Change in Assets at the beginning of the year 6.9.2.2.9.1 6.9.2.2.9.1 A true State State Current on Plan Assets at the beginning of the year 6.9.2.2.9.1 6.9.2.2.9.1 Actual State State March 20.7.2 Areit State March 20.7.2. 6.9.2.2.9.1 6.9.2.2.9.1 Actual State State March 20.7.2. Areit State March 20.7.2. 6.9.2.2.9.1 6.9.2.2.9.1 Actual State State March 20.7.2. Areit State March 20.7.2. 6.9.2.2.9.1 6.9.2.2.9.1 Actual State State State March 20.7.2. Areit State March 20.7.2.1 6.9.2.2.9.1 6.9.2.2.9.1 Actual State State March 20.7.2. Areit State March 20.7.2.1 6.9.2.2.9.1 6.9.2.2.9.1 Actual State State March 20.7.2. Areit State March 20.7.2.1 6.9.2				
Interest Cost 3.4.6.64 1.8.6.67 Accurated Costs 13.20.395 (6.8.3.3) Recedits Paid (3.2.4.2.49) (6.6.3.3) Prevent Value of Defined Benefit Colligation at end of the year 49.6.5.2 3.2.2.2.5.1 R Obarge in Astern doning the year ended March 31, 20.06 Ast. 31.0.6.00.07.0 Ast. 31.0.6.00.07.0 R Obarge in Astern doning the year ended March 31, 20.06 Ast. 31.0.6.00.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0				
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Prevent Value of Defored Benefit Geligation at end of the year 4164322 32.96.11 B Dange in Assets during the year anded March 31, 2010 As at 21st March 2015 As at 21st March 2015 Intervalue of Plan Assets at the beginning of the year 67.52.430 66.34.3 Actual Benefits Faid (3.5.601 5.15.801 5.16.801 Last Value of Plan Assets at the beginning of the year 65.600 2.61.5 Actual Benefits Faid (3.15.801 5.16.801 5.16.801 Last Value of Defored Benefit Colligation 5.600 2.51.5 6.54.9.3 Actuaritie Call Colligation 67.57.14 67.57.14 67.57.14 Vill Net Asset (fitability) recognited in the Balance Sheet 67.57.14 67.57.14 Vill Defored Benefit Colligation 47.57.51 27.57.51 27.57.51 Prevent Value of Defored Benefit Colligation 47.57.51 27.57.51 27.57.51 It and Status LappenDefort 47.57.51 27.57.51 27.57.51 It and Status LappenDefort 17.57.51 27.57.51 27.57.51 It and Status LappenDefort 17.57.51 2				
Perticulars As at 31st March 2015 Aver 31st March 2017 I alv Value of Plan Assets at the beginning of the year 67,52,439 63,34,34 Actual Bernefs Paid 13,44,4483 - Lapecter deturns on Plan Assets 15,350 15,150 Contributions by Employer 55,500 2,61,55 Actual Bernefs Paid - (65,53,3) Attention (data / (district)) - (65,53,3) Attention (data / (district)) - (65,53,3) Vith Education (district) - (65,53,3) Vith March 2017 - (65,53,3) Printcolars - (65,53,3) Vith Offerned Benefit Obligation - (7,51,751,13) 20,29,51,13 Printcolars - - (7,52,751,13) 20,29,51,13 Printcolars - - - (7,52,751,13) 20,29,51,13 Printcolars - - - - - - - - - - - - - - - - - <td></td> <td></td> <td></td> <td>32,96,12</td>				32,96,12
Sait Value of Plan Assets at the beginning of the year Asset 31st March 2017 Asset 31st March 2017 65.3.2.3 Actual Benchs Paid 13.2.4.4.81 6.7.5.2.4.9 6.5.3.81 6.5.3.81 Lopected ecum on Plan Assets 13.2.4.4.81 - 6.5.5.81 Actual Benchs Paid 13.2.4.4.81 - 6.5.5.81 Actual Benchs Paid 5.5.601 15.1.5. 5.1.5.81 Actual Benchs Paid 0.5.5.801 15.1.5. 5.1.5.81 Actual Benchs Paid - (6.5.5.3 6.5.5.3 Actual Benchs Paid - (6.5.5.3 6.5.5.3 Min Assets at the end of the year 6.0.98,971 6.7.5.2.4.4 'iii Net Asset/(Liability) recognized in the finance Sheet - (6.5.5.3 Person Value of Defined Bencht Obligation Ait at 31st March 2018 Ait 31st March 2018 Person Value of Defined Bencht Obligation 17.4.1.67 34.5.5.3 Net Asset/(Liability) value of Pensots at a March 32.2.9.5.1 17.4.1.67 34.5.5.3 Net Asset/(Liability) value of Pensots at a March 32.2.9.5.1 17.4.1.67 34.5.5.3 Net Asset/(19 4 0 d	Change in Asiet: chaing the year ended March 31, 2018		
Actual Benefix Paid [3,24,843] Expected returns on Plan Assets 5,15,801 Contributions by Employer 55,600 Actuarial Gains (Losses) - Actuarial Gains (Losses) - Actuarial Gains (Losses) - Nin Assets at the end of the year 69,95,952 Present Value of Defined Benefit Obligation 47,81,751 Viature Status Surgely/Oblight 17,44,967 Present Value of Defined Benefit Obligation 17,44,967 Viature Status Surgely/Oblight 17,44,967 Viature Status Surgely/Oblight 42,65,54 Viature Status Surgely/Oblight 2,65,54 Viature Status Surgely/Oblight 42,66,641 Particulars 2,65,54 Viature Status Surgely/Oblight 42,673 Viature Status Surgely/Oblight 11,18,070 Oblocont Rate 2		Particulars	As at 31st March 2018	As at Sist March 2017
Lacettel return on Plan Astelts 5.15 201 5.118 Constitutions by Employer 5.000 2.61.5 Actuarial Gabr / Jostel 5.000 2.61.5 Actuarial Gabr / Jostel 60.58.5 7 Plan Astert & the end of the year 60.58.5 60.58.5 Plan Astert & the end of the year 60.58.5 60.58.5 Present Value of Defined Benefs Obligation 47.51.751 52.95.1 Present Value of Defined Benefs Obligation 61.55.2 61.55.2 IV Expenses recognized in the storement of Profit & Lox under Employee Benefit Expenses 17.41.67 34.56.5 IV Expenses recognized in the storement of Profit & Lox under Employee Benefit Expenses 8.6.1.31.01 65.4.1.2 IV Expenses recognized in the storement of Profit & Lox under Employee Benefit Expenses 8.6.1.3.0.1.0.1.6.1.2 34.5.0.1.2 IV Expenses recognized in the storement of Profit & Lox under Employee Benefit Expenses 6.5.1.5.0.0.1.1.6.2 34.5.1.2.0.1		Eair Value of Plan Assets at the beginning of the year	67,52,439	65,34,38
Contributions by Employer 55.600 2.61.5 Actuaria Gaine (Journet) 60.85.9 (6.85.9 Pion Asset at the end of the year 60.98.992 67.52.4 III Met Asset/[Liability] recognized in the Stalande Sheet 60.98.992 67.52.4 III Met Asset/[Liability] recognized in the Stalande Sheet 61.95.912 67.52.4 Present Value of Defined Benefit Obligation 47.51.751 52.95.1 Ind Status Supplus/Opfection 17.44.167 34.56.2 Ind Status Supplus/Opfection 17.44.167 34.56.2 IV Expenses recognized in the transment of Profit & Loss under Employee Benefit Expenses 41.2.673 47.73 IV Expenses recognized in the status of All Obligation 13.41.641 42.8.4 Interest Cost 11.12.070 (6.2.3.1 Interest Cost 11.12.070 (6.2.3.1 Interexit Service Cost 11.12.070 (6.2.		Actual Benefits Paid	[3,24,848)	•
Actuarti Gains / (losses) - (6.85.3 Pin Assets 21 the end of the year 69.98.922 67.52.4 III Met Asset/[Liability]/recognized in the Balance Sheet - 67.82.4 III Met Asset/[Liability]/recognized in the Balance Sheet - 67.82.4 Present Value of Defined Benefit Obligation 47.51.751 32.95.1 Fir Value of Defined Benefit Obligation 47.51.751 32.95.1 Fir Value of Defined Benefit Obligation 64.95.912 67.52.4 Fund Status tara March 31, 2018 64.95.912 67.52.4 IV Expenses recognized in the statement of Profit & Loss under Employee Benefit Obgenses - - IV Expenses recognized in the statement of Profit & Loss under Employee Benefit Openses - - Interest Cost - - - - Interest Cost - - - -		Expected returns on Plan Assets	5,15,801	5.41.85
Pin Assets at the end of the year 69,98,992 67,524 W Net Asset/[Liability] recognized in the Balance Steet As at 31st March 2017 Present Value of Defined Benefit Obligation 31,751,751 32,951 Present Value of Defined Benefit Obligation 31,751,751 32,951 Present Value of Defined Benefit Obligation 31,751,751 32,951 Present Value of Defined Benefit Obligation 31,751,751 33,591 Present Value of Defined Benefit Obligation 34,951 67,524 Present Value of Defined Benefit Obligation 32,951 67,524 Present Value of Defined Benefit Obligation 34,553 33,553 Present Value of Defined Benefit Obligation 34,553 34,553 Wet Asset/[Liability] is at March 31, 2018 11,744,167 34,553 W Expenses recognized in the statement of Profit & Loss under Employee Barefit Openses 412,673 4,77.3 W Expected returns on Plan Assets 24,263 4,27.3 Interest Cost 12,43,661 24,343 28,66 Expected returns on Plan Assets 13,1601 (1,1,14,070 Itel Asset/[Liability] Losses 13,11,601 (1,1,14,070 Itel Asset of Plan assets as a parentage of fortal plan 1024 As at 31st March 2017 VI As at 31st M		Contributions by Employer	55,600	2,61,57
International Service Cost As at 31st March 2017 Mode Assert/[Liability] recognized in the Telenois Sheet: 43 at 31st March 2017 Present Value of Defined Benefit Obligation 47 51 251 Fair Value of Plan assets as a March 31, 2018 44 55 911 Fair Value of Plan assets as a March 31, 2018 11 744, 367 Fair Value of Plan assets as a March 31, 2018 11 744, 367 Fair Value of Plan assets as a March 31, 2018 11 744, 367 Wet Assett/[Liability] as at March 31, 2018 11 744, 367 With Comment of Profit & Loss under Employee Baselft Openser 9 Particulars As at 31st March 2018 Corrent/Sender Cost 42 63, 631 Corrent/Sender Cost 2 63, 631 Expected return on Plan Assets 13 11 March 2018 Net Asset / Instrument of Profit & Loss under Employee Baselft Openser 43 st 31st March 2018 V The might caregorier of plan assets as a percentage of botal plant 13 st 18 arch 2018 V The might caregorier of plan assets as a percentage of botal plant 10078 VI Activatial (Saturation Origin Plan Assets 10078 VI Activation Origin Plan Assets 35 31 March 2018 VI Activation Plan Assets 35 31 March 2018 VI Activation Plan Assets 35 31 March 2018 VI <		Actuarial Gains /(Losses)	-	(6,83,37
Particular AL at 31st March 2018 AL at 31st March 2017 Present Value of Defined Benefit Obligation 47.51.251 32.95.1 Fair Value of Defined Benefit Obligation 64.95.918 64.95.918 International Status Surplus/Deficit) 17.44.167 34.56.3 Not Asset/[Liability] is at March 31.2018 17.44.167 34.56.3 Not Expenses recognized in the transment of Profit & Loss under Employing Benefit Expenses As at 31st March 2014 As at 31st March 2017 Corrent Service Cost 41.04.671 41.04.671 41.77.73 Interest Cost 2.45.634 2.88.66 Expected returns on Plan Assets 33.16.01 (6.1.3.4 V Text Actuarial (Gaint/Losses (5.1.5.2011) (6.2.1.3.4 V Text Actuarial (Gaint/Losses 11.18,070 (6.2.2.3.1.11.18,070 (6.2.2.3.1.11.18,070 V Text adisind March 2018 As at 31.5.1 March 2017		Plan Assets at the end of the year	69,98,992	67,52,43
Art Stat March 2018 Art Stat March 2018 Present Value of Defined Benefit Obligation 1731,751 31,521 Fir Value of Defined Benefit Obligation 1731,751 32,551 Fir Value of Defined Benefit Obligation 17,241,671 32,551 Fund Status Surplus/Deficit) 11,244,671 34,553 Net Asset/Liability is at March 31, 2018 117,44,671 34,553 Not Asset/Liability is at March 31, 2018 117,44,671 34,553 Not Asset/Liability is at March 31, 2018 117,44,671 34,553 Not Asset/Liability is at March 31, 2018 117,44,671 34,553 Corrent Service Cost Particulars As at 31st March 2018 As at 31st March 2018 Corrent Service Cost 12,63,634 2,83,634 2,83,634 Expected returns on Plan Assets 2,63,634 2,88,6 Expected returns on Plan Assets 11,18,070 (4,21,37) Interest Cost 11,18,070 (4,21,31) Net Asset 31st March 2018 As at 31st March 2018 As at 31st March 2017 Vit Particulars 10,078 10,078 10,078	<u>а</u> на)	Net Asset/(Liability) recognized in the Balance Sheet		
Fair Value of Plan assets as a March 32, 2018 64, 35, 912 67, 52.4 fund Satus Lapplun/Doeffect) 12, 44, 167 34, 56.3 Net Asset/(LibBitly) as at March 31, 2018 17, 44, 167 34, 56.3 Not Asset/(LibBitly) as at March 31, 2018 17, 44, 167 34, 56.3 Not Asset/(LibBitly) as at March 31, 2018 17, 44, 167 34, 56.3 Not Asset/(LibBitly) as at March 31, 2018 17, 44, 167 34, 56.3 Not Asset/(LibBitly) as at March 31, 2018 17, 44, 167 34, 56.3 Not Asset/(LibBitly) as at March 31, 2018 17, 44, 167 34, 56.3 Not Asset/(LibBitly) as at March 31, 2018 As at 31st March 2018 As at 31st March 2017 Corrent Service Cost 4, 12, 67.3 4, 77.3 Interest Cost 2, 50, 504 2, 86.4 Expected returns on Plan Assets 2, 50, 504 2, 86.4 Lib of the screptote of plan assets as a parcentage of bots (plan 11, 18, 070 (4, 23.1) I total Expected of plan assets as a parcentage of bots (plan 11, 18, 070 (4, 23.1) VI Activatial (Simptians 100% 100% 100% VI Activatial Asstonget Punds 100% 100% 100% VI Activatial Asstonget Punds 3% 3% 3% VI Actissist March		-Particulars	As at Bist March 2018	As at 31st March 2017
Fund Status Laplau/Deficit) 17,44,67 34,56.3 Net Astrif(Lability) is at March 31, 2018 17,44,67 34,56.3 UV Expension recognized in the statement of Profit & Loss under Employee Binefit Expenses As et allst March 2017 Corrent Sender Cost 4,12,671 4,26,72 Lapenses recognized in the statement of Profit & Loss under Employee Binefit Expenses As et allst March 2017 Corrent Sender Cost 4,12,671 4,27,7 Laterest Cost 2,63,643 2,88,6 Expected returns on Plan Assets (5,15,801) (5,41,8 Not Actualial (Senthf) Costs 11,18,070 (6,23,33) Total Expense 11,18,070 (6,23,33) V The only or Expenses of fortal plan 11,31,401 (1,31,4) V The only or Expenses of fortal plan 1007% 1007% VI Activatial Assemptions 1007% 1007% VI Activatial Assemptions 28,65 8% Particulary As at 31,87 March 2017 1007% Discourt Rate 8% 8% Rate of Return on Plan Assets 9% 9% Rate of Return on Plan Assets 9% 9% Wortskiy Toble Ut(1,195-16%) Ut(1,195-16%) <td></td> <td>Present Value of Defined Benefit Obligation</td> <td>47,51,751</td> <td>32,95,12</td>		Present Value of Defined Benefit Obligation	47,51,751	32,95,12
Net Asset/(Liability) as at March 31, 2018 17,44,157 34,56,3 IV Expenses recognized in the statement of Profit & Loss under Employee Benefit Expenses As at 31st March 2014 As at 31st March 2014 Corrent Service Cost 4,12,673 4,12,673 4,77,3 Interest Cost 2,03,634 2,88,6 Expenses recognized in the statement of Profit & Loss under Employee Benefit Expenses 4,12,673 4,77,3 Interest Cost 2,03,634 2,88,6 Expenses of clear on of Ban Assets (5,15,80)1 (5,16,80) Net Actuarial (Gainst/Losses 11,18,070 (4,23,11,18,070 Interest Cost 13,31,691 (1,31,4) VI The major extegories of plan assets as a partement of brial plan. Particular: Particular: 100% 100% VI As at: 21st March 2012 As at: 31st March 2017 Ofscourt Rate 8% 8% Rate of Return on Plan Assets 9% 3% Rate of Return on Plan Assets 9% 3% Wortality Toble U(1(195-166) U(1(195-166)		Fair Value of Plan assats as a March 31, 2018	64,95,913	67,52,43
IV Depenses recognized in the storement of Profit & Loss under Employee Biselft Openses Particulars As at 31st March 2014 As at 31st March 2014 Corrent Sendec Cost 4.12.673 4.72.7 Interest Cost 2.63.631 2.86.6 Expected return on Plan Assets (5.15.601) (6.41.6 Not Actualial (Scinnythouses 11.18.070 (6.22.3) V The major categories of plan assets as a percentage of total plan 10.31.4 V The major categories of plan assets as a percentage of total plan 10.078 10.078 VI Actualial (Scinnythous 10.078 10.078 10.078 VI Actualial Astronythous 10.078 10.078 10.078 VI Actualial Astronythous 8% 8% 8% VI Actualial Astronythous 8% 8% VI Actualial Astronythous 9% 5% March 2018 8% 9% 3%		Fund Status Surplus/(Deficit)	17,44,167	34,56,31
Particular: As at 31st March 2017 Current Service Cost 4.12.673 4.72.3 Interest Cost 2.63.641 2.83.6 Expected returns on Plan Assets (5,15.2011) (5,4.1,6 Not Actuarial (GainPlaneses) 111.80.70 (4.22.71) Interest Cost 33.11.691 (1.3.1.4 V Text adjust of plan excess on parcentage of total plan 9 V Text adjust of plan excess as a parcentage of total plan 10076 10078 V Text adjust of plan excess as a parcentage of total plan 9 10076 10078 VI Actuarial Astromptions 10076 10078 10078 10078 VI Actuarial Astromptions 8% 8% 8% 8% VI Actuarial Astromptions 9% 3% 3% 3% VI Actuarial Astromptions 9% 3% 3% 3% VI Actuarial Astromptions 9% 3% 3% 3% VI Actuarial Astromptions 9% 3% 3%	•	Net Asset/(Liabüty) as at Morch 31, 2018	17,44,157	34,56,31
Corrent Service Cost Alst Match 2012 Observed Match 2014 47.7.2 Interest Cost 2.03,634 2.88.6 Expected returns on Plan Assets (5,15,201) (6,21,3 Not Actuarial (SimitfLosses 11,18,070 (6,22,3) Not Actuarial (SimitfLosses 11,18,070 (6,22,3) V The major integenities of plan essets as a parteentage of total plan 9 Particulars As at: 21xt March 2018 As at: 31xt March 2017 Insurer Managed Funds 10078 10078 V1 Actuarial Astromptions 10078 10078 V1 Actuarial Astromptions 8% 5% Rate of Return on Plan Assets 9% 3% Wortality Toble Ut(1993-656) Ut(1993-656)	IV	Expenses recognized in the statement of Profit & Loss under Employee Benefit Expenses		e a de la segue de la com
Interest Cost 2,63,634 2,83,6 Expected returns on Plan Assets (5,15,80)1 (5,4,1,6,4),1 Net Actuarial (SpintylLosses (1,1,1,80,70 (4,2,2,3,4) Total Expense 13,31,691 (1,31,4) V The miljor cartegioner of plan assets as a percentage of botal plant Particulary (4,3,4,4) V The miljor cartegioner of plan assets as a percentage of botal plant 10,31,4 (1,31,4) V The miljor cartegioner of plan assets as a percentage of botal plant 10,37,4 10,37,4 V The miljor cartegioner of plan assets as a percentage of botal plant 2,3,4,54 2,3,4,54 V Activated Astromptions 10,07% 10,07% 10,07% VI Actuardal Astromptions As at 31,54 March 2017 2,5,6,54 2,5,6,54 Discourt Rate 8% 8% 8% 8% Rate of Acturn on Plan Assets 9% 3% 3% Wortship Yebte U(1,195-166) U(1,195-166) U(1,195-166)		Particulars		As at 31st March 2017
Expected returns on Plan Assets (5,15,20) (5,41,0 Net Actuarial (Selent/Losses 11,18,070 (4,23,1 Total Expense 13,11,691 (1,31,4 V The major categories of plan assets as a percentage of total plan (3,14,0 (4,23,1 V The major categories of plan assets as a percentage of total plan (3,14,0 (4,23,1 V The major categories of plan assets as a percentage of total plan (3,14,0 (4,23,1 V The major categories of plan assets as a percentage of total plan (4,23,2 (4,23,2 V The major categories of plan assets as a percentage of total plan (4,23,2 (4,23,2 VI Asset 21xt March 2012 As et 21xt March 2012 (4,23,2 VI Actuarial Assemptions (10,29,20,10) (10,29,20,10) Discount Rate 8% 8% 8% Rate of Return on Plan Assets 9% 9% 9% Wortality Table (10,199-96) (10,199-96) (10,199-96)		Current Service Cost	4,12,673	4,77,3
Net Actuarial (Gains)/Losses 11,18,070 (4,23,3) Total Expense 13,11,691 (1,3,1,4) 'V The enjor categories of plan assets as a percentage of hotal plan. Particular: As at: 31st March 2012 'Y The unjor categories of plan assets as a percentage of hotal plan. Particular: As at: 31st March 2017 'Y As at: 31st March 2018 As at: 31st March 2017 'Y Actuarity faile As at: 31st March 2017 'Y As at: 31st March 2018 As at: 31st March 2017 'Y As at: 31st March 2018 As at: 31st March 2017 'Y As at: 31st March 2017 Of sourt Plane 'Y As at: 31st March 2017 As at: 31st March 2017 'Y Of sourt Plane Bt at: 31st March 2017 Of sourt Plane Bt at: 31st March 2018 'Y Y State of Return on Plan Assets 'Y Y State of Return on Plane 'Y U(1(1954-96) U(1(1954-96)		Interest Cost	2,63,634	2,68,65
Total Espense 13,11,691 (1,31,4) V The major categories of plan screts as a percentage of total plan Particular: As at 314 March 2018 As at 314 March 2017 Insure: Managed Funds 100% 100% 100% VI Activatel Association 100% 100% VI Activatel Association As at 314 March 2017 Discount Rate 8% 8% Rate of Action on Plan Assets 9% 9% Wortsky Tobe U(1(199-96)) U(1(199-96))		Expected returns on Plan Assets	(5,15,301)	(5,41,65
V The major categories of plan screets as a percentage of fortal plan Particular As at 31st Merch 2018 As at 31st Merch 2017 insurer Managed Funds 100% 100% VI Activated Assemptions 100% 100% Particulars As at 31st Merch 2018 As at 31st Merch 2017 Discount Rate 8% 8% Rate of Return on Plan Assets 9% 9% Wortshiry Table UIC (1994-96) UIC (1994-96)		Net Actuarial (Gainst/Losses	11,18,070	{4,23,33
Particular As at: 31st March 2018 As at: 31st March 2017 Insurer Managed Funds 100% 100% VI Actualed Assomptions 200% Particulars As at: 31st March 2018 As at: 31st March 2018 Discourt Rate 8% 8% Rate of Return on Plan Assets 9% 5% Wortality Table UIC (1994-96) UIC (1994-96)		Total Expense	13,11,691	(1.31,44
Imsurer Managed Funds 100% 100% VI Activatel Astromytions As at 31x March 2018 As at 31x March 2017 Discount Rate 8% 8% 8% Rate of Return on Plan Assets 9% 9% Wordshy Table 10((1993-96)) 10((1993-96)) 10((1993-96))	- V			en al Tala de Branda
VI Actualal Assemptions Particolarit As at 71rt March 2012 Discount Rate 8% Rate of Return on Pion Assets 9% Wortality Table UIC (1994-96)		Particulars	As at 31st March 2018	As at 31st March 2017
Participiers As at 31st March 2012 As at 31st March 2017 Discount Rate 8% 8% Rate of Return on Plan Assets 9% 9% Mortality Yable UIC (1994-96) UIC (1994-96)		insurer Managed Funds	100%	100%
Particuliers As at: 31xt March 2013 As at: 31xt March 2017 Discount Rate 8% 8% Rate of Return on Piso Assets 9% 9% Wortality Table UIC (1994-96) UIC (1994-96)	VI	Actual a scomptions		
Rate of Return on Plan Assets 9% 9% Wortakity Table UIC (1994-96) UIC (1994-96)			the second field of the second se	As at 31st March 2017
Martality Table 11C (1994-96) 11C (1994-96)		Discount Rate		
		Rate of Return on Plan Assets	9%	3%

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(ö). Leave Encashments:

t i falsa			a la presenta de la compositione de la presenta de la compositione de la compositione de la compositione de la
	Particulars	As at 31st March 2018	As at 31st March 2017
	Present Value of Defined Benefit Obligation at beginning of the year	11,83,242	11,92,725
	Current Service Cost	2,56,337	3,92,350
	Interest Cost	75,590	\$5,946
	Actuarial (Gains)/Losses	(60,269)	(9,395)
	Benefits Faid	(1,14,557)	(4,73,384)
	Present Value of Defined Benefit Obligation at end of the year	13,45,343	11,\$3,242
<u>- 88</u>	Change in Assets thuring the year ended March 31, 2018		
	Pathiciany	As at 31st March 2018	As at Sist March 2017
	Fair Value of Plan Assets at the beginning of the year	•	•
	Actual Benefits Paid		-
	Expected returns on Plan Assets		-
	Contributions by Employer	-	•
	Actuarial Gains /(Losses)	· · ·	•
	Plan Assets at the end of the year	·	-
	Ner Reset/Libbility/recognized in the financie Sheet Particulars	As at: 315t March 2018	As at 31st March 2017
	Net Opening provision in books of accounts	11,38,242	11,92,725
	Transfer In/(ovt) obligation		(1,371)
	Transfer in/(out) plan assets	•	•
	Employee benefit expenses as per annexure 2	2,71,658	4,70,272
	Benefits Paid by the Company	(1,14,557)	[4,73,384]
	Net Closing provision in books of accounts	13,45,343	11,68,242
	Expenses recognized in the statement of Profit & Loss under Employee Sensiti Expenses		a a a a a a a a a a a a a a a a a a a
	Perticilari	As at 31st March 2018	As at 31st March 2017
	Current Service Cost	2,56,337	3.92,350
	Interest Cost	75,590	85,946
	Expected returns on Plan Assets		•
	Net Actuariai (Gains)/Losses	(60,259)	8.024
	Tetal Expense	2,71,558	4,70,272
्र ः २ ः	Actuerial Assumptions		
	Particular		As at 31st March 2017
	Discount Rate	7.60%	7.30%
	Rate of Return on Plan Assets	0%	0%
	Mortelity Table	Indian Assured Lives Mortality (2006- 08)	Indian Assured Lives Mortality (2006- 03)
	Retirement Age	60 years	60 years

ь Lease Commitment

Note No: 31 Contingent Lisbilities and Commitments

Contingent Liabilities Corporate Guarantees / Stand by Letter of Credit

Claims against Company not acknowledged as Oebis Income Tax Demand pending Appeal and Rectification Sales Tax Demand pending Appeal Total

Commitments Estimated Amount of Contracts remaining to be executed

Total

Total

Note No: 32 Financial Instruments

Amount (Rs.)

44512,00,000

1,59,534 44513,59,534

14992,59,139

20554,72,091 35547,31,230

Amount (Rs.) For the year ended 31st March, 2017

Sr.No.

в,

ь.

a.

Particulars

Valuation All financial instruments are initially recognized and subsequently re-measured at fait value as described below: a. The fair value of investment in unquoted Equity Shatet is measured at HAV. b. All foreign currency denoministed assets and liabilities are translated using exchange rate at reporting date.

		Asa	31 March 2018		1999 B						As at 3: Marca 2016			
fatores	Camples N	wast	1992 - 1 4	nliz instressi	à	Canyage	ATTORN A				nying Amount		al dispition	
	FIVI	mates Cat	Leedi	Level I	Level 3	FTVM	Amotised Cost	Level 1	Level 2 Level 3	FIYE	Fractised Cast	Level :	inet	Level 3
landal Arrets										1				
M Cost/Amorised Cast														
Incefectivaties		6661973,301			66519.73.501		527263.254		53172 BB	254	41:68 54 27			41182.94.27
(สรวิ เกต Bane 3 เป็นการร		3739,53352		57,1953,352	-	-	12011/13	•	1850,11443	•	· 2691,69,715		3091.02.731	-
loars		115,57,271			1413,57,171		1751,52508	•	- 1651.52	538	1798,26,730	-		2798,24,71
Other Fibuncia Auras	· ·	10.1.8 204	-	· · ·	10,11,101	-	5,0903	•	5.09	058	9,68,753	· ·	· · ·	9,53,75
Al Fair Value through Profil Los	iloss	1		1	;	1	I				1	I	1	
hressnerts	12673 158		12673 158	· .		154,67,113		154, 57, 112		- 212,183	. o	222,12,679		
Fin suchi Vahil t es			L	······································									<u> </u>	1
At Ameriked Cast														
tornowings		36871.91.1H		357137,328			64135,75727	•	64356, 25,727	·	40758 19 51	· ·	2753 12547	
hace sayables		25215,00,147		•	15215, 20, 1/7		13157.51.810		- 11157.2	.310	- 13258 55 852			10058.55,86
							24491 14 125							

For the year ended 31st March, 2018

43902_00,000

156,27,240 1,59,534 44059,86,774

18877,22,556 18877,22,586

The financial instruments are categorized into two levels based on the inputs used to arrive at fair value measurements as described below;

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities; and Level 2: inputs other than the gooled prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Amount (As.)

Foreign Currancy Rick The following Table shows Foreign Currency Exposures in Financial intruments at the end of the reporting period.

Particulara	·····································	larch 2018	Prostante and the Act of Act 31 March 2017 Concerns the Act of Ac		
	USD	eren en de la companya de la company	Sector USD rest local to	Enderstander State (MR 1999) State (MR 1999)	
Trade Payables	246,26,174	16016,86,338	133, 13, 803	3956,86,974	
Trade Receivable	865,51,757	56293,26,306	629,23,948	40799,88,802	

Foreign Currency Sensitivity

The following table demonstrate the sensitivity to a reasonably possible change in exchange rates, with all other variables held constant. The Impact on the Company's profit before taxes is due to changes in the fair value of monotary assets and Rabities.

I/ade rayable		Autorian (Acs)
	Changes in USD Rate	Profit/{Lass }
For the year ended 31st March, 2018	1%	(160, 16, 863)
	-13	160, 16, 863
For the year ended 3ist March, 2017	1%	(89,56,870)
	-1%	39,56,870
Trade Receivabla		Amount (Rs.)
	Changes in USD Rate	Profit/[Loss)
For the year ended 3 1st March, 2018	1%	\$62,93,263
	-1%	
For the year ended 31st March, 2017	1%	
	-1%	1407 99 R88

Interest Rate Risk

The eq isure of the company's borrowing to interest rate changes at the end of the reporting period are as follows:

The exposer	e of the company's controlling to an electron that the ges		Amount (Bs.)
Sr.Ha.	Particulari	For the year ended a 1st March, 2018	For the year ended 31st March, 2017
	Loans	96871,97,384	64398,75,727
	Total	96871,97,384	64198,75,727

Interest Rate Seniklivity Irapact of Interest Expenses for the year on 1% change in Interest Rate

		Amount (Rs.)
	Changes in Interest flate	Profit/{ Lose
For the year ended 31st March, 2018	1%	(968,71,9
	-1%	968,71,9
For the year ended 32st March, 2017	1%	(643,98,7

Credit Rick

reduction (is the risk of Bnanda) lass to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and loans and advances.

Profit/[Lose] {968,71,974} 968,71,974 (643,98,757)

643,98,757

-1%

The Company's reposure to credit risk is influenced mainly by the individual characteristics of each customer and the geography in which it operates. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the credit worthiness of customers to which the Company grants credit terms in the normal course of business.

The maximum exposure to meditrisk for trade and other receivables by type of counterparty was as follows ;

				Amount (Rs.)
			Carrying	emount
	Notes	March 31, 2018	March 31, 2017	March 31, 2016
Financial Assets (Current)				
Cash and cash equivalents	а	2987,31,645	3602,35,946	743911452
Bank Balance other than cash & cash equivalents above	8	2732,26,717	1247,72,496	125258286
Loans	9	1415,67,271	1951,52,508	279825730
Other Intencial assets	12	10,18,404	5,09,068	963765
Trade and other receivables	9	66619,73,601	\$0272,83.254	4118894271
		73765,17,838	57079,58,273	52688,59,507

a) Trade receivables

a) race recensures
The company individually monitors tha sanctioned credit limits as against the outstanding balances.
The company individually monitors tha sanctioned credit limits as against the outstanding balances.
The Company establishes an allowance for impairment that represents its estimate of expected losses in respect of trade receivables. The Company uses a provision matrix to compute the expected credit loss for trade receivables. The Company has developed this matrix based on historical data as well as forward looking information pertaining to assessment of credit risk.

An impairment analysis is performed at each reporting date on an individual basis for major clients. In addition a large number of minor recenables are grouped into homogenous groups and assessed for impairment collectively. The calculation is based on exchange lasses historical data. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assess disclosed in note 9. The Company does not hold collateral as security. The Company evaluates the concentration of risk with respect to trade receivables as low, as its customers are located in several jurisdiction and industries and operate largely in Independent markets

The Company exposure to customers is diversified and no single customer contributes to more than 35 % of putstanding trade receivable as at March 31,2018 and 2017.

		Amount (Rs.)
Particular	For the year onded 31st March, 2018	For the year roded 31st March, 2017
Domestic Trade Receivables	10326,47,295	9447,58,859
Forign Trade Receivables	56293,26,306	40825,24,395

The following table gives concentration of credit risk in terms of Top 10 amounts receivable from customers		
	For the year ended 31st March, 2018	For the year ended 31st March, 2017
Trade Receivables	62650,03,149	45601,07,361

b) Cash and cash equivalents Cash and cash equivalents of 41R 29,87,31,645 at March 31, 2018 (March 31, 2017: 1NR 36,02,38,946, March 31, 2016:1NR 74,39,11,452). The cash and cash equivalents are held with bank and financial institution counterparties with good credit rating.

Liquidity Risk The Liquid rus that the Company will encounter difficulty in meeting the obligation associated with its dinancial liabdiclos that are settled by delivering cash or another financial asset. The Company's approach of managing Equidity is to ensure, as far as possible, that it will have sufficient inquirility to meet its liabilities when Usey are due, under both normal and strossed conditions, without incurring unacceptable losses or inking damages to the Company's reportation.

Matwisy Profile of Loans and Other Financial Liabilities as on 31 March, 2018

				Amount (Rs.)
Particulars	Below 1 Year	1-1 Years	Above I Years	Total
Borrowings	50466,07,567	•		50466,07,567
Borrowings	-	20628,98,395	25776,91,426	45405,89,821
Trade Payables	25215,00,147	•		25215,00,147
Other Financial Liabilities	5799.80,417	40576.09,374		46375,89,791
Total	81480,88,130	- 61705,07,769	25776,91,426	168462,87,326

Maturity Frontie of Loans and Other Financial Liabilities as on 31 March, 2017

				Amount (Rs.)
Particulers	Below 1 Year	1-3 Years	Above 3 Years	- Total Sec
Borrowings	15372,54,791	•	•	15372,54,791
Barrowings		16342,07,130	32634,13,806	49026,20,936
Trade Payables	13257,81,810	•	•	13257,81,810
Other Financial Liabilities	188,40,588	24302,83,537	·	24491,24,125
Total	28818,77,190	- 40644,90,667	32634,13,806	102147,81,653

Note Noi 33 Operating Segments Business Segments The Company has identified business segments (industry practice) as its primary segment and geographic segments as its secondary segment. Business segments are primarily Trading, Development of Software and Distribution & Wind Power Generation etc. Revenues and expenses directly attributable to segments are reported under cach reportable segment. Expenses which are not directly identifiable to each reporting segment have been allocated on the basic of acsociated revenues of the segment and manpower efforts. All other expenses which are not allocable to segments have been disclosed as unallocable expenses.

Assets and RubBales that are directly attributable or allocable to segments are disclosed under each reportable segment. All other assets and RubBities are disclosed as unaBorable. Fixed assets that are used interchangeably among segments are not allocated to primary and secondary segments.

		Year ended M	arch 31, 2018	S	Your ended March 31, 2017				
Particulars	Trading, Distribution and Development	Wind Power Generation	Un-sliocable	Total	Trading, Distribution and Development	Wind Power Generation	Un-sliotable	Total	
Segment Revenue Externai Salas (Net) Other Income	167848,46,975	83,03,968	104,65,856	167931,50,944 104,65,366	164766,16,262	81,75,789	226,49,266	164847,92,051 226,49,266	
Total Revenue	167848,46,975	83,03,968	104,65,866	168036,16,810	164766,16,262	61,75,789	226,A9,266	165074,41,317	
Segment Result (PBIT) Profit Before Interest and Tax	7779,91,430	16,08,577	104,65,866	7900,65,873	7788,59,729	27,31,126	146,35,531	7962,26,386	
Interest Provision far Tax	723,32,009	75,282	9,581	724,17,872 343,46,576	925,74,094	10,75.442	56,083	937.05,619 131.65.194	
Profit siter Tax	7056,59,421	15,32,295	104,56,285	6833,01,426	6862,85,636	16,55,684	145,79,448	6891,55,574	
Other Information Segment Fixed Assets	85279,03,780	515,82,083	131631,22,454	217426,08,317	85211,33,754	594,50,923	72969,23,532	158775.08,209	
Segment Other Assets	76004,90,190	55,51,220	126,73,165	76187,14,578	60690,79,857	69,99,810	154,42,349	60915,22,016	
Totel Assats	161283,93,969	571,33,303	131757,95,622	293613,22,895	145902,13,611	664,50,733	73123,65,881	219690,30,225	
Segment Liabilities	168686,98,279		213,30,857	168900,29,136	102192,78,492	38,45,250		102196,05,449	
Total Lisbilities	168686,98,279	•	213,30,857	168900,29,136	102192,78,492	38,45,250	- 35,18,293	102196.05.449	

Based on the "management approach" defined in ind AS 108 - Operating Segments, the Chief Operating Decision Maker evaluates the company's performance and abocate resources based on an analysis of various performance indicators by business segments. Accordingly information has been presented along these segments.

Geographical Segments

The secondary reporting segment for the Company is geographical segment based on location of customers, which are as follows:

neary reporting segment in	or the Company is geographical se	gment cased on location of cattomer-	C WORLD BIE AS FOUNDER.			
						Amount (Rs.)
	Particulars		Domestic		Overseas	Total
Revenue from Externa	al Customers			51963,14,625	115968,36,319	167931,50,944
				109435.62.591	55412.29,460	164847,92,051
Segment Assets				135341,67,676	158271,55,220	293613,22,895
				191721,94,078	27963,36,147	219690,30,225

Note No. 34 Payable to any misso, and and medium enterprises:

The compare is under the process of abiaining information from Suppliers/uprice providers sourced under Aricles, Smith and Medium Executives (ASMA) Development Ace, 2000

NO.	Partirulars	for the year anded		For the pear anded . Jive Mearch, 2017	
	Processian making unpaid that within due				
10	date is per the MSALED Act)				
641	Encreti due ibereon remiline unpaid				
	Preserves paid by the Company Witerms of Section 36				
	of the Micro, Scholl and Mechani Enterprises		1		
	Omotoomant Act, 2006, slong-with the amount of		1		
(¥)	the payment made to the supplier beyond the				
	appointed day its for the period				
	fatorest dow and survable for the period of tighty in				
	mading superiors (which have been hald but beyond				
	the appointed day dwith the period but without				
I *1	stame interest specified under the Attern, Small and				
,	Mednon Emerorism Act, 2006				
	Interest accrued and remaining unpaid	· · · ·			
17)					
	Interest remaining due and payable even to the	· · ·			
	succeeding years, until such date when the interven	•			
(54)	deau ay above are accountly paid to the small				
	Mayan		ŕ		
		•		•	
	·				
	Toch				

34. L There are no specific clares from supports under witcome on delayed payments constell under Small Scale & Antillary Act. 1993.

HOLE NO. 14 LOSSE

ment ment of a series Operating Levels The Company has leased for Miles under non-clarentable operating leases. The Networks represents to respect of these leases is at 311 Miles 2013 and 1111 Miles 2017 and Maximum Lasse payor entry.

	to be surplused	Rey Ing was ander
Not leter than one war	140.57,440,03	176,01,400
Sprint than one year but not later than five years	10)),)1,950.00	1442,78,750
Later than fire years	6216.18,960.00	6J \$7, 14, 600
foral		BOM AN MORE

Note Ko, M Related Party On Jonator

אז מיז פהן 25 54, ואר מדונומנשית פו לראי שהתוספה שלא לאף וכשו לם מצועית שלא אאמאי שלאמשים. 12 1411 כל ובפוביל Shi the article control courts and also related מצועית שלא אאמאי שאישרמלטיה וומיר Chi או פובי

N. 14		"Maken at Balas	A Description 1	A 61	 	147 - 17 - 18 - 18 - 18 - 18 - 18 - 18 - 1	- A. S. M. S.

Sy No.	Nature of Related Party	[1] MARCE AND ANALYSIST IN CO. A MARCHAN AND A AND AND AND AND AND AND AND AND	
A	Key Mana partal Personnel	Minin Kvenkar Didwania - Director	
		Saurson Sabyba - Whole (Ima Derezio)	
		Raferano Shanbhog - Chief Forancial Officer	
	·	Miles Company Scencery	
	Encements: over which hay management Personnel and shell telenves	Verbal Received	
	are able to exercise significant influence	Sears Acel Listate Private Southed	
		Verilas Housing Development Private United	
		Quint The de Derper Privele United	
		Challwork and Erade Index Privale Limited	
		Hazed Middle East FDE-UAL	
		Hold Lagostics Private imited	

ADALANT (RE.)

Amount (Rs.)

t). Transactions with related parties:

Novie and Serve Parannal and for Balastria 63 Cincipates over which the first station i have 4 Sec. Par Permiters Hearing ਹੋਣ 2017-18- 2018-17. 3077.14 State 2016-11-4 2.2 1015416 :-44 1.2.1 1200 DOLLES Lieuwowiad Losin Gitran to Jifylin gwmar Otdwarea Isazol Morozantile Emiliod Haize) Middlo Eant . 11,000 • 1336,10,600 (9697,04.61) 162020,87,711 4,01,017 ì . . Unsacured Louin ceastd Bu Hitta Sumar Opticatia Hitta Sumar Opticatia Hitta Sumar Opticatia Matel Middle Sumi : • 10,000 • : 10.63,691 4,52,673 • 4,01037 Salary and Other Employee Benefits to KTAP Sourson Sangtad . 30.00.000 14,00,000 14,50,000 INHING MANY . 78.00.004 10.20.000 74,64,000 . . V 149 974 . 1/2001 21.14.046 15,10,000 . ant Pold Vernas Xousing Development Private Umited 1.95,000 1,20,000 3,00,000 4,000 1,30,000 1, 10,000 1, 20,000 1, 70,000 64,000 1, 60,000 • -1,71,2)1 1,20,000 . : • • • • • . Orra Terde Impet: Privile Londed Verkus Invostenant. 18d Sears send estate part tid Oslovoyzat Trada Inpon private Mil Venilas Agro Venture Private Umized • • 90.000 51 500 :

c) Balances with related parties:

									Amount (Rs.)
Particulars				Key Manage	rial Personnel and	ts Relatives		er which KMP & its significant influence	
nanali uli jilikin kati	en museure	2001020202020	NUMBER OF COMPANY	2617-18	2016-17	2015-16	2017-18	2015-17	2015-16
Amount Payable					-				
Nitin kumar Didwania	ł -		•	3335,80,000	•	•] -	- 1	•
Hazel Mercantile Limited	•	-	•		•	-	19886,40,762	· ·	•
Veritas Investment Emited	•	-	· ·	· ·		•	·	711,41,000	9,51,000
Diva Trade Impex Private Limited	•	-	-	· ·	-	•	•	15,000	-
Clairvoyant Trade impex private itd	•	•	-	•	•	•	· ·	1,35,000	•
Hazel Middle East	•		•	•		•	8235,69,391	4958,31,187	16\$63,49,1B
Hazel Logistics Petrate Limited	•	•	-	-		•	· ·		7,11,35
Amount Receivable						-	ļ]	
Hazel Mercanule Limited		-	-		-		1016,97,500		
Sanman Trade Impex Limited	· ·	-	-	- 1			3688,81,004	· ·	· ·
Aspen International Private Limited	· ·	-		{ ·	-		315,57,825	1 ·	
Security Deposits									
Clairvoyant Trade Impex provate Ito] .	-	-			-		34,000	34,00
Ventas Investment Limited				· ·	· ·	· ·	25,000	25,000	25,00
Diva Trade Impex Private Limited	-	· ·	•	-	•	ι.	20,000	20,000	20,00
Veritas Housing Development Private Limited									
			-	•	•	•	25.00,000	25,00,000	25,00,00

35.1 Compensation of Key Managamant Parsonnel The remuneration of director and other member of key management personnel during the year was as follows:

Particulars	For the year ended dist March; 2013	For the year ended
Saurabh Sanghri	30,00,000	24,00,000
(Whole Time Director)		
Rajaram Shanbhag	75,00,000	70,20,000
(Chief Financial Officer)		
Prasad Oak	21,36,048	15,20,000
(Company Secretary)		
Total	129,36,048	109,40,000

Nate No. 16

In the opinion of the Board and to the best of their knowledge and belief, the value on realization of the current assets, loans & advances, deposits, in the ordinary course of business will not be less than the value stated. In Balance Skeet. The Rebilities on account of Shortage / Rate Difference / contract performance /Quality issues etc.

Amount (Rs.)

Nate No. 17

The Company has recognized all the claim receivables / liabilities with various government authorities fowards Custom duty, VAT, Cess, Income-tax, SAD, Unutilized CENVAT credit and insurance claim etc. on accual basis and shown under the head Loans & Advances and Current Liabilities respectively.

Note No. 38 Capital Management

The Company's objective for Capital Management is to maximise share holder value, safeguard business continuity and support the growth of the Company. The Company determines the Capital requirements based on annual operating plans and long term and other strategic investment plans. The lunding requirements are met torough equity and operating cash flows generated.

Name of the Entity	NetAssets		Share in Profit and Loss		Share in Other Comprehensive Income		Share in Total Comprehensive Income	
and the stand stand	Compasition	Amount	Composition	Amount	Composition	Amount	Composition	Amount
Parent								
Veritas India Limited	8.09	10084,76.202.91	3.86	263,52,362.02		······	3.86	263, 52, 362.02
Subsidiaries								
Indian								
Veritas Polychem Privata Limited	4.19	5225,26,688.00		-		-		
GV investment Finance Company Limited	(0.02)	(21,52,869.04)	(0.07)	(4,53,856.90)			(0.07)	(4,53,856.90
Veritas Agro Ventures Private Umited	65.94	83488.07,915.00	(0.71)	{48,47,111.00)		-	(0.71)	{48,47,111.00
Veritas Agricom LLP	(0.00)	(7,013.00)	(0.00)	(7,013.00)	1	-	(0.00)	(7.013.00
Veritas Infra LLP	(0.00)	(17,030.00)	(0,00)	(410.00)		-	(0.00)	(410.00
Veritas Infra and Logistics Private Limited	(0.00)	(4,60,168.00)	(0.04)	(2,60,515.00)	1		(0.04)	(2,60,515.00
Foreign								
Veritas America Trading Inc	(0.01)	(11,68,779.48)	(0.00)	(27,713,50	5	-	(0.00)	(27,713,50
Veritas International FZE	20.76	25892,32,455.59	97.03	6621,71,389.41		-	97.03	6621,71,389.41
Veritas Giobal Pte Limited	0.05	60, 33,005.44	(0.07	(4,55,532.60)	•	(0.07)	(4,55,532.60
Hazel international FZE	0.00	23,352.00		-			•	-
Total		124712,93,759	1	6824,71,599	1			6824,71,599

40.1 Effect of Ind AS adoption on the Standsions Balance Sheet as at 31st March, 2017 and 1st April, 2016

		As at March 31 2017		As at April 1 2016				
Parliculars	As per Indian	Effect of Transition to Ind AS	As per ind AS	Aspectadian	Effect of Transition to ind AS	As per lod AS		
	GAAP			GAAP		Al per una Ala		
LISETS AND	l. Marine Marine Marine					acease and a second		
Non-Current Assets	, – – – – – – – – – – – – – – – – – – –			T				
Property, Plant and Equipmont	85805,84,677	-	\$\$205,84,677	85676,34,553		85676,34,553		
Capital Work in Progress	72969,23,532		72969,23,532	38607,71,346		38607,71,346		
Financial Assets				}				
- Investments	109,98,053	44,69,059	154,67,112	209,95,053	122,50,626	232,48,679		
- Loans		•	•	-		•		
Deferred tax assets (Net)	{128,84,579}	148,01,711	19,17,133	-	•	-		
Other Non Current Assels	213,67,927		213,67,927	75,16,023	·	76,16,023		
Total Non Current Assets	158969,89,611	192,70,770	159162,60,381	124470,19,975	122,50,626	124592,70,601		
Current Assess								
Inventories	3404,95,679	-	3404,95,579	34,16,590	- [34,16,590		
Financiał Assels								
Trade Receivables	50998,76,247	(725,92,993)	50272,83,254	41692,63,868	(503,69,597)	41188,94,271		
- Cash and Cash Equivalents	4850,11,442	•	-1850,11,442	8691,69,738		A691,69,73B		
+ Loans	1951,77,274	(24,765)	1951,52,508	2798,26,730	•	2798,26,730		
- Other Financial Assets	5,09,058	•	5,09,068	9,68,768	•	9,58,768		
Other Current Assets	43,17,891	•	43,17,891	1705,79,597	•	1706,79,597		
Total Current Assets	222133,94,545	(725,17,759)	60527,69,843	54933,25,291	(503,69,597)	54429,55,694		
Total Assets	391103,84,156	(\$33,46,988)	219690,30,225	179403,45,265	[381,18,971]	175022,26,295		
	PDH745507754785704494494				**************************************	A SHE COME AND A SHE CAN AND AND A SHE CAN AND AND AND AND A SHE CAN AND AND AND AND AND AND AND AND AND A		
EQUITY AND UABILITIES				en of the second		CHOM COLUMN		
Equity								
Equity Share Capital	268,10,000		265,10,000	268,10,000	-	268,10,000		
Other Equity	117743,60,604	[517,45,878]	117225,14,776	111307,67.589	(262,33,710)	111045,33,879		
Total Equity	118011.70,604	(517,45,828)	117494,24,776	111575,77,589	(262,33,710)	111313.43,879		
Lisbilities								
Non-Current Liabilities								
Financial Liabilities								
- Borrawings	49026,20,936		49026,20,936	25472,69,914	-	25472,69,944		
- Other Financial Liabilities	24302,83,537		24302,83,537	16563,49,181		16563,49,181		
Deferred Tax (Jabik/es (Nat)	· · · ·	•	•	149,68,924	(102,70,361)	46,98,583		
Total Non Corrent Liabilities	73329,04,473	*	73329,04,473	42185,88,049	(102,70,361)	42083,17,688		
Current Liabilities				l i				
Financial Liabilities				1		1		
- Borrowings	15372,54,791	-	1\$372,54,791	15285,49,603	-	15285,49,603		
- Trade Payables	13257 \$1.810		13257.85.810	10058,55,860		10058,55,860		
- Other financial Sabilities	158,40,588		183,40,588	230,27,120	· ·	230,27,120		
Provisions	11,\$8,242		11,88,242	11,45,473		11,45,472		
Liabilities for current tax (net)	52,36,705	(16.01,160)	36.35,544	\$6,01,572	(16,14,900)	39.86.672		
Total Current Liabities	28883,02,136	(16,01,160)	22867,00,976	25641,79,628	[16,14,900]	25625,54,727		
Total Equity and Llabilities	220223,77,213	(533,46,988)	219690,30,225	179403.45,265	(3\$1,18,971)	179022,26,295		

Amount (Rs.)

40.2 Reconciliation of Profit and loss between Ind AS and Previous GAAP

			(mount (As.)
		s at March 31 2017	<u></u>
Particulars	As per Indian GAAP	Effect of Transition to ind AS	As per ind AS
Revenue from operations	164847,92,051		164847.92.051
Other income	224,41,863	1,07,402	226,49,265
Total revenue	165072,33,915	2,07,502	165074,41,317
Expenses			
Purchase of stock-in-trade	159475,25,800		159475,25,800
Changes in Inventories of Finished Goods	(3370,79,090)		(3370,79,090
Emlayee Benefit Expenses	276,20,236		276,20,236
Depreciation and Amortization Expenses	70,58,839		70,58,839
Finance Costs	914,73,451	2,32,168	937,05,619
Other Expenses	360,84,182	300,04.963	660,89,145
Total axpenses	157746,83,419	302,37,131	158049,20,549
Profit/ (loss) before Lax	7325,50,496	{300,29,725]	7025,20,768
Tax expense			
Current tax	196,03,422		196,03,472
Deferred tax	(20,84,345)	(45,31,350)	(66,15,696
Adjustment of Earlier Years	1,77,468		1.77.469
Profit/ (loss) for the period	7148,53,952	(254,98,378)	6893,55,574
Other comprehensive income			
· items that will not be reclassified to profit or loss		8,024	8,024
· income tax relating to items that will not be reclassified to profit			
Tatal comprehensive income for the period	7148,53,952	(254,90,354)	6893,63,59

40,3 Reconciliation of Other Equity between Ind AS and Previous GAAP

	-imaun((BS.)
Partikalari	As at 1st April, 2016
Other Equity as per Pravious Indian GAAP	111107.67.589
Proposed Dividends including Taxes	16,14,900
Fair Valuation of Financial Insumments	122.50.626
Provision for debtors	
Deferred Taxes	102,70,361
Other Equity as per ind AS	111045,33,879

Esplanations for Recondisition of Balence Sheet Statement of Prolis and Loss and Other Equity as previously reported under Indian GAAP and Ind AS: A FVTM-Financial Agents Under Indian CAAP, Company recognized Non-Current Investments in Equity Imfuments at cost less provision for diminision in the value of swestments other than temporary. Under Ind. AS, Company recognized with Hop-Current Investments (Other Ban Investment in Subuldiaries) as of PVFPL and measured them at Soir value through profit or loss

Import of faz value changes at on the date of transition, is recognized in opposing reserves and changes thereafter are recognized in Statement of Profit and Loss

Provision for Trada Receivables The Company has Impaired the Financial Assets viz, Trade Receivables and Inter Corporate Guarantees under Lifetime ECL Method. Impace of such Impairment changes as on the date of Umridian, is recognised in opening reserves and changes thereafter are recognised in Statement of Profit and Loss.

Amortised Cost - Financial Americ

Amountman Dist - Humanus Address Under Indian GARP, the Company accounted for Deposits of Cost is, the amount actually paid. Under Ind XS, such deposits are recognised at fair value on initial recognition and at amortised costs on subsequent messarments.

D Deferred Tax

Ø

c

Inclan GAAP requires Defetted Tax accounting using the Income Statement Approach, which focuses on differences between taxable profits and accounting profits for the period, and AS 12 requires entities to account of an asset or Babdity in the Balance Sheet and Its tax base.

- In Addition, the various transbional adjustments has led to temporary differences, Accordingly, Company has accounted for Deferred Fax on such differences in retained earnings as the transition date. 43 to one of the subsidiary, Le DV Investment France Company Led Incorporated in Marinkius), the statutory audior has commented about the subsidiary company's dependence for financial support on its shareholder Le, parent company. The directions of the Muddalary company are not to provession of the any facts indicating, that the required financial support of the stateholder will not be forthcoming Accordingly, financial statements of subsidiary company prepared on the going concern basti.

42. Figure of the previous period have been regrouped / rearranged, wherever necessary,

As per our report of even date attached

For M.P.Chitale & Co. Chattered Accountants Firm Read Ma: 101851W

Sdf-Ashutosh Pednekar Partner Membership No.: 042937

Place: Munibal Date: JZth June 2018.

For and on behalf of the Board of Directors

sdf~ Nitin Komer Didwania Director DIH: 00210289

Sdf-Saurabh Sanghvi Örector Den ; 02000411

sdf-Sci (* Rejaram Shanbhae Chiej Finoncial Officer

Sdł-Prasad Oak Company Secretary VERITAS (INDIA) LIMITED

CIN: L23209MH1985PLC035702 Website: www.veritasindia.net

NOTICE is hereby given that the **Thirty-Third Annual General Meeting (AGM)** of the Members of **VERITAS (INDIA) LIMITED** will be held on Friday, 28th day September, 2018 at 11:45 AM at 20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020 to transact the following businesses:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt:
 - a) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2018, together with the Reports of the Board of Directors and the Statutory Auditors thereon; and
 - b) the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2018, together with the Reports of the Board of Directors and the Statutory Auditors thereon.
- 2. To declare final dividend on equity shares for the financial year ended 31st March, 2018.
- **3.** To appoint Mr. Saurabh Sanghvi (DIN: 02000411), Non-Executive Director, who retires by rotation and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

4. <u>To Regularise the Appointment of Mr. Praveen Bhatnagar (DIN: 01193544) as a</u> <u>Whole-Time Director of the Company:</u>

To consider and if thought fit to pass the following resolution as an Ordinary Resolution: **"RESOLVED THAT** pursuant recommendation of the Nomination and Remuneration Committee and approval of the Board and subject to provisions of Section 196,197,198, 203 and other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modification or re-enactment thereof) read with Schedule V of the Companies Act, 2013 and Articles of Association of the Company, approval of the members of the Company be and is hereby accorded to appoint Mr. Praveen Bhatnagar (DIN: 01193544) as a Whole-time Director of the Company with effect from 12th June, 2018 for a term of five years (12th June, 2018 to 11th June, 2023) upon such terms and conditions which is hereby approved and sanctioned with authority to the Board of Directors to alter and vary terms and conditions of the said appointment in such manner as may be agreed to between the Board of Directors and Mr. Praveen Bhatnagar."

By Order of the Board of Directors

Place: Mumbai Date: 10th August, 2018 Sd/-Prasad A Oak Vice President - Legal & Company Secretary

Registered Office:

Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai - 400001 Phone no: 91 22 2275 5555/6184 0000 Email-corp@veritasindia.net

NOTES:

- a) In terms of Section 102 of the Companies Act, 2013 and Secretarial Standard on General Meeting, an explanatory statement setting out the material facts concerning business to be transacted at the Annual General Meeting (AGM) is annexed and forms part of this Notice.
- b) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND A PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- c) Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as a proxy on behalf of members not exceeding fifty in number and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten percent (10%) of the total share capital carrying voting rights may appoint single person as a proxy and such person shall not act as proxy for any other member or Shareholder. The instrument appointing the proxy shall be deposited at the registered office of the company not less than 48 hours before the commencement of the Annual General Meeting. Proxies submitted on behalf of limited companies, societies, etc., must be supported by an appropriate resolution / authority, as may be applicable. Proxy form is annexed to this Notice.
- d) Proxy holder shall prove his/her identity with a valid photo identity card at the time of attending the Meeting.
- e) An instrument appointing proxy is valid only if it is properly stamped as per the applicable law. Blank or incomplete, unstamped or inadequately stamped, undated proxies or proxies upon which the stamps have not been cancelled, will be considered as invalid. If the Company receives multiple proxies for the same holdings of a Member, the proxy which is dated last will be considered as valid. If such multiple proxies are not dated or bear the same date without specific mention of time, all such proxies shall be considered as invalid.
- f) During the period beginning 24 hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, a Member can inspect the proxies lodged, at any time during the business hours of the company between 10:00 a.m. to 1:00 p.m. provided that not less than three days' notice in writing of the intention so to inspect is given to the company.
- g) Any Corporate Members intending to send their authorized representatives to attend the Annual General Meeting in terms of Section 113 of Companies Act, 2013 are requested to send a duly certified copy of their Board Resolution / Power of Attorney authorizing their representative(s) to attend and vote on their behalf at the Meeting.
- h) In case of joint holders attending the Meeting, the Member whose name appears as the first holder in the order names as per the Register of Members of the Company will be entitled to vote.
- i) The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 22nd September, 2018 to Friday, 28th September, 2018 (both days inclusive) for the purpose of annual book closure.

- j) Members, Proxies and Authorized Representatives are requested to bring Attendance Slip duly completed and signed as per their specimen signature registered with the Company for admission to the meeting hall. Members who hold shares in demat form are requested to bring their DP ID and Client ID / Folio No. for identification.
- k) Members holding the shares in dematerialized form are requested to intimate all the changes pertaining to bank their details such as bank account number, name of the bank and branch details, MICR code and IFSC code, mandates, nominations, power of attorney, change of address, change of name, e-mail address, contact numbers, etc., to their depository participant (DP). Members are encouraged to utilize the Electronic Clearing System (ECS) for receiving dividends.
- Members holding shares in physical form are requested to send/notify any changes in their address/bank mandate, if any, to the Company or the Company's Registrar and Share Transfer Agent.
- m) Members are requested to hand over the enclosed Attendance Slip duly signed in with their specimen signature(s) registered with the Company for admission to the meeting hall. Members who hold shares in demat form are requested to bring their Client ID and DP ID numbers for identification.
- n) The Securities and Exchange Board of India (SEBI) has made it mandatory (by circular dated March 21, 2013) for all listed companies to use the bank account details furnished by the Depositories and the bank account details maintained by the Registrar and Transfer Agents for depositing of dividend through Electronic Clearing Service (ECS) to investors wherever ECS and bank details are available. In the absence of ECS facilities, dividend warrants will be issued to the members with bank details printed thereon as available in the Company's records.
- o) The Securities Exchange Board of India (SEBI) for securities market transactions and/or off-market transactions or private transaction involving the transfer of shares in physical form has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in demat form are, therefore requested to submit the copy of their PAN to their Depository Participant with whom they are maintaining their demat accounts in case they have not submitted their details till date. Members holding shares in physical form can submit their PAN details to the Company's Registrar and Transfer Agents.
- p) Pursuant to the provisions of Section 72 of the Act read with the Rules made thereunder, Members holding shares in single name may avail the facility of nomination in respect of shares held by them. Members holding shares in physical form may avail this facility by sending a nomination in the prescribed Form No. SH-13 duly filed to the Registrar and Transfer Agents, Universal Capital Private Limited. Members holding shares in electronic form may contact their respective Depository Participant(s) for availing nomination facilities.
- q) As provided in the Section 124 sub section (5) of the Companies Act, 2013, the amount of dividend remaining unclaimed or unpaid for a period of seven years from the date of transfer to the unpaid dividend account is required to be transferred to the Investor

Education and Protection Fund (IEPF). The list of transfer of shares which are due to transfer to IEPF Authority and the list of unclaimed dividend for the year 2011 is updated on our website viz. www.veritasindia.net/index.asp

- r) Members, who have not yet encashed their dividend warrant(s), for any dividends declared after the aforesaid dividends, are requested to forward their claims to the Registrar and Transfer Agents, Universal Capital Services Limited or the Company at its registered office address. It may be noted that once the unclaimed dividend is transferred to the IEPF, as above, no claim shall lie against the Company.
- s) Pursuant to Section 101 and Section 136 of the Act read with the relevant Rules made thereunder, companies can serve Annual Reports and other communications through electronic mode to those Members who have registered their e-mail addresses either with the Company or with the Depository. Accordingly, the Notice of the Meeting along with the Annual Report 2017-2018 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories, unless any Member has requested for a physical copy of the same. For Members who have not registered their email addresses, physical copies are being sent through permitted modes at their addresses registered with the Company.
- t) Members may also note that the Notice of 33rd AGM and the Annual Report 2017-2018 will also be available on the Company's website <u>www.veritasindia.net</u> and also on the website of CDSL i.e. www.evotingindia.com. Physical copies of the same will also be available at the Company's Registered Office for inspection during business hours on working days except for Saturday and Sundays up to the date of the Meeting.
- u) In terms of Section 152 of the Companies Act, 2013, Mr. Saurabh Sanghvi (DIN: 02000411), Director, retires by rotation at the forthcoming AGM and being eligible, offers himself for re-appointment. Accordingly, a brief resume of Mr. Saurabh Sanghvi and information pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Secretarial Standard 2 issued by the Institute of Companies Secretaries of India is attached hereunder, along with the details of the companies in which he is Director/Chairman and the Board committees in which he is chairman/member.
- v) The route map for the venue of Annual General Meeting is annexed at the end of this notice.

Voting through the electronic means

1. Pursuant to Section 108 of Act read with the Companies (Management and Administration) Rules, 2014, as amended from time to time and the provisions of Regulation 44 of the SEBI (Listing Obligation and Disclosure Requirement), 2015 the Company will provide remote e-voting as an option to members to exercise their vote on resolutions proposed to be considered at the Annual General Meeting. All business to be transacted at the Annual General Meeting can be transacted through the electronic voting system. The facility of casting the votes by the members using the electronic voting system from a place other than venue of the Annual General Meeting ("remote e-voting") will be provided by Central Depository Securities Limited (CDSL).

It may be noted that this e-voting facility is optional. The e-voting facility will be available at the link www.evotingindia.com during the following voting period:

Commencement of e-voting	From 9:00 a.m. of 25 th September, 2018
End of e-voting	Up to 5:00 p.m. of 27 th September, 2018

Remote e-voting shall not be allowed beyond 5:00 p.m. of 27th September, 2018. During the e-voting period, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date may cast their vote electronically. The cut-off date for the purpose of remote e-voting is Friday, 21st September, 2018.

- 2. The Members who do not have access to remote e-voting facility may send duly completed Ballot Form (enclosed with the Notice) to the Scrutinizer appointed by the Board of Directors of the Company. Members who have cast their votes by remote e-voting or by Ballot Papers prior to the AGM may also attend the Meeting but shall not be entitled to cast their vote again. Any person who becomes a member of the Company after dispatch of the Notice of the Meeting and holding shares as on the cut-off date i.e. Monday, 24th September, 2018 have the option to request for physical copy of the Ballot Form by sending an e-mail to corp@veritasindia.net or by mentioning their Folio / DP ID and Client ID No. Ballot Forms received after 5:00 p.m. on 27th September, 2018 will be treated as invalid.
- 3. The "cut-off date" for determining the eligibility for voting either through electronic voting system or ballot process is fixed at 24th September, 2018. During this period, shareholders' holding shares either in physical form or in dematerialized form, as on the cutoff date shall be entitled to avail the facility of remote e-voting. The remote e-voting module shall be disabled by CDSL for voting thereafter.
- 4. The voting rights of shareholders shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date i.e. 24th September, 2018.
- 5. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- 6. Members can opt for only one mode of voting i.e. either through remote e-voting or by Voting facility provided at the Meeting. If a Member cast vote by more than one mode, then voting done through remote e-voting shall prevail and the voting through voting facility provided at the Meeting shall be considered as invalid.
- Any person, who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice and holding shares as on the cut-off date i.e. 21st September, 2018 may obtain the login ID and password by sending a request at evoting@cdsl.co.in or to the Share Transfer Agent.

However, if you are already registered with CDSL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on <u>www.evoting.csdl.com</u>.

- 8. The Board of Directors of the Company has appointed Ms. Mansi Damania (Membership No. FCS 7447), of M/s. JMJA & Associates LLP, Practising Company Secretary as the Scrutinizer for conducting the remote e-voting process in a fair and transparent manner.
- 9. The Scrutinizer shall, immediately after the conclusion of voting at the AGM, first count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses who are not in the employment of the Company and shall make, not later than two working days of the conclusion of the Meeting, a consolidated Scrutinizer's Report of the total votes cast in favor or against, if any, to the Chairman or a person authorized by him in writing who shall countersign the same and declare the results forthwith.
- 10. The results of the voting on the resolution at the AGM shall be declared by the Chairman or his authorized representative or anyone of the Directors of the Company on/or after the date of the AGM within the prescribed time limits and shall be communicated to the stock exchanges.
- 11. Pursuant to Regulation 44 of the SEBI Listing Regulations, the results once declared along with Scrutinizer's Report shall be placed on the Company's website www.veritasindia.net and the website of CDSL www.evotingindia.com.
- 12. The Scrutinizers decision on the validity of remote e-voting and ballot process will be final.

PROCESS FOR MEMBERS OPTING FOR E-VOTING:

Members are requested to follow the instructions below to cast their vote through e-voting:

A. In case of members receiving e-mail from CDSL [for members whose email IDs are registered with the Company/Depository Participants(s)]:

- a) Open the internet browser by typing the following URL: https:// www.evotingindia.com
- b) Click on Shareholder Login
- c) If you are already registered with CDSL for e-voting then you can use your existing user ID and password. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on <u>www.evotingindia.com</u>.
- d) If you are logging in for the first time, follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN*	Enter your 10 digits' alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	•Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the last 8

	digits of the sequence number which is mentioned in address label as Sr. No. affixed on Annual Report, in the PAN field.			
	•In case the sequence number is less than 8 digits enter the applicable number of			
	0's before the number after the first two characters of the name in CAPITAL letters. E.g. If your name is Ramesh Kumar with folio number 100 then enter			
	RA00000100 in the PAN field.			
DOB	Enter the Date of Birth as recorded in your demat account or in the company			
	records for the said demat account.			
Dividend	Enter the Dividend Bank Details as recorded in your demat account or in the			
Bank	company records for the said demat account.			
Details				
	•Please enter the DOB or Dividend Bank Details in order to login. If the details			
	are not recorded with the depository or company, please enter the member id /			
	folio number in the Dividend Bank details field.			

- e) After entering these details appropriately, click on "SUBMIT" tab.
- f) Members holding shares in physical form will then reach directly the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- g) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- h) Once the home page of remote e-voting opens, click on remote e-Voting: Active Voting Cycles.
- i) Select "EVSN" (E-voting Sequence Number) for Veritas (India) Limited.
- j) Now you are ready for remote e-voting as Cast Vote page opens.
- k) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as decided by you. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- m) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- n) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- o) You can also take a print of the votes casted by clicking on "Click here to print" option on the Voting page.
- p) Note for Institutional Shareholders (other than individual, HUF, NRI etc.)
- ✓ Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to <u>www.evotingindia.com</u> and register themselves as Corporates.
- ✓ A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evoting@cdslindia.com</u>.

- ✓ After receiving the login details, they have to create compliance user using the admin login and password. The Compliance would be able to link the account(s) for which they wish to vote on.
- ✓ The list of accounts linked in the login should be mailed to <u>helpdesk.evoting@cdslindia.com</u> and on approval of the accounts they would be able to cast their vote.
- ✓ A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.

B. In case a Member receives physical copy of the Notice (whose e-mail ID is not registered with the Company/Depository Participant(s))

- a) Initial password is provided as per the format given below at the bottom of the Attendance Slip for the AGM: EVSN (E-Voting Sequence Number) USER ID PASSWORD/PIN
- b) Please follow all steps in SI No. (a) to SI No. (p) above to cast vote.
- c) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting user manual for shareholders available at the downloads section of <u>www.evotingindia.com</u> or write an email to <u>helpdesk.evoting@cdslindia.com</u>.

Explanatory Statement pursuant to Section 102 of the Companies Act, 2013

In respect of Item No: 4

As required under Section 102 of the Companies Act, 2013, the following explanatory statement sets out all material facts relating to the businesses mentioned under item No. 4 of the accompanying Notice

Board of Directors after recommendation from Nomination and Remuneration Committee (NRC) vide resolution passed on 12th June, 2018 approved appointment of Mr. Praveen Bhatnagar as Whole-Time director of the Company in accordance with the provisions contained in Section 196 ad 197 read with Section 203 of Companies Act, 2013 for a term of five years in place of Mr. Saurabh Sanghvi who resigned from the position of Whole-Time Director of the Company and would continue on the Board as a Non-Executive Director with effect from 12th June, 2018.

The Company has received notice under Section 160 of the Companies Act, 2013 from Mr. Praveen Bhatnagar satisfying his candidature as Director of the Company and is not disqualified from being appointed as a Director in terms of Section 164 of the Companies Act, 2013 and has given his consent to act as a Whole Time Director. Mr. Praveen Bhatnagar satisfies all the conditions set out in Section 196(3) of the Act and part-I of Schedule V of the Act, for being eligible for his appointment.

Mr. Praveen Bhatnagar, will be eligible for gross remuneration of Rs. 48,00,000/- p.a. including perquisites and benefits. It includes contribution to provident fund, medical, leave travel allowances. All the perquisites and benefits would be subject to the applicable Company policy, and any changes from time-to-time.

Mr. Praveen Bhatnagar will be drawing Salary from Wholly-Owned Subsidiary of the Company, Veritas Polychem Private Limited.

Notice have been received from a member of the Company, along with a deposit of requisite amount has been received, proposing the appointment of Mr. Praveen Bhatnagar as a Whole-Time Director of the Company.

None of the Director or Key Managerial Personnel or the relatives except Mr. Praveen Bhatnagar is concerned or interested, financially or otherwise, in this resolution.

This explanatory statement may also be read and treated as disclosure in compliance with the requirements of Section 190 of the Companies Act, 2013.

The Board of Directors recommends the resolution in relation to the appointment of Whole-Time Director, for the approval of the members of the Company. Brief resume of Mr. Praveen Bhatnagar

Name of Director	Mr. Praveen Bhatnagar
Date of Birth	02/03/1959
Date of Appointment	12/06/2018
Qualification	Chemical Engineer and Post Graduate from
	Indian Institute from Foreign Trade
Expertise in specific functional areas	Petrochemical and polymer industry and
	Trading
Board Membership of other companies	1
Membership/Chairmanship of Committees	NIL
of other Companies	

Mr. Bhatnagar aged 59 years, is a Chemical Engineer from Delhi University and a post graduate from Indian Institute of Foreign Trade (IIFT). Mr. Bhatnagar has three decades of experience in the polymer and petrochemical industry. He also has experience in trading of petrochemicals. He has worked with Godrej soaps Limited, Indian Rayon & Industries Ltd. (AV Birla), Oriental Carbon & Chemicals Ltd and LG Chem Limited and also has an expertise to set up the manufacturing facility or unit.

ANNEXURES to the Notice

Details of Directors seeking re-appointment as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirement), 2015

For other details such as number of shares held, number of meetings of the Board attended during the year, remuneration drawn in respect of the aforesaid directors, please refer to the Corporate Governance Report.

1.	
Name of Directors	Mr. Saurabh Sanghvi
Date of Birth	05-08-1974
Date of Appointment	5 th December, 2007
Qualification	B. Com
Expertise in specific functional areas	Has rich and varied experience in the field
	of trading in iron and steel products
Board Membership of other companies as on	Relight Infra Private Limited
31 st March, 2018	Palak Agency Private Limited
	Blackstone Multi Trading Limited
	Hazel Mercantile Limited
	Harshamey Software Private Limited
Membership/Chairmanship of Committees	2
of other Companies as on 31 st March, 2018	

For other details such as number of shares held, number of meetings of the Board attended during the year, remuneration drawn in respect of the aforesaid directors, please refer to the Corporate Governance Report.

VERITAS (INDIA) LIMITED

CIN: L23209MH1985PLC035702

Reg. Office: Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai – 400001 Tel No.: +91 22 22755555/61840000, Fax No.: +91 22 22755556/61840001, Website: <u>www.veritasindia.net</u> Email: <u>corp@vertiasindia.net</u>

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]

Name of the Member		
Registered Address		
Email Id		
Folio No/ Client Id	DP 1D	

I/We, being the member (s) of _______shares of the above-named company, hereby appoint

1.	Name		
	Address		
	E-mail Id	Signature	
	Or falling him		
2.	Name		
	Address		
	E-mail Id	Signature	
	Or falling him		
3.	Name		
	Address		
	E-mail Id	Signature	

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Thirty-Third Annual General Meeting of the Company to be held on Friday, 28th September, 2018 at 11:45 am at 20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020 and at any adjournment thereof in respect of such resolutions as are indicated below:

one and Consolidated
me and Consolidated
e Company for the th, 2018 together with
rectors and Auditors
rectors and Additors
ie C

2.	Declaration of final dividend for the financial year ended 31 st March, 2018	
3.	Appointment of Mr. Saurabh Sanghvi (DIN 02000411), Non-Executive Director, who retires by rotation	
Speci	al Business	
5.	Regularisation of Appointment of Mr. Praveen Bhatnagar as a Whole-Time Director	

Signed this _____ day of _____ 2018

Affix Revenue Stamp

Signature of Shareholder:

Signature of Proxy holder(s): _____

Notes:

- 1. This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.
- 2. It is optional to put a "P" in the appropriate column against the Resolution indicated in the Box. If you leave the 'For" or 'Against' column blank against Resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- 3. The Proxy-holder shall prove his/her identify at the time of attending the Meeting.

VERITAS (INDIA) LIMITED

CIN: L23209MH1985PLC035702 Reg. Office: Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai – 400001 Tel No.: +91 22 22755555/61840000, Fax No.: +91 22 22755556/61840001, Website: <u>www.veritasindia.net</u> Email: <u>corp@vertiasindia.net</u>

ATTENDANCE SLIP

THIRTY-THIRD ANNUAL GENERAL MEETING ON FRIDAY, 28th September, 2018 at 11:45 am at 20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020

Folio No. / DP ID & Client		
ID*		
No. of Shares held		_

* Applicable in case shares are held in electronic form.

I/We certify that I/We am/are registered member/ proxy for the registered member of the Company.

I/We hereby record my presence at the **THIRTY-THIRD ANNUAL GENERAL MEETING** of the Company to be held on Friday, 28th September, 2018 at 11:45 am at 20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020.

Signature of Member/Proxy

Member's / Proxy's name in **BLOCK** letters

Note: Please fill up this attendance slip and hand over it at the entrance of the meeting hall. Joint Shareholder(s) may obtain additional attendance slip at the venue of the meeting.

VERITAS (INDIA) LIMITED

CIN: L23209MH1985PLC035702 Reg. Office: Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai – 400001 Tel No.: +91 22 22755555/61840000, Fax No.: +91 22 22755556/61840001, Website: www.veritasindia.net Email: corp@vertiasindia.net

BALLOT FORM

(In lieu of remote e-voting facility for 33rd Annual General Meeting being held on 28th September, 2018)

1.	Name and registered address of the Sole/first name Member	
2.	Name of the joint holder(s) if any	
3.	Registered Folio No. / DP ID No. & Client ID No.	
4.	Number of shares held	

I/ We, hereby exercise my/our vote in respect of the business to be transacted at the 33rd Annual General Meeting of the Company to be held on Friday, 28th September, 2018 set out in the Notice dated 10th August, 2018 of the Company convey my/our assent (FOR) or dissent (AGAINST) to the resolutions by placing the tick mark (P) in the appropriate box below:

Resolution No.	Description	No. G Shares held	of	I/we assent to the resolution (FOR)	I/we dissent to the resolution (AGAINST)
<u>Ordinary B</u>	usiness:				
1.	Adoption of audited Standalone and Consolidated Financial Statements of the Company for the financial year ended 31 st March, 2018 together with the reports of Board of Directors and Auditors thereon				
2.	Declaration of final dividend for the financial year ended 31 st March, 2018				
3.	Appointment of Mr. Saurabh Sanghvi (DIN: 02000411), Non- Executive Director, who retires by rotation.				

Special	Business:	
5.	Regularisation of Appointment of Mr. Praveen Bhatnagar as a Whole- time Director	

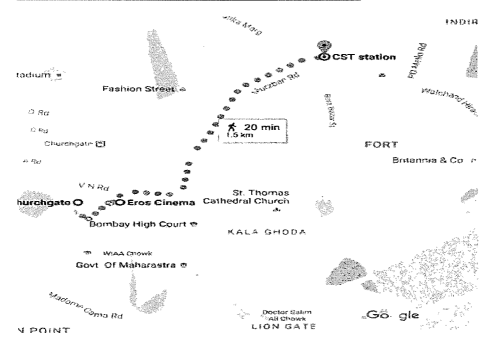
(Signature of the Member)

Place: _____

•

Date: _____

Note: Please read the instruction carefully printed in the Notice of the AGM before completing this form



The Route map of AGM Venue is as given below:

If undelivered, please return to:

Universal Capital Securities Pvt. Ltd. UNIT: Veritas (India) Limited 21, Shakil Niwas, Opp. Satya Saibaba Temple, Mahakali Caves Road, Andheri (East), Mumbai – 400 093.