NOTICE OF THE ANNUAL GENERAL MEETING

NOTICE is hereby given that the Thirty-seventh Annual General Meeting of the Members of Castrol India Limited will be held on **Thursday**, **14**th **May**, **2015 at 3.30 p.m.** at Birla Matushri Sabhagar, Marine Lines, Mumbai 400 020, to transact the following business:

- To receive, consider and adopt the Audited Balance Sheet as at 31st December, 2014 and the Statement of Profit and Loss for the year ended on that date along-with the Reports of the Board of Directors and Auditors thereon.
- To confirm the payment of interim dividend and to declare a final dividend on equity shares for the financial year ended 31st December, 2014.
- To appoint a Director in place of Mr. Peter Weidner (DIN 03620389), who retires by rotation and being eligible, offers himself for re-appointment.
- To appoint a Director in place of Mr. Ravi Kirpalani (DIN 02613688), who retires by rotation and being eligible, offers himself for re-appointment.
- 5. To appoint Auditors and fix their remuneration and in this regard to consider and if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 139 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, as amended from time to time, M/s. SRBC & Co. LLP (ICAI Firm Registration No. 324982E) be and is hereby appointed as Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company, in place of M/s. S.R. Batliboi & Co. LLP, Chartered Accountants (ICAI Firm Registration No. 301003E), the retiring Auditors of the Company, on such remuneration as may be decided by the Board of Directors of the Company from time to time.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof), be and is hereby authorised to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution".

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

> "RESOLVED THAT pursuant to the provisions of Section 197 and any other applicable provisions of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof for the time being in force) a sum not exceeding one percent per annum of the net profits of the Company calculated in accordance with the provisions of Section 198 of the Companies Act, 2013, be paid to and distributed amongst the directors (other than the managing director or wholetime directors of the Company) or some or any of them in such amounts or proportions and in such manner and in all respects as may be decided and directed by the Board of Directors and such payments shall be made in respect of the profits of the Company for each financial year, for a period of five financial years commencing from 1st January, 2015, provided that none of the directors aforesaid shall receive individually a sum exceeding Rs. 20,00,000/- (Rupees Twenty lakhs only) in a financial year.

RESOLVED FURTHER THAT the above remuneration shall be in addition to fee payable to the director(s) for attending the meetings of the Board or Committee thereof or for any other purpose whatsoever as may be decided by the Board of Directors and reimbursement of expenses for participation in the Board and other meetings.

RESOLVED FURTHER THAT the Board be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this Resolution."

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

> "RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 and the Rules framed thereunder, and as amended from time to time, and such other permissions as may be necessary, the payment of the remuneration of Rs. 3,00,000/-(Rupees Three lacs only) with applicable Service Tax plus reimbursement of out of pocket expenses at actuals to M/s. Kishore Bhatia & Associates, Cost Accountants who were appointed by the Board of Directors of the Company, as "Cost Auditors" to conduct the audit of the cost records maintained by the Company for Financial Year ending 31st December, 2015, be and is hereby ratified and approved."

> > By Order of the Board of Directors

Sandeep Deshmukh Company Secretary ACS:10946

Date: 25th February, 2015

Registered Office Technopolis Knowledge Park Mahakali Caves Road Andheri (E) Mumbai 400 093

NOTES:

- An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 relating to Special Business to be transacted at the meeting, is annexed hereto.
- A MEMBER ENTITLED TO ATTEND AND 2. VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER. Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as a proxy on behalf of not more than fifty members and holding in aggregate not more than ten percent of the total Share Capital of the Company. Members holding more than ten percent of the total Share Capital of the Company may appoint a single person as proxy, who shall not act as a proxy for any other Member. The instrument appointing Proxy as per the format included in the Annual Report should be returned to the Registered Office of the Company not less than FORTY-EIGHT HOURS before the time for holding the Meeting.
- 3. Corporate members intending to send their authorized representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorising their representative to attend and vote on their behalf at the Meeting.
- 4. In case of joint holder attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- Relevant documents referred to in the accompanying Notice are open for inspection by the members at the Registered Office of the Company on all working days, except Saturdays and Sundays, between 11.00 a.m. and 1.00 p.m. up to the date of the Meeting.

- 6. M/s. S.R. Batliboi & Co. LLP, Chartered Accountants (Firm Registration No. 301003E) retiring auditors, vide their letter dated 25th February, 2015, expressed their unwillingness to be re-appointed as Statutory Auditors of the Company and it is proposed to appoint M/s. SRBC & Co. LLP, Chartered Accountants (Firm Registration No. 324982E) as Statutory Auditors of the Company who have given their consent, vide their letter dated 25th February, 2015, to be appointed as Statutory Auditors and have confirmed that their appointment, if made, would be in compliance with the provisions of Section 139 and 141 of the Act and Rules framed thereunder as applicable. M/s. SRBC & Co. LLP and M/s. S.R. Batliboi & Co., LLP, belongs to the same network of audit firms. The Board recommends their appointment as Statutory Auditors of the Company.
- 7. Brief resume of all Directors including those proposed to be re-appointed, nature of their expertise in specific functional areas, names of companies in which they hold directorships and memberships/ chairmanships Board Committees. of shareholding and relationships between directors inter-se as stipulated under Clause 49 of the Listing Agreement are provided in the Report on Corporate Governance forming part of the Annual Report.
- 8. In terms of Sections 205A and 205C of the Companies Act, 1956, the amount of dividend remaining unpaid or unclaimed 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. Accordingly, the Company would be transferring the Final Dividend for the year ended 31st December, 2007 and the Interim Dividend for the year ended 31st December, 2008 on or before 02.06.2015

and 03.09.2015 respectively. Shareholders are requested to ensure that they claim the dividends referred to above, before it is transferred to the said fund. Due Dates for Transfer of Unclaimed Dividend to IEPF are provided in the Report on Corporate Governance.

- 9. Shareholders can register their complaints, if any, on an exclusive e-mail id *investorrelations. india@castrol.com* which has been designated for the said purpose.
- 10. The shareholders are expected to send their queries on annual report to the Company Secretary, atleast 7 days before the date of meeting, so that the requisite information/explanations can be provided in time.
- The Register of Members and Share Transfer Books will remain closed from Friday, 8th May, 2015 to Thursday, 14th May, 2015 (both days inclusive) for determining the names of members eligible for dividend on Equity Shares, if declared at the Meeting.
- 12. The dividend on Equity Shares, if declared at the Meeting, will be credited/dispatched on 4th June, 2015 to those members whose names shall appear on the Company's Register of Members as on book closure date.
- 13. Members holding shares in electronic form are requested to intimate immediately any change in their address or bank mandates to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form are requested to advise any change in their address or bank mandates immediately to the Company or its Registrars and Transfer Agents, TSR Darashaw Limited.

- 14. Members holding shares in electronic form may note that bank particulars registered against their respective depository accounts will be used by the Company for payment of dividend. The Company or its Registrars and Transfer Agents, M/s. TSR Darashaw Limited cannot act on any request received directly from the members holding shares in electronic form for any change of bank particulars or bank mandates. Such changes are to be advised only to the Depository Participant of the members.
- 15. Pursuant to Section 101 and Section 136 of the Companies Act, 2013 read with relevant Rules made thereunder, Companies can Annual Reports and other serve communications through electronic mode to those Members who have registered their e-mail address either with the Company or with the Depository. Members who have not registered their e-mail addresses so far are requested to register their e-mail address so that they can receive the Annual Report and other communication from the Company electronically. Members holding shares in demat form are requested to register their e-mail address with their Depository Participant(s) only. Members of the Company, who have registered their e-mail address, are entitled to receive such communication in physical form upon request.
- 16. The Annual Report of the Company circulated to the Members of the Company, will be made available on the Company's website at *www.castrol.co.in* and also on website of the respective Stock Exchanges.
- 17. The Notice of AGM, Annual Report and Attendance Slip are being sent in electronic mode to Members whose e-mail IDs are registered with the Company or the Depository Participant(s) unless the Members

have registered their request for a hard copy of the same. Physical copy of the Notice of AGM, Annual Report and Attendance Slip are being sent to those Members who have not registered their e-mail IDs with the Company or Depository Participant(s). Members who have received the Notice of AGM, Annual Report and Attendance Slip in electronic mode are requested to print the Attendance Slip and submit a duly filled in Attendance Slip at the registration counter to attend the AGM.

 As an austerity measure, copies of the Annual Report will not be distributed at the Annual General Meeting. Members are requested to bring their copy of Annual Report to the Meeting.

19. Voting Options

(1) Voting through Electronic Means

Pursuant to Section 108 of the Companies Act, 2013, read with the relevant Rules of the Act, the Company is pleased to provide the facility to Members to exercise their right to vote by electronic means.

The Members desiring to vote through electronic mode may refer to the detailed procedure on e-voting given hereinafter.

- A. In case a Member receives an email from NSDL [for members whose email IDs are registered with the Company/Depository Participants(s)]:
 - (i) Open email and open PDF file viz;
 "Castrol India Limited e-Voting.pdf" with your Client ID or Folio No. as password. The said PDF file contains your user ID and password/PIN for e-voting. Please note that the password is an initial password.

- Launch internet browser by typing the following URL: https://www.evoting.nsdl. com
- (iii) Click on Shareholder Login
- (iv) Put user ID and password as initial password/PIN noted in step (i) above. Click Login.
- (v) Password change menu appears. Change the password/PIN with new password of your choice with minimum 8 digits/characters or combination thereof. Note new password. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (vi) Home page of e-voting opens. Click on e-voting: Active Voting Cycles.
- (vii) Select "EVEN" of Castrol India Limited.
- (viii) Now you are ready for e-voting as Cast Vote page opens.
- (ix) Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted.
- Upon confirmation, the message "Vote cast successfully" will be displayed.
- (xi) Once you have voted on the resolution, you will not be allowed to modify your vote.
- (xii) Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/ JPG Format) of the relevant Board Resolution/Authority letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer through e-mail to castrolagm2015@ dholakia-associates.com with a copy marked to evoting@nsdl.co.in.

- B. In case a Member receives physical copy of the Notice of AGM and Attendance Slip [for members whose email IDs are not registered with the Company/Depository Participants(s)] or requesting physical copy:
 - (i) Initial password is provided at the bottom of the Attendance Slip for the AGM:

EVEN (E-voting Event Number) USER ID PASSWORD/PIN.

- (ii) Please follow all steps from SI. No. (ii) to SI. No. (xii) Above, to cast vote.
- (2) Voting at AGM: The members who have not cast their vote by remote e-voting can exercise their voting rights at the AGM. The Company will make arrangements of ballot papers in this regards at the AGM Venue.

OTHER INSTRUCTIONS

- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the Downloads section of www.evoting.nsdl.com
- II. If you are already registered with NSDL for e-voting then you can use your existing USER ID AND PASSWORD/PIN for casting your vote.
- III. You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).
- IV. The Members, whose names appear in the Register of Members / list of Beneficial Owners as on Thursday, 7th May, 2015, are entitled to vote on the Resolutions set forth in this Notice.

- V. The remote e-voting period will commence at 9.00 a.m. on Sunday, 10th May, 2015 and will end at 5.00 p.m. on Wednesday, 13th May, 2015. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 7th May, 2015, may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently.
- VI. 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 of 7th May, 2015.
- VII. Any person, who acquires shares of the Company and becomes member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. 7th May, 2015 may obtain the login ID and password by sending an email to investorrelations. india@castrol.com or castrolagmballot2014@ tsrdarashaw.co.in or evoting@nsdl.co.in by mentioning their Folio No./DP ID and Client ID No. However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forget your password, you can reset your password by using "Forget User Details/Password" option available on www.evoting.nsdl.com
- VIII. A member may participate in the meeting even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the meeting.
- IX. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the

depositories as on cut-off date only shall be entitled to avail the facility of remote e-voting or voting at the meeting through ballot papers.

- X. Mr. B. V. Dholakia, Practicing Company Secretary of Dholakia & Associates LLP has been appointed as the Scrutiniser to scrutinise the e-voting process in a fair and transparent manner.
- XI The Scrutiniser shall, immediately after the conclusion of voting at general meeting, count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company. Scrutiniser shall within 3 days of conclusion of the meeting submit a consolidated scrutiniser report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing.
- XII. The results along with the Scrutinisers Report shall be placed on the website of the Company and on the website of NSDL and shall be communicated to BSE Limited and National Stock Exchange of India.

By Order of the Board of Directors

Sandeep Deshmukh

Company Secretary ACS:10946

Date: 25th February, 2015

Registered Office Technopolis Knowledge Park Mahakali Caves Road Andheri (E) Mumbai 400 093

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

The following Explanatory Statement sets out all the material facts relating to the Special Business mentioned at Items No. 6 and 7 of the accompanying Notice.

Item No. 6

The members of the Company at their 33rd Annual General Meeting held on 27th June, 2011 had approved by way of a Special Resolution the payment of remuneration by way of commission to the Non-Executive Directors of the Company, of a sum not exceeding one percent per annum of the net profits of the Company, calculated in accordance with the provisions of the Companies Act 1956, for a period of five years commencing January 2012. It is proposed to extend the remuneration for further period of five years of the Company commencing from 1st January, 2015, provided that the remuneration in the form of commission shall not exceeding one percent per annum of the net profits of the Company computed in accordance with the provisions of the Companies Act, 2013.

This remuneration will be distributed amongst all or some of the Directors in accordance with the directions given by the Board of Directors and subject to any other applicable requirements under the Companies Act, 2013. None of the Directors shall receive individually a sum as may be decided by the Board from time to time subject however to the limit of Rs. 20,00,000/- (Rupees Twenty lakhs only) per director per financial year. This remuneration shall be in addition to fee payable to the Directors for attending the meetings of the Board or Committee thereof or for any other purpose whatsoever as may be decided by the Board, and reimbursement of expenses for participation in the Board and other meetings.

Accordingly, a fresh approval of the Members is sought by way of a Special Resolution under the applicable provisions of the Companies Act, 2013 for payment of remuneration by way of commission to the Directors of the Company, other than Managing Director and Whole-time Directors, for a period of five years commencing from 1st January, 2015 as set out in the Resolution at Item No. 6 of the Notice.

Directors other than the Managing Director and the Whole-time Directors of the Company are deemed to be concerned or interested in the resolution set out at Item No. 6 of the Notice to the extent of the remuneration that may be received by them.

Item No. 7

In accordance with the provisions of Section 148 of the Companies Act, 2013 (the Act) and the Companies (Audit and Auditors) Rules, 2014 (the Rules), the Company is required to appoint a Cost Auditor to audit the cost records of the Company.

On recommendation of the Audit Committee at its meeting held on 25th February, 2015, the Board has approved the appointment of Kishore Bhatia & Associates, M/s. Cost Accountants as the Cost Auditors of the Company for the financial year ending 31st December, 2015 at a remuneration of Rs. 3,00,000 (Three Lacs), exclusive of reimbursement of Service Tax and all out of pocket expenses incurred, if any, in connection with the Cost Audit. The appointment and remuneration of the Cost Auditors is required to be ratified subsequently in accordance to the provisions of the Act and Rule 14 of the Rules.

Accordingly, the Ordinary Resolution at Item No. 7 is recommended for approval of the Members.

By Order of the Board of Directors

Sandeep Deshmukh Company Secretary ACS:10946

Date: 25th February, 2015

Registered Office Technopolis Knowledge Park Mahakali Caves Road Andheri (E), Mumbai 400 093

IT'S MORE THAN JUST OIL. IT'S LIQUID ENGINEERING."



Castrol India Limited Annual Report 2014

Accelerating for Growth

Board of Directors

Mr. S. M. Datta	—	Chairman
Mr. R. Gopalakrishnan	_	Independent Director
Mr. Uday Khanna	—	Independent Director
Mr. Ralph Hewins	—	Nominee Director
Mr. Peter Weidner	—	Nominee Director
Mr. Sashi Mukundan	—	Nominee Director
Mr. Ravi Kirpalani	—	Managing Director
Ms. Rashmi Joshi	—	Director – Finance (Chief Financial Officer)
Mr. Jayanta Chatterjee	—	Director – Supply Chain

Mr. Sandeep Deshmukh — Company Secretary

Auditors

M/s. S. R. Batliboi & Co. LLP *Chartered Accountants*

Bankers

Deutsche Bank HDFC Bank Ltd. The Hong Kong & Shanghai Banking Corporation Ltd. State Bank of India Citibank N.A. DBS Bank Ltd. J P Morgan Chase Bank N.A.

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Registered Office

Technopolis Knowledge Park Mahakali Caves Road, Chakala, Andheri (East), Mumbai 400 093, INDIA. CIN: L23200MH1979PLC021359 Telephone: 022-66984100 Website: www.castrol.co.in.

Registrar & Share Transfer Agents

TSR Darashaw Limited Unit: Castrol India Limited 6-10, Haji Moosa Patrawala Industrial Estate, 20, Dr. E. Moses Road, Mahalaxmi, Mumbai 400 011, INDIA.

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STRONG BRANDS





Castrol Activ Scooter with $\mathsf{ZipBoosters}^{\circledast}$ is leading the new category of scooter engine oils

Castrol Activ motorcycle engine oil with Actibond molecules that cling to engine parts providing continuous protection



The Castrol Power1 Biking app - a first of its kind mobile biking application, has won several awards for innovative technology



Castrol Go! - a value for money offering for mass motorcycle segment



Castrol brand ambassador and biking enthusiast, actor John Abraham, promotes the launch of a new variant of Castrol Power1

STRONG BRANDS



Castrol MAGNATEC Stop-Start, specially designed for stop-start city driving conditions, was launched through a 360 degrees marketing programme



The high performance range of Castrol passenger car engine oils catering to different vehicle segments



Castrol EDGE Professional - the world's first certified carbon neutral engine oil range was launched in India, re-emphasizing Castrol's pioneering technology

STRONG BRANDS





Castrol VECTON - an internationally acclaimed commercial engine oil was successfully launched in India





Castrol CRB Mini-Truck with Heat Shield Boosters is specially engineered for mini-trucks and delivers three times better heat protection





Customer engagement in rural areas for Castrol CRB range

SPONSORSHIPS





Castrol customers had the opportunity to visit the ICC Cricket Academy in Dubai, meet with international cricketers, experience professional cricket coaching facilities and be a part of a big screen match viewing experience of the T20 Cricket World Cup 2014 as part of the Castrol World of Winners promotion



As part of the Castrol Activ Cling On to Football campaign run during the FIFA World Cup 2014, football fans had the opportunity to be a part of a big screen match viewing experience hosted by Castrol brand ambassador and Bollywood star John Abraham



Team Castrol VECTON won Individual and Team titles at the first TATA T1 Truck Racing Championship in 2014. Pictures show the winning truck and the winning team



Asia's first lightbox hangout pioneered by Castrol Activ was part of the brand's Cling On to Football campaign run during the FIFA World Cup 2014. Picture above shows the hangout in action whilst poster alongside shows the highlights of the campaign's achievements

Cast



SAFETY



Sashi Mukundan - Regional President & Head of Country - India, BP Group Companies, handing over the Castrol rolling trophy for Safety and Overall Performance for transport contractors to Satish Dhingra - owner of DGFC Transport and his team



Sunil Aima - VP Sales - India & South Asia, CIL (on extreme left), felicitating a mechanic for safety leadership. Also seen in picture (on extreme right) is Harbir Gill- Market Activation Manager, CIL, winner of Castrol's internal SMART Professional Driving Safety programme from Asia & Pacific region



The Castrol Family Connect programme enables Castrol to engage with truckers and their families to promote road safety messages





The Castrol supported Good Road campaign to promote wearing of helmets, received wide recognition and acclaim

INFRASTRUCTURE UPGRADATION

Castrol's Patalganga Plant was upgraded with blending automation processes and high speed filling lines. Pictures on page show the inauguration and various areas of the upgraded facilities



Picture above shows the Patalganga project team along with visiting leadership team members. (From left to right) Manoj Lavania - Manufacturing Excellence Manager, Asia & Pacific, BP Lubricants; Ravi Kirpalani - MD, CIL; Eugene Tan - Regional Supply Chain Director, Asia & Pacific, BP Lubricants; Jayanta Chatterjee - Director Supply Chain, CIL; Neil Sutton - VP, Global Supply Chain, BP Lubricants; Manish Kamat - GM Patalganga Plant, CIL; Amitabh Sharma - Programme Manager, Innova, CIL; Shriram Bhardwaj - Senior Manager, Project & Engineering, Patalganga Plant, CIL and Devashis Sarkar - Manager, Project & Engineering, Patalganga Plant, CIL. Inset picture: Neil Sutton unveiling the inauguration plaque



Overview of the medium pack filling line area



Operators managing blending operations from the central control room



The high speed small pack filling line



ENDURING PARTNERSHIPS



Castrol has set up a Liquid Engineering Centre (LEC) for imparting training and information on lubricants technology at the Maruti Suzuki India Limited (MSIL) Gurgaon Plant. LEC inauguration by (left to right): T. Hasuike -JMD, MSIL; Sanjeev Kaul - Regional OEM Director Asia & Pacific, BP Lubricants; Ravi Kirpalani - MD, CIL and K. Ayukawa - MD, MSIL



Castrol has set up a pilot blender at its Silvassa Plant to enable new product development, specially for OEM partners



Castrol MAGNATEC Professional T 5W-30 was co-engineered by Castrol and TATA Motors for TATA Revotron engines



Castrol's Industrial team was awarded the Bosch Supplier Award - 2014, for India Region, for superior quality and outstanding performance as a supplier of the Bosch group. The award is based on product quality, logistics performance and technological differentiation. Picture shows (on right) Pawan Sabharwal - Area Director CIL, receiving the award from Soumitra Bhattacharya - JMD, Bosch Limited



SkillFest is a joint capability development initiative by Castrol and TATA Motors, aimed towards TATA Motors workshop Service Advisors. Picture shows the winner of the SkillFest competition (third from left) with TATA Motors and Castrol leadership team members. (From left to right) Sanjeev Garg - VP and Head Customer Care, TATA Motors CVBU; Ravi Pisharody - ED, TATA Motors - CVBU, along with Ravi Kirpalani - MD, ClL; Sanjeev Kaul - Regional OEM Director, Asia & Pacific, BP Lubricants and Gurpreet Bhatia - VP, B2B, ClL

AWARDS & ACCOLADES



Castrol India was awarded the Silver Shield (Manufacturing Sector category) for the company's Annual Report at the ICAI Awards for Excellence in Financial Reporting, 2013-14. The award was received by Rashmi Joshi - Director Finance, CIL, from CA. K. Rahman Khan - MP, Rajya Sabha and former Deputy Chairman, Rajya Sabha and former Union Minister of Minority Affairs. Also seen in picture (second from right) Yatin Narkar - General Manager Finance, CIL



Ravi Kirpalani - Managing Director, CIL, received the Dun & Bradstreet Award for the best company in the Speciality Oils & Lubricants sector, from Dr. Arun Shourie (extreme right)



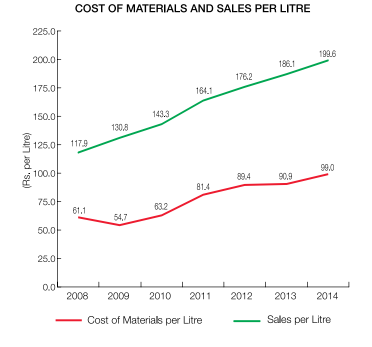
Castrol India was awarded the prestigious Kyoorius Black Elephant Award for the 'Good Road' campaign which encouraged helmet usage. Picture shows Abhishek Sharma, Brand Manager, CIL, who worked on the campaign along with Bangalore Traffic Police and Ogilvy & Mather



The marketing team received a slew of awards recognizing creative excellence and innovation in digital, social media and advertising. Picture above shows some of the marketing and sponsorship team members celebrating after receiving the Effies bronze award

Solution MillwardBrown

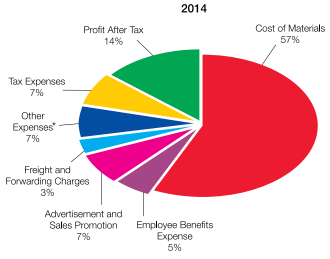


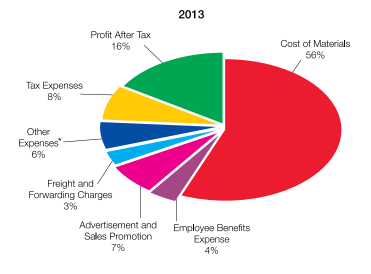


4500 г (Volume in MIn. Litres) (Rs. in Crores) Sales Value Sales Volume

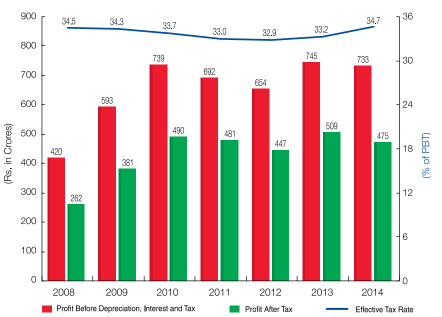
SALES

UTILISATION OF INCOME

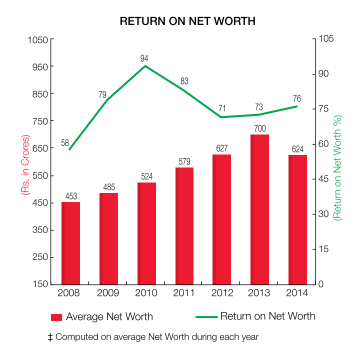




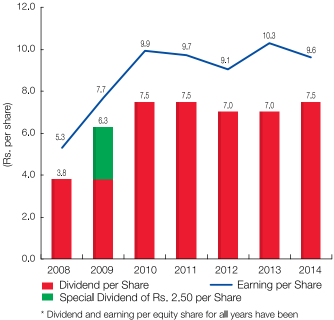
* Other expenses are net of interest income and exceptional items.



PROFIT AND EFFECTIVE TAX RATE



DIVIDEND AND EARNING PER SHARE*



Dividend and earning per equity share for all years have been re-calculated after considering the effect of bonus shares in 2010 and 2012.

Deutieuleue	0014	0010	0010	0011	0010	0000	0000
Particulars	2014	2013	2012	2011	2010	2009	2008
Devenue from Operations (Cross)	3,918.62	0.677.50	2 605 29	0.400.00	0 146 00	-	in Crores
Revenue from Operations (Gross)	526.29	3,677.50	3,605.38	3,439.23	3,146.88	2,695.05	2,542.6
Less: Excise Duty		497.88	484.52	445.96	403.97	367.04	326.0
Revenue from Operations (Net)	3,392.33	3,179.62	3,120.86	2,993.27	2,742.91	2,328.01	2,216.5
Other Income	16.06	35.06	30.84	21.66	5.42	7.42	9.8
Cost of Materials consumed	1,937.50	1,788.47	1,824.27	1,694.49	1,384.67	1,123.78	1,313.0
Employee Benefits and Other Expenses	738.11	703.67	673.67	628.90	625.00	619.05	492.8
Earnings before Interest, Tax, Depreciation, Amortisation and Exceptional Item	732.78	722.54	653.76	691.54	738.66	592.60	420.4
Exceptional Item	_	22.80					
Earnings before Interest, Tax, Depreciation and Amortisation (EBITDA)	732.78	745.34	653.76	691.54	738.66	592.60	420.4
Depreciation and Amortisation Expense	36.13	30.45	26.64	25.11	24.33	27.18	25.6
Finance Costs	2.38	1.71	2.14	1.91	2.42	3.45	3.6
Interest Income	32.04	48.58	41.34	51.43	25.93	18.83	21.0
Profit Before Taxation	726.31	761.76	666.32	715.95	737.84	580.80	412.2
Current Taxation	260.60	241.06	227.78	255.44	251.09	206.83	151.0
Deferred Taxation	(8.85)	12.13	(8.85)	(19.13)	(2.49)	(7.80)	(8.6
Fringe Benefit Tax		_				0.71	5.7
Short/(excess) Provision of Tax relating to earlier years	_	_		(1.39)	(1.07)	_	1.6
Profit After Taxation	474.56	508.57	447.39	481.03	490.31	381.06	262.3
Dividend	370.92	346.20	346.20	370.92	370.92	309.10	185.4
Net Fixed Assets	187.74	175.33	157.08	141.82	133.92	134.69	143.3
Investments	_	_	_		_	0.52	0.5
Net Assets	496.78	751.42	649.23	604.20	553.50	495.00	478.3
Share Capital	247.28	494.56	494.56	247.28	247.28	123.64	123.6
Reserves & Surplus	249.50	256.86	154.67	356.92	306.22	371.36	351.9
Net Worth	496.78	751.42	649.23	604.20	553.50	495.00	475.5
Loan Funds	_		_		_		2.7
Deferred Tax Assets/(Liability) (Net)	61.81	52.96	65.09	56.24	37.11	34.62	26.8
							Rupee
Earning per Share*	9.60	10.28	9.05	9.73	9.92	7.71	5.3
Dividend per Share*	7.50	7.00	7.00	7.50	7.50	‡ 6.25	3.7
Book Value per Share*	20.09	15.19	13.13	12.22	11.19	10.01	9.6
Debt Equity Ratio							0.02 :

 $^{\ast}\,$ After considering adjustments for issue of bonus shares in 2010 and 2012.

‡ Includes Special Dividend of Rs. 2.50 per share (Adjusted for issue of bonus shares in 2010 & 2012 i.e. Rs. 10 per share, Pre-Bonus).

Report of the Directors to the Shareholders of the Company in respect of the year ended 31st December, 2014.

Particulars	For the year ended 31 st December, 2014 (Rupees in crores)	For the year ended 31 st December, 2013 (Rupees in crores)
Profit before Interest, Depreciation, Exceptional Items & Tax	732.78	722.54
Interest Income (Net of Finance Cost)	29.66	46.87
Exceptional items	_	22.80
Profit before Depreciation & Tax	762.44	792.21
Depreciation & Amortisation	36.13	30.45
Tax Expenses		
Current Tax	260.60	241.06
Deferred Tax	(8.85)	12.13
Profit after Tax	474.56	508.57
Adding thereto:		
Balance as per last Balance Sheet brought forward	94.86	43.53
Profit available for Appropriation	569.42	552.10
The appropriations are:		
Dividend		
Interim	173.10	173.10
Final	197.82	173.10
Tax on Dividend		
Interim	29.42	29.42
Final	39.55	29.42
Final – 2013	—	1.34
Tax on Capital Reduction	42.03	_
Transfer to General Reserves	_	50.86
Net surplus in the Statement of Profit & Loss	87.50	94.86
	569.42	552.10

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PERFORMANCE

Sales realisation of the Company has increased by about 7% over the previous year to Rs. 3,907 crores, mainly due to an increase in per unit sales realizations. However, the sales volumes have declined by 1% over the previous year. Cost of material, has increased by about 8% over the previous year to Rs. 1,938 crores primarily due to weakening of Rupee. Despite the challenging economic environment, its the performance of personal mobility brands which has helped your Company to improve its unit gross margins and gross profit. Operating and other expenses increased by about Rs. 40 crores as compared to the previous year mainly due to inflation. Profit from operations has increased by about 4%.

Profit Before Tax decreased by about 5% over previous year to Rs. 726.3 crores. Profit After Tax decreased by 7% over the previous year to Rs. 474.6 crores.

The Company's performance has been discussed in detail in Management Discussion and Analysis Report.

DIVIDEND

Your Directors are pleased to recommend a Final Dividend of Rs. 4.00 per equity share of Rs. 5/- each, for the year ended 31st December, 2014. The Interim Dividend of Rs. 3.50 per equity share was paid in August, 2014.

The Final Dividend, subject to approval of members, will be paid within statutory period, to the members whose names appear in the Register of Members, as per the book closure. The total dividend for the financial year, including the proposed Final Dividend, amounts to Rs. 7.50 per equity share and will absorb Rs. 370.9 crores (Previous year Rs. 7.00 per equity share amounting to Rs. 346.20 crores). The Company also returned Rs. 5 per share to its shareholders (Rs. 247.28 crores) under Capital Reduction Scheme, in March, 2014.

DIRECTORS

In accordance with the provisions of Section 161 of the Companies Act, 2013 (the Act) and Article 115(a) of the Articles of Association, Mr. Jayanta Chatterjee was appointed as an Additional Director with effect from 30th October, 2014. Mr. Chatterjee was also appointed as Whole-time Director, designated as 'Director –

Supply Chain' with effect from 30th October, 2014. His appointment has been put up for approval of Members of the Company through Postal Ballot and approval of Central Government is also being obtained.

Pursuant to provisions of the Act and Clause 49 of the Listing Agreement, Mr. S.M. Datta, Mr. R. Gopalakrishnan and Mr. Uday Khanna were appointed as Independent Directors for a period of 5 years from 1st October, 2014 and shall not be liable to retire by rotation. Mr. Ravi Kirpalani and Mr. Peter Weidner retire by rotation and being eligible, offer themselves for re-appointment. The information of directors seeking appointment/re-appointment as required under Clause 49 of the Listing Agreement has been given in Corporate Governance section of the Annual Report.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of Section 217(2AA) of the Companies Act, 1956, with respect to Directors' Responsibility Statement, it is hereby confirmed that:

- (i) in the preparation of the annual accounts, the applicable accounting standards have been followed and no material departures have been made from the same.
- (ii) the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as on 31st December, 2014 and of the profits of the Company for the year ended 31st December, 2014.
- (iii) the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- (iv) the Directors have prepared the annual accounts on a going concern basis.

AUDITORS

The present statutory auditors of the Company, M/s. S.R. Batliboi & Co. LLP, Chartered Accountants, have communicated that from FY 2015 the statutory audit will be conducted by their associate firm M/s. SRBC & Co. LLP, Chartered Accountants, due to internal restructuring. The Board of Directors, on recommendation of the Audit Committee, recommends the appointment of M/s. SRBC & Co. LLP, Chartered Accountants (Firm Registration No. 324982E), as the Statutory Auditors of the Company from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company. A certificate from them has been received, to the effect that their appointment as Statutory Auditors of the Company, if made, would be in accordance with the provisions of Sections 139 and 141 of the Companies Act, 2013 and rules framed thereunder.

Further, the Board of Directors, on recommendation of the Audit Committee, have appointed M/s. Kishore Bhatia & Co., Cost Accountants, as Cost Auditors of the Company, for the Financial Year 2015, subject to the approval of the Members, which is being obtained in the ensuing Annual General Meeting. A certificate from M/s. Kishore Bhatia & Co. has been received assuring that their appointment as Cost Auditors of the Company, if made, would be in accordance with the limits specified under of Section 141 of the Companies Act, 2013 and rules framed thereunder.

CONSERVATION OF ENERGY

(a) Energy conservation measures taken:

Following steps were taken at Patalganga, Silvassa and Paharpur factories:

- Usage of LED lights across different areas in the plant to reduce power consumption and increase in lux level.
- Maximize output in general shift by ensuring uptime of equipment, so as to minimize power and utility operations in second shift.
- Provide timers for ACs in IT server room, to run in alternate mode thereby reducing total power consumption.
- Change stacking in pail line from 3*3 to 3*4 matrix, resulting in reduction of cycle time.
- Replace the conventional float valves by SS PUF filled floats of water storage tank.

- Reduction in lighting power consumption by usage of automated plant lights during night time.
- Air leakage audits and addressing most of identified leak points.
- Usage of energy efficient luminaries in the filling area.
- Provision of solar tube on plant shed roofs for utilization of natural light.
- Fuel saving in Hot Oil System (HSD) by insulation & repair, and creating awareness by monitoring & sharing of information to run the operation efficiently.
- Replacement of water cooled induction sealers with energy efficient air cooled induction sealers.
- Provision of control with timer mechanism for switching on/off of air conditioners in administration office.
- Provision of aluminum cladding on thermic fluid heater line to minimize the heat transfer loss.
- Usage of Jet mixers for blenders which help in reducing the batch cycle time.
- Rationalization of certain blending operations for a few products with reduced temperature, to reduce energy consumption.
- Increasing awareness level amongst the work force for various energy conservation measures at the plant level.
- (b) Additional investments and proposals, if any, being implemented for reduction of consumption of energy.

Nil

(c) Impact of Measures at (a) and (b) above for reduction of energy consumption and consequent impact on the cost of production of goods.

The improvement measures have led to efficient use of energy and optimization in the production per unit cost.

TECHNOLOGY ABSORPTION

- Your Company continues to derive sustainable benefits from its India Technology Centre located in Mumbai. The year 2014 was yet another year where your Company's product development capability helped the business meet pressing consumer needs, partner closely with its customers and leverage strengths of its global affiliates to meet the needs of the local market.
- 2. In the year under review, your Company continued its investment in a world-class two-wheeler oil product development team, based out of the India Technology Centre to support the needs of the domestic and global market. To enable this team in its work, your Company further added state-ofthe-art test rigs specific to two-wheeler engine oil development. This has helped us to study friction properties and screen candidates for further engine trials. It not only helps us develop differentiation, but also hastens the product development cycle.
- 3. With Intelligent Molecules that cling and protect, Castrol Magnatec is an engine-oil for cars with a unique proposition. But with unique requirements of city driving with multiple start and stops in a journey; Castrol embarked on a journey to launch a custom made oil for driving in these conditions - yet fulfilling the Magnatec promise of cling and protect. Your Company launched a project focused on the Indian passenger car market aimed to develop a fuel efficient, durable SAE 5W-30, ACEA A5/B5 2012 compliant Engine oil for Maruti Suzuki diesel engines. This was a first ever co-engineering project with this important passenger car OEM with dominant market share in the domestic market that resulted in Castrol being the only oil marketer to supply oil that optimized fuel efficiency performance, while maintaining engine protection. In 2014, your Company also focused on the Indian passenger car market to develop a fuel efficient, durable SAE 5W-30, ACEA A5/B5 2012 compliant engine oil common for Tata Motors covering entire range of Gasoline and Diesel engines. This product is extensively tested for durability and fuel efficiency in Tata Motors gasoline and diesel cars. This is also the only and first lubricant to be approved for the Tata new generation "Revotron Series of Engine"

with optimized fuel efficiency performance while maintaining engine protection.

- India, where the hub and spoke model plays a key role in its supply chain – has a large number of ultra-light commercial vehicles. To cater to this unique demand – where the engine is constantly under stress – your Company developed and launched Castrol CRB Mini Truck – specifically designed and locally tested for these vehicles.
- 5. Building capability within to sell the technologically superior products developed by your Company is a critical link to ensure our customers understand the superior value they are getting when they purchase our products. Towards this end, your company had invested in a "Liquid Engineering Centre" (LEC) a few years ago. This year your Company launched the virtual engine training program to bring multiple locations together using virtual reality platform. This created a huge impact in the market wherein the benefits of our products could be technically explained to the customers. Your Company invests in creating a state-of-theart semi replica of the liquid engineering centre at our key customer - Maruti Suzuki India Ltd.
- 6. Another major milestone that was achieved in the year 2014 was the renewal of the ISO 14001 and 9001:2008 certification for the India Technology Centre. Both these certifications are effectively a license-to-operate today for a reputed organization such as your Company. The ISO 9001:2008 assures the management of your Company that the operations of the Centre continue to be streamlined and efficient. The ISO 14001 certification is a mark of your Company's commitment to the customer and shareholder to be environmentally responsible and to adopt sustainable business practices.

RESEARCH & DEVELOPMENT (R&D)

- (A) Specific areas in respect of which R&D was carried out:
 - (i) New product launches with stronger consumer benefit:

Following brands were re-launched during the year with strong consumer benefits viz.:

- Magnatec 5W-30 Stop Start with intelligent molecules that give you instant protection from the moment you start – every time you start.
- b. Magnatec Professional A1 5W-30
- c. CRB Mini Truck to cater to the fast growing category of mini trucks
- d. SF0007 RP a mid-flash rust preventive for tube industry
- e. Optigear MX320 for wind turbines

(ii) New products and offers for Original Equipment Manufacturers (OEM's):

Your Company has been successful in obtaining endorsement for fuel efficient products from two of the leading car manufacturers viz. TATA Motors and Maruti Suzuki.

(iii) Driving efficiencies:

Several initiatives were taken during the year to ensure that your Company availed of the maximum efficiencies by creating alternative raw material options. This will also ensure a strong security of supply in case of any crisis.

(B) Benefits derived as a result of R&D

Based on the R&D activities mentioned above being implemented, your Company was able to further strengthen its connect with its consumers and the OEM's. It also helped your Company in forging new partnerships with OEM's and demonstrating its technical superiority.

(C) Future plan of action

Innovation is a journey and your Company is well placed to ensure that it continues to maintain a strong track record in this field. Your Company will continue its focus on generating fuel efficient products for its consumers, strengthening its synthetic technology based portfolio and working on the state-of-the-art technologies of modelling to fast track product development cycles.

(D) Expenditure on R&D

(i)	Capital	3.65
(ii)	Recurring	10.56
(iii)	Total	14.21

(Rs. in crores)

FOREIGN EXCHANGE EARNING AND OUTGO

1. Activities relating to Export

There were no significant exports by the Company during the year. However, some quantities of the products were exported to China, Thailand & Saudi Arabia.

2. Earning and Outgo

Members are requested to refer to note Nos. 32 and 33 of notes to Financial Statements for the year ended 31st December, 2014.

PARTICULARS OF EMPLOYEES

The information required to be published under the provisions of Section 217(2A) of the Companies Act, 1956 (the Act) read with Companies (Particulars of Employees) Rules, 1975 as amended, is provided in the Annexure forming part of the Report. In terms of Section 219(1)(b)(iv) of the Act, the Report and Accounts are being sent to the Members excluding the aforesaid Annexure. Any member interested in obtaining a copy of the same may write to the Company Secretary at the Registered Office address.

ACKNOWLEDGEMENT

The Board wishes to place on record its sincere appreciation of the efforts put in by the Company's workers, staff and executives for achieving encouraging results in difficult environment. The Board also wishes to thank its members, distributors, vendors, customers, bankers, government and all other business associates for their support during the year.

On behalf of the Board of Directors

Ravi Kirpalani Managing Director Rashmi Joshi Director – Finance

Mumbai Dated: 25th February, 2015

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Pursuant to Clause 49 of the Listing Agreement, a Management Discussion & Analysis Report covering segment-wise performance and outlook is given below:

(A) Industry structure and developments - 2014

Your Company operates across all three major market sectors of the lubricants industry - Automotive, Industrial and Marine & Energy applications. The overall industry is led by your Company and the Indian national oil companies, who contribute to approximately 55% of the market in terms of volumes. Another 20% of the market, by volume, is accounted for by other multinationals which are mostly integrated oil companies and the rest of the market is constituted by numerous smaller players, largely local in nature. There are over 30 established players in this industry, making it very competitive. The market for automotive applications, where your Company has established a well-entrenched position over the years, is the predominant one amongst the three sectors within the lubricant industry.

Demand drivers: India is an important market for the lubricant industry world-wide, contributing to over 5.5% of global automotive lubricants demand and over 4% of industrial lubricants demand.

Demand for automotive lubricants is driven largely by the dual forces of growth in vehicle population and the extent of use of these vehicles. 'Automotive lubricants' is a collective term to describe the vehicle-fluids requirements of two-wheelers, passenger cars and commercial vehicles.

The demand for lubricants in the Industrial sector is primarily driven by industrial production. The Index of Industrial Production (IIP) has been observed to have a strong correlation to consumption demand for industrial lubricants in India.

In case of Marine applications, global and local ship movements are the drivers of its demand. Large-scale global movement of goods happens predominantly by sea and demand for shipping services drives fleet utilization rates and freight rates for shipping companies, in turn driving consumption of marine lubricants. With Energy lubricants, the installed base of off-shore rigs along the coast-line of India and their up-time drive demand for such products. *Supply drivers:* Lubricants are manufactured by blending base-oils and additives, with base-oil being the main component. India is a net base-oil deficit market and many additives used in lubricants are manufactured outside India. This necessitates large-scale imports of raw materials and thus also exposes lubricants businesses to fluctuations in foreign exchange rates. While the foreign exchange rates remain volatile, base oil prices dropped towards the end of 2014.

Major industry developments

The year 2014 was a challenging business environment due to the twin-effects of a slower GDP growth rate of around 5% and relatively high inflation rate prevailing through the year. In addition, the lubricant industry faced many other strong headwinds affecting demand and supply drivers alike, during the year.

Automotive sector

Vehicle sales grew by 9% in the year 2014 compared to the previous year. With respect to sales in the previous year, commercial vehicle sales declined by 12%, passenger car sales increased by a marginal 1%, while two-wheeler sales grew by 12%. In addition, the slowing down of the economic growth translated into weakening of goods movement across the country and also a slowing down of infrastructure projects. This had a direct impact on lubricant consumption in the commercial vehicles sector and other business-tobusiness automotive segments.

Other longer term macro-trends in the industry remained largely unchanged. The choice of lubricant and its specification plays a key role in enabling Original Equipment Manufacturers (OEMs) to comply with tightening regulations on tail-pipe emissions and to meet demands for lower cost of operations. This places onus on the lubricant industry to respond with products that are able to cope with the increasing sophistication of these modern vehicles. These improved products, typically synthetic lubricants, are also able to maintain their physio-chemical and performance properties for a longer period of usage than earlier generation lubricants, lengthening oil drain intervals.

This has an impact on structural demand in the industry. Lubricant volume consumption for the same rate of use decreases while per unit cost and price

realization increases. Therefore, other drivers remaining unchanged, the growth in demand for lubricants is expected to lag vehicle population growth rate in the foreseeable future.

Two-wheelers: In the two-wheeler industry, gearless scooters seem to be finding favour with the consumer over the past few years. Scooter sales have grown by 29% in 2014, helping the industry overcome the relatively lower growth rates in motorcycles sales (6%). This has translated into an increase of 9% in two-wheeler population in the country and a similar growth in demand for two-wheeler oils.

With an increasing number of two-wheelers being sold into the smaller towns and villages over the past decade, an estimated 50% of the two-wheeler population resides in rural India today.

Passenger cars: Passenger car sales reversed its declining trend in the year 2014 vis-à-vis the previous year with a marginal growth of 1%. The year witnessed an increase of 8% in passenger car population due to higher sales in last few years. This has, in turn, increased demand for car engine oils, which got slightly offset by the shift to higher quality, synthetic lubricants that provide longer drain intervals in these cars. In 2014, the overall category oil consumption increased by 8%.

Commercial vehicles: The medium and heavy commercial vehicle (M&HCV) population in India grew by circa 1%, while the micro-light commercial vehicles grew by 9% in the year 2014. Continuing weak transporter sentiment, due to higher interest rates and weaker freight rates, continued to adversely impact M&HCV usage in 2014. Your Company estimates that this has resulted in a circa 2% decline in consumption of overall truck engine oils.

Tractors: Tractor sales have experienced 4% decline during the year 2014 over 2013. However, this comes post a rapid growth in tractor sales of 15% in 2013. Tractor population in India is estimated to have increased by 11% during the year over 2013.

Off-road applications: Off-road vehicle sales and utilization were negatively impacted by the slowing down of many material infrastructure-related projects and due to the bottlenecks in the mining sector during 2014.

Non-automotive sectors

Industrial lubricants

Industrial production, measured by the IIP, has shown only modest improvement during 2014. Most of the key industrial sectors faced challenges like high input costs, high interest rates, sustained high inflation and slower than expected local and global demand during the year.

As economic reforms gain momentum, India's manufacturing sector performance is likely to return to growth phase during 2015. India's growth is also likely to accelerate towards its high long-run potential with a major new national program 'Make in India', which is designed to facilitate investment, foster innovation and drive manufacturing in the country. To realize the full potential, progress on domestic reforms, roll out of national Goods and Services Tax (GST) and renewed focus on manufacturing sector can be transformational and significantly improve the competitiveness of Indian manufacturing firms.

Marine and Energy lubricants

Globally, the shipping industry is still passing through one of its worst phases in several decades. The Indian shipping industry has followed the global pattern to a large extent, where global trade had grown 12.6% during 2010 before slowing down to 3.2% in 2012 and about 3.1% in 2014 (as per the November 2014 forecast by WTO).

The ban on iron ore export from India and changes in taxation structure of coal exporting countries, coupled with high cost of funding and trade sanctions against certain countries, have exacerbated the problems of the Indian shipping business.

However, the new Central Government's push to de-bottleneck infrastructure projects has improved prospects, with global trade growth estimate pegged at 4% in 2015.

Impact of foreign exchange, crude oil and raw material prices

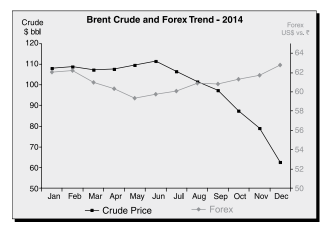
The year 2014 posed many challenges, particularly during the first half, when we witnessed higher crude prices, forex and tight supply market. During this period, average crude price stayed at level of US\$106 per barrel and forex at around INR 61 to US dollar.

The second half of the year saw a volatile business environment, with falling crude prices on one hand and rupee depreciation on the other. These market uncertainties continued to put pressure on raw material costs.

High crude prices in almost three quarters of 2014 kept upward pressure on prices of base oils, additives and chemicals during the year. This resulted in higher input cost across all commodity segments for the industry and your Company.

Increased business activity in the Asia Pacific region in first half of 2014 continued to exert upward pressure on base oil prices before taking a steep downward trend starting fourth quarter of 2014. These market factors created testing times for your Company through the year.

The following graph indicates the trend of crude prices and Rupee/USD for the year 2014.



Prices of polymers showed an upward trend during most part of 2014 with an average increase of 12% over exit 2013. As polymers form majority of packaging material used by the industry, this contributed to an increase in cost of goods throughout the year.

However, in a very volatile and challenging business environment, your Company continued generating value for its investors through strategic sourcing, value improvement initiatives, extensive focus on service and continuous monitoring of costs.

Your Company worked determinedly on a cost effective purchase model and value-based inventory management, keeping a close watch on cash-costs and working capital.

(B) Market behaviour and outlook

GDP growth rate is believed to have bottomed out in 2014 and is expected to average slightly higher in 2015 than it was for 2014, at over 6.5%. The Consumer Inflation, though, is estimated to hover around 6% in 2015, negating to some extent the favourable impact of higher GDP growth in the year. Consumer sentiment is expected to be marked by higher levels of optimism than before given that we have a stable majority government helmed by a reform oriented, decisive leader.

Automotive sector

The outlook for the automotive sector in 2015 has been examined closely by your Company through the three broad dimensions of demand drivers, distribution channels and competitive activity.

1. Demand drivers

The key drivers of demand growth in each segment where your Company operates are explained below:

Two-wheelers: The two-wheeler population is expected to grow by 9% during 2015, despite its high base of 2014 and is expected to drive the demand for two-wheeler lubricants. Rural segment will be leading the growth in motorcycle sales in India. A separate sub-category of scooter oils is expected to take off in coming years due to surge in demand for gearless scooters.

Passenger cars: Passenger car population is expected to grow by 8% in 2015 over the previous year while car sales are expected to be a key growth driver – likely to grow at 5% compared to the previous year. In spite of the strong trend of increasing oil drain intervals and use of higher quality lubricants, passenger car engine oil industry is expected to grow by 8% in 2015.

Commercial vehicles: The demand for lubricants for old generation commercial vehicles is expected to decline more sharply than in 2014 due to continued low freight rates keeping fleet utilization levels unchanged from the previous year. At the same time, demand for lubricants in micro-light commercial vehicles (MLCVs) is expected to increase in 2015 on the back of a projected 8% increase in MLCV population. Overall, commercial vehicle population is expected to grow by 3% in 2015; however lubricants demand for this category is expected to be static due to continuing low utilization rates of vehicles and longer oil drain intervals.

Tractors: There is an estimated 11% increase expected in tractor population along with increased area under sowing for the Kharif crop and improved price realization. This will benefit the agriculture economy in 2015 and the demand for tractor oils is expected to grow. However, due to longer oil drain intervals, tractor oil consumption is expected to grow at 3% during the same period.

Off-road vehicles: The slowdown observed in the infrastructure sector is expected to continue, though moderated. This, together with key projects likely to be delayed during the year, will keep equipment utilization levels low.

2. Channels of distribution

Customers in urban India continue to move towards 'syntheticisation' or premiumisation, of lubricants, driven mostly by manufacturer specifications. Rural customers have also begun to make their presence felt with higher levels of consumption demand for the category.

The composition of dealer types within the retail channel continues to evolve as Government investment in the rural economy has seen a rapid rise in the disposable incomes of rural households leading to increasing economic activity for small towns and villages.

Your Company has yet again pioneered the development of effective and efficient distribution networks to harness this opportunity. Over the last two years, innovations in the route-to-market have led to exponential growth in business from small towns and rural India. In urban markets, your Company's focus has been on improving the customer service by providing increasing levels of reliable service and more relevant customer oriented loyalty programmes. Your Company has, as in the past, stayed at the cutting edge of technology to service customers better – be it through usage of PDAs which enables its sales force to customize offers to dealers, or through the use of GPS technology to reach out to smaller dealers and workshops in urban India.

3. Competitive activity

The competitive situation remains largely unchanged with all major international lubricant players present in the market. Television remains the most popular medium for reaching out to consumers with brand messages across the automotive sector, with different players dominating different categories. Your Company continues to be one of the leading brands in the retail automotive sector, followed by the public sector brands. However, the smaller players have been competing aggressively with lower prices and higher sales promotions to gain market share. In the urban retail automotive segment, against a background of strong competitive action, your Company has increased its market share by 120 basis points, spread out more or less evenly across all segments.

Non-automotive sector

Industrial lubricants

With economic reforms gaining momentum, India's long term prospects for growth remain optimistic. 'Make in India' programme is also expected to drive the growth of manufacturing sector including some key industrial sectors like automotive, automotive components and machinery manufacturing.

Likely correction in interest rates is also expected to improve the consumer sentiment and push up demand for goods and services. Lower fuel prices and lower interest rates, in particular, are expected to drive the demand for cars and two-wheelers and hence automotive manufacturing, in 2015.

Marine and Energy lubricants

The marine industry continues to operate in a very challenging environment. During 2014, many Indian shipping and ship management companies increased scrapping and sale of vessels, with several going bankrupt. This, and the lower utilization rates of fleets, higher lay-ups and the adoption of slow steaming, has led to a drop in the volumes of marine business. Estimates put the date of recovery in the marine industry at around 2016-17, when the demand and supply balance of vessels and cargo will balance out, pushing up the currently low charter rates.

The Energy lubricants sub-sector witnessed significant turmoil during the year 2014 as policy changes were

in discussion between the Oil & Gas Ministry and other stakeholders, which continued to withhold future investments that can fuel further activities in exploration and drilling.

(C) Opportunities and threats

Automotive sector

(i) **Opportunities**

a. First Time Users (FTUs) of personal mobility: With higher share of domestic private consumption and household income distribution moving from pyramid to diamond structure, Indian households have higher disposable incomes. This in turn has given significant boost to personal mobility through two-wheelers and four-wheelers. The first time users of personal mobility are young, more tech savvy and require reliable solutions to ensure the upkeep of their prized investments. This requires product and marketing communications to bring the new consumer segments on board.

Two-way engagement media, prominently digital and social media, are emerging as strong alternatives to communicate with these FTUs. The next two opportunity areas detail out the further possibilities in the personal mobility space.

b. Two-wheelers in small towns and emergence of scooters: Over 50% of two-wheelers are sold in the small towns and villages in the country. With lagging public transport infrastructure, these two-wheelers are the only reliable mode of transport for many. Providing reliable supply of vehicle fluids to ensure the upkeep of these essential mobility solutions for two-wheeler owners in these markets is a material opportunity.

The share of gearless scooters in two-wheeler sales has also consistently risen over the last six years, with rising number of women drivers. This is an emergence of a new category within the two-wheeler segment.

c. Partnerships with Original Equipment Manufacturers (OEMs): Building strong partnerships with key OEMs across vehicle types is a significant opportunity for your Company. The need of the hour is not only to join hands for business, but also for technology development to address the total cost of ownership challenge faced by OEMs. Despite relatively muted levels of economic growth, there have been signs of activity and increased commitment to operate in India by almost all international automotive OEMs.

Stronger emission norms and demand for fuel efficiency is driving OEMs to keep developing new engine technology at a faster pace. These factors will result in a demand for lubricants with very specific physio-chemical and performance properties.

d. Micro-Light Commercial Vehicles (MLCVs): The MLCV segment has emerged as a robust last mile connectivity option and the vehicle population in this segment is growing at a healthy pace. Although the segment has been moderately impacted by economic downturn, it is still underpenetrated and offers good opportunities.

(ii) Threats

(a) Economic uncertainty: With the world becoming more and more interconnected, events in any part of the globe could have repercussions on other geographies as well. Although we are witnessing a downward spiral in crude prices, the trend might reverse. Indian rupee has been relatively stable for some period; however, volatility might pose challenges in future.

(b) Competitive activity: Competition in the Indian lubricant market is intense and is likely to remain so in the foreseeable future. Most international players have identified India as a focus market. The industry has also witnessed a trend of some OEMs introducing lubricants under their own brand name, further impacting the competitive landscape.

Non-automotive sector

(i) Opportunities

Industrial lubricants

The industrial output growth is likely to be broad based with automotive, automotive components, machinery manufacturing and metals amongst other segments. Your Company's inherent focus on customers from these core segments would ensure another year of superior performance in 2015.

Marine and Energy lubricants

State owned oil and natural gas companies have plans to double the gas production from current levels in next

four to five years thus keeping a positive long term outlook for offshore drilling sector.

Central Government has proposed to develop sixteen new ports projects with focus on port connectivity and development of inland waterways to improve the capacity for the transportation of goods. This will be an emerging opportunity in coastal trans-shipments and inland water ways shipment in India.

(ii) Threats

Industrial lubricants

While the Indian manufacturing industry is expected to recover swiftly in 2015, global situation may still impact its path of recovery.

Marine and Energy lubricants

In short to mid-term, Energy companies may reduce their capex and field development plans as oil prices fall. This may in turn negatively affect the energy lubricants demand. In addition, competition may become aggressive on pricing of marine lubricants given the softening of crude and emerging opportunities for sector.

(D) Performance of segments and categories

I. Automotive lubricants

Overview

Your Company continued to deliver a strong performance across the truck, passenger car and two-wheeler oil categories in the year 2014, driven by performance of its Power Brands – Castrol Activ, Castrol Power1, Castrol GTX, Castrol MAGNATEC, Castrol EDGE and Castrol CRB Turbo. The Castrol brand continued to pioneer and drive the syntheticisation of the category in response to the demands from vehicle manufacturers (OEMs) for better performing and environment-friendly products, while also selectively making a play in the mid-price segment in certain categories. Your Company continued its close association with its OEM partners, especially Maruti Suzuki, the Volkswagen group and Tata Motors.

Your Company also further deepened relations with key retail channel partners through the highly successful Anmol Ratn programme during the course of the year 2014. Castrol Engine Experts Club, launched last year, has been extremely successful in endearing brand Castrol further to mechanics, who are key influencers in the choice of oil and who are the primary handlers of lubricants in many categories.

There were also, however, significant challenges that your Company encountered in the Heavy Duty category, which caters to large fleets, mining, and building & construction equipment applications. This is due to the twin effects of lowered economic activity in this category and rising input costs for the industry.

The following sub-sections of the Management Discussion & Analysis Report detail out the performance of each category within automotive lubricants.

Personal Mobility

Two-wheeler oils: The two-wheeler oils segment comprises engine oils for four-stroke and two-stroke engines that power motorcycles and scooters. Oils for four-stroke motorcycle engines dominate the category currently, while the gearless scooter segment is witnessing a re-emergence. Castrol operates in this space through three principal product brands- Castrol Activ, Castrol Power1 and Castrol Go!. Castrol Bike Points are exclusive stock-and-sell independent twowheeler workshops and are a key driver of growth for your Company in this category.

Safety being a key value of your Company, Castrol partnered with Bangalore Traffic Police and Ogilvy Bangalore, on project 'Good Road' to spread the message of using helmets whilst riding. This was done in an innovative and highly effective manner through technology innovation (bike would not start unless the helmet is worn). Through 360 degree on line and on-ground activation, your Company has reached more than one million consumers with this message and over 163,000 motorcyclists have pledged on www.thegoodroad.in to wear a helmet, making it a good road for millions. This initiative of your Company was recognised by various external bodies nationally as well as internationally, leading to your Company winning Black Elephant at Kyoorius advertising awards 2014 (the award is the highest category at the Kyoorius Advertising and Digital Awards and awarded to 'ground breaking work that redefined the category') and Gold for Innovation at SPIKES ASIA 2014 held in Singapore. You too can join the movement by visiting any of the following online site: Website: http://www.thegoodroad.in or view the programme on: YouTube: https://www.youtube.com/ watch?v=NvISHezDqrU

The two-wheeler segment was the key growth driver of your Company's performance in 2014 and delivered strong volume and value growth. This reflected in significant market share gain of 300 basis points, indicating superior performance versus category. Castrol two-wheeler brands also built higher engagement with consumers, reflecting in superior Brand Health vis-àvis key competition. This was driven by various exciting high impact initiatives like clutter breaking television campaign, launch of new packaging, increasing digital presence and leveraging sponsorship assets like your Company's association with the International Cricket Council (ICC) and the global association with FIFA. All the initiatives have been activated through strong onground and digital activations and by building advocacy amongst Engine Experts through loyalty programme. Your Company has also pioneered in conducting Asia's first Lightbox Hangout in partnership with Google.

Castrol Activ, the largest brand in volume terms for your Company and market leader in the two-wheeler oil segment, grew ahead of category. Higher growth was achieved on the back of leading category creation for scooter engine oils by launching Castrol Activ Scooter during the early part of year and driving it aggressively through a high impact media campaign, leveraging Castrol's global FIFA sponsorship. This was done by engaging with youth on digital across social media platforms. The efforts also included expanding presence in rural markets, acquiring new Castrol Bike Points and building higher engagement with dealers and Engine Experts. The innovative Castrol Activ Scooter Zip Factor Digital Campaign won a Bronze at the coveted Effie Awards. This campaign was run during the ICC T20 World Cup.

Castrol Power1 continued to engage with one of the largest on line communities for bikers – Castrol Biking, on Facebook, and kept its over one million users engaged through exciting content. Launch of Castrol Power1 biking app received encouraging response and has been downloaded by 30,000+ bikers. The app was also recognised by industry experts and

your Company won a Silver award for the same at the Mobile Marketing Association's 'Smarties India' and Bronze award at Socialathon for 'Best use of social media on mobile' category.

Castrol Go!, your Company's foray in the mid-price segment, has received tremendous success in market and has surpassed volume delivery expectations.

Led by acquisition of new Castrol Bike Points, this exclusive Castrol channel delivered double digit growth during 2014.

Passenger Car Oils in the After-Market (PCO Retail): PCO Retail comprises engine oils for cars & utility vehicles and brake-fluids. It caters to the market with principally three product brands – Castrol GTX, Castrol MAGNATEC and Castrol EDGE. Passenger car oils sell through two major channels in the after-market – retail channel and the stock-and-sell independent workshops.

Despite 2014 being a challenging year for the automotive industry, the PCO Retail business experienced a volume growth over the previous year. Your Company also achieved significant progress on the syntheticisation agenda in the category, with strong growth in both Castrol MAGNATEC and Castrol EDGE. The year was also significant for the successful launch of Castrol MAGNATEC Stop-Start which was underpinned by a strong consumer insight especially relevant to urban driving conditions. In addition, two exciting programmes enabled these growth stories:

a. Winning in big cities: With less than 2% of the Indian population owning cars, there is a very high concentration of cars, in the key metros. Your Company's targeted approach to win in these big cities through a 360° micro-marketing initiative has enabled focused investment in markets with highest potential. The PCO Retail business is now growing at twice the national growth rate in these markets.

b. Winning with mechanics: Your Company has a customised training-on-wheels programme in key cities to spread awareness about the special requirements of modern engines and to explain why the new generation Castrol MAGNATEC, is the right solution for these sophisticated machines. The 12 training units that were operational across the key cities were

well-appreciated by the mechanic community. The programme was recognized with the prestigious 2014 PMAA (Promotion Marketing Awards of Asia) Dragons of Asia award. Continued focus in this domain has also helped significantly increase the 'Advocacy' score among mechanics.

Passenger Car Oils in OEM Franchised Workshops

(PCO FW): The PCO FW segment consists of engine oils and drive-line oils. OEM approvals and strong grassroots relationships with Franchise Workshops of OEMs are the business drivers for this segment. Since the year 2011, your Company has embarked on a journey to cater to this specialised channel through a dedicated range of products called the Castrol Professional series. Through a combination of variants – Castrol MAGNATEC Professional, Castrol GTX Professional and Castrol EDGE Professional, your Company caters to the engine oil requirement of franchise workshops of Maruti Suzuki, Ford, the Volkswagen group, Jaguar-Land Rover, Tata Motors and other OEMs.

Your Company's volumes in the PCO FW channel grew by circa 3% during 2014. This growth was driven by a few key enablers, described below:

Castrol Champions League: This is a dedicated Service Advisor advocacy programme run across key Maruti Suzuki Franchised Workshops. Your Company reaches out to end consumers through these Service Advisors who interact directly with car owners and are able to explain the benefits of the Castrol Professional range to them.

Growth in Maruti Suzuki Franchised Workshops: Through a combination of key account acquisitions and gaining share in existing accounts, your Company delivered a significant volume growth in the Maruti Suzuki network. The Castrol Champions League was a key enabler in delivering this outcome. The year 2014 was also a landmark year for your Company's partnership with Maruti Suzuki on account of the inauguration of the Liquid Engineering Centre at Maruti Suzuki Gurgaon plant. This state-of-the-art lubricant training centre enables Maruti Suzuki staff and employees to learn about the latest lubricant technology in an interesting and exciting manner whilst showcasing your Company's pioneering technology. **Growth in European OEM segment:** Through exclusive tie-ups and aggressive account retention programmes, your Company tapped into the rapid growth in population of European cars in the country and delivered more than 20% growth in volumes in this segment during the year.

Commercial Vehicle Oils (CVO)

Commercial vehicle oils category comprises lubricant applications for small and large trucks, farm equipment and specialised products for the Heavy Duty segment. In product terms, it comprises engine oils for new and old generation commercial vehicles, hydraulic oils and the 'Specialty Products' range. 'Specialty products' is an umbrella term representing essential vehicle fluids other than engine oils; such as drive-line oils, greases and coolants. Castrol CRB is the oldest and best known brand in this segment, participating in the agri-sector and old-generation MHCVs with Castrol CRB Plus and in the new generation commercial vehicles segment with Castrol CRB Turbo. Castrol RX Super leads the play for your Company in the mid-price segment in truck applications.

In 2014, we continued to face a challenging market environment resulting in moderate market growth of lubricants in this segment. While overall performance was impacted by the unfavourable economic conditions, mentioned below are some of the highlights of the business during the period under review:

- Your Company broad-based its participation in the mid-tier price segment in trucks with the Castrol RX Super brand and in tractors with the Castrol CRB Prima brand.
- b. Your Company launched Castrol CRB Mini-Truck, a product specially designed for Micro LCV segment. Micro LCVs operate in city traffic and go through multiple loads that result in the engines running hotter. Castrol CRB Mini-Truck has 'Heat Shield Boosters' which deliver three times better heat protection.

II. Non-automotive lubricants

Industrial lubricants

The year 2014 was a very successful year for Castrol's Industrial business. Your Company consolidated its position as the leading supplier of metal-working fluids and high performance lubricants, products which are technologically superior and deliver substantial value to the customers. Your Company also successfully introduced new generation metal-working fluids and differentiated corrosion preventives during the year.

Your Company's Industrial segment delivered strong volume and margin growth of 8% in 2014 despite a stagnant manufacturing environment. This volume growth was achieved by winning new customers and increasing market share in key industrial segments. Profitability was maintained despite significant increase in raw material costs and the business was able to successfully recover this from the market through price increases and trading up customers to advanced products with higher benefits.

Marine and Energy lubricants

Your Company continues to focus on customer intimacy and provides products and services that are bestin-class in this segment. Introduction of environment friendly biodegradable lubricants for stern tube and value added services like fleet optimiser and SDA (Scavenge drain analysis) were embraced by Marine customers. Your Company will continue to focus its efforts to bring in better efficiency in its operations and concentrate on value driven and profitable customers to maintain its value and thought leadership position in the Marine segment.

Your Company has maintained its leadership position in the offshore drilling segment during the year under review, by focusing its efforts on value offers despite minimal drilling activity by a leading player in the segment. Introduction of environment friendly biodegradable lubricants to offshore drilling sector was welcomed by the major drillers in the country.

As drilling moves into deeper seas, your Company will maintain its focus on value and specialist offers such as sub-sea solutions, to further consolidate its market share in the offshore drilling segment.

(E) Risks and concerns

The macro-economic environment remains uncertain and hence continues to pose challenge to lubricants consumption and demand. This may impact your Company's performance during 2015. The aggressive pricing strategy by local as well as international competition, in an attempt to gain market share, and commoditisation of products in the premium segments, will have an impact on overall industry margin. Although the political environment in the country is settling, the economy is to be watched cautiously for revival signs. In addition, forex uncertainty may also have adverse impact on cost of goods despite crude softening.

Employee attrition could result in loss of knowledge and business disruption, which may impact your Company's ability to support its growth agenda.

Safety and product integrity continue to be focus areas for your Company. Given the extremely challenging road conditions in India, road safety is an area of particular concern for your Company as it moves its goods and people across the country.

Your Company has put together a plan to address the impact of the identified risks and put in place the necessary monitoring and mitigation actions.

(F) Technology

Your Company continues to derive sustainable benefits from its India Technology Centre located in Mumbai. During 2014, your Company's product development capability helped the business meet pressing customer needs, partner closely with its customers and leverage strengths of its global affiliates to meet the needs of the local market.

Developments in two-wheeler oils

During the year under review, your Company continued its investment in a world-class two-wheeler oil product development team based out of the India Technology Centre to support the needs of the global market. To enable this team to enhance delivery, your Company increased the number of state-of-the-art test rigs specific to two-wheeler engine oil development. This has helped in studying friction properties and screen candidates for further engine trials. These test rigs not only help your Company develop differentiated products but also hasten the product development cycle. This was an imperative as India has established itself as the world's second largest two-wheeler market.

Developments in passenger car oils

Castrol MAGNATEC 'with Intelligent Molecules that cling and protect' is an engine oil for cars with a unique proposition. Given the unique requirements of city driving with multiple start and stops, Castrol embarked on a journey to launch a custom made oil for driving in these conditions – yet fulfilling the Castrol MAGNATEC promise of cling and protect.

Your Company launched a fuel efficient, durable SAE 5W-30, ACEA A5/B5 2012 compliant engine oil for Maruti Suzuki diesel engines. This was a first ever co-engineering project with this important passenger car OEM with dominant market share in the domestic market. Castrol is the only oil marketer to supply oil that optimises fuel efficiency performance while maintaining engine protection.

In 2014, your Company also developed a fuel efficient, durable SAE 5W-30, ACEA A5/B5 2012 compliant engine oil for Tata Motors covering the entire range of Gasoline and Diesel engines. This product has been extensively tested for durability and fuel efficiency in Tata Motors cars. This is also the first and only lubricant to be approved for the new generation Tata 'Revotron Series of Engines,' with optimized fuel efficiency performance while maintaining engine protection.

Developments in commercial vehicle oils

The hub and spoke model plays a key role in India's supply chain and hence the country has a large population of micro light commercial vehicles (MLCVs). These MLCVs are constantly under stress and their engines run hotter. Your Company has developed and launched Castrol CRB Mini-Truck diesel engine oil specifically designed and locally tested to meet the unique operating conditions of these vehicles.

Investments in capability building

Building capability to sell the technologically superior products developed by your Company is a critical link to ensuring customers understand the superior value they are getting when they purchase your Company's products. Towards this end, your Company had invested in the concept of Liquid Engineering Centres (LECs) a few years ago. During 2014, your Company set up one more LEC, at the Maruti Suzuki Gurgaon Plant. Your Company has also launched a virtual engine training programme to bring multiple locations together using the virtual reality platform. Your Company has built a network of training programmes to reach out to more than 1000 distributor sales representatives across the country. This has created a huge impact in the market wherein the benefits of your Company's products can be technically explained to customers.

Focus on quality

Another major milestone that was achieved during the year 2014 was the renewal of the ISO 14001 and 9001:2008 certification for the India Technology Centre. Both these certifications are effectively a licenseto-operate today for a reputed organisation such as your Company. The ISO 9001:2008 assures the Management of your Company that the operations of the Centre continue to be streamlined and efficient. The ISO 14001 certification is a mark of your Company's commitment to the customer and shareholder to be environmentally responsible and to adopt sustainable business practices.

(G) Internal control systems and their adequacy

Your Company maintains an adequate and effective Internal Control system commensurate with its size and complexity. We believe that these internal control systems provide, among other things, a reasonable assurance that transactions are executed with Management authorisation and that they are recorded in all material respects to permit preparation of financial statements in conformity with established accounting principles and that the assets of your Company are adequately safe-guarded against significant misuse or loss. An independent Internal Audit function is an important element of your Company's internal control system. The internal control system is supplemented through an extensive internal audit programme and periodic review by Management and Audit committee.

(H) Health, safety, security and environment

Your Company maintains the highest standards of Occupational Health, Safety, Security and Environment (HSSE) and complies with all applicable laws of the land. The HSSE performance has been integral to your Company's business performance and your Company continues to focus on the goal: 'No Accidents, No Harm to People and No Damage to the Environment'.

All three blending plants of your Company are certified for the Environment Management system (ISO 14001:2004) and Occupational Health & Safety Management System (OHSAS 18001:2007). Your Company also implements ISO 9001:2008 (Quality Management System Standard) and ISO/TS 16949:2009 (Automotive Customer Specific Standard) to continually improve its processes. Compliance to these systems has been certified by internationally recognised and accredited bodies. BP's global Operating Management System (OMS) is being implemented to make processes and operations safe, systematic and reliable. This also drives continuous improvement in systems.

Various awards and recognitions received by your Company's plants by industry bodies for their exemplary safety and sustainability track-record, demonstrate your Company's commitment to HSSE. The Patalganga Plant received Certificate of Merit for Energy Conservation by Ministry of Power (Gol). Your Company is also proud to inform you that Patalganga plant completed 17 years without a Lost Time Injury (LTI).

Your Company has taken many initiatives towards environment conservation viz. use of solar lighting and procurement of Chloro-Fluoro Carbon (CFC) free airconditioning units, amongst others. Your Company also strives to be a benchmark for road safety practices in India. Multitude of road safety initiatives were undertaken and engagement programmes like Family Connect for truck drivers and their families and Logistic contractors meets, were conducted to sustain your Company's track record on road safety.

(I) Developments in human resources management

Values & behaviours and employee value proposition

People are a key resource for your Company. During the year under review, focus continued to be on the development of the various facets of leadership capability and talent management with a view to ensure alignment to the overall business strategy.

One of the key focus areas during 2014 was employee engagement and creating a Winning culture which was actively driven through an inclusive process of dialogue and articulation of your Company's Values & Behaviours, with a special focus on Respect at the workplace.

In the spirit of continuous learning and building capability to support the Business and People Strategy,

your Company continued to offer programmes to help Line Managers get better at the People Processes by building their awareness and capability to be better people managers and coaches.

Your Company is pleased to share that under the Castrol Learning Academy launched in 2013, we have completed the assessment for all sales frontline employees and they now have development plans which are based on a "70:20:10" capability building approach for which the basic philosophy is that development is a function of 70% Application, 20% Experience and 10% Learning.

Your Company has continued on its journey to build a diverse and inclusive workforce during the year 2014. As part of entry level talent programmes – the Graduate and Sales Trainee programme – we have increased our gender diversity to 50% and are focussed on diverse lateral hires in Frontline sales roles.

Reward and Recognition

It is your Company's constant endeavour to review its reward structure, benefits and employee policies in order to make its total reward offer both contemporary and competitive. Towards that objective, a voluntary scheme for the Hospitalisation Cover for dependant parents was launched.

In order to help wealth creation at the time of superannuation, your Company has also launched the National Pension Scheme as a voluntary scheme. This has been subscribed to by around 15% of the employee population.

Your Company continues to focus on recognition through the Castrol STAR Club Awards. This programme is based on bringing your Company's values to life and lays emphasis on recognition rather than reward. There are five categories of awards based on each Value – Safety Champions (Safety), We Not I (Respect), Above & Beyond (Excellence), Challenge for Change (Courage) and Synergy for Success (One Team). The recognition acknowledges the demonstration of your Company's values and behaviours at the work place.

These initiatives are expected to engage and retain your Company's valuable employees more effectively. As a result of the various initiatives taken, staff attrition during 2014 was the lowest in the last eight years.

Control and compliance

During the year 2014, your Company continued its high degree of compliance with employment legislations by conducting audits in many of its locations and closing any gaps in all locations audited. It also improved two-tier compliance monitoring system comprising of quarterly compliance checklist and a self-assessment checklist (for monthly reporting) which enabled improving and sustaining the compliance culture in your Company.

Employee relations at Plants

Your Company has a contemporary employee relations scenario with a participative culture, receptive to technical upgradation, at all Plants. The country-wide employee engagement scores, which are highest at the Plants, are indicative of this.

There continued to be a harmonious employee relations environment at all three Plants throughout the implementation of capex projects. During the pendency of settlement negotiations there has been no loss of productivity at the Paharpur Plant. A notable accomplishment has been the 17 years without a Lost Time Injury (LTI) at Patalganga Plant despite complex technical process changes and upgradation.

The regular medical check-up for employees based at Plants as well as the necessary financial assistance has been appreciated by the workmen. The strength of the employee relations at the Plants is also indicative by the absence of unionisation of contractual labour, which is prevalent in the neighbouring industries.

The total number of people employed in your Company as on 31st December 2014, including factory workmen, was 802.

(J) Discussion on financial performance with respect to operational performance

Your Company delivered a strong Gross Profit growth of 5% in 2014 over 2013, due to underlying improvement in unit sales realisation by circa 7%, although volumes declined in the last quarter due to weakening of demand in the OEM and retail channels.

Cost of sales continued to increase during 2014 by 8% over the previous year primarily due to weakening of the Rupee against US Dollar. Your Company held its Unit Margin due to its focus on delivery in selected segments and sale of premium product mix.

Operating and other expenses increased by Rs. 40 crores as compared to 2013 due to investment in safety, people, brands, investment in Enterprise Resource Planning (ERP) and business growth opportunities.

The Profit After Tax (PAT) has decreased by Rs. 34 crores and is at Rs. 474.6 crores compared to 2013 mainly due to reduction in other income from sale of non-operating Plant and absence of divestment profit.

With the current drop in crude oil prices, the input costs for 2015 are expected to be lower than 2014. However, the Indian Rupee is yet to show signs of stabilising against US Dollar. While there is an overall optimism in the economy, the industrial and economic growth has been slow compared to the expectations generated post the General Elections in May 2014. This may continue to put pressure on your Company's margins.

The Management is confident that your Company, with its strong brands, enduring relationships with key stakeholders and commitment of its staff, will continue to sustain its strong performance during the year 2015.

On behalf of the Board of Directors

Ravi Kirpalani Managing Director Rashmi Joshi Director – Finance

Mumbai Dated: 25th February, 2015

REPORT ON CORPORATE GOVERNANCE

1. Company's Philosophy on Code of Governance Good governance practices stem from the value system and philosophy of the organization and at Castrol we are committed to meet the aspirations of all the stakeholders. This is demonstrated in shareholder returns, governance processes and an entrepreneurial, performance focused work environment. Our customers have benefited from high quality products delivered at the most competitive prices due to technological leadership of the Company in the lubricants market in India.

The Board is collectively responsible for pursuing this purpose and Corporate Governance processes are structured to direct the Company's actions, assets and agents to achieve this purpose, while complying with the Code of Governance. The Company's policies reflect those adopted by the Parent Company in the UK – BP plc ("BP plc Board Governance Principles") and covers aspects such as ethical conduct, health, safety and the environment; control and finance; commitment to employees; and relationships. Key aspects of the Company's Governance Processes are:

- Clear statements of Board Processes and the Board's relationship with Executive Management.
- A framework of prudent and effective controls which enable risks to be assessed and managed.
- Set the Company's values and standards and ensure that obligations to shareholders and others are understood and met. The Board recognises that in conducting its business, the Company should be responsive to other relevant constituencies.
- Review and where appropriate determine the long term strategy and the annual plan for the Company based on proposals made by

the Management, for achieving the Company's purpose.

The Company also has been on journey to embed its values i.e. Safety, Respect, Excellenence, Courage and One Team in its way of working. These values are fundamental drivers of sustainable business performance.

2. Board of Directors

Composition:

The Board of Directors of the Company comprises of an optimum combination of Executive and Non-Executive Directors, which is in conformity with the requirement of Clause 49 of the Listing Agreement with the Stock Exchanges. As of the year ended 31st December, 2014, the Board comprised of Nine Directors comprising of Three Executive Directors, Three Non-Executive Directors nominated by Castrol Limited, UK as provided under the Articles of Association of the Company and Three Independent Directors. The Chairman of the Board is a Non-Executive Independent Director.

The Directors of the Company are appointed by members at the General Meetings and twothird directors other than Independent Directors retire by rotation pursuant to the provisions of the Companies Act, 2013. The Executive Directors on the Board serve in accordance with the terms of their contract of service with the Company. Based on the evaluation of the relationships disclosed, all the Non-Executive – Independent Directors (which also includes Chairman) are independent in terms of revised Clause 49 of the Listing Agreement (effective from 1st October, 2014).

The necessary disclosures regarding other Board Committees have been made by all the Directors. None of the Directors on the Board is a member of more than 10 Committees and Chairman of more than 5 Committees across all Companies in which they are Directors. The composition of the Board, Directorships/ Committee positions in other Companies as on 31st December, 2014, number of meetings held and attended during the year are as follows:

Name of Director	Designation		Meetings g the year	Attendance at last AGM	Other Directorships		Memberships Companies
		Held	Attended		in India (including Castrol India Limited)		Chairperson
Mr. S. M. Datta*	Chairman	4	4	Yes	14	4	1
Mr. R. Gopalakrishnan*	Non-Executive Director	4	4	Yes	12	2	None
Mr. Uday Khanna*	Non-Executive Director	4	4	Yes	10	2	2
Mr. Sashi Mukundan**	Non-Executive Director	4	3	No	1	None	None
Mr. Ralph Hewins**	Non-Executive Director	4	3	Yes	None	None	None
Mr. Peter Weidner**	Non-Executive Director	4	3	Yes	None	None	None
Mr. Ravi Kirpalani	Managing Director	4	4	Yes	None	None	None
Ms. Rashmi Joshi	Whole-time Director	4	4	Yes	None	None	None
Mr. Jayanta Chatterjee***	Whole-time Director	4	1	No	None	None	None

* Independent Directors

** Nominee Directors

*** Appointed with effect from 30th October, 2014

Note: 'Other Directorships' exclude directorships in Foreign Companies. "Other Board Committees Membership" include memberships of Audit Committees and Stakeholder Relationship Committees of Public Limited Companies only.

Board Meetings

During the financial year, total four (4) Board Meetings were held i.e. on 17th February, 2014, 13th May, 2014, 31st July, 2014 and 30th October, 2014, respectively.

The Board Meetings are governed by a structured agenda. The agenda along with the detailed explanatory notes and supporting material are circulated well in advance before each meeting to all the Directors for facilitating effective discussion and decision making. Considerable time is spent by the Directors on discussion and deliberations at the Board Meetings.

Independent Directors and Executive Directors are issued Letters of Appointment setting out in detail, the terms of appointment, duties, responsibilities and expected time commitments. The induction process for Non-Executive Independent Directors include interactive sessions with Management Committee members, Business and Functional Heads, visit to market / plant, etc.

Training of Board Members

The Independent Directors of the Company are the individuals having long experience and expertise being

leaders in their respective fields. Similarly Executive Directors & Director's nominated by the parent Company also have long experience in their respective fields. Periodic presentations are made at the Board and Board Committee Meetings, on business and performance updates of the Company, global business environment, strategy and risks involved, so that they are updated on the business model, the risk profile of the business of the Company and also about their roles and responsibilities as Directors of the Company.

Mechanism for evaluating Non-Executive Board Members

The performance evaluation of Non-Executive Directors is done as per the policies and process which are put in place in BP Group. The Company is in the process of implementing comprehensive performance evaluation mechanism.

Whistle Blower Policy

BP Group has a robust Whistle Blower Policy applicable worldwide, which is referred to as 'Open Talk' and is discussed in this Report. All the employees and other stakeholders have access to the same. The Nomination and Remuneration Committee is responsible to overview the process of evaluation of performance of the Board as a whole, Board Committees and the Directors individually.

3. Audit Committee

The members of the Audit Committee have wide exposure and knowledge in area of finance and accounting. The terms of reference of the Audit Committee have been amended in line with Clause 49 of the Listing Agreement with the Stock Exchanges and Section 177 of the Companies Act, 2013. The Audit Committee, *inter alia*, provides reassurance to the Board on the existence of an effective internal control environment.

The Audit Committee comprises of four (4) members which include three (3) Independent Directors viz. Mr. S. M. Datta, Mr. R. Gopalakrishnan, Mr. Uday Khanna and one Nominee Director viz. Mr. Ralph Hewins. Mr. Uday Khanna, is the Chairman of the Committee.

The terms of reference of the Committee are briefly described below:

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information.
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees.
- 3. Reviewing and monitoring the auditor's independence and performance.
- 4. Recommending to the Board, the appointment and remuneration of Cost Auditor.
- 5. Approval of payment to statutory auditors for any other services rendered by the statutory auditors.
- 6. Reviewing, with the management, the annual financial statements and quarterly financial statements.
- Reviewing with the management, performance of internal auditors and adequacy of the internal control systems.

- 8. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and frequency of internal audit.
- 9. Discussing with internal auditors any significant findings and follow-up thereon.
- 10. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- 11. Discussion with statutory auditors before the audit commences.
- 12. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non payment of declared dividends) and creditors.
- 13. To review the functioning of the Whistle Blower mechanism.
- 14. Approval or any subsequent modification of transactions of the Company with related parties.
- 15. To evaluate internal financial controls and risk managements systems.
- 16. Approval of appointment of CFO.
- 17. Such other functions as may be prescribed under the applicable laws and regulations.

The meetings of Audit Committee are also attended by Managing Director, CFO, Statutory Auditors and Internal Auditors as special invitees. The Company Secretary of the Company acts as the Secretary to the Committee.

Total four (4) Audit Committee meetings were held during the financial year ended on 31st December, 2014. The Attendance of each member of the Committee is given below:

Name	Designation	No. of Meetings held	No. of Meetings attended
Mr. Uday Khanna	Chairman	4	4
Mr. S. M. Datta	Member	4	4
Mr. R. Gopalakrishnan	Member	4	4
Mr. Ralph Hewins	Member	4	3

4. Nomination and Remuneration Committee

During the year, the Remuneration Committee was reconstituted as "Nomination and Remuneration Committee". The Committee's terms of reference functions include-

- Identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment / removal.
- 2. Carry out evaluation of every director's performance.
- 3. Devising a policy on Board diversity.
- Formulate criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the remuneration for the directors, key managerial personnel and other employees.

The Committee comprises of the following members viz. Mr. R. Gopalakrishnan, Mr. S. M. Datta, Mr. Ralph Hewins and Mr. Peter Weidner. The Remuneration Committee is chaired by Mr. R. Gopalakrishnan, who is the Independent Director. The Committee met two (2) times during the financial year ended 31st December, 2014. The details of attendance of each member of the Committee is as follows:

Name of Director	Designation	No. of Meetings held	No. of Meetings attended
Mr. R. Gopalakrishnan	Chairman	2	2
Mr. S. M. Datta*	Member	2	1
Mr. Ralph Hewins	Member	2	2
Mr. Peter Weidner	Member	2	2

*Appointed as a member during the year.

Details of Remuneration paid to the Directors

The Executive Directors are paid Salary and Performance Linked Bonus, which is calculated, based on pre-determined parameters of performance. The Independent Directors are paid sitting fees and commission as determined by the Board from time to time. Details of remuneration of Executive Directors for the financial year ended 31st December, 2014 is as under:

Name	Basic Salary	Perquisites	Retrial Benefits	Performance based incentives	Total
Mr. Ravi Kirpalani	64,97,469	1,04,29,232	22,95,558	51,93,921	2,44,16,180
Mr. Jayanta Chatterjee*	5,85,895	20,14,569	1,19,112	4,04,267	31,23,843
Ms. Rashmi Joshi	36,58,602	67,14,144	12,92,583	22,76,551	1,39,41,880

W.C.I. 00 OCIODO

Notes-

- Performance based incentive for year 2013 paid in the year 2014.
- The agreement with each Whole-time Director and Managing Director is for a period of 5 years. Further, either party to the agreement is entitled to terminate the Agreement by giving not less than six months' notice in writing to the other party.
- Presently, the Company does not have a scheme for grant of stock options to its employees. However, the management staff is entitled to the Shares of BP p.l.c. under the BP Share-match scheme as in force.

Details of remuneration of Non-Executive Directors for the financial year ended 31st December, 2014:

			()
Name of Director	Commission* S	Sitting Fees	Total
Mr. S. M. Datta	10,00,000	2,60,000	12,60,000
Mr. R. Gopalakrishnan	8,00,000	2,40,000	10,40,000
Mr. Uday Khanna	8,00,000	1,60,000	9,60,000

* Commission for Financial year 2013 has been paid in 2014

Mr. S. M. Datta (in individual capacity and as a joint holder) holds 28,236 shares, while Mr. Uday Khanna holds 800 shares of the Company.

5. Stakeholders' Relationship Committee

Stakeholders' Relationship Committee has been constituted to monitor and review investors' grievances. It comprises of Mr. S. M. Datta, Mr. Ravi Kirpalani and Ms. Rashmi Joshi. Mr. S.M. Datta is the Chairman of the Committee. Mr. Sandeep Deshmukh, Company Secretary is the Compliance Officer. Total 15 shareholders' complaints were received durina the year from Stock Exchange/Securities and Exchange Board of India, etc. and were reported to the Committee. All the complaints were resolved and there was no pending complaint as on 31st December, 2014. The Committee met four (4) times during the year on the same dates of Board Meeting dates and all members attended the Meeting.

(Rs)

6. Corporate Social Responsibility (CSR) Committee

The Board of Directors, during the year constituted "Corporate Social Responsibility Committee" as required under Section 135 of the Companies Act, 2013. The Corporate Social Responsibility Committee comprises of Mr. R. Gopalakrishnan as Chairman, Mr. Sashi Mukundan, Mr. Ravi Kirpalani and Ms. Rashmi Joshi as members. The Company Secretary acts as the Secretary to the Committee.

The Committee met two (2) times during the year. The Corporate Social Responsibility Committee recommends to the Board Corporate Social Responsibility Policy and the CSR initiatives and it also monitors implementation of the activities undertaken as per the policy.

7. Risk Management Committee

The Board of Directors, during the year, constituted "Risk Management Committee" as required under Clause 49 of the Listing Agreement. The Committee is responsible for risk identification, evaluation and mitigation and to set up process for risk management plan. The Risk Management Committee comprises of Mr. Ravi Kirpalani, Managing Director who is the Chairman of the Committee and other members viz. Ms. Rashmi Joshi, Director, Mr. Jayanta Chatterjee, Director, Mr. Pawan Sabharwal and Mr. Siddharth Shetty.

The Company Secretary acts as the Secretary to the Committee.

8. Directors seeking appointment/re-appointment

Mr. Ravi Kirpalani

Mr. Kirpalani has about 34 years of experience in Sales, Marketing and Strategy. Mr. Kirpalani served as the Chief Operating Officer and Director of Automotive Division of Castrol India Ltd. from May 1, 2009 to April 26, 2013. He joined Castrol India Ltd. in 1999 as the General Manager, East and was promoted in 2002 to Vice President, Sales. In 2004, he was appointed as the Customer Director for India, Middle East, Turkey and Africa. In 2005, he moved to the UK as the Transformation Director and was a member of the global strategy team. Mr. Kirpalani played a key role in the implementation of the global strategy.

Prior to Castrol, he worked for M/s. Reckitt Benckiser for 12 years, in various roles and for a leading consumer products company in Muscat, Oman. Mr. Kirpalani has been a Director of Castrol India Ltd. since May 1, 2009. He is an Economics (Hons) graduate from St. Stephens College, Delhi and holds an MBA from IIM, Kolkata. Mr. Kirpalani is not on the Board of any other Company.

Mr. Peter Weidner

Mr. Peter Weidner is the Regional Vice President Asia & Pacific Lubricants in Castrol. He first joined Castrol in 1987 and worked in a variety of roles in Sales in various countries around Europe. Prior to his appointment as Regional Vice President Asia & Pacific, Mr. Weidner was the Regional Vice President of Europe & Africa and worked in sales and marketing roles. Mr. Weidner is on the Board of following group companies:

- 1. BP Singapore Pte Ltd.
- 2. BP Asia Pacific Pte Ltd.
- 3. BP- Castrol (Thailand) Ltd.
- 4. Arabian Production and Marketing Lubricants Company Limited

9. General Body Meetings

Mumbai 400 020

(a) Location and time where last three AGMs were held

	Location	Date	Time
1.	Birla Matushri Sabhagar, Marine Lines, Mumbai 400 020	: 13.05.2014	3.30 p.m.
2.	Y. B. Chavan Centre, General Jagannath Bhosale Marg, Next to Sachivalya Gymkhana, Mumbai 400 021	26.04.2013	3.30 p.m.
3.	Birla Matushri Sabhagar, Marine Lines,	16.04.2012	3.30 p.m.

(b) Whether any Special Resolutions were passed in the previous three AGMs

Special Resolution was passed by the Shareholders at the 35th Annual General Meeting of the Company for appointment of Mr. Bijay Kamath as a Wholetime Director of the Company.

Special Resolution was passed by the Shareholders at the 36th Annual General Meeting of the Company for appointments of Mr. Ravi Kirpalani as Managing Director and Ms. Rashmi Joshi as a Wholetime Director of the Company.

- (c) Whether any Special Resolution was passed through Postal Ballot, last year No such resolution passed
- (d) Persons who conducted the Postal Ballot exercise

Not Applicable

(e) Whether any Special Resolution is proposed to be conducted through Postal Ballot

Postal ballot is being conducted inter se for appointment of Mr. Jayanta Chatterjee as a Wholetime Director. (Results to be declared on 17th March, 2015).

(f) Procedure for Postal Ballot

After receiving the approval of the Board of Directors and consent of the scrutiniser, notice of the Postal Ballot containing text of the Resolution and Explanatory Statement to be passed through postal ballot, Postal Ballot Form and self-addressed postage pre-paid envelopes were sent to the shareholders to enable them to consider and vote for or against the proposal within a period of 30 days from the date of dispatch. The Company also provided e-voting facility to enable the shareholders to cast their vote by electronic means. A notice was published in the newspapers regarding dispatch of Postal Ballot notices. After the last date of receipt of ballots, the Scrutiniser, after due verification

shall submit the result to the Chairman or Managing Director. Thereafter, the result of the postal ballot will be declared on 17th March, 2015. The same along with Scrutiniser's Report will be submitted to the Stock Exchanges and will also be displayed on the website of the Company.

10. Disclosure

(a) Disclosures on materially significant related party transactions that may have potential conflict with the interests of the Company at large.

There are no material transactions during the financial year that have a potential conflict with the interests of the Company. All the related party transactions are at arm's length and in ordinary centre of business.

(b) Details of non-compliance by the Company, penalties, and strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority, on any matter related to capital market, during the last three years.

None in the last three years.

(c) Whistle Blower Policy and affirmation that no personnel have been denied access to the Audit Committee.

The Company is a part of BP Group Mechanism and has robust whistle-blower applying to entire BP group of companies, worldwide, which is called "Open Talk".

The employees are encouraged to raise any of their concerns by way of whistle-blowing and none of the employees has been denied access to the Audit Committee Chairman.

(d) Code of Conduct

The Company is governed by BP Code of Conduct which sets the standard we all work to. It is aligned with our values, group standards and legal requirements, and clarifies the ethics and compliance expectations for everyone who works with the Company. The Code reflects a value-based approach, where rules are not stated explicitly and everyday business decisions will be guided by our values.

The Code was simplified during the last year for ease of understanding and application. The Code, covers health, safety and the environment; our people, our partners and suppliers, governments and communities; and protecting Company's assets. Each section contains key principles, basic rules and advice on where to find further information. A new section, 'Living our Code', is designed to help people make decisions when faced with dilemmas where there are no clear rules to follow.

The Code also includes key points from new BP standards related to anti-bribery and corruption, anti-money laundering, competition and antitrust law and trade sanctions.

(e) Details of Compliance with mandatory requirements and adoption of the nonmandatory requirements of this clause.

The Company has complied with all the mandatory requirements of Clause 49. As regards to non-mandatory requirements the extent of compliance has been stated in this report against each item.

11. Means of Communication

(a) Quarterly Results

Published in the newspapers in terms of Clause 41 of the Listing Agreement.

- (b) Newspapers in which results are normally published in
 - (i) Business Standard

Mumbai, New Delhi, Kolkata, Ahmedabad, Bangalore, Bhubaneshwar, Chandigarh, Chennai, Hyderabad, Kochi, Lucknow and Pune in English editions.

- (ii) Sakal in Marathi.
- (c) Any website, where displayed www.castrol.co.in

- (d) Whether it also displays official news release Yes
- (e) The presentations made to institutional investors or to the analysts

Uploaded on website

12. General Shareholder Information

(a) Annual General Meeting

Date and Time	: Thursday, 14 th May, 2015 at 3.30 p.m.
Venue	: Birla Matushri Sabhagar, Marine Lines, Mumbai 400 020

(b) Financial Calendar

- Financial Year : January–December
- First Quarter 31st : May 2015 March, 2015
- Second Quarter : July 2015 and Half yearly Results – 30th June, 2015
- Third Quarter : November 2015 Results – 30th September, 2015
- Fourth Quarter : January-February 2016 and Annual Results – 31st December, 2015
- (c) Date of Book : Friday 8th May, 2015 to Closure Thursday 14th May, 2015 (Both days inclusive)
- (d) Dividend Payment : Interim Dividend Paid on
 Dates 21st August, 2014
 Final Dividend on or

around 4th June, 2015

(e)	Due	Dates	for	transfer	of	Unclaimed	Dividend	to
	(IEP	F):						

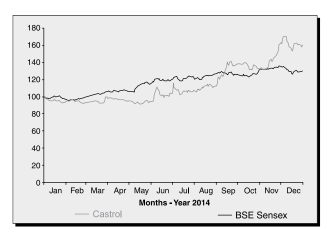
Year	Dividend	Date of Declaration	Due for transfer to IEPF
2007	Final	29.04.2008	02.06.2015
2008	Interim	31.07.2008	03.09.2015
2008	Final	27.09.2009	01.06.2016
2009	Interim	27.07.2009	30.08.2016
2009	Final	30.04.2010	03.06.2017
2010	Interim	15.07.2010	18.08.2017
2010	Final	27.06.2011	31.07.2018
2011	Interim	11.08.2011	15.09.2018
2011	Final	16.04.2012	20.05.2019
2012	Interim	16.07.2012	19.08.2019
2012	Final	26.04.2013	30.05.2020
2013	Interim	01.08.2013	03.10.2020
2013	Final	13.05.2014	15.06.2021
2014	Interim	31.07.2014	02.09.2021

(h) Market Price Data

Monthly high and low quotation of shares traded on BSE and NSE during the Financial Year 2014

MONTHS	BS	E	NSE	
	High (Rs.)	Low (Rs.)	High (Rs.)	Low (Rs.)
January 2014	320.00	286.00	320.50	285.60
February 2014	305.00	286.15	304.80	285.60
March 2014	317.00	285.80	317.00	285.00
April 2014	312.90	293.45	312.50	293.00
May 2014	308.00	282.00	308.70	283.10
June 2014	351.95	293.75	351.80	294.00
July 2014	364.80	318.00	365.00	316.20
August 2014	364.00	325.15	363.95	325.35
September 2014	451.50	349.80	451.80	350.00
October 2014	450.40	406.85	449.90	406.40
November 2014	509.05	409.50	511.00	409.00
December 2014	544.00	468.00	544.70	460.80

(i) Stock Performance in comparison to the BSE Sensex and NSE Nifty

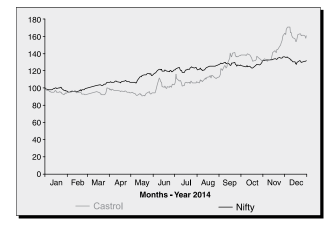


(f) Listing

The Company's shares are listed on the BSE Limited and the National Stock Exchange of India Limited. The Company has paid the listing fees for the period 1st April, 2014 to 31st March, 2015.

(g) Stock Code

BSE Limited	500870
National Stock Exchange of India Limited	CASTROLIND
ISIN	INE172A01027



Share Transfer System

The Company Secretary has been authorized to approve the transfer of shares which is done within the time-limit stipulated by the Listing Agreement. The said transfers are then noted at the subsequent Stakeholder Relationship Committee Meeting.

(j) Address for correspondence

TSR Darashaw Limited

6-10 Haji Moosa Patrawala Industrial Estate, 20 Dr. E. Moses Road, Mahalakshmi, Mumbai 400 011

Tel: +91-22-6656 8484 Fax: +91-22-6656 8494 Email: csg-unit@tsrdarashaw.com

(k) Distribution of shareholding by size class as on 31st December, 2014

No. of Shares held	No. of shares	No. of shareholders	% of shareholders
Upto 500	86,24,204	65,743	76.55
501-1000	57,95,822	7,718	8.99
1001-2000	75,77,486	5,118	5.96
2001-3000	50,79,684	2,048	2.38
3001-4000	47,43,935	1,326	1.54
4001-5000	34,96,574	769	0.89
5001-10000	1,42,10,255	2,041	2.38
10001 and above	44,50,33,232	1,122	1.31
Grand Total	49,45,61,192	85,885	100.00

(I) Distribution of shareholding by ownership as on 31st December, 2014

Sr. No.	Category	No. of Shareholders	No. of Shares held	% of the total Paid up Capital
i	Foreign Company	1	5,41,896	0.11
ii	Foreign Collaborator	1	35,07,49,820	70.92
iii	Foreign Institutional Investors	85	3,63,60,465	7.35
iv	Overseas Bodies Corporate	2	4,000	0.00
v	Non-Resident Individuals	1,398	13,28,090	0.27
vi	Public Financial Institutions	15	2,79,51,412	5.65
vii	Indian Mutual Funds	63	57,69,749	1.17
viii (a)	Nationalised Banks	20	1,83,209	0.04
(b)	Other Banks	48	2,21,042	0.04
ix	Domestic Companies	1,506	65,87,718	1.33
x	Resident Individuals	82,743	6,48,34,755	13.11
xi	Directors & Relatives	3	29,036	0.01
	Total	85,885	49,45,61,192	100.00

As on 31st December, 2014, about 98.03% of the Paid-up Share Capital has been dematerialised. Trading in Equity Shares of the Company is permitted only in dematerialised form. Promoter's holding is held in dematerialised form.

(m) Outstanding GDRs/ADRs/Warrants or any convertible instruments, conversion date and likely impact on equity

The Company has not issued any GDRs/ADRs/ Warrants or any convertible instruments.

(n) Plant Locations

The Company's plants are located at Patalganga in Maharashtra; Paharpur in West Bengal and at Silvassa (Union Territory).

NON-MANDATORY REQUIREMENTS

1. Chairman of the Board

The Chairman of the Board does not maintain a Chairman's office at the Company's expense. However, the Company from time to time reimburses the expenses in relation to the Chairman's office in connection with performance of his duties as the Chairman of the Company.

2. Shareholder Rights – Half yearly results

As the Company's half yearly results are published in English newspapers having a circulation all over India and in a Marathi newspaper (having a circulation in Mumbai), the same are not sent to the shareholders of the Company.

3. Audit Qualification

There are no qualifications contained in the Audit Report.

4. Separate Posts of Chairman and CEO/Managing Director

The Posts of Chairman and Managing Director are separate.

5. Reporting of Internal Auditors

The Internal Auditors of the Company report to the Audit Committee.

CODE OF CONDUCT DECLARATION

In accordance with Clause 49 sub-clause (II) (E) (ii) of the Listing Agreement executed with the BSE Limited and the National Stock Exchange of India Limited, I, Ravi Kirpalani in my capacity as the Managing Director of the Company hereby confirm that all members of the Board of Directors and Senior Management Personnel of the Company have affirmed their compliance for the financial year 2014 with the Company's Code of Conduct.

Ravi Kirpalani Managing Director

Mumbai Dated: 25th February, 2015

AUDITORS' CERTIFICATE

To,

The Members of Castrol India Limited

We have examined the compliance of conditions of Corporate Governance by Castrol India Limited ("the Company"), for the year ended on December 31, 2014, as stipulated in Clause 49 of the Listing Agreement of the said Company with the Stock Exchanges.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the 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 explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the abovementioned Listing Agreement.

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 S. R. BATLIBOI & CO. LLP Chartered Accountants ICAI Firm Registration No. 301003E

per Dolphy D'souza Partner Membership No.: 38730 Place: Mumbai, Dated: 25th February, 2015

CEO-CFO CERTIFICATE

To,

The Board of Directors Castrol India Limited,

We, the undersigned, in our respective capacities as Managing Director (Chief Executive Officer) and Director Finance (Chief Financial Officer) of Castrol India Limited ("the Company"), to the best of our knowledge and belief certify that:

- (a) We have reviewed the financial statements and the cash flow statement for the financial year ended 31st December, 2014 and based on our knowledge and belief, we state that:
 - these statements do not contain any materially untrue statement or omit any material fact or contain any statements that might be misleading.
 - (ii) these statements together present a true and fair view of the Company's affairs and are in compliance with the existing accounting standards, applicable laws and regulations.
- (b) We further state that to the best of our knowledge and belief, there are no transactions entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's Code of Conduct.
- (c) We hereby declare that all the members of the Board of Directors and Management Committee have confirmed compliance with the Code of Conduct as adopted by the Company.

- (d) We are responsible for establishing and maintaining internal controls and for evaluating the effectiveness of the same over the financial reporting of the Company and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (e) We have indicated, based on our most recent evaluation, wherever applicable, to the Auditors and Audit Committee:
 - (i) significant changes, if any, in the internal control over financial reporting during the year;
 - (ii) significant changes, if any, in the accounting policies made during the year and that the same has been disclosed in the notes to the financial statements; and
 - (iii) instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having significant role in the Company's internal control system over financial reporting.

On behalf of the Board of Directors

Ravi Kirpalani Managing Director Rashmi Joshi Director – Finance

Mumbai

Dated: 25th February, 2015

Section A: General information about the Company

Sr. No.	Particulars	Information
1.	Corporate Identity Number (CIN) of the Company	L23200MH1979PLC021359
2.	Name of the Company	Castrol India Limited
3.	Registered Address	Technopolis Knowledge Park, Mahakali Caves Road, Chakala, Andheri (East), Mumbai–400 093.
4.	Website	www.castrol.co.in
5.	E-mail id	investorrelations.india@castrol.com
6.	Financial Year Reported	January 1, 2014 – December 31, 2014
7.	Sector(s) that the Company is engaged in (industrial activity code-wise)	2 7 1 0 0 0 . 6 1 – Lubricating oils
8.	List three key products/services that the Company manufactures/provides (as in balance sheet):	Lubricating oils
9.	Total number of locations where business activity is undertaken by the Company	 Number of International Locations (Provide details of major 5): None Number of National Locations: 9 Corporate Office – 1 Regional Offices – 4 Plants – 3 Technology Centre – 1
10.	Markets served by the Company – Local/State/ National/International	National

Section B: Financial details of the Company

Sr. No.	Particulars	Information
1.	Paid up Capital (INR)	Rs. 247.3 crores
2.	Total Turnover (INR)	Rs. 3,380.8 crores
3.	Total profit after taxes (INR)	Rs. 474.5 crores
4.	Total Spending on Corporate Social Responsibility (CSR) as percentage of profit after tax (%)	 Total Spends – Rs. 2.7 crores (0.57%) a. <i>'Eklavya'</i> Spends – Rs. 2.54 crores (Total Mechanics trained in 2014: 33,141 Total Mechanics trained till date 1,70,000) b. Community investment around Silvassa plant – Rs. 0.16 crore
5.	List of activities in which expenditure in 4 above has been incurred:	 a. <i>Eklavya</i> – a basic technical training programme for two-wheeler mechanics. b. Community investment around Silvassa plant

Section C: Other Details

1. Does the Company have any Subsidiary Company/Companies?

The Company does not have any Subsidiary Company.

2. Do the Subsidiary Company/Companies participate in the BR Initiatives of the parent company? If yes, then indicate the number of such subsidiary company(s).

Not Applicable.

3. Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with, participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/ entities? [Less than 30%, 30-60%, More than 60%]

The Code of Conduct is applicable to all the business entities who do business with the Company. The business partners however do not directly participate in Business Responsibility initiatives of the Company.

Section D: BR Information

Details of Director/Directors responsible for BR

(a) Details of the Director/Directors responsible for implementation of the BR policy/policies:

Particulars	Details					
DIN Number	02613688	06641898				
Name	Mr. Ravi Kirpalani	Ms. Rashmi Joshi				
Designation	Managing Director	Director – Finance				

(b) Details of the BR head:

Sr. No.	Particulars	Details				
1.	DIN Number (if applicable)	02613688	06641898			
2.	Name	Mr. Ravi Kirpalani	Ms. Rashmi Joshi			
3.	Designation	Managing Director	Director – Finance			
4.	Telephone number	91-22-66984100				
5.	E-mail id	investorrelations.india@castrol.com				

2. Principle-wise (as per NVGs) BR Policy/policies (Reply in Y/N)

Sr. No.	Questions	Р	Р	Р	Р	Р	Р	Р	Р	Р
		1	2	3	4	5	6	7	8	9
		Business Ethics	Sustainability	Employees' well-being	Stakeholders' Welfare	Human Rights	Environment	Regulatory Policy	Equitable Development	Customer Responsibility
1.	Do you have a policy/policies for	Y	Y	Y	Y	Y	Y	Y	Y	Y
2.	Has the policy being formulated in consultation with the relevant stakeholders?	Y	Y	Y	Y	Y	Y	Y	Y	Y
3.	Does the policy conform to any national / international standards? If yes, specify? (50 words)	Majority of the Company policies are aligned BP group policies which incorporate the g best practices. The Company is an ISO 9 Company and the manufacturing locations 14001 and 18001 certified.				global 9001				
4.	Has the policy being approved by the Board? If yes, has it been signed by MD/Owner/CEO/ appropriate Board Director?	YYYYYYYThe Code of Conduct and the other frame adopted by the parent company BP, globally been adopted by the Company.			rame					
5.	Does the Company have a specified committee of the Board/Director/Official to oversee the implementation of the policy?	Y	Y	Y	Y	Y	Y	Y	Y	Y
6.	Indicate the link for the policy to be viewed online?	castr		ntry/ei	n_in/A	bout?	ent/da ⁄620Us		ncials	/
7.	Has the policy been formally communicated to all relevant internal and external stakeholders?	Y	Y	Y	Y	Y	Y	Y	Y	Y
8.	Does the Company have in-house structure to implement the policy/policies?	Y	Y	Y	Y	Y	Y	Y	Y	Y
9.	Does the Company have a grievance redressal mechanism related to the policy/policies to address stakeholders' grievances related to the policy/ policies?	Y	Y	Y	Y	Y	Y	Y	Y	Y
10.	Has the Company carried out independent audit/ evaluation of the working of this policy by an internal or external agency?	Y	Y	Y	Y	Y	Y	Y	Y	Y

2a. If answer to Sr. No. 1 against any principle, is 'No', please explain why: (Tick up to 2 options)

Sr. No.	Questions	Р	Р	Р	Р	Р	Р	Р	Р	Р
		1	2	3	4	5	6	7	8	9
1.	The Company has not understood the Principles	NA								
2.	The Company is not at a stage where it finds itself in a position to formulate and implement the policies on specified principles	NA								
3.	The Company does not have financial or manpower resources available for the task	NA								
4.	It is planned to be done within next 6 months	NA								
5.	It is planned to be done within next 1 year	NA								
6.	Any other reason (please specify)	NA								

3. Governance related to BR

- Indicate the frequency with which the Board of Directors, Committee of the Board or CEO to assess the BR performance of the Company. Within 3 months, 3-6 months, Annually, More than 1 year. The Board of Directors of the Company assesses various initiatives forming part of the BR performance of the Company at least once a year.
- Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?

The Company publishes the information on BR in the Annual Report of the Company. The hyperlink to view the Annual Report is: www.castrol.co.in

Section E: Principle-wise performance

Principle 1

Policy relating to ethics, bribery and corruption

Code of Conduct

Company's Code of Conduct (also referred to as the 'Code') outlines its commitment to ethical standards and compliance with applicable local laws. As mentioned earlier, Company's policies reflect those adopted by its Parent Company globally. Company's Code is based on its values and clarifies the ethics and compliance expectations for everyone who works for the Company. The Code includes sections on operating safely, responsibly & reliably; its people; its business partners; the governments and communities the Company works with and its assets and financial integrity. The Code takes into account key points from Company's internal standards related to anti-bribery and corruption, anti-money laundering, competition and anti-trust law and trade sanctions. Company conducts due diligence on all its vendors and customers in accordance with these policies.

Who the Code of Conduct applies to

The Code applies to every employee of the Company and the endeavor is to extend this Code to all its contractors and business partners. Where feasible, the Company seeks a contractual commitment from its contractors and business partners to comply and work in line with the Code. Where the Company has the right to do so, it may consider terminating contracts where a contractor has not complied with the obligations or not renewing a contract where a contractor has acted in a manner that is not consistent with Company's values or the Code. The Company rigorously follows ethical business decisions, ensuring the actions of all its employees, vendors, business partners and customers are consistent with the law. The Company collaborates closely with all stakeholders in order to initiate and foster fair business practices in all spheres of business to create and sustain an ethical and transparent environment.

Certifying the Code

Each year, the Company engages its employees in Code of Conduct certification. It is embedded in the annual performance contract of all employees to comply with the Code and to create an environment where people can confidently raise concerns without fear of reprisal.

During the year, five (5) instances of breach of the Code were reported for which appropriate inquiries were initiated and appropriate action taken. One contractor was dismissed for non-compliance of the Code or unethical behaviour and disciplinary action taken against 5 employees.

Fostering a 'speak up' culture

The Company is committed to providing an open environment where its employees, contractors and other stakeholders are comfortable speaking up whenever they have a question about our code of conduct or think that law, regulations or the Code, may have been breached. All stakeholders are encouraged to raise concerns with the Company's management team or BP's global helpline.

Your Company has adopted a Policy for Prevention of Sexual Harassment at the workplace and the Internal Complaints Committee is constituted. No complaints received during the year.

Principle 2

Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle

The Company has ISO certificates of 9001:2008, 14001 and ISO/TS 16949:2009. The Company launched/ re-launched several products throughout 2014, with superior products and benefits to consumers. 2014 saw many new launches. Castrol launched the world's first certified CO2 neutral engine oil in Castrol Professional range meant for car OEM with a promise towards neutralising CO2 footprint by investing in offset projects around the world. Castrol Magnatec stop start was launched – an innovative product specially designed to protect car engines from the damage caused by today's stop-start traffic. CRB Mini Truck – a dedicated product for Micro Light Commercial Vehicles (MLCVs) was also launched catering to the needs of the growing MLCV parc. This product provides better heat protection in MLCVs whose engines run hotter than bigger trucks.

Both our raw material sourcing and finished goods distribution are optimised with a view to reduce the distance travelled and environmental impact.

The Company has taken various energy efficiency measures at its plants, including:

- Using energy efficient technology like solar and LED lights to reduce energy consumption.
- Using fuel additive with furnace oil to obtain best fuel efficiency Boiler condensate recovery and maintenance resulting in lower furnace oil consumption.
- Optimizing power and utility operations.
- Recycling treated water from effluent treatment plant which is now being used for sanitation, resulting in reduction of fresh water consumption.
- Improve boiler efficiency through optimised running of blend operation, reduce power consumption by improving power factor and reduce water consumption through various initiatives.

The Company's Technology Centre in India hosts the global product development centre for motorcycle engine oils. As part of our initiative to ensure development of the highest standards; we have bought state of the art friction testing equipments that help us develop differentiation in our product and also reduce product development life cycle time.

Principle 3

Businesses should promote the well-being of all employees

The Company's approach for managing its core asset i.e. its people, is founded on the following beliefs:

1. People's safety is our first priority

- 2. BP grows best by growing its own people
- 3. Our people have potential we need to develop it
- 4. Diversity matters so does inclusion
- 5. We need the best talent and need to meet the expectations of the best talent.

In our endeavor to be a contemporary organisation, we constantly review our policies and benchmark them against the best in class to ensure that the Company's agenda on employee well-being and engagement is serviced effectively. The Company gets feedback from its employees through an annual survey conducted globally. In 2014, the survey indicated that overall employee engagement score for the Company was in the top quartile indicating very good engagement with 81% of the employees feeling strongly engaged. Further, maintaining its excellent track record of cordial relationship with its trade unions, there were no industrial disputes raised, cordial negotiations are in progress with the employee unions at its Paharpur and Wadala facilities.

The total headcount as on December 31, 2014 is 802, of which 93 are permanent women employees. The Company has hired 186 employees on a contractual/ temporary basis. The Company does not have any employees with permanent disability. There is workers' trade union active mainly in plants and approximately 24% of permanent employees are members of this trade union.

In summary, Company's people agenda is focused on the following principles:

- Health & Safety: HSSE (Health, Safety, Security and Environment) is at the heart of everything that the Company does and is a key enabler of its business strategy. The Company is committed to the goal of 'No accidents, no harm to people and no damage to the environment'. Our HSSE strategy is designed around following three key elements :
 - Having safe and healthy employees
 - Being a responsible operator
 - Ensuring our products and services can be trusted

The Company empowers and thus expects every employee to be a safety leader; our safety leadership pledge being – "I commit to lead all in safety, so that all employees go home safely every day. This is more important to us than anything else that we do". Road safety continues to be a focus area for the Company and thus all professional drivers undergo a rigorous defensive driver training and all road safety related incidents, howsoever minor, are reported and investigated. The same driving standards are used while dealing with contractors engaged in transporting raw material and finished goods. All permanent and contract employees are given safety training during the year.

The Company has been steadily progressing in implementing BP's Operating Management System (OMS) to continuously improve the delivery of safe, responsible and reliable operations. The OMS has helped the Company to manage four key elements of operating – People, Plant, Processes and Performance, effectively.

The Company has been regularly providing annual preventive health checks for all employees at its own cost. Further, to enable employees manage work-life balance and related stress, if any, the Company has taken several initiatives, including:

- Agile Working: A core component of the Company's Diversity & Inclusion ambition, agile working encompasses a wide range of working options that enables employees to work flexibly at full potential. Part time working, job-share, home working and flexible hours are some options granted under this initiative.
- Career Break and Maternity/Paternity Leave: These benefits are available to employees of the Company irrespective of the level that they operate at.
- PRISM-Gender Diversity Offer: The Company has introduced a specific offer for women managers in sales and marketing function called PRISM (Progress through Sales and

Marketing), to empower and enable them to be successful by creating an inclusive workplace.

- Workplace facilities: At all offices and facilities of the Company, attention is paid to ergonomics to ensure a comfortable work environment.
- 2. Leadership Development: Building both. people and functional capability is one of the key elements of our investment in people. Last year, the Company took concrete steps to embed BP's global leadership framework that requires leaders to demonstrate capabilities in managing culture, performance, talent and development. Further, this year, the capability calendar was designed to look at the leadership development requirements around different stages of an employee's career, viz - New Joiners, Leading Self, Leading Others, Leading Managers and Leading a Function or Business. Discover BP, Leading the BP Way, Responsible Leadership, Leading through people processes were some of the key leadership development programmes successfully implemented by the Company this year.
- 3. Diversity and Inclusion: As a part of a large multinational group, the Company wants the workforce to represent the societies in which its operates. Company's commitment to Diversity and Inclusion enables it to be creative, competitive and thrive in our environment. Improving gender diversity continues to be the focus area for the Company and has taken several initiatives articulating its Diversity & Inclusion ambition and strategy, agile working. The Company ran various empowering and educational events through group International Women's Network (BPWIN). Workshops were also held to equip managers with knowledge and skills to manage a multigenerational workforce and enable women to succeed in the workplace. Refresher courses on Diversity & Inclusion were also held. Both in the industry and outside, BP has been recognised for its work on gender diversity.

There were no complaints relating to child labour, forced labour, involuntary labour or sexual harassment in the last financial year.

Principle 4

Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalised

The Company has identified and is responsive to the needs of all its stakeholders, especially those who are disadvantaged, vulnerable and marginalized. Towards this end, the Company runs community investment programmes for the communities it operates within – especially around its plant in Silvassa. The various programmes undertaken around the Silvassa plant include:

- Supporting the Red Cross school for differently abled children
- Computer education in Rakholi Government School
- Sponsoring Doctor's services at the Sayli Health Centre
- Supporting local NGO which works for the welfare of tribals

In addition to the community investment progammes, Castrol also runs programmes for other key stakeholders like mechanics and farmers in the areas of technology upgradation, skill enhancement and safety. For the last five years, Castrol has been running a mechanic training programme called Eklavya – with the objective of imparting knowledge to independent two-wheeler mechanics about the constantly evolving automotive and lubricant technology. We trained over 170,000 mechanics through this programme. Currently the programme is paused since we are looking at options and opportunities of doing the programme differently. But we will continue to focus on this segment in future as well.

Our marketing team also runs regular mechanic and farmer meets where they share knowledge and information on evolving technologies, safety and business management skills.

Principle 5

Businesses should respect and promote Human Rights

A formal Human Right's policy was launched this year which applies to every employee. This policy contains following seven key principles:

- The Company conducts its business in a manner that respects the rights and dignity of all people, complying with all legal requirements.
- The Company respects internationally recognised human rights, as set out in the International Bill of Human Rights and the International Labour Organisation's declaration on Fundamental Principles and Rights at Work.
- The Company recognises its responsibility to respect human rights and avoid complicity in human rights abuses, as stated in the UN Guiding Principles on Business and Human Rights.
- The Company treats everyone who works for us, fairly and without discrimination. The employees, agency staff and suppliers are entitled to work in an environment and under conditions that respect their rights and dignity.
- The Company respects freedom of association. Where its employees wish to be represented by trade unions or works councils, the Company will cooperate in good faith with the bodies that its employees collectively choose to represent them within the appropriate national legal frameworks.
- The Company respects the rights of people in communities impacted by its activities. The Company will seek to identify adverse human rights impact and take appropriate steps to avoid, minimise and/or mitigate them.
- The Company will seek to make contractual commitments with suppliers with a view to encourage them to adhere to the same principles.

The policy applies to every employee. The Company's employees, contractors, suppliers and business partners are entitled to work in an environment and under conditions that respect their rights and dignity.

Principle 6

Business should respect, protect, and make efforts to restore the environment

The Company is not only committed to comply with all applicable laws and requirements but also to maintain highest standards of Occupational Health, Safety & Environment. This is also as spelt in the policy which uniformly applies to every employee. Safety & Environmental Performance has been integral to the business performance of your Company and continues to focus on the goal: *'no accidents, no harm to people and no damage to the environment'*.

Worldwide, industry is talking about reduced dependency on natural resources and driving towards sustainable technologies. Pressure to reduce environment impact, as well as costs, comes from every direction: customers, business partners and governments. The Company sees these challenges as opportunities for change and continues to develop sustainable solutions to reduce its environmental impact and optimise its energy efficiencies.

The Company takes a systematic approach to make the operations safe, systematic, reliable and environmentally friendly through its Operating Management System. All three blending plants of your Company are also certified for the Environment Management System (ISO 14001:2004) and Occupational Health & Safety Management System (OHSAS 18001:2007). Your Company also implements ISO 9001:2008 (Quality Management System Standard) and ISO/TS 16949:2009 (Automotive Customer Specific Standard) to continually improve its processes. Compliance to these systems has been certified by internationally recognised and accredited bodies. In 2014 the Company launched the World's first Certified CO2 neutral engine oil for car OEMs.

Initiatives to mitigate possible environmental risks and reduce environment footprint are in place. All efforts are taken to minimise energy consumption, water consumption and waste generation from manufacturing operations viz. optimising the batch sizes, switching to energy efficient lighting, maximising the use of solar lighting during the day, regular water monitoring and audits to name a few. The Company's Environment performance have also been recognised and appreciated by various organisations.

The Company has not received any show cause/ legal notices from CPCB/SPCB which are pending as on end of financial year.

Principle 7

Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner

The Code of Conduct of the Company provides that although the Company does not directly take part in political activity, it could engage in policy debate in various ways including lobbying, on subjects of legitimate concern to the Company, its staff and the communities in which it operates. This is done in highly regulated manner by authorised people.

The Company does not take part directly in party political activity. The Company does not make any political contributions – either in cash or in kind.

The Company aims to engage constructively with Governments everywhere it operates, as well as to build constructive relationships with the media.

The Company complies with all laws and regulations that prohibit bribery and corruption, and ensure that its suppliers, contractors and joint venture partners, if any do the same. All business partners who represent or act on behalf of the Company are asked to comply with applicable bribery and corruption laws. Where appropriate, they are required to show that they have appropriate programmes in place to prevent bribery. The Company is represented in many industry and business Associations which work in the relevant areas, including:

- Federation of Indian Chambers of Commerce and Industry (FICCI)
- Bombay Chamber of Commerce & Industry
- The Advertising Standards Council of India
- All India Management Association

Principle 8

Businesses should support inclusive growth and equitable development

CIL seeks to translate its policies in action through effective governance mechanisms and initiatives. The BP Code of Conduct guides the way we do business. Our Code represents our commitment to do the right thing, including respecting the rights of others. In line with the recent mandate of the Companies Act 2013 by the Indian government, the Company is in the process of finalizing its new CSR policy and programmes. The Policy defines the approach and direction of the companies CSR vision and on ground activities.

In 2014, the Company continued its social investment programme called Eklavya, under which it has trained over 170,000 two-wheeler mechanics since the inception of the programme in 2009. The programme was aimed at fostering inclusive growth and ensuring that the smaller independent mechanics do not lose out due to lack of skills in the face of constantly evolving automotive technology. Eklavya was conceptualised recognising the large universe of unorganised road side mechanics with no access to formal skills training and therefore unable to keep up with the rapid changes in technology and the opportunities it provides. Regular engagement has enabled providing them with requisite knowledge and skills as per their market requirements. Through updated and refresher modules the programme has sought to stay connected with the beneficiaries by offering further enhancement of their skills translating in to better incomes and opportunities. The programme was suspended in Q4 2014 to enable us to evaluate further opportunities and take a fresh look at the Company's CSR programmes in line with the new Companies Act.

The Company's CSR programme aims to create a sustainable and meaningful impact – one that is relevant to local needs and aligned with the Company's business. Towards this end, it also works with local authorities and communities to deliver community programmes around its plants in Patalganga and Silvassa – the focus here being on education and healthcare.

Principle 9

Businesses should engage with and provide value to their customers and consumers in a responsible manner

The Company is in the business of meeting the needs of its customers and consumers in an efficient and compelling manner. The products are developed basis insights gained from regular consumer and customer interactions and structured research projects. In 2014 Castrol launched the world's first certified CO2 neutral engine oil in Castrol Professional range meant for Car OEMs, thus benefiting the environment. The Company continuously monitors the trends in automotive and manufacturing industries and launches products suitable for emerging segments. CRB Mini Truck was launched in 2014 catering to the needs of the growing MLCVs parc. This product provides better heat protection in MLCVs whose engines run hotter than bigger trucks. Castrol Magnatec stop start was launched which is designed to protect car engines from the damage caused by today's stop-start traffic conditions. Company has organized its business around Business

to Business (B2B) and Business to Consumers (B2C) channels. The Company offers a blend of products and solutions based offers; for example, for its large workshop customers, the Company offers training on soft skills aimed at improving Customer Satisfaction Index (CSI) scores and for its small independent workshops, the Company provides equipment for servicing and collaterals and programmes for attracting more customers. The Company regularly tracks satisfaction score of its distributor partners as well as trade and references the same against market norms. Appropriate actions are taken to improve customer satisfaction. The Company has less than 8% complaints which are under resolution. The complaint closure as on December 2014 was 92%. Significant emphasis is laid to ensure product integrity and formulation compliance. Regular internal and external audits are conducted at the plant level as well as the formulation level to ensure that only compliant products reach the customers and consumers. The Company mentions information such as product benefits to the consumer, technology used in the product, etc. in addition to the mandatory information. There are no cases pertaining to Anti-Trust or Competition Law filed by or against the Company. However, there are some complaints/ cases filed by consumers/ shareholders which are pending in Consumer Forums/Courts. These are being appropriately dealt with by the Company.

On behalf of the Board of Directors

Ravi Kirpalani Managing Director Rashmi Joshi Director – Finance

Mumbai Dated: 25th February, 2015

INDEPENDENT AUDITORS' REPORT

То

The Members of Castrol India Limited

Report on the Financial Statements

We have audited the accompanying financial statements of Castrol India Limited ("the Company"), which comprise the Balance Sheet as at December 31, 2014, and the Statement of Profit and Loss and Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with accounting principles generally accepted in India, including the Accounting Standards notified under the Companies Act, 1956 ("the Act"), read with General Circular 8/2014 dated 4 April 2014 issued by the Ministry of Corporate Affairs. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the financial statements give the information required by the Companies Act, 1956 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- (a) in the case of the Balance Sheet, of the state of affairs of the Company as at December 31, 2014;
- (b) in the case of the Statement of Profit and Loss, of the profit/loss for the year ended on that date; and
- (c) in the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2003 ("the Order") issued by the Central Government of India in terms of sub-section (4A) of Section 227 of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.

- 2. As required by Section 227(3) of the Act, we report that:
 - (a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - (b) In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - (c) The Balance Sheet, Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement comply with the Accounting Standards notified under the Companies Act, 1956, read with General Circular 8/2014 dated 4 April 2014 issued by the Ministry of Corporate Affairs;
 - (e) On the basis of written representations received from the directors as on December 31, 2014 under section 164(2) of the Companies Act, 2013, and taken on record by the Board of Directors, none of the directors is disqualified as on December 31, 2014, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956, provisions of which are consistent with those under section 164(2) of the Companies Act, 2013.

For S. R. Batliboi & Co. LLP Chartered Accountants ICAI Firm Registration Number: 301003E

per Dolphy D'souza Partner Membership Number: 38730

Place : Mumbai Date : February 25, 2015

Annexure referred to in paragraph of audit report on Other Legal and Regulatory Requirements of even date

Re: Castrol India Limited ('the Company')

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) All fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) There was no substantial disposal of fixed assets during the year.
- (ii) (a) The management has conducted physical verification of inventory at reasonable intervals during the year.
 - (b) The procedures of physical verification of inventory followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - (c) The Company is maintaining proper records of inventory and no material discrepancies were noticed on physical verification.
- (iii) (a)-(d) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to companies, firms or other parties (determined in the manner stated in clause (v) below) covered in the register maintained under section 301 of the Companies Act, 1956. Accordingly, the provisions of clause 4(iii) (a) to (d) of the Order are not applicable to the Company and hence not commented upon.
 - (e)-(g) According to information and explanations given to us, the Company has not taken any loans, secured or unsecured, from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956 (determined in the manner stated in clause (v) below). Accordingly, the provisions of clause 4(iii) (e) to (g) of the Order are not applicable to the Company and hence not commented upon.
- (iv) In our opinion and according to the information and explanations given to us, there is an adequate internal control system commensurate with the size of the Company and the nature of its business, for the purchase of inventory and fixed assets and for the sale of goods and services. During the course of our audit, we have not observed any major weakness or continuing failure to correct any major weakness in the internal control system of the Company in respect of these areas.
- (v) (a) According to the information and explanations provided by the management, we are of the opinion that the particulars of contracts or arrangements referred to in section 301 of the Companies Act, 1956 that need to be entered into the register maintained under section 301 have been so entered. In evaluating the parties to be covered under section 301, only contracts or arrangements upto March 31, 2014 (being the last day up to which this section was applicable to the Company) were considered.
 - (b) In our opinion and according to the information and explanations given to us, the transactions made in pursuance of such contracts or arrangements and exceeding the value of Rupees five lakhs have been entered into during the financial year at prices which are reasonable having regard to the prevailing market prices at the relevant time except in respect of certain transactions, where because of the unique and specialized nature of the items involved and absence of any comparable prices, we are unable to comment whether the transactions were made at the prevailing market prices at the relevant time.
- (vi) The Company has not accepted any deposits from the public.

- (vii) In our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
- (viii) We have broadly reviewed the books of account maintained by the Company pursuant to the rules made by the Central Government for the maintenance of cost records under section 209(1)(d) of the Companies Act, 1956 for the period upto March 31, 2014 (the Companies Act, 1956 and relevant section has been replaced by the Companies Act, 2013 effective April 1, 2014), related to the manufacture of Lubricating Oils and Greases and are of the opinion that *prima facie*, the prescribed accounts and records have been made and maintained.
- (ix) (a) The Company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, investor education and protection fund, employees' state insurance, income-tax, sales-tax, wealth-tax, service tax, customs duty, excise duty, cess and other material statutory dues applicable to it.
 - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, investor education and protection fund, employees' state insurance, income-tax, wealth-tax, service tax, sales-tax, customs duty, excise duty, cess and other undisputed statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
 - (c) According to the records of the Company, the dues outstanding of income tax, sales-tax, wealthtax, service tax, customs duty, excise duty and cess on account of any dispute, are as follows:

Name of Statute	Nature of Dues	Amount (Rs. Crores)	Period to which amount relates	Forum where dispute is pending
Local Sales Tax Act, VAT Act and Central Sales Tax Act	Tax, Interest and Penalty	91.68	1987 to 2014	Assistant/Deputy/ Additional/Joint/Special, Revisional Board/ Commissioner, Tribunal, High Court.
Central Excise Act, 1944	Duty and Penalty	26.16	1987 to 2014	Assistant/Deputy/ Additional/Joint Commissioner, Commissioner (A), CESTAT, High Court & Supreme Court.
Customs Act, 1962	Duty and Interest	2.83	1997 to 2006	Tribunal
Service Tax, Chapter V of the Finance Act, 1994	Tax and Penalty	113.76	1997 to 2014	Assistant/Deputy/ Additional/Joint Commissioner, Commissioner (A), CESTAT, High Court.
The Income Tax Act, 1961	Tax and Interest	1.16 Assessment years 2000-200 2008-2009 and 2009-2010		Deputy Commissioner of Income Tax, Commissioner of Income Tax (A) & ITAT

- (x) The Company has no accumulated losses at the end of the financial year and it has not incurred cash losses in the current and immediately preceding financial year.
- (xi) Based on our audit procedures and as per the information and explanations given by the management, we are of the opinion that the Company has not defaulted in repayment of dues to bank. The Company has no outstanding dues in respect of financial institution or debenture holders.

- (xii) According to the information and explanations given to us and based on the documents and records produced to us, the Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi/mutual benefit fund/society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xiv) In our opinion, the Company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xv) According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from bank or financial institutions.
- (xvi) The Company did not have any term loans outstanding during the year.
- (xvii) According to the information and explanations given to us and on an overall examination of the balance sheet and cash flow statement of the Company, we report that no funds raised on short-term basis have been used for long-term investment.
- (xviii) The Company has not made any preferential allotment of shares during the year to parties or companies covered in the register maintained under section 301 of the Companies Act, 1956 for the period upto March 31, 2014 (the Companies Act, 1956 and the relevant sections has been replaced by the Companies Act, 2013 effective April 1, 2014).
- (xix) The Company did not have any outstanding debentures during the year.
- (xx) The Company has not raised any money by way of public issue during the year.
- (xxi) Based upon the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per the information and explanations given by the management, we report that no fraud on or by the Company has been noticed or reported during the year.

For S. R. Batliboi & Co. LLP Chartered Accountants ICAI Firm Registration Number: 301003E

per Dolphy D'souza Partner Membership Number: 38730

Place : Mumbai Date : February 25, 2015

Balance Sheet as at December 31, 2014

Particulars	Note No.	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
EQUITY AND LIABILITIES			
Shareholders' funds			
Share capital	3	247.28	494.56
Reserves and surplus	4	249.50	256.86
		496.78	751.42
Non-current liabilities			
Other long-term liabilities	5	11.03	10.83
Long-term provisions	6	2.64	2.48
0		13.67	13.31
Current liabilities			
Trade payables	7	539.86	472.83
Other current liabilities	7	137.35	120.95
Short-term provisions	6	304.18	256.50
·		981.39	850.28
TOTAL		1,491.84	1,615.01
ASSETS Non-current assets			
Fixed assets			
Tangible assets	8	162.21	143.22
Intangible assets	8	9.86	0.24
Capital work-in-progress	_	15.67	31.87
Deferred tax assets (net)	9	61.81	52.96
Long-term loans and advances	10	85.03	87.59
		334.58	315.88
Current assets			
Inventories	11	365.47	374.01
Trade receivables	12	271.50	237.24
Cash and bank balances	13	431.45	594.22
Short-term loans and advances Other assets	10 14	86.21 2.63	86.44 7.22
Other assets	14	1,157.26	
			1,299.13
TOTAL		1,491.84	1,615.01
Summary of significant accounting policies	2		
The accompanying notes are an integral part of the finar	ncial statements.		
As per our report of even date For S. R. BATLIBOI & CO. LLP	For and on behalf of Board of	Directors	

Chartered Accountants		S. M. DATTA	Chairman	RAVI KIRPALANI	Managing Director
ICAI Firm Registration no : 301003E		RASHMI JOSHI JAYANTA CHATTERJEE	Executive Dire		
per DOLPHY D'SOUZA Partner Membership No. : 38730	SANDEEP DESHMUKH Company Secretary	R. GOPALAKRISHNAN RALPH HEWINS SASHI MUKUNDAN UDAY KHANNA PETER WEIDNER	Non-Executive	Directors	
Place: Mumbai February 25, 2015		Place: Mumbai February 25, 2015			

Statement of Profit and Loss for the year ended December 31, 2014

Particulars	Note No.	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
INCOME			
Revenue from operations (gross)	15	3,918.62	3,677.50
Less: Excise duty		526.29	497.88
Revenue from operations (net)		3,392.33	3,179.62
Other income	16.1	16.06	35.06
Total revenue		3,408.39	3,214.68
EXPENSES			
Cost of materials consumed	17.1	1,760.46	1,681.42
Purchase of traded goods	17.2	160.23	138.47
(Increase)/decrease in inventories	17.3	16.81	(31.42)
Employee benefits expense	18	161.56	145.97
Other expenses	19	576.55	557.70
Total expenses		2,675.61	2,492.14
Earnings before interest, tax, depreciation, amortisation exceptional items	and	732.78	722.54
Exceptional item	16.1.a	-	22.80
Earnings before interest, tax, depreciation and amortisa (EBITDA)	tion	732.78	745.34
Depreciation and amortisation expense	20	36.13	30.45
Finance costs	21	2.38	1.71
Interest income	16.2	32.04	48.58
PROFIT/(LOSS) BEFORE TAX		726.31	761.76
Tax expenses			
Current tax		260.60	241.06
Deferred tax		(8.85)	12.13
Total tax expenses		251.75	253.19
PROFIT/(LOSS) FOR THE YEAR		474.56	508.57
Nominal value of share (Rs.)		5.00	10.00
Earnings per equity share – Basic & Diluted (Rs.)	22	9.60	10.28
Summary of significant accounting policies	2		

The accompanying notes are an integral part of the financial statements.

As per our report of even date For S. R. BATLIBOI & CO. LLP		For and on behalf of Board of Directors					
Chartered Accountants		S. M. DATTA		Chairman	RAVI KIRPALANI	Managing Director	
ICAI Firm Registration no : 301003E		RASHMI JOSHI JAYANTA CHATTERJEE	}	Executive Directors			
per DOLPHY D'SOUZA Partner Membership No. : 38730	SANDEEP DESHMUKH Company Secretary	R. GOPALAKRISHNAN RALPH HEWINS SASHI MUKUNDAN UDAY KHANNA PETER WEIDNER	}	Non-Executive	<u>Directors</u>		
Place: Mumbai February 25, 2015		Place: Mumbai February 25, 2015					

Cash Flow Statement for the year ended December 31, 2014

Particulars		As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Cash Flow from Operating Activities			
Net profit before tax		726.31	761.76
Adjustment to reconcile profit before tax to net cash flows:			
Depreciation and amortisation expenses		36.13	30.45
Loss/(gain) on disposal/write off of fixed assets (net)		0.95	(22.67)
Provision for doubtful advances (net)		0.40	(0.21)
Provision for doubtful debts (net)		2.14	(2.27)
Unrealised foreign exchange (gain)/loss		0.29	0.90
Finance costs		2.38	1.71
Interest (income)		(32.04)	(48.58)
Operating profit before working capital changes		736.56	721.09
Movements in working capital:			
Decrease/(increase) in inventories		8.54	(58.25)
Decrease/(increase) in trade receivables		(36.40)	(18.35)
Decrease/(increase) in short-term loans & advances		0.23	(35.41)
Decrease/(increase) in long-term loans & advances		(0.69)	7.76
Increase/(decrease) in other long-term liabilities		0.20	2.54
Increase/(decrease) in other current liabilities		21.06	(3.15)
Increase/(decrease) in long-term provisions		0.16	(0.95)
Increase/(decrease) in trade payables		67.03	36.20
Increase/(decrease) in short-term provisions		(2.11)	(0.21)
Cash generated from/(used in) operations		794.58	651.27
Direct taxes paid (net of refunds)		(246.98)	(254.82)
Net Cash Flow from/(used in) Operating Activities	(A)	547.60	396.45
Cash Flow from Investing Activities			
Purchase of fixed assets, including CWIP		(50.65)	(54.34)
Proceeds from sale of fixed assets		0.28	28.29
Maturity of margin deposits		0.26	-
Interest received		36.37	55.91
Net Cash Flow from/(used in) Investing Activities	(B)	(13.74)	29.86

Cash Flow Statement for the year ended December 31, 2014 (contd.)

Particulars	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Cash Flow from Financing Activities		
Dividend paid	(346.20)	(346.20)
Dividend tax paid	(58.84)	(58.84)
Dividend tax paid on account of capital reduction	(42.03)	-
Interest paid	(2.28)	(1.64)
Payment on account of capital reduction	(247.28)	-
Net Cash Flow from/(used in) Financing Activities (C)	(696.63)	(406.68)
Net Increase/(decrease) in Cash and Cash Equivalents (A+B+C)	(162.77)	19.63
Cash and cash equivalents at the beginning of the year	594.22	574.59
Cash and Cash Equivalents at the end of the year	431.45	594.22
Components of Cash and Cash Equivalents		
Cash on hand	0.02	0.02
Balance with banks:		
On current accounts	6.91	1.37
Deposits with original maturity of less than 3 months	188.60	257.86
Deposits with original maturity of more than 3 months	226.54	327.41
Unclaimed dividend account [note (b) below]	9.38	7.56
Total Cash and Cash Equivalents (note 13)	431.45	594.22

Notes:

(a) The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in the Accounting Standard-3 on Cash Flow Statement as notified under Companies (Accounting Standards) Rules, 2006 (as amended).

(b) The Company can utilise these balances only towards settlement of unclaimed dividend.

(c) Previous year's figures have been regrouped wherever necessary.

As per our report of even date For S. R. BATLIBOI & CO. LLP			For and on behalf of Board of Directors			
Chartered Accountants		S. M. DATTA		Chairman	RAVI KIRPALANI	Managing Director
ICAI Firm Registration no : 301003E		RASHMI JOSHI JAYANTA CHATTERJEE	}	Executive Directors		
per DOLPHY D'SOUZA Partner Membership No. : 38730	SANDEEP DESHMUKH Company Secretary	R. GOPALAKRISHNAN RALPH HEWINS SASHI MUKUNDAN UDAY KHANNA PETER WEIDNER	}	Non-Executive	Directors	
Place: Mumbai February 25, 2015		Place: Mumbai February 25, 2015	-			

Notes to the Financial Statements for the year ended December 31, 2014

1. Corporate information

Castrol India Limited (the 'Company') is a public limited company domiciled in India and incorporated under the provisions of the Companies Act, 1956. The Company is engaged in the business of manufacturing & marketing of Automotive, Non-Automotive Lubricants and related services.

1.1. Basis of preparation of accounts:

The Financial Statements of the Company have been prepared in accordance with generally accepted accounting principles in India, mandatory accounting standards notified under the Companies (Accounting Standards) Rules, 2006, (as amended) and the relevant provisions of the Companies Act, 1956 read with General Circular 8/2014 dated April 4, 2014, issued by the Ministry of Corporate Affairs. The Financial Statements have been prepared under the historical cost convention on an accrual basis, except in case of assets for which provision for impairment is made and derivative financial instruments which have been measured at fair value. The accounting policies applied by the Company are consistent with those used in the previous year.

All the assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in Revised Schedule VI to the Companies Act, 1956 read with General Circular 8/2014 dated April 4, 2014, issued by the Ministry of Corporate Affairs. Based on the nature of products and time between the acquisition of assets for processing and their realisation in cash or cash equivalents, the Company has ascertained its operating cycle as twelve months for the purpose of current/non-current classification of assets and liabilities.

2. Significant accounting policies

a. Use of estimates

The preparation of Financial Statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the Financial Statements and the results of operations during the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates.

b. Tangible fixed assets

Tangible fixed assets are stated at cost less accumulated depreciation and impairment provision. The cost comprises of the purchase price (net of Cenvat and VAT credit wherever applicable) and any attributable cost of bringing the assets to its working condition for its intended use.

c. Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less accumulated amortisation and accumulated impairment losses, if any.

d. Depreciation and amortisation

Depreciation is provided pro-rata to the period of use on straight-line method based on the estimated useful lives of the assets, which have been determined by management, as stated below. These rates of depreciation are higher than the rates specified under Schedule XIV of the Companies Act, 1956.

Asset description	Useful life as per management
Residential and office building	25 years
Factory building	30 years
Plant & machinery	10 years to 21 years
Moulds	4 years
Furniture & fixtures	8 years
Office equipments	10 years
Computers	4 years
Vehicles	4 years
Workshop equipments [refer note (i) below]	2 years to 4 years
Equipment and boards with dealers	3 years
Computer software	4 years

(i) Workshop equipments provided against sales agreements are depreciated over the standard period of agreement.

(ii) Lease-hold land and lease-hold improvements are being amortised on a straight-line basis over the period of lease.

(iii) Assets individually costing less than Rs. 5,000/- are fully depreciated in the year of acquisition.

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Notes to the Financial Statements for the year ended December 31, 2014

2. Significant accounting policies (contd.)

e. Impairment of tangible and intangible assets

The carrying amounts of assets are reviewed at each Balance Sheet date if there is any indication of impairment based on internal/external factors. An impairment loss is recognised wherever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of an asset's or cash generating unit's net selling price and its value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and risks specific to the asset.

After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life. A previously recognised impairment loss is increased or reversed depending on changes in circumstances. However, the carrying value after reversal is not increased beyond the carrying value that would have prevailed by charging usual depreciation if there was no impairment.

f. Leases

Where the Company is lessee

Operating lease

Leases where the lessor effectively retains substantially all the risks and benefits of ownership of the leased assets, are classified as operating leases. Operating lease payments are recognised as an expense in the Statement of Profit and Loss on a straight-line basis over the lease term.

g. Inventories

- (i) Raw materials, packages, traded items and finished goods are valued at lower of weighted average cost and net realisable value. Cost of finished goods includes material and packaging cost, proportion of manufacturing overheads based on normal operating capacity and excise duty. Custom duty on stock lying in bonded warehouses is included in cost. Cost of traded items includes cost of purchase and other cost incurred in bringing the inventories to the present location and condition.
- (ii) Stores and consumables are valued at cost.
- (iii) Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale.
- (iv) Due allowances are made in respect of slow moving, non moving and obsolete inventory based on estimates made by Management.

h. 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.

Sale of goods

Sales are recognised when goods are supplied and are recorded net of rebates and Sales Tax/Value Added Taxes (VAT) and inclusive of excise duty. The Company collects Sales Tax/VAT on behalf of the Government and, therefore, these are not economic benefits flowing to the Company. Hence, they are excluded from revenue.

Income from services

Income from services is recognised based on the terms of the agreements as and when the services are rendered and are net of service tax (wherever applicable).

Interest

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

i. Cash and cash equivalents

Cash and cash equivalents for the purposes of cash flow statement comprise cash at bank and in hand, fixed deposits with banks which are short term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value.

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Notes to the Financial Statements for the year ended December 31, 2014

2. Significant accounting policies (contd.)

j. Retirement and other employee benefits

Long term employee benefits

Defined contribution plans

Company's contributions paid/payable during the year to Company's Pension Fund, ESIC and Labour Welfare Fund, Medical Insurance Benefits, Post Retiral Medical Benefit Scheme and Sharematch are recognised in the Statement of Profit and Loss, when an employee rendered the related service.

If the contribution payable to the scheme for service received before the Balance Sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognised as a liability after deducting the contribution already paid.

If the contribution already paid exceeds the contribution due for services received before the Balance Sheet date, then excess is recognised as an asset to the extent that the pre payment will lead to, for example, a reduction in future payment or a cash refund.

Defined benefit plans

Company's liabilities towards gratuity, survivor protection (death benefit), pension benefit to past employees are actuarially determined using the projected unit credit method, at each year-end, which considers each period of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Past services in relation to benefits mentioned above are recognised on a straight-line basis over the average period until the amended benefits become vested. Actuarial gain and losses are recognised immediately in the Statement of Profit and Loss as income or expense. Obligation is measured at the present value of estimated future cash flows using a discounted rate that is determined by reference to market yields at the Balance Sheet date on Government Securities where the currency and terms of the Government Securities are consistent with the currency and estimated terms of the defined benefit obligation.

Provident Fund

The Company administers employees provident fund benefits through a trust, whereby amounts determined at a fixed percentage of basic salaries of the employees are deposited to the trust every month. The benefit vests upon commencement of the employment. The interest rate payable by the trust to the beneficiaries every year is notified by the government and the Company has an obligation to make good the shortfall, if any, between the return from the investments of the trust and the notified interest rate. The Company has obtained actuarial valuation to determine the shortfall, if any, as at the Balance Sheet date.

Retirement and other employee benefits

Long term compensated absences are provided for based on actuarial valuation. The actuarial valuation is done as per projected unit credit method at the year-end. Actuarial gains/losses are immediately taken to the Statement of Profit and Loss and are not deferred.

Short term employee benefits are recognised as an expense at the undiscounted amount in the Statement of Profit and Loss of the year in which the related service is rendered.

Voluntary Retirement Scheme expenses are fully charged to the Statement of Profit and Loss in the year in which they accrue.

k. Foreign currency transactions

Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transaction. All monetary assets and liabilities as at the Balance Sheet date, are reinstated at the applicable exchange rates prevailing on that date. All exchange differences arising on transactions, are charged to Statement of Profit and Loss. Non-monetary items, which are measured in terms of historical cost denominated in a foreign currency, are reported using the exchange rate at the date of the transaction.

I. Derivative instruments

The Company uses foreign exchange forward contracts for exposure to movement in foreign exchange rates. The Company has adopted the principles of Accounting Standard 30, Financial Instruments: Recognition and Measurement (AS-30) issued by ICAI to the extent the adoption of AS-30 does not conflict with existing accounting standards prescribed by Companies (Accounting Standards) Rules, 2006 and other authoritative pronouncements. AS-30 is applied on those contracts which are not covered under AS-11.

In accordance with the recognition and measurement principles set out in AS-30, gains/losses on mark to market of derivative financial instruments are recognised in the Statement of Profit and Loss. Gains and losses arising on account of rollover/cancellation of forward contracts are recognised as income/expense of the period in which such rollover/ cancellation takes place.

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Notes to the Financial Statements for the year ended December 31, 2014

2. Significant accounting policies (contd.)

m. Income taxes

Tax expense comprises of current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Indian Income Tax Act, 1961.

Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the Balance Sheet date. Deferred tax is recognised at the Balance Sheet date, subject to the considerations of prudence, on timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods.

Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised.

The tax year for the Company being the year ending March 31, the provision for taxation for the year is aggregate of the provision made for the three months ended on March 31, 2014 and the provision for the remaining period of nine months ending on December 31, 2014. The provision for the remaining period of nine months has been arrived at by applying the effective tax rate of the financial year 2014-15 to Profit Before Tax of the said period.

At each reporting date, the Company re-assesses unrecognised deferred tax assets. It recognises unrecognised deferred tax asset to the extent that it has become reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which such deferred tax assets can be realised.

n. Provisions

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

o. Segment reporting

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the Financial Statements of the Company as a whole. The Company's operating businesses are organised and managed separately according to the nature of products and services provided. The analysis of geographical segments is based on the areas in which major operating divisions of the Company operate. Revenues and expenses directly attributable to segments are reported under each reportable segment. Revenue and expenses, which relate to the Company as a whole and are not allocable to segments on a reasonable basis, have been included under "Unallocable".

p. Earning per share

Basic earning per share is calculated by dividing the net profit or loss for the year attributable to equity shareholders (after deducting attributable taxes) by the weighted average number of equity shares outstanding during the year. The weighted average number of equity shares outstanding during the year is adjusted for events of bonus issue; bonus element in a rights issue to existing shareholders; share split; and reverse share split (consolidation of shares). For the purpose of calculating diluted earning per share, the net profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year are adjusted for the effects of all dilutive potential equity shares.

q. Contingent liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognised because it cannot be measured reliably. The Company does not recognise a contingent liability but discloses its existence in the Financial Statements.

r. Measurement of EBITDA

As permitted by the Guidance Note on the Revised Schedule VI to the Companies Act, 1956, the Company has elected to present earnings before interest expense, tax, depreciation and amortisation (EBITDA) as a separate line item on the face of the Statement of the Profit and Loss. In its measurement, the Company doesn't include depreciation, impairment and amortisation expenses, finance costs, interest income and tax expenses.

3. Share capital

	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Authorised shares		
990,000,000 equity shares of Rs. 5/- each (2013 : 495,000,000 equity		
shares of Rs. 10/- each) [refer note (i) below]	495.00	495.00
	495.00	495.00
Issued, subscribed and fully paid-up shares		
494,561,192 equity shares of Rs. 5/- each (2013 : 494,561,192 equity shares		
of Rs. 10/- each)	247.28	494.56
	247.28	494.56

Note (i) Pursuant to the approval by the shareholders and consequent to the scheme of reduction of share capital becoming effective, the Company has altered the authorised share capital to 990,000,000 equity shares of Rs. 5/- each effective from January 20, 2014.

a. Reconciliation of the shares outstanding at the beginning and at the end of the reporting year:

Equity shares	As December		As at December 31, 2013		
	No. of Shares	Rupees in Crores	No. of Shares	Rupees in Crores	
At the beginning of the year	494,561,192	494.56	494,561,192	494.56	
Reduction in fully paid-up face value of equity shares [refer note (i) below]		247.28			
Outstanding at the end of the year	494,561,192	247.28	494,561,192	494.56	

Note (i) Pursuant to the scheme of reduction of share capital u/s 100 to 105 of the Companies Act, 1956 as approved by the shareholders and Hon'ble High Court of Bombay, the Company has reduced the fully paid-up face value of equity shares from Rs.10/- per share to Rs. 5/- per share effective January 20, 2014. Consequently, the Company has paid Rs. 5/- per share on March 10, 2014 to the shareholders as per the record date of March 3, 2014.

b. Terms/rights attached to equity shares:

The Company has only one class of equity shares having par value of Rs. 5/- per share (2013: Rs. 10/- per share). Each holder of equity shares is entitled to one vote per share. The dividend proposed by the Board of Directors is subject to the approvals of the shareholders in the ensuing Annual General Meeting. The Company declares and pays dividend in Indian Rupees.

During the year ended December 31, 2014, the amount of per share interim dividend recognised as distribution to equity shareholders was **Rs. 3.50** (2013 : Rs. 3.50). The amount of interim dividend distributed to equity shareholders is **Rs. 173.10** crores (2013 : Rs. 173.10 crores). In addition, the Company has also proposed a per share final dividend recognised as distribution to equity shareholders of **Rs. 4.00** (2013 : Rs. 3.50). The amount of final proposed dividend distributed to equity shareholders is **Rs. 197.82** crores (2013 : Rs. 173.10 crores). Both dividends aggregating to **Rs. 7.50** per share (2013 : Rs. 7.00 per share).

In the event of the Company being liquidated, since the equity shares of the Company are fully paid-up, there would be no additional liability on the shareholders of the Company. However, post settlement of the liabilities of the Company, the surplus, if any, would be distributed amongst the shareholders in proportion to the number of shares held by each one of them.

c. Equity shares in the Company held by its holding/ultimate holding company and/or their subsidiaries/associates are as below:

	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Castrol Limited, U.K. 350,749,820 (2013 : 350,749,820) equity shares of Rs. 5/- each (2013 : Rs. 10/- each) fully paid (holding company)	175.37	350.75
BP Mauritius Limited 541,896 (2013 : 541,896) equity shares of Rs. 5/- each (2013 : Rs. 10/- each) (subsidiary of ultimate holding company)	0.27	0.54

3. Share capital (contd.)

d. Aggregate number of bonus shares issued, for consideration other than cash during the period of five years immediately preceding the reporting date:

	As at December 31, 2014 No. of Shares	As at December 31, 2013 No. of Shares
Equity shares allotted as fully paid bonus shares by capitalisation of		
general reserve	370,920,894	370,920,894

e. Details of shareholders holding more than 5% shares in the Company are as below:

	As at December 31, 2014			As at December 31, 2013	
	No. of Shares	% holding in the class	No. of Shares	% holding in the class	
Equity shares of Rs. 5/- each (2013 : Rs. 10/- each) fully paid-up Castrol Limited, U.K.	350,749,820	70.92%	350,749,820	70.92%	

As per records of the Company, including its register of shareholders/members and other declarations received from shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownership of shares.

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4. Reserves and surplus

	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Capital reserve	13.62	13.62
General reserve		
Balance as per the last financial statements	148.38	97.52
Add: Amount transferred from surplus balance in the Statement of Profit and Loss		50.86
Closing balance	148.38	148.38
Surplus/(deficit) in the Statement of Profit and Loss		
Balance as per last financial statements	94.86	43.53
Profit for the year	474.56	508.57
Less: Appropriations		
Interim dividend on equity shares [amount per share Rs. 3.50 (2013 : Rs. 3.50)]	173.10	173.10
Tax on interim dividend	29.42	29.42
Proposed final dividend on equity shares [amount per share Rs. 4.00 (2013 : Rs. 3.50)]	197.82	173.10
Tax on final dividend	39.55	29.42
Tax on final dividend 2012	-	1.34
Tax on capital reduction payment	42.03	-
Transfer to general reserve	-	50.86
Total appropriations	481.92	457.24
Net surplus in the Statement of Profit and Loss	87.50	94.86
Total reserves and surplus	249.50	256.86

5. Other long-term liabilities

	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Employee benefits payable	11.02	10.82
Deposit from distributors and others	0.01	0.01
	11.03	10.83

6. Provisions

	Lon	g-term	Sho	rt-term
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Provision for employee benefits				
Provision for company pension plan	1.41	1.41	0.15	0.16
Provision for leave benefits	1.23	1.07	0.13	0.14
	2.64	2.48	0.28	0.30
Other provisions				
Provision for tax (net of advance tax)	-	-	32.16	17.22
Provision for indirect taxes [refer note (a) below]	-	-	34.37	36.46
Provision for proposed final dividend	-	-	197.82	173.10
Provision for tax on proposed final dividend	-	-	39.55	29.42
			303.90	256.20
	2.64	2.48	304.18	256.50

Notes:

(a) Movement in provision for indirect taxes:

	As at December 31, 2014 Rupees in Crores	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores	As at December 31, 2013 Rupees in Crores
	Excise, customs and service tax	Sales tax and VAT	Excise, customs and service tax	Sales tax and VAT
Balance as at January 1	6.15	30.31	6.30	30.36
Addition during the year	0.61	1.93	0.99	3.46
Reversed/paid during the year	0.14	4.49	1.14	3.51
Balance as at December 31	6.62	27.75	6.15	30.31
Total		34.37		36.46

(b) The Company has made provisions for known litigation cases and pending assessments in respect of taxes, duties and other levies, the outflow of which would depend on cessation of respective events.

7. Trade payables and other current liabilities

	Current		
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores	
Trade payables			
(Refer note 27 for details of dues to micro and small enterprises)	539.86	472.83	
Other current liabilities			
Capex payables	10.95	16.00	
Interest accrued and dues on deposit from distributors and others	0.65	0.55	
Advance from customers	3.74	3.91	
Unpaid dividend [refer note (a) below]	9.38	7.56	
Deposit from distributors & others	11.09	9.73	
Forward contract payable	0.02	0.90	
Statutory dues	76.01	61.51	
Employee benefits payable	25.51	20.79	
	137.35	120.95	
	677.21	593.78	

Note (a)

There are no amounts due for payment to the Investor Education & Protection fund under Section 205C of the Companies Act, 1956 as at the year end.

8. Tangible and intangible assets

				Tangib	le assets					Intangible assets
	Freehold land	Leasehold land [refer note (a)]	Leasehold Improvement	Building [refer note (b)]	Plant & machinery	Furniture & fixture	Office equipment	Motor vehicle	Total tangible assets	Computer software
Cost or valuation										
As at January 1, 2013	6.44	0.92	32.12	46.07	165.49	44.81	25.27	0.88	322.00	6.71
Additions	-	-	3.91	3.00	28.69	16.17	1.64	-	53.41	-
Disposals	2.52	-	4.54		18.31	4.49	14.61	-	44.47	1.08
As at December 31, 2013	3.92	0.92	31.49	49.07	175.87	56.49	12.30	0.88	330.94	5.63
Additions	-	-	7.17	1.79	28.61	16.28	1.08	-	54.93	11.04
Disposals	-	-	0.46	0.18	23.09	2.18	0.44	-	26.35	-
As at December 31, 2014	3.92	0.92	38.20	50.68	181.39	70.59	12.94	0.88	359.52	16.67
Depreciation										
As at January 1, 2013	-	0.46	17.51	16.93	105.29	27.25	11.13	0.54	179.11	4.94
Charge for the year	-	0.02	1.80	2.04	14.18	10.77	1.03	0.02	29.86	0.59
Disposals	-	-	1.87	-	11.83	1.98	5.94	-	21.62	0.14
As at December 31, 2013	-	0.48	17.44	18.97	107.64	36.04	6.22	0.56	187.35	5.39
Charge for the year	-	0.02	3.59	2.00	15.33	12.58	1.18	0.01	34.71	1.42
Disposals	-	-	0.03	0.05	22.44	2.14	0.40	-	25.06	_
As at December 31, 2014	-	0.50	21.00	20.92	100.53	46.48	7.00	0.57	197.00	6.81
Impairment loss										
As at January 1, 2013	-	-	-	0.86	5.61	2.45	8.59	0.31	17.82	0.72
Disposals	-	-	-	0.86	5.40	2.40	8.56	-	17.22	0.95
Reclassification	-	-	-	-	(0.15)	(0.05)	(0.03)	-	(0.23)	0.23
As at December 31, 2013	-	-	-	-	0.06	-	-	0.31	0.37	-
Additions	-	-	-	-	-	-	-	-	-	-
Disposals	-	-	-	-	0.06	-	-	-	0.06	_
Reclassification	-	-	-	-	-	-	-	-	-	_
As at December 31, 2014	-	-	-	-	-	-	-	0.31	0.31	
Net block										
As at December 31, 2013	3.92	0.44	14.05	30.10	68.17	20.45	6.08	0.01	143.22	0.24
As at December 31, 2014	3.92	0.42	17.20	29.76	80.86	24.11	5.94	_	162.21	9.86

Notes:

(a) Cost includes Rs. 0.49 crore (2013 : Rs. 0.49 crore) for which execution of land lease agreement in respect of plots in Mumbai is in progress.

(b) Comprises of cost of premises including shares of paid-up value of **Rs. 0.01 crore** (2013 : Rs. 0.01 crore) in co-operative societies.

9. Deferred tax assets (net)

	Non-cur	rent
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Deferred tax liability		
Fixed assets: Impact of difference between tax depreciation and depreciation/ amortisation charge for the financial reporting	_	1.34
Gross deferred tax liabilities		1.34
Deferred tax asset		
Impact of expenditure charged to the Statement of Profit and Loss in the current year but allowed for tax purposes on payment basis	53.49	45.63
Provision for doubtful debts	7.86	8.67
Fixed assets: Impact of difference between tax depreciation and depreciation/ amortisation charge for the financial reporting	0.46	-
Gross deferred tax assets	61.81	54.30
Net deferred tax asset/(liability)	61.81	52.96

10. Loans and advances

(Unsecured, considered good unless

otherwise stated)	Non-current		Current	
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Capital advances	3.65	7.82	_	
Security deposits	9.72	8.35	0.48	1.53
(A)	13.37	16.17	0.48	1.53
Advances recoverable in cash or kind	28.89	31.80	54.40	61.23
Less: Provision for doubtful advances	19.47	16.23	2.20	3.19
(B)	9.42	15.57	52.20	58.04
Other loans and advances				
Advance income-tax (net of provisions)	25.26	23.94	-	-
Forward contract receivable	-	-	0.56	-
Prepaid expenses	1.19	0.89	2.87	2.20
Loans to employees [refer note (a) below	/] 1.49	1.41	0.60	0.58
Balance with statutory/government authorities	34.30	29.61	29.50	24.09
(C)	62.24	55.85	33.53	26.87
Total (A+B+C)	85.03	87.59	86.21	86.44

Note (a) :

Loans to employees include loans and advances due by directors or other officers etc.

	Non-current		Current	
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Dues from executive director (As a part of service condition extended to all its eligible employees)	0.12	0.12	0.01	0.01

11. Inventories (lower of cost and net realisable value)

As at December 31, 2014 Rupees in CroresAs at December 31, 2013 Rupees in CroresRaw materials [includes stock in transit Rs. 12.62 crores (2013 : Rs. 9.52 crores)]168.61160.13Packing materials6.494.57Stores and consumables1.461.39Finished goods147.02161.48Traded goods [including stock in transit Rs. 6.48 crores (2013 : Rs. 9.79 crores)]41.8946.44374.01374.01		Current	
(2013 : Rs. 9.52 crores)] 168.61 160.13 Packing materials 6.49 4.57 Stores and consumables 1.46 1.39 Finished goods 147.02 161.48 Traded goods [including stock in transit Rs. 6.48 crores (2013 : Rs. 9.79 crores)] 41.89 46.44		December 31, 2014	December 31, 2013
Stores and consumables1.461.39Finished goods147.02161.48Traded goods [including stock in transit Rs. 6.48 crores (2013 : Rs. 9.79 crores)]41.8946.44		168.61	160.13
Finished goods147.02161.48Traded goods [including stock in transit Rs. 6.48 crores (2013 : Rs. 9.79 crores)]41.8946.44	Packing materials	6.49	4.57
Traded goods [including stock in transit Rs. 6.48 crores (2013 : Rs. 9.79 crores)] 46.44	Stores and consumables	1.46	1.39
(2013 : Rs. 9.79 crores)] 46.44	Finished goods	147.02	161.48
365.47 374.01		41.89	46.44
		365.47	374.01

12. Trade receivables

		Curre	nt
		As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Unsecured, considered good unless stated otherwise			
Outstanding for a period exceeding six months from the date they are due for payment			
Secured, considered good		-	-
Unsecured, considered good		0.07	0.21
Doubtful		6.24	4.84
		6.31	5.05
Less: Provision for doubtful receivables		6.24	4.84
	(A)	0.07	0.21
Other receivables			
Secured, considered good		9.14	6.98
Unsecured, considered good		262.29	230.05
Doubtful		1.78	1.28
		273.21	238.31
Less: Provision for doubtful receivables		1.78	1.28
	(B)	271.43	237.03
Total (A+B)		271.50	237.24

13. Cash and bank balances

	Current	
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Cash and cash equivalents		
Cash on hand	0.02	0.02
Balance with banks		
On current accounts	6.91	1.37
Deposits with original maturity of less than 3 months	188.60	257.86
Deposits with original maturity of more than 3 months but less than 12 months [refer note (a) below]	226.54	327.41
Unclaimed dividend account [refer note (b) below]	9.38	7.56
(A)	431.45	594.22
Other bank balances		
Margin money deposit	-	0.26
Amount disclosed under "Other assets" (note 14)		(0.26)
(B)		
Total (A+B)	431.45	594.22

Notes:

(a) Deposits with original maturity of more than 3 months can be withdrawn by the Company at any point at a very short notice and without penalty on the principal amount.

(b) These balances are available for use only towards settlement of corresponding unpaid dividend liabilities.

14. Other assets

Unsecured, considered good unless stated otherwise

	Current	
	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
Interest accrued on deposits	2.63	6.96
Margin money deposit (note 13)	-	0.26
	2.63	7.22

15. Revenue from operations

	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Revenue from operations		
Sale of products [net of rebates Rs. 162.77 crores (2013 : Rs. 157.69 crores) refer note (a) below]		
Finished goods	3,671.07	3,451.88
Traded goods	236.01	212.09
Other operating revenue		
Commission, royalty and service income	7.37	9.92
Scrap sale	4.17	3.61
Revenue from operations (gross)	3,918.62	3,677.50
Less: Excise duty [refer note (b) below]	526.29	497.88
Revenue from operations (net)	3,392.33	3,179.62
Notes:		
(a) Detail of products sold		
Finished goods sold		
Lubricating oils and greases	3,671.07	3,451.88
	3,671.07	3,451.88
Traded goods sold		
Lubricating oils and greases	236.01	212.09
	236.01	212.09
	3,907.08	3,663.97

(b) Excise duty on sales amounting to Rs. 526.29 crores (2013 : Rs. 497.88 crores) has been reduced from sales in Statement of Profit and Loss and excise duty on increase/(decrease) in stock amounting to Rs. (2.20) crores (2013 : Rs. 6.50 crores) has been considered as (income)/expense in note 17.3 of the financial statements.

For the year ended

For the year ended

16.1 Other income

	December 31, 2014 Rupees in Crores	December 31, 2013 Rupees in Crores
Excess accruals written back	0.36	20.50
Debts written off in earlier years, realised	-	0.05
Provision for Doubtful Debts (net)	-	4.08
Provision for doubtful advance	-	0.21
Miscellaneous income	15.70	10.22
	16.06	35.06

16.1.a Exceptional item

During the year ended December 31, 2013, the Company completed the sale of two of its non-operating plants. The resulting gain of Rs. 22.80 crores has been disclosed as an exceptional item.

16.2 Interest income

Interest income		
From bank deposits	30.77	47.41
Others	1.27	1.17
	32.04	48.58

17.1 Cost of materials consumed

		For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Ra	w materials and packing materials consumed [refer note (a) below]		
	Inventory at the beginning of the year	164.70	144.29
	Add: Purchases during the year	1,770.86	1,701.83
		1,935.56	1,846.12
	Less: Inventory at the end of the year [refer note (b) below]	175.10	164.70
	Total raw materials and packing materials consumed	1,760.46	1,681.42
No	tes:		
(a)			
()	Base oil	1,051.05	1,007.21
	Additives and chemicals	504.14	482.59
	Packages (individual items each being less than 10% of the total)	205.27	191.62
	Total raw materials and packing materials consumed	1,760.46	1,681.42
(b)	Details of raw materials and packing materials at the end of the year		
()	Base oil	105.35	102.23
	Additives and chemicals	63.26	57.90
	Packages (individual items each being less than 10% of the total)	6.49	4.57
	Total raw materials and packing materials at the end of the year	175.10	164.70
17 2 Di	urchase of traded goods		
	pricating oils and greases	160.23	138.47
Lu	shouling one and grouped	160.23	138.47
•	ncrease)/decrease in inventories of finished/traded g	oods	
Inv	rentories at the end of the year		
	Traded goods [refer note (a) below]	41.89	46.44
	Finished goods [refer note (a) below]	147.02	161.48
		188.91	207.92
Inv	entories at the beginning of the year		
	Traded goods	46.44	50.40
	Finished goods	161.48	119.60
		207.92	170.00
Le	ss: Excise duty on account of increase/(decrease) in stock of finished products	s (2.20)	6.50
		16.81	(31.42)
No	te:		
(a)	Details of traded and finished goods at the end of the year:		
	Traded goods		
	Lubricating oils and greases	41.89	46.44
		41.89	46.44
	Finished goods		
	Lubricating oils and greases	147.02	161.48
		147.02	161.48

18. Employee benefits expense

	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Salaries, wages and bonus [refer note 28]	141.75	121.18
Contribution to provident and other funds	5.77	8.48
Gratuity expense	4.45	4.34
Staff welfare expenses	9.58	11.08
Voluntary retirement/severance scheme expenses	0.01	0.89
	161.56	145.97

19. Other expenses

	For the year ended	For the year ended
	December 31, 2014	December 31, 2013
	Rupees in Crores	Rupees in Crores
Rent	16.49	17.10
Rates and taxes	14.24	19.85
Power and fuel	5.29	5.51
Stores and consumables	0.95	0.94
Freight and forwarding charges	104.46	92.00
Insurance	3.17	2.62
Repairs and maintenance		
Land and buildings	4.11	5.10
Plant and equipments	4.30	3.76
Others	14.16	9.71
Bad debts written off	0.23	1.81
Provision for doubtful debts	1.91	-
Provision for doubtful advance	0.40	-
Processing and filling charges	10.45	10.07
Advertising and sales promotion	120.09	113.14
Stock point operating charges	24.75	21.26
Loss on disposal/write off of fixed assets (net)	0.95	0.13
Director sitting fees	0.07	0.04
Commission to resident non-whole time Indian directors	0.26	0.26
Royalty	73.19	77.29
Sales promotion fees	113.23	103.26
Travelling expenses	10.41	13.27
Legal and professional fees	31.54	35.58
Payment to auditors [refer note (i) below]	1.12	0.91
Exchange difference (net)	4.19	4.01
Loss on forward contract (including provision for MTM)	1.14	3.57
Miscellaneous expenses	15.45	16.51
	576.55	557.70
Note:		
(i) Payment to auditor (excluding service tax)		
As auditor:		
Audit fee	0.63	0.42
Tax accounts and tax audit fees	0.25	0.20
Limited review	0.16	0.16
In other capacity:		
Certification fees	0.06	0.11
Reimbursement of expenses	0.02	0.02
	1.12	
	1.12	0.91

20. Depreciation and amortisation expense

		For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
	Depreciation of tangible assets	34.71	29.86
	Amortisation of intangible assets	1.42	0.59
		36.13	30.45
21.	Finance costs		
		For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
	Interest others	2.38	1.71
		2.38	1.71
22.	Earnings per share (EPS)		
		For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
	The following reflects the profit and share data used in the basic and diluted EPS computations:		
	Total operations for the year		
	Profit after tax	474.56	508.57
	Net profit for calculation of basic and diluted EPS	474.56	508.57
		No. of Shares	No. of Shares
	Weighted average number of equity shares in calculating Basic and Diluted EPS	494,561,192	494,561,192
	Basic and diluted earnings per share (Rs.)	9.60	10.28
	Nominal value per share (Rs.)	5.00	10.00

23. Employee benefits

Defined contribution plan

Amounts recognised as an expense

Contribution to Provident and Other Funds' in Note 18 includes **Rs. 3.35 crores** (2013 : Rs. 3.23 crores) for Pension Fund, ESIC and Labour Welfare Fund. Note 19 includes 'Insurance' **Rs. 1.62 crores** (2013 : Rs. 1.31 crores) for Medical Insurance benefits and post retiral medical benefit scheme. Salaries, wages and bonus in Note 18 includes **Rs. 2.34 crores** (2013 : Rs. 2.30 crores) for Sharematch.

General description of defined benefit plan

Gratuity

The Company operates gratuity plan wherein every employee is entitled to the benefit equivalent to fifteen days/one month salary last drawn for each completed year of service depending on the date of joining. The same is payable on termination of service, retirement or death, whichever is earlier. The benefit vests after five years of continuous service.

Provident fund

The Provident Fund (administered by a trust) is a defined benefit scheme whereby the Company deposits amounts determined as a fixed percentage of basic pay to the fund every month. The actuary has provided a valuation and determined the fund assets and obligations as at December 31, 2014. Further, it has been determined that the yield on the investments of the trust is adequate to meet the obligation towards the payment of the interest rate notified by the government.

Particulars	As at	As at
	December 31, 2014	December 31, 2013
	Rupees in Crores	Rupees in Crores
Plan obligation	(114.14)	(98.56)
Plan assets at fair value	116.16	96.88
Asset/(liability) recognised in the Balance Sheet	2.02	(1.68)

23. Employee benefits (contd.)

Survivor protection scheme

Till 2012, the Company provided an exgratia payment to the employee's family/survivors over and above any survivor benefits payable to the employee under the retirement schemes, in the unfortunate event of an employee's death whilst in service. In 2013, the Company has terminated the said plan and taken a life cover for all its employees.

Pension benefit to past employees

Under the Company's pension scheme, certain categories of employees, on retirement, are eligible for monthly differential pension which is accounted for on an actuarial basis as on the Balance Sheet date.

Amounts recognised as an expense

Defined benefit plan

Gratuity in note 18 includes gratuity cost of **Rs. 4.45 crores** (2013 : Rs. 4.34 crores). Contribution to provident and other funds in note 18 includes **Rs. 1.53 crores** (2013 : Rs. 6.97 crores) for provident fund. Salaries, wages and bonus in note 18 includes survivor protection (death benefit), pension benefit to past employees, **Rs. 0.13 crore** (2013 : Rs. (0.13) crore).

		December 31, 2			December 31, 2	
	Gratuity	Survivor protection	Pension benefit	Gratuity	Survivor protection	Pension benefit
Particulars	(Funded)	(Non- funded)	(Non- funded)	(Funded)	(Non- funded)	(Non- funded)
Change in the present value of the defined benefit obligation and fair value of plan assets:						
Obligation at period beginning	29.31	-	1.57	27.48	0.19	1.67
Current service cost	1.97	-	-	1.80	-	-
Interest cost	2.59	-	-	2.27	-	-
Actuarial (gain)/loss due to change in assumptions	2.27	-	0.13	(1.77)	(0.19)	0.06
Experience (gain)/loss on plan liability	1.63	-	-	2.92	-	-
Benefits paid	(2.35)	-	(0.14)	(3.39)	-	(0.16)
Obligation at period end	35.42	-	1.56	29.31	-	1.57
Change in plan assets						
Plan assets at period beginning, at fair value	26.64	-	-	26.43	-	-
Expected return on plan assets	2.46	-	-	2.05	-	-
Experience (gain)/loss on plan assets	1.51	-	-	(1.17)	-	-
Contributions by employer	2.92	-	-	2.72	-	-
Benefits paid	(2.35)	-	-	(3.39)	-	-
Plan Assets at period end, at fair value	31.18	-	-	26.64	-	-
Change in the present value of the defined benefit obligation and fair value of plan assets:						
Fair value of plan assets at the end of the period	31.18	-	-	26.64	-	-
Present value of the defined benefit obligation at the end of the period	(35.42)	-	(1.56)	(29.31)	_	(1.57)
Asset/(liability) recognised in the Balance Sheet	(4.24)	-	(1.56)	(2.67)	-	(1.57)
Expense for the year						
Current service cost	1.97	-	-	1.80	_	-
Interest cost on benefit obligation	2.59	-	-	2.27	-	-
Expected return on plan assets	(2.46)	-	-	(2.05)	-	-
Net actuarial (gain)/loss recognised in the year	2.35	-	0.13	2.32	(0.19)	0.06
Net cost	4.45	-	0.13	4.34	(0.19)	0.06
Actual return on plan assets	2.32	-	-	2.12	-	-
Estimated contribution to be made in next annual year	3.65	-	-	2.96	-	-

Basis used to determine expected rate of return on assets:

Expected rate of return on investments for all defined benefit plans is determined based on the assessment made by the Company at the beginning of the year on the return expected on its existing portfolio since these are generally held to maturity, along with the estimated incremental investments to be made during the year. Expected rate of return on plan assets is **8.20%** (2013 : 9.30%)

Rupees in Crores

23. Employee benefits (contd.)

As at December 31, 2014			As at Decem	ber 31, 2013		
Assumptions	Gratuity	Survivor protection	Pension benefit	Gratuity	Survivor protection	Pension benefit
Discount rate	8.20%	-	8.20%	9.30%	-	9.30%
Employee turnover	Executives: upto 35 years – 15% p.a. thereafter – 10% p.a. Expats & Workers – 1% p.a.	-	-	Executives: upto 35 years – 15% p.a. thereafter – 10% p.a. Expats & Workers – 1% p.a.	_	-
Mortality	Indian Assured Lives Mortality (2006-08) Ultimate	-	Indian Assured Lives Mortality (2006-08) Ultimate	Indian Assured Lives Mortality (2006-08) Ultimate	-	Indian Assured Lives Mortality (2006-08) Ultimate

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion, and other relevant factors, such as supply and demand in the employment market.

The composition of plan assets

Particulars	As at Decem	As at December 31, 2014 As at December 31,		
Particulars	Gratuity	Provident fund	Gratuity	Provident fund
Debt instruments	95%	84%	95%	80%
Others	5%	16%	5%	20%
	100%	100%	100%	100%

Amount for the current and previous periods are as follows:

					Rupee	s in Crores
	As at	As at December 31, 2014		As at December 31, 2013		
Particulars	Gratuity	Survivor protection	Pension benefit	Gratuity	Survivor protection	Pension benefit
Particulars	(Funded)	(Non- funded)	(Non- funded)	(Funded)	(Non- funded)	(Non- funded)
Experience (gain)/loss on plan liability	1.63	_	0.13	2.92	(0.19)	0.06
Fair value of plan assets at the end of the period	31.18	_	-	26.64	_	_
Present value of the defined benefit obligation at the end of the period	(35.42)	-	(1.56)	(29.31)	_	(1.57)
Asset/(liability) recognised in the Balance Sheet	(4.24)	_	(1.56)	(2.67)	_	(1.57)

As at December 31, 2010 As at December 31, 2012 As at December 31, 2011 Gratuity Survivor Pension Gratuity Survivor Pension Gratuity Survivor Pension Particulars protection benefit protection benefit protection benefit (Funded) (Non-(Non-(Funded) (Non-(Non-(Funded) (Non-(Nonfunded) funded) funded) funded) funded) funded) Experience (gain)/loss on plan liability 2.38 0.05 0.08 1.86 1.39 Fair value of plan assets 23.81 23.92 26.43 at the end of the period _ _ _ _ Present value of the defined benefit obligation at the end of the period (27.48) (23.82) (0.19) (1.67)(0.17) (1.77)(22.97) (0.17)(1.88)Asset/(liability) recognised in the Balance Sheet (1.05) (0.19) (1.67) (0.01) (0.17) (1.77)0.95 (0.17) (1.88)

Rupees in Crores

24. Leases

Operating Lease: Company as lessee

The Company has entered into agreements for leasing office/residential premises on leave and license basis. The specified disclosure in respect of these agreements is given below:

	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Charged to Statement of Profit and Loss	15.64	16.39
Future minimum rentals payable under non-cancellable operating leases are as follows:		
Within one year	11.79	14.96
After one year but not more than five years	2.72	14.40
More than five years	-	-
	14.51	29.36

Office premises, residential flats, motor cars and equipments are obtained on operating lease. The lease terms range from one year to four years and are renewable at the option of the Company.

25. Segment information

The business segment has been considered as the primary segment. The Company is organised into two business segments, Automotive and Non-Automotive.

The above business segments have been identified considering:

- The customers
- The differing risks and returns
- The organisation structure
- The internal financial reporting system

Segment revenue, results, assets and liabilities have been accounted for on the basis of their relationship to the operating activities of the segment and amounts allocated on a reasonable basis.

Business segment:

			Rupe	es in Crores
	Automotive	Non-Automotive	Unallocated	Total
For the year ended December 31, 2014				
Revenue				
Revenue from operations (net)	2,953.75	438.58	-	3,392.33
Results				
Segment results	617.38	77.63	-	695.01
Unallocable income net of unallocable (expenditure)	-	-	33.68	33.68
Finance costs	-	-	2.38	2.38
Profit before tax (including Exceptional Items)				726.31
Less: Provision for current tax				260.60
Less: Provision for deferred tax				(8.85)
Profit after tax				474.56
Other information				
As at December 31, 2014				
Segment assets	781.28	188.54	522.02	1,491.84
Segment liabilities	640.79	75.35	278.92	995.06
Capital expenditure (including capital work-in-progress)	48.33	1.44	-	49.77
Depreciation/amortisation for the year	34.72	1.41	-	36.13

25. Segment information (contd.)

			Rupe	es in Crores
	Automotive	Non-Automotive	Unallocated	Total
Geographical segment:				
For the year ended December 31, 2014 Revenue				
India				3,388.40
Outside India				3.93
				3,392.33
As at December 31, 2014				
Assets				
India				1,488.79
Outside India				3.05
				1,491.84
Capital expenditure (including capital work-in-progress)				<u> </u>
India				49.77
Outside India				_
				49.77
Business segment:			Rupe	es in Crores

Business segment:			нире	es in Crores
	Automotive	Non-Automotive	Unallocated	Total
For the year ended December 31, 2013				
Revenue				
Revenue from operations (net)	2,791.56	388.06	-	3,179.62
Results				
Segment results	635.13	78.94	_	714.07
Unallocable income net of unallocable (expenditure)	-	-	49.40	49.40
Finance costs	-	-	1.71	1.71
Profit before tax				761.76
Less: Provision for current tax				241.06
Less: Provision for deferred tax				12.13
Profit after tax				508.57
Other information				
As at December 31, 2013				
Segment assets	767.02	169.65	678.34	1,615.01
Segment liabilities	563.17	70.61	229.81	863.59
Capital expenditure (including capital work-in-progress)	51.83	2.49	_	54.32
Depreciation/amortisation for the year	29.16	1.29	-	30.45
Geographical segment:				
For the year ended December 31, 2013				
Revenue				
India				3,174.77
Outside India				4.85
				3,179.62
As at December 31, 2013				
As at December 31, 2013				
India				1,611.94
Outside India				3.07
				1,615.01
				1,015.01
Capital expenditure (including capital work-in-progress)				
India				54.32
Outside India				
				54.32

26. Contingent liabilities & commitments

			As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
(a)	Con	tingent liabilities		
	(1)	Excise/sales tax/service tax demands made by the authorities, in respect of which appeals have been filed [refer note (a) below]	27.68	16.77
	(2)	Claims against the Company not acknowledged as debts estimated at:		
		 In respect of third parties – miscellaneous 	1.16	0.98
		(A)	28.84	17.75
(b)	Com	mitments		
	(1)	Estimated amount of contracts remaining to be executed on capital account and not provided for (net of advances)	17.06	7.33
	(2)	Long-term advertisement contracts	21.18	44.61
		(B)	38.24	51.94
		Total (A + B)	67.08	69.69

Notes:

- (a) The management does not expect these claim to succeed. Accordingly no provision for contingent liability has been recognised in the financial statements.
- (b) A shareholder of the Company had filed a public interest petition in the Delhi High Court interalia challenging the allotment of 3,537,862 equity shares on preferential basis to Castrol Limited, UK. The said petition has been dismissed by the Delhi High Court on January 11, 2005. However, the shareholder has gone to appeal by way of a special leave petition to the Supreme Court of India. The appeal has been admitted but no interim relief has been granted. The matter has to-date not come up for hearing.

27. Details of dues to micro and small enterprises as defined under the Micro and Small Enterprise Development (MSMED) Act 2006*

		As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
a.	The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each accounting year		
	- Principal amount due to micro and small enterprises	6.12	5.72
	- Interest due on above	-	-
b.	The amount of interest paid by the buyer in terms of Section 16 of the Micro and Small Enterprise Development Act, 2006, along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.	-	_
C.	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro and Small Enterprise Development Act, 2006.	-	_
d.	The amount of interest accrued and remaining unpaid at the end of each accounting year.	-	_
e.	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under Section 23 of Micro and Small Enterprise Development Act, 2006.	_	_

* The Company has initiated the process of identification of suppliers registered under Micro and Small Enterprise Development Act, 2006, by obtaining confirmations from all suppliers. Information has been collated only to the extent of information received.

28. Capitalisation of expenditure

During the year, the Company has capitalised the following expenses which is attributable to the construction activity in general and included in the cost of fixed asset/capital work-in-progress (CWIP). Consequently, expenses disclosed under the respective notes are net of amount capitalised by the Company.

	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Salaries, wages and bonus [refer note 18]	0.40	0.88
Travelling expenses [refer note 19]	0.62	-

29. Related party disclosures as required under AS-18, "Related Party Disclosures", are given below:

A. Name of the related party and nature of relationship where control exist:

(a)	Holding Companies	Castrol Limited, U.K. (Holding Company of Castrol India Limited)
		Burmah Castrol PLC (Holding Company of Castrol Limited, U.K.)
		BP PLC (Holding Company of Burmah Castrol PLC), Ultimate Holding Company

B. Name of the related party and nature of relationship where transaction have taken place during the year:

(a)	Fellow Subsidiaries (where transaction exists)	AsPac Lubricants (BP – Castrol (Thail	Malaysia) Sdn. Bhd and) Limited	BP Lubricants USA Inc BP Marine Limited
		,	al Lubricants Limited	BP Mauritius Limited
		BP Asia Pacific (Ma		BP Middle East (Auto And Marine Lubes)
		BP Australia Pty Li		BP Middle East Llc
		BP Castrol K.K.		BP Oil Belgium – Lubesco
		BP Corporation No	rth America Inc	BP Oil International Ltd.
		BP Europa SE		BP Petrolleri Anonim Sirketi
		BP Europa SE – B	P Belgium (Branch)	BP Products North America Inc
		BP Europa SE Zwe Austria	eigniederlassung – BP	BP Singapore Pte. Limited
		BP Exploration (Alp	oha) Limited	BP Southern Africa (Proprietary) Limited
		BP Exploration Ope	erating Company	BP Taiwan Marketing Limited
		BP France		Castrol (China) Limited
		BP France SA Brar BP Middle East)	nch Office (Trading as	Castrol (Shenzhen) Company Limited
		BP India Services	Private Limited	Castrol (Shenzhen) Company Limited – Shanghai Pudong
		BP International Lir	nited	Castrol BP Petco Limited Liability Company
		BP Italia SpA		Castrol Industrial North America Inc
		BP Japan K.K.		Castrol Philippines, Inc
		BP Korea Limited		Lubricants UK Limited
(b)	Key management personnel	Ravi Kirpalani	Managing Director	
	(where transaction exists)	Rashmi Joshi	Executive Director (w.e.	f. from 01.08.2013)
		Sujit Vaidya	Executive Director (up t	o 17.05.2013)
		Jayanta Chatterjee	Executive Director (w.e.	f. from 30.10.2014)

Executive Director (up to 31.07.2013)

Bijay Kamath

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NOTES

Notes to the Financial Statements for the year ended December 31, 2014

- 29. Related party disclosures as required under AS-18, "Related Party Disclosures", are given below: (contd.)
 - B. Transactions with related parties

Transactions with related parties			
	Nature of Relationship	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Purchase of materials/traded goods			
BP Europa SE	Fellow subsidiary	21.72	28.23
BP Europa SE – BP Belgium (Branch)	Fellow subsidiary	19.45	9.41
Castrol Industrial North America Inc	Fellow subsidiary	17.86	8.36
BP France	Fellow subsidiary	4.88	5.72
Others	Fellow subsidiaries	10.84	5.06
	otal	74.75	56.78
	otai		
Sale of goods & related expenses	Fallow, aukaidiam,	0.71	0.40
BP (China) Industrial Lubricants Limited	Fellow subsidiary	0.71	2.43
BP – Castrol (Thailand) Limited	Fellow subsidiary	0.15	0.36
BP Europa SE	Fellow subsidiary	-	0.46
Castrol (Shenzhen) Company Limited	Fellow subsidiary	0.79	-
Others	Fellow subsidiaries	0.17	0.08
т	otal	1.82	3.33
Receiving of services			
BP Corporation North America Inc	Fellow subsidiary	-	4.50
BP Singapore Pte Limited	Fellow subsidiary	12.18	0.46
BP International Limited	Fellow subsidiary	6.45	1.16
Lubricants UK Limited	Fellow subsidiary	8.74	7.54
Others	Fellow subsidiaries	0.64	0.67
т	otal	28.01	14.33
Rendering of services & deputation of employees			
Castrol Limited, U.K.	Holding company	3.13	3.11
BP International Limited	Fellow subsidiary	4.46	0.58
BP India Services Private Limited	Fellow subsidiary	8.17	8.76
Lubricants UK Limited	Fellow subsidiary	3.17	2.71
Others	Fellow subsidiaries	2.43	2.17
	otal	21.36	17.33
-			
Other income (excess accrual written back Lubricants UK Limited	•		2.50
	Fellow subsidiary	-	
BP Corporation North America Inc	Fellow subsidiary		9.80
T	otal		12.30
Commission income			
BP Marine Limited	Fellow subsidiary	2.27	4.64
т	otal	2.27	4.64
Transfer in/transfer out			
BP International Limited	Fellow subsidiary	4.50	_
BP Corporation North America Inc	Fellow subsidiary	(4.50)	-
Payment on account of capital reduction			
Castrol Limited, U.K.	Holding company	175.37	-
Other	Fellow subsidiary	0.27	-
	otal	175.64	
I	υιαι	175.04	

- 29. Related party disclosures as required under AS-18, "Related Party Disclosures", are given below: (contd.)
 - B. Transactions with related parties (contd.)

Iransactions with related parties (conto	l.)			
		Nature of Relationship	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Dividend				
Castrol Limited, U.K.		Holding company	263.06	245.52
Other		Fellow subsidiary	0.41	0.38
	Tatal	I chow subsidially		
	Total		263.47	245.90
Royalty expense				
Castrol Limited, U.K.		Holding company	73.19	77.29
	Total		73.19	77.29
Decevery of lean 9 interest therean				
Recovery of loan & interest thereon		Kou monogomont		
Ravi Kirpalani		Key management personnel	0.01	0.01
	Total	P	0.01	0.01
	Total		0.01	
			As at	As at
		Nature of	December 31, 2014	December 31, 2013
Balance as at year ended		Relationship	Rupees in Crores	Rupees in Crores
Amounts payable				
Castrol Limited, U.K.		Holding company	202.51	189.75
Other		Fellow subsidiary	37.99	22.98
	Total	,	240.50	212.73
	Total			
Amounts receivable				
BP India Services Private Limited		Fellow subsidiary	0.82	0.84
BP Europa SE		Fellow subsidiary	-	0.46
BP Marine Limited		Fellow subsidiary	0.61	1.12
BP Singapore Pte Limited Lubricants UK Limited		Fellow subsidiary	0.84	0.05
Other		Fellow subsidiary Fellow subsidiaries	1.11 0.74	1.45 0.72
Other		reliuw subsidiaries		
	Total		4.12	4.64
Remuneration to executive directors paid payable	id/			
Ravi Kirpalani		Key management		
		personnel	2.44	2.05
Rashmi Joshi (w.e.f. 01.08.2013)		Key management personnel	1.39	0.70
Sujit Vaidya (Up to 17.05.2013)		Key management personnel	-	0.32
Bijay Kamath (w.e.f. 01.11.2012 & up to 31.07.2013)		Key management personnel	-	0.58
Jayanta Chatterjee (w.e.f. 30.10.2014)		Key management		
		personnel	0.31	
	Total		4.14	3.65
Loan outstanding				
Ravi Kirpalani		Key management		
		personnel	0.13	0.13
	Total		0.13	0.13
	Total		0.13	

30. Forward contracts and unhedged foreign currency exposures:

30.1 Forward contracts outstanding as at the Balance Sheet date

	As at December 31, 2014	As at December 31, 2013
No. of buy contracts relating to firm commitments	25	5
Foreign currency – USD	13,343,000	12,019,551
Rs. crores	85.04	74.72

30.2 Foreign currency exposures which are not hedged as at the Balance Sheet date

Particulars	USD	EURO	GBP	CNY	SGD	AUD	JPY
December 31, 2014							
Trade payables – Foreign currency	15,312,765	828,062	630,234	14,300	141,884	-	3,930,587
Trade payables – Rs. crores	96.99	6.38	6.21	0.01	0.68	-	0.21
Trade receivables – Foreign currency	213,733	_	-	-	-	-	_
Trade receivables – Rs. crores	1.35	_	-	-	-	-	_
Loans and advances given – Foreign currency	1,629,723	40,123	31,759	-	-	-	_
Loans and advances given – Rs. crores	10.31	0.31	0.31	-	-	-	_
December 31, 2013							
Trade payables – Foreign currency	9,337,843	1,651,227	579,635	-	12,990	52,434	1,166,864
Trade payables – Rs. crores	57.78	14.09	5.92	-	0.06	0.29	0.07
Trade receivables – Foreign currency	304,902	54,440	-	-	-	-	_
Trade receivables – Rs. crores	1.87	0.46	-	-	-	-	_
Loans and advances given – Foreign currency	1,700,827	173,169	-	-	-	-	-
Loans and advances given - Rs. crores	10.52	1.48	-	-	-	-	_

31. C.I.F. value of imports

	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Raw materials	828.57	758.79
Capital goods	13.13	6.63

For the year ended

For the year ended

32. Expenditure in foreign currency (on accrual basis)

	December 31, 2014 Rupees in Crores	December 31, 2013 Rupees in Crores
Travelling expenses	0.52	1.07
Imports of goods for resale	92.31	55.77
Royalty (gross) [tax deducted at source Rs. 7.80 crores (2013 : Rs. 7.86 crores)]	73.19	77.29
Advertisement and sales promotion	7.96	9.97
Sales promotion fees	9.32	3.02
Others (net of tax, where applicable)	22.08	16.39

33. Earnings in foreign currency (on accrual basis)

	For the year ended December 31, 2014 Rupees in Crores	For the year ended December 31, 2013 Rupees in Crores
Supplies to foreign vessels	3.83	3.78
Commission	2.27	4.67
FOB value of goods exported	2.79	3.20
Energy supplies	1.14	1.65
Others	3.89	3.08

34. Imported and Indigenous raw materials, packing materials, components and spare parts consumed

	For the year ended December 31, 2014		For the year December 3	
	Rupees in Crores	% of Total	Rupees in Crores	% of Total
	699.04	39.71	637.86	37.94
and chemicals	245.55	13.95	249.69	14.85
	352.01	20.00	369.35	21.97
and chemicals	258.59	14.69	232.90	13.85
s	205.27	11.66	191.62	11.40
	1,760.46	100.00	1,681.42	100.00
	205.27	11.66	191.62	-

35. Details of dividend/capital reduction remitted during the year, to two (2013 – two) non-resident shareholders are as follows:

Dividend in respect of the year ended	No. of Shares	As at December 31, 2014 Rupees in Crores	As at December 31, 2013 Rupees in Crores
31-12-2012 (Final)	351,291,716	-	122.95
31-12-2013 (Interim)	351,291,716	-	122.95
31-12-2013 (Final)	351,291,716	122.95	-
31-12-2014 (Interim)	351,291,716	122.95	-
31-12-2014 (Capital reduction)	351,291,716	175.65	-

36. Previous year figures

The Company has reclassified previous year figures to conform to this year's classification.

As per our report of even date For S. R. BATLIBOI & CO. LLP		For and on behalf of Board of Directors				
Chartered Accountants		S. M. DATTA		Chairman	RAVI KIRPALANI	Managing Director
ICAI Firm Registration no : 301003E		RASHMI JOSHI JAYANTA CHATTERJEE	}	Executive Directors		
per DOLPHY D'SOUZA Partner Membership No. : 38730	SANDEEP DESHMUKH Company Secretary	R. GOPALAKRISHNAN RALPH HEWINS SASHI MUKUNDAN UDAY KHANNA PETER WEIDNER		Non-Executive	<u> Directors</u>	
Place: Mumbai February 25, 2015		Place: Mumbai February 25, 2015				

Form A (Pursuant to clause 31 (a) of Listing Agreement)

Format of covering letter of the annual audit report to be filed with the Stock Exchange

	Exchange				
Sr. No	Particulars	Details			
1.	Name of the Company	Castrol India Limited			
2.	Annual Financial Statement for the year ended	31 st December 2014			
3.	Type of Audit Observation	Un-qualified			
4.	Frequency of Observation	Not Applicable			
5.	To be signed by-				
	Managing Director	Ravi Kirpalani × Kupan			
	• Director Finance	Ms. Rashmi Joshi *			
	• Audit Committee Chairman	Mr. Uday Khanna			
	• Auditors of the Company	For S.R.Baltiboi & Co.LLP ICAI Firm Registration No. 301003E Chartered Accountants per Dolphy D'souza Partner Membership No: 38730			