

October 08, 2018,

To, BSE Limited, Phizore Jeejeeboy Towers, Dalal Street, Mumbai-400001 National Stock Exchange of India Limited 'Exchange Plaza', C-1, Block-G Bandra Kurla Complex, Bandra(E), Mumbai-400051

BSE Scrip Code: 513343

NSE Scrip Symbol: GRANDFONRY

Sub: Submission of Annual Report for the year 2017-18 of Grand Foundry Limited ("the Company")

Dear Sir/Madam,

Pursuant to the Regulation 34(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, enclosed is the Annual Report for the Financial Year 2017-18. Please note that 26th Annual General Meeting of the Company was duly convened on September 27, 2018 at 10:00 AM at Gold Coins, 6- Arun Chambers, Next to A/C Market, Tardeo Road, Mumbai-400034.

The Annual Report for the Financial Year 2017-18 is also available on the website of the Company at www.gfsteel.co.in

Request you to take the above on record and oblige.

Thank you,

For Grand Foundry Limited

KIRAN JANGLA MANAGING DIRECTOR 01246423

Regd. & Sales Office: 327, Arun Chambers, Tardeo Road, Tardeo, Mumbai - 400 034.

Tel: 2352 6315 / 2352 6316 / 2352 6317 Fax: 2352 6318

THE ULTIMATE IN BRIGHT STEEL BARS



26th

Annual Report & Account 2017-18

BOARD OF DIRECTORS

Mr. Dhirajlal Jangla

(Chairman)

Mr. Kiran D. Jangla (Managing Director)

Mr. Naresh Garodia (Independent Director)

Mr. Bhidhan Gujarati (Independent Director)

Mrs. Minal Jangla (Independent Director)

Mr. Bhanwar Lal Sanghvi (Independent Director)

REGISTERED OFFICE

327, 3RD FLOOR, ARUN CHAMBERS,

TARDEO MUMBAI Mumbai City MH 400034

BANKERS

INDIAN OVERSEAS BANK

65/67, Bhulabhai Desai Road Breach Candy,

Mumbai - 400026

AUDITORS

VIJAY V DEDHIA & CO Chartered Accountants 304 Sharda Chambers No 1, Bhat Bazar Mumbai 400009

INTERNAL AUDITORS

THAKER BUTALA DESAI Chartered Accountants 418, 4th Floor B Wing,

Dalamal Towers, Nariman Point,

Mumbai 400021

SECRETARIAL AUDITORS

VIJAYKUMAR TIWARI

Company Secretary

D/6 Ashirwad Society, Plot No.35,

Gorai-1, Gorai Bridge,

Borivali (West), Mumbai - 400092,

Maharashtra

GRAND FOUNDRY LIMITED

CIN L99999MH1974PLC017655

Regd. Office: 327, 3rd Floor, Arun Chambers, Tardeo Mumbai- 400034. Ph. No. 022-23526316; E-mail Id:- compliance@gfsteel.co.in; Website: www.gfsteel.co.in

NOTICE

NOTICE IS HEREBY GIVEN THAT THE TWENTY-SIXTH ANNUAL GENERAL MEETING OF THE MEMBERS OF GRAND FOUNDRY LIMITED WILL BE HELD ON THURSDAY, $27^{\rm TH}$ DAY OF SEPTEMBER 2018 AT 10:00 A.M. AT GOLD COINS, 6- ARUN CHAMBERS, NEXT TO A/C MARKET, TARDEO ROAD, MUMBAI-400034 TO TRANSACT THE FOLLOWING BUSINESS:

AS ORDINARY BUSINESS:

- To receive, consider and adopt Balance Sheet as at 31st March, 2018 and the Statement of the Profit & Loss along with Cash Flow Statement and Notes to the Accounts for the year ended on that date together with the Reports of the Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Mr. Kiran Jangla (DIN 01246423), who retires by rotation and being eligible, offers himself for re-appointment.
- To re-appoint the Auditors to hold office from the conclusion of this meeting until conclusion of the 29th Annual General Meeting and to authorize board to fix their remuneration.

By Order of the Board of Directors For **Grand Foundry Limited**

Date: 28.08.2018 Dhiraj Jangla
Place: Mumbai Director

NOTES

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES, IN ORDER TO BE EFFECTIVE MUST BE RECEIVED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE TIME OF THE MEETING.
- A person can act as proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company. A proxy appointed by a member holding more than 10 percent of the total share capital of the Company carrying voting rights shall not act as proxy for any other member.
- 3. Members/ Proxies should bring the attendance slips duly filled-in for attending the meeting and deliver the same at the entrance of the meeting place.
 - Members who hold shares in dematerialized form are requested to bring their Client ID and DP ID numbers for easy identification of attendance at the meeting.
- The Register of Members and Share Transfer Books of the Company will remain closed from 21st September, 2018 to 27th September, 2018 (both days inclusive).
- 5. The Securities Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in the Securities Market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding the shares in physical form can submit their PAN details to the Company.
- Members seeking further information about the accounts are requested to write atleast 7 days before the date of the meeting so that it may be convenient to get the information ready at the meeting.
- 7. Members are requested to inform the Company's Registrar and Share Transfer Agent i.e. Purva Sharegistry (India) Private Limited, Unit no. 9 Shiv Shakti Ind. Estt. J. R. Boricha Marg Opp. Kasturba Hospital Lane Lower Parel (E) Mumbai 400 011 about the changes, if any, in their registered address along with the Pin Code, quoting their Folio Number and DP ID. All correspondence relating to transfer of shares may be sent directly to the aforesaid Registrar and Share Transfer Agent of the Company.
- Members are requested to bring their copies of Annual Report to the meeting, as the same will
 not be supplied again at the meeting as a measure of economy.
- Members are requested to furnish or update their e-mail IDs with the Registrar for sending the soft copies of the Annual Report of the Company as required vide circular no. 17/2011 dated April 21, 2011 and circular no. 18/2011 dated April 29, 2011 issued by the Ministry of Corporate Affairs

- Pursuant to the prohibition imposed vide Secretarial Standard on General Meetings (SS-2) issued by the ICSI and the MCA circular, no gifts/coupons shall be distributed at the Meeting.
- 11. Members may also note that The Securities and Exchange Board of India vide Circular No. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018 has mandated submission of Permanent Account Number (PAN) and bank account details of all securities holders holding securities in physical form. Further, SEBI has given a notification on June 8th, 2018 stating that physical transfer of shares will be allowed until December 4th, 2018 vide Circular No. SEBI/LAD/NRO/GN/2018/24. Hence, kindly send your shares for transfer before December 4th, 2018 or demat your shares with your Depository Participant at any time after updating your KYC information with the Company Registrar. The KYC form has been send to all the shareholders by courier and it is available on companies website at www.gfsteeel.co.in. The details need to be provided to the registrar at their register office.

Voting Through electronic means

- a) Pursuant to the provisions of Section 108 of the Companies Act, 2013 (Act), read with Rule 20 of Companies (Management and Administration) Rules, 2014, as amended from time to time, Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) and Secretarial Standard on General Meetings (SS-2) issued by The Institute of Company Secretaries of India, the Company is pleased to provide the facility of e- voting to its Members. The Members can avail the said facility from a place other than the venue of the AGM (remote e-voting) which will be provided by National Securities Depository Limited (NSDL).
- b) The remote e-voting period will commence on 24 September, 2018 (9.00 a.m.) and will end on 26 September, 2018 (5.00 p.m.) During this period, Members holding shares either in physical form or in dematerialised form, as on the cut-off date i.e. 20th September, 2017, may cast their respective votes by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast, the Member shall not be allowed to change it subsequently.
- c) The facility of voting at the venue of AGM will be available only to the Members who have not cast their votes through remote e-voting. Members who have cast their votes by remote e-voting prior to AGM may attend the meeting but shall not be entitled to cast their votes again.
- d) The Chairman shall, at the end of discussion at the AGM on the resolutions on which voting is to be held, allow voting, with the assistance of Scrutinizer, for all those Members who are present at the AGM but have not cast their votes yet.
- e) The Board of Directors has appointed Mr. Vijaykumar Tiwari, Practicing Company Secretary, (Membership No. ACS 33084) as the Scrutiniser to scrutinize the entire e-voting process in a fair and transparent manner.

f) Procedure for Remote E-Voting

A. For Members receiving information electronically

In case a Member receives an email from NSDL [for Members whose email IDs are registered with the Company/DPs]:

- a) Please open and read the email received from NSDL and open attached PDF file with your Client ID or Folio No. as default password. The said PDF file contains your "User ID" and "Password" for remote e-voting. Please note that the password is an initial password. If you are already registered with NSDL for remote e-voting then you can use your existing user ID and password.
- b) Launch internet browser by typing the following URL: https://www.evoting.nsdl.com.
- c) Click on Shareholder Login
- Put user ID and password as initial password as mentioned in step (a) above. Click Login.

NOTE: Shareholders who forgot the User Details/Password can use "Forgot User Details/Password?" or "Physical User Reset

Password?" option available on www.evoting.nsdl.com.

In case Shareholders are holding shares in demat mode, USER-ID is the combination of (DPID+ClientID).

In case Shareholders are holding shares in physical mode, USER-ID is the combination of (Even No+Folio No).

- e) After successful login, you can change the password with new password of your choice.
- f) Home page of remote e-voting opens. Click on remote e-voting: Active Voting Cycles.
- g) Select "EVEN" (E Voting Event Number) of Grand Foundry Limited. Now you are ready for e-voting as Cast Vote page opens. h) Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted.
- j) Upon confirmation, the message "Vote cast successfully" will be displayed. Once you have voted on the resolution, you will not be allowed to modify your vote.
- 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 communication(s) regarding NSDL e-voting system in future.
- k) 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 scrutinizer@gmail.com with a copy marked to evoting@nsdl.co.in

B. The instructions for e-voting for Members other than in (A) above:

- A. In case a Member receives physical copy of the Notice of AGM (for the Members whose e-mail IDs are not registered with the Company/DPs) or requesting physical copy]:
- Initial user ID and password are provided with the notice. Please follow all steps from above, to cast vote.

- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and remote e-voting user manual for
 - Members available at the downloads section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990.
- II. 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).
- III. The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of 20th September, 2018.
- IV. Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. 20th September, 2018, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or Issuer/RTA.

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 forgot your password, you can reset your password by using "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com or contact NSDL at the following toll free no.: 1800-222-990.

- V. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM)/
- VI. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- VII. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "remote e-voting" or "Ballot Paper" or "Poling Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- VIII. The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- IX. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.gfsteel.co.in and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited and National Stock Exchange of India.

By Order of the Board of Directors For **Grand Foundry Limited**

Date : 28.08.2018 Dhiraj Jangla
Place: Mumbai Director

DIRECTOR'S REPORT

To

THE MEMBERS,

Your Directors take pleasure in presenting the 25th Annual Report together with the Audited Accounts of your Company for the financial year ended March 31, 2018.

FINANCIAL RESULTS

Particular	2017-2018 (Rs.)	2016-2017 (Rs.)
Gross Profit/Loss	(1,90,62,651)	(22,05,584)
Finance Cost	22,56,954	19,24,206
Depreciation	875334	16,49,235
Profit/Loss before exceptional Item	(2,21,94,939)	13,67,857
Less: Exceptional Items	18,49,192	
Less: Deferred Tax Asset (Net)	1,32,62,438	50,72,074
Profit/Loss during the year	(5,02,513)	64,39,931

PERFORMANCE REVIEW

During the year under review your Company has made gross loss of Rs. 1,90,62,651 as against gross loss of Rs. -22,05,584 in the previous year. Net loss after depreciation, Financial cost and Exceptional item is Rs. -5,02,513 as against profits of Rs. 64,39,931in the previous year.

DIVIDEND

In view of the losses incurred your directors does not recommend any dividend for the Financial year ended 31.03.2018.

TRANSFER TO RESERVE:

Your Company has not transferred anything to reserve during the year under review.

NUMBER OF MEETINGS OF THE BOARD

Regular meeting of the board are held to discuss and decide on various business policies, strategies and other business decisions. Board met 6 times during the year under review.

The details of number and dates of meetings held by the Board and its Committees, attendance of Directors is given separately in the attached Corporate Governance Report.

Company has following Committees of the Board

Audit Committee

Nomination & Remuneration Committee

Stakeholder Relationship Committee

Risk Management Committee

DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to the requirements of Section 134 (3) (c) of the Companies Act, 2013, your Directors states that:

- that in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- that 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 at 31st March, 2018 and of the profit and loss of
 the Company for the year ended on that date;
- that the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the
- Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- that the directors had prepared the annual accounts on a going concern basis.
- that the directors have laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and are operating effectively and;
- that the directors have devised proper systems to ensure compliance with the provisions of all
 applicable laws and that such systems are adequate and operating effectively.

DISCLOSURE AS PER SEXUAL HARRASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has zero tolerance for sexual harassment at workplace and has adopted a policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the provisions of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the rules framed thereunder. During the financial year 2017-18, the Company has not received any complaints on sexual harassment and no complaints are remaining pending as on 31 March, 2018.

SIGNIFICANT EVENT:

Company has been suspended from the BSE Limited and National Stock Exchange of India Limited due to penal reasons. Listing fees of National Stock Exchange of India Limited and BSE Limited has already been paid.

Your Company has submitted all documents with BSE for revocation of suspension of Trading in the equity shares of the Company with BSE Limited and National Stock Exchange of India Limited approved by the Committee of the Exchange has give its approval and is in process of getting the suspension revoked.

The Company has send all its shareholders KYC forms to be filled in by the shareholders and send back to the company registrar.

Your Company's present R&T Agent is Purva Sharegistry (India) Private Limited.

The company has appointed CFO Ms. Priti Panchal on 13th February, 2017 and the balance sheet of the company shall be signed as per the provision of the companies act 2013.

Company Secretary for the Company Ms. Pivali Das was appointed on 19th September, 2017.

For Internal Audit TBD & Associates was appointed for FY 2017-18.

For Secreterial Audit Vijay Tiwari & associates was appointed for FY 2017-18.

REPORT

Corporate Governance Report with auditors' certificate thereon and Management Discussion and Analysis are attached and form part of this report.

SUBSIDIARIES

Your Company does not have any subsidiary.

FIXED DEPOSITS

The Company has not accepted any public deposits and as such, no amount on account of principal or interest on public deposits was outstanding as on the date of the balance sheet.

DIRECTORS

As per the provisions of the Companies Act, 2013 Mr Kiran Jangla will retire by rotation at the ensuing Annual General Meeting and being eligible offered himself for re-appointment. The Board recommends his re-appointment for a period of 5 years.

The information on the particulars of Director eligible for appointment in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 has been provided in the notes to the notice convening the Annual General Meeting.

AUDITORS

Board has recommended the appointment of VIJAY V DEDHIA & CO, Chartered Accountants as statutory auditors of the company for a period of 4 years, members are requested to appoint them as statutory auditors of the company and to authorise Board to fix their remuneration.

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

SECRETARIAL AUDITOR

M/s Vijay S. Tiwari & Associates has been appointed as the Secretarial Auditor of the Company for the Secretarial Audit of the Financial Year 2017-2018.

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

A] Conservation of Energy and Technology Absorption:

- i) The step taken or impacts on conversation of energy The operation of your Company is not energy intensive. However, adequate measures have been initiated for conservation of energy.
- ii) The steps taken by the Company for utilizing alternative sources of energy though the operations of the Company are not energy intensive, the Company shall explore alternative sources of energy, as and when necessity arises.

iii) The capital investment on energy conservation equipment's-NIL

B] Foreign Exchange Earnings & Outgo:

(Rs. In Lacs)

PARTICULARS	2017-2018	2016-2017
Foreign Exchange Earning	Nil	Nil
Foreign Exchange Outgo	Nil	Nil

PARTICULARS OF EMPLOYEES:

The Company does not have any employee in receipt of remuneration equal to or exceeding the limits prescribed under Section 197 (12) of the Companies Act, 2013, read with rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GURANTEES GIVEN AND SECURITIES PROVIDED:

Details of Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the Notes to the Financial Statements. The company has not given any loan during the year under review.

EXTRACT OF ANNUAL RETURN

The details forming part of extract of the Annual Return in form MGT-9 a required under section 92 of the Companies Act, 2013, is included in this report as **Annexure III** and forms an integral part of this Report.

INDEPENDENT DIRECTORS' DECLARATION:

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

RISK MANAGEMENT

Directors have constituted a Risk Management Committee which has been entrusted with the responsibility to assist the Board in (a) Overseeing and approving the Company's enterprise wide risk management framework and (b) Overseeing that all the risk that the organization faces have been identified and assessed and there is an adequate risk management infrastructure in place capable of addressing those risks. A Risk Management Policy was reviewed and approved by the Committee. The Company manages monitors and reports on the principal risk and uncertainties that can impact its ability to achieve its objective.

INTERNAL FINANCIAL CONTROLS:

The Company has in place adequate internal financial controls with reference to financial statements. During the year, such controls were tested and no reportable material weakness in the design or operation were observed

WHISTLE BLOWER POLICY

The Company has a whistle Blower policy to report genuine concerns or grievances. The Whistle Blower policy has been posted on the website of the Company at www.gfsteel.co.in.

EVALUATION OF THE BOARD'S PERFORMANCE

In compliance with the Companies Act, 2013 and Regulation 17(10) of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, the performance evaluation of the Board was carried out during the year under review. More details on the same are given in the Corporate Governance Report.

REMUNERATION POLICY

The company follows a policy on remuneration of Directors and Senior Management Employees. The policy is approved by the Nomination and Remuneration Committee and the Board. More details on the same are given in the Corporate Governance Report.

VIGIL MECHANISM

The company has a vigil mechanism for Directors and Employees to report their concerns about unethical behavior, actual or suspected fraud or violation of the company's Code of Conduct. The mechanism provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism. In exceptional cases, Directors and employees have direct access to the Chairman of the Audit Committee.

The Vigil Mechanism (Whistle Blower Policy) is available on the company's website.

CODE OF CONDUCT

Directors, Key Managerial Personnel and senior management of the Company have confirmed compliance with the Code of Conduct applicable to the Directors and employees of the Company and the declaration in this regard made by the CEO & Whole Time Director is attached as Annexure 'I' which forms a part of this Report of the Directors. The Code of Conduct is available on the Company's website www.gfsteel.co.in

SUBSIDIARIES

The company has framed a Policy for determining Material Subsidiaries. However the company does not have any subsidiary within the meaning of the Companies Act, 2013.

RELATED PARTY TRANSACTIONS

All related party transactions are in the ordinary course of business are at arm's length basis, which are not material in nature. All related party transactions are with the approval of the Audit Committee and periodically placed before the Board for review.

APPRECIATIONS

Your Directors wish to place on record their appreciation for the continuous support received from the Members, customers, suppliers, bankers, various statutory bodies of the Government of India and the Company's employees at all levels.

For and on behalf of the Board of Directors

ANNEXURE - I

Annual Compliance with the Code of Conduct for the Financial Year 2016-2017

Pursuant to the Schedule V (Part D) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015, I hereby confirm that the Company has received affirmations on compliance with the Code of Conduct for the financial year ended March 31, 2018 from all the Board Members and Senior Management Personnel.

For and on behalf of the Board of Directors

Grand Foundry Limited

Kiran Jangla Managing Director DIN: 01246423

Date: August 28, 2018

Place : Mumbai

ANNEXURE-II

SECRETARIALAUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2018

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

To.

The Members GRAND FOUNDRY LIMITED

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

Based on our verification of the books, papers, Minutes Books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period ended on 31st March, 2018 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

- We have examined the books, papers, minute books, forms and returns filed and other records maintained by GRAND FOUNDRY LIMITED ("The Company") for the period ended on 31st March, 2018 according to the provisions of:
 - i. The Companies Act, 2013 (the Act) and the Rules made thereunder; as applicable;
 - ii. The Securities Contracts (Regulation) Act. 1956 ('SCRA') and the Rules made thereunder:
 - iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
 - iv. Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
 - v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') to the extent applicable to the Company:
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; not applicable as Company's operations were closed during the financial year.
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992; not applicable as the Company's operations were closed during the financial year.
 - The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; - Not applicable as the Company did not issue any security during the financial year under review;
 - d. The Securities and Exchange Board of India (Employee Stock Exchange Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; - Not applicable as the Company has not granted any Option to employees during the financial year under review;

- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulation, 2008; Not applicable as the Company has not issued any debt securities during the financial year under review;
- f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; Company has appointed Share Transfer Agents Purva Sharegistry (India) Pvt. Ltd.
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; - Not applicable as the Company has not delisted its equity shares from any stock exchange during the financial year under review.
- h. The Securities and Exchange Board of India (Buyback of Securities)
 Regulations, 1998; Not applicable as the Company has not bought back
 any of its securities during the financial year under review.
- The Memorandum and Articles of Association of GRAND FOUNDRY LIMITED
- 2. During the period under review, the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards etc as mentioned above subject to the following observations and the said below observations are made based on the documents available to us at inspection:
 - i. The Company has complied with the Quarterly Compliances to be filed with BSE as per Listing Agreement and SEBI (LODR) Regulations, 2015 and has complied with the Secretarial Standards issued by the Institute of Company Secretaries of India but a delay was noticed in terms of submission.
 - ii. It is observed that the Company is suspended on NSE and BSE. However, the Company has filed with exchanges for revocation of suspension and the same is under process at the exchanges.
 - v. The Company has maintained a website but the information pursuant to LODR regulations is not updated time to time.
 - vi. The Company has not maintained all the statutory registers as required by Companies Act, 2013 and also the Minutes Book is also not maintained as per the Secretarial Standard issued by the ICSI.
 - vii. The Company has not file MGT-14 form under section 179 of the company act, 2013 for accounts approval, internal auditor and related party transaction.
 - viii. The Company has not filed relevant forms with Registrar of Companies viz. AOC-4, MGT-7, MGT-14.
 - ix. Company has complied with the SEBI DP regulation 55A- Reconciliation of Share capital audit report, a delay of submission with the exchange was noticed for quarter ended 31.12.2017.
 - x. Company has not complied with the SEBI (Listing Obligations and Disclosure Requirements) regulation 14 Listing fees to the BSE Limited and National Stock Exchange of India Limited for FY 2018-19 has not been paid and a delay payment was noticed for the FY 2017-18.
 - xi. The Company has not maintained the various policies to be adopted as per listing SEBI

- (LODR) Regulations, 2015, SEBI (PIT) Regulations, 2015 and as per Companies Act, 2013 as may be applicable.
- xii. Relevant documents pertaining to dispatch of annual reports to the shareholder of the company were not made available to us during our audit and hence we are unable to comment on it.
- xiii. 100% Promoters holding are not in dematerialized form.

3. We further report that:

- i. The Board of Directors of the Company and other mandatory committee is not duly constituted with proper balance of Executive Directors, Non-Executive Directors.
- ii. Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- iii. Majority decision is carried through while there were no instances of capturing and recording dissenting members' views as part of the minutes.
- 4. We further report that there are adequate systems and processes in the company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

The Management has identified and confirmed the following law as specifically applicable to the Company:

- Factories Act, 1948;
- Labour laws and other incidental laws related to labour and employees appointed by the Company including those on contractual basis as relating to wages, gratuity, prevention of sexual harassment, dispute resolution, welfare, provident fund, insurance, compensation, etc.;
- iii. Industries (Development & Regulation) Act, 1991;
- iv. The Legal Metrology Act 2009
- v. With respect to Fiscal laws such as Income Tax, Professional Tax, Central Excise, Customs, Central Sales Tax & Local Sales Tax, etc., based on the information and explanation provided to us by the management and officers of the Company and certificates placed before the Board of Directors, we report that the Company was not in operation during the period of review.
- vi. Other local laws as applicable.

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

- Secretarial Standards issued by The Institute of Company Secretaries of India. Secretarial Standards with regard to meetings of Board of Directors (SS 1) and General Meeting (SS 2) issued by The Institute of Company Secretaries of India and made effective 1st July 2015;
- The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations - the Company has not complied with the requirements SEBI (LODR), Regulations 2015. The Company's shares are under the suspended group for penal reasons.

During the period under review the Company has complied with the provisions of the Acts, Rules, Regulations, Guidelines, Standards, etc. mentioned above, subjects to comments as above.

6. **I further report that:**

- the Company has not complied with the requirements under the Equity Listing Agreements entered into with BSE Limited; Not complied, as the company's shares are under BSE suspended group for penal reasons.
- ii. the Company has complied with the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 including the provisions with regard to disclosures and maintenance of records required under the said Regulations; Not applicable as the company's operations were closed during the financial year.
- iii. the Company has complied with the provisions of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 including the provisions with regard to disclosures and maintenance of records Required under the said Regulations; Not applicable as Company's operations were closed during the financial year.
- 7. I further report that based on the information received and records maintained there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

I further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines. It is however observed that there is delay / default in payment / deposit of Value Added Tax / Central Sales Tax / Excise Duty / and Provident Fund / ESI for the earlier years with the concerned authorities

I further report that during the audit period there were no specific events / actions having a major bearing on the Company's affairs.

For **Vijay S. Tiwari & Associates** Practicing Company Secretary

Vijay Tiwari Proprietor M. No. ACS33084 COP No. 12220

Place: Mumbai

Date:

Note: This report should be read with our letter of even date which is annexed as Annexure-I and forms an integral part of this report

Annexure I

To.

The Members GRAND FOUNDRY LIMITED

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

Management's Responsibility

 It is the responsibility of the Management of the Company to maintain secretarial records, devise proper systems to ensure compliance with the provisions of all applicable laws and regulations and to ensure that the systems are adequate and operate effectively.

Auditor's Responsibility

- Our responsibility is to express an opinion on these Secretarial records, Standards and procedures followed by the Company with respect to secretarial compliances.
- 3. We believe that audit evidence and information obtained from the Company's Management is adequate and appropriate for us to provide a basis for our opinion.
- 4. Whenever required, we have obtained the management's representation about the compliance of laws, rules and regulations and happening of events etc.
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis

Disclaimer

The Secretarial Audit Report is neither an assurance as to the future viability of the Company
nor of the Company nor of the efficacy or effectiveness with which the Management has
conducted the affairs of the Company.

For Vijay S. Tiwari & Associates

Practicing Company Secretary

Vijay Tiwari

Proprietor M. No. ACS33084 COP No. 12220

Place: Mumbai

Date:

ANNEXURE-III

Form No. MGT-9

EXTRACT OF ANNUAL RETURN As on the financial year ended on 31 March, 2018

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

I. REGISTRATION AND OTHER DETAILS:

i)	CIN: -	L99999MH1974PLC017655				
ii)	Registration Date:	August 1, 1974				
iii)	Name of the Company:	Grand Foundry Limited				
iv)	Category/Sub-Category of the Company:	Public Company/Limited by share				
v)	Address of the registered office and contact details:	327, 3rd Floor, Arun Chambers, Tardeo Mumbai 400034 Phone no. 022-23536316				
vi)	Whether listed company:	Yes				
vii)	Name, Address and Contact details of Registrar and Transfer Agent, if any:	Purva Sharegistry (India) Private Ltd , Unit no. 9 Shiv Shakti Ind. Estt. J .R. Boricha marg Opp. Kasturba Hospital Lane, Lower Parel (E) Mumbai 400 011 Email: helpdesk@computechsharecap.com				

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

SI No.	Name and Description of main products/ services	Product/ service	% of total turnover of the company
1	Bright Steel Bars	72285090	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES -

Sl. No.	NAME AND ADDRESS OF THE COMPANY	 HOLDING/ SUBSIDIARY/ ASSOCIATE	% of shares held	Applicable Section
1	N.A			

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

i) Category-wise Share Holding

Category of	No. of S	hares held the	at the begi year	inning of	No. of Shares held at the end of the year				% change
Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoters									
(1) Indian									
a) Individual/HUF	5716	1331574	1337290	12.82	1324576	13454	1338030	12.83	0.01
b) Central Govt.or	0	0	0	0.00	0	0	0	0.00	0
State Govt.	0		U	0.00	U U	U	U	0.00	U
d) Bank/FI	0	0	0	0.00	0	0	0	0.00	0
e) Any other	0	0	0	0.00	0	0	0	0.00	0
SUB TOTAL:(A) (1)	5716	1331574	1337290	12.82	1324576	13454	1338030	12.83	0.01
(2) Foreign									
a) NRI- Individuals	0	0	0	0	0	0	0	0	0
b) Government	0	0	0	0	0	0	0	0	0
c) Institutions	0	0	0	0	0	0	0	0	0
d) FPI	0	0	0	0	0	0	0	0	0
e) Any other	0	0	0	0	0	0	0	0	0
SUB TOTAL (A) (2)	0	0	0	0	0	0	0	0	0
Total Shareholding of Promoter (A)= (A)(1)+(A)(2)	5716	1331574	1337290	12.82	1324576	13454	1338030	12.83	0.01
B. PUBLIC SHAREHOLDING									
(1) Institutions	0	2000	2000	0.02	0	2000	2000	0.02	1
a) Mutual Funds	0	2000	2000	0.02	0	2000	2000	0.02	0
b) Venture Capital Fund	0	0	0	0.00	0	0	0	0.00	0
c) Alternative									
Investment Fund									
d) Foreign Venture									
Capital Investor								-	
e) Foreign Portfolio Investor									
f) Financial Institutions/	1400		1000	0.00	1.400		1000		+ _
Banks	1480	500	1980	0.02	1480	500	1980	0.02	0
f) Insurance Companies	0	3100	3100	0.03	0	3100	3100	0.03	0

Grand Foundary Limited

(h) Provident Fund/									
Pension Fund									
i) Others (specify)	0	0	0	0.00	0	0	0	0.00	0
SUB TOTAL (B)(1)	1480	5600	7080	0.07	1480	5600	7080	0.07	0
CG/State Government/									
President of India									
SUB TOTAL (B)(2)									
(3) Non Institutions									
(a)(i) Individual									
shareholders holding	4854317	2222394	7076711	67.85	4853691	2221794	7075485	67.84	0.01%
nominal share capital	4634317	2222394	/0/0/11	07.83	4033091	2221794	/0/3483	07.84	0.0170
upto Rs.2 lakhs									
(a)(ii) Individuals									
shareholders holding	1130278	0	1130728	10.84	1150781	0	1150781	11.03	0.19
nominal share capital in	1130276	U	1130726	10.04	1130761	0	1130701	11.03	0.19
excess of Rs. 2 lakhs									
(b) NBFCs registered									
with RBI									
(c) Employee Trust									
(d) Overseas Depositries									
(holding DRs)									
(Balancing fig.)									
c) Others (specify)	766607	112034	878641	8.42	746590	112034	858624	8.23	0.19
SUB TOTAL (B)(3)	6751202	2334428	9085630	87.11	6751062	2333828	9084890	87.10	0.01
Total Public									
Shareholding									
(B)=(B)(1)+(B)(2)+(B)	6752682	2340028	9092710	87.18	6752542	2340028	9091970	87.17	0
(3)	0702002	20 10020	7072710	07110	0702012	2010020	7071770	07117	
C. Shares held by									
Custodian for GDRs &									
ADRs	0	0	0	0.00	0	0	0	0.00	0
Grand Total	6758398	3671602	10430000	100.00	8077118	2352882	10430000	100.00	0
(A+B+C)	0700070	5571002	10150000	100.00	307,110		1010000	100.00	

2) Shareholding of Promoters

		Shareholding At The Beginning Of			Sharehold			
		The Year						
SN	Shareholder's Name	No. Of	% Of Total Shares Of	Pledged/	No of	% of total Shares of	% of Shares Pledged/	% change in share holding
		Shares	The Com-	Encum-	Shares	the Com-	encum-	during the
			pany	bered To Total		pany	bered to total	year.
				Shares			shares.	
1	ANA Computers Ltd.	129300	1.24	- Shares	-	-	-	1.24
2	Grand Iron & Wire Ltd	131860		-	-	-	-	1.26
3	Harshad N Mehta	7014	0.07	-	-	-	-	0.07
4	Heena Ashok Mehta	3800	0.04	-	3800	0.04	-	-
5	Jaiman A Mehta	1400	0.01	-	-	-	-	0.01
6	Jangla Multiple Steels Ltd	740100		-	-	-	-	7.10
7	Jayshree Kirti Mehta	500		-	-	-	-	0.00
8	King Steels Ltd.	317600		-	-	-	-	3.05
9	Kirti Anantrai Mehta	300		-	-	-	-	0.00
10	Mehta Kokila Harshad	3500		-	-	-	-	0.03
11	Namita Hiten Jangla	480		-	480		-	-
12	Minal Jangla	1436	0.01	-	409136	3.92	-	3.91
13	Kiran Jangla	-	-	-	422614	4.05	-	4.05
14	Dhirajlal Jangla	-	-	-	502000	4.81	-	4.81
	Total	1337290	12.82	-	1338030	12.83	-	0.01

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

SN	Particulars	I	Shareholding at the begin- ning of the year		Cumulative Shareholding during the Year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year	13,37,290	12.82%	1338030	12.83%	
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the	-	-	-	-	
	reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):					

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

Sr	For each of the	Shareholding ning of	of the begin- the year	l	Shares during year
No.	Top 10 shareholders	No of equity shares of Rs. 4/- each	%of total shares of the Company	No of equity shares of Rs. 4/- each	%of total shares of the Company
	At the Beginning of the year				
1	Dhanasekhar Attirala	406573	3.90	406573	3.90
2	Harvic Management Services Ltd	77524	0.74	77524	0.74
3	Sangita Garg	70170	0.67	70170	0.67
4	Bakliwal Financial Services (India)	68040	0.65	68040	0.65
5	Dineshbhai Tribhovandas Panwala	65375	0.63	687682	6.59
6	Aalok Chordia	60000	0.58	747682	7.17
7	Arihant Shyamsukha	56200	0.54	56200	0.54
8	Mohan Tradecom Company Pvt Ltd	53786	0.52	53786	0.52
9	Jayant H Modi	50000	0.48	50000	0.48
10	Deepak H Modi	50000	0.48	50000	0.48
	Date wise Increase/Decrease in Shareholding during the year specifying the reasons for increase/ decrease (eg. Allotment/transfer/bonus/sweat equity etc.	-	-	-	-
	At the end of the year (or on the date of separation, if separated during the year)				
1	Dhanasekhar Attirala	406573	3.90	406573	3.90
2	Harvic Management Services Ltd	77524	0.74	77524	0.74
3	Sangita Garg	70170	0.67	70170	0.67
4	Bakliwal Financial Services (India)	68040	0.65	68040	0.65
5	Dineshbhai Tribhovandas Panwala	65375	0.63	65375	0.63
6	Aalok Chordia	60000	0.58	60000	0.58
7	Arihant Shyamsukha	56200	0.54	56200	0.54
8	Mohan Tradecom Company Pvt Ltd	53786	0.52	53786	0.52
9	Jayant H Modi	50000	0.48	50000	0.48
10	Deepak H Modi	50000	0.48	50000	0.48

v) Shareholding of Directors and Key Managerial Personnel:-

SN	Shareholding of each Directors and each Key Managerial Personnel	Ü		Cumulative s during	Shareholding theYear
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year Minal Jangla- Woman Director Kiran Jangla - MD Dhirajlal Jangla - Chairman	1436	0.01	409136 422614 502000	3.92 4.05 4.81
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	-	-	-	-
	At the end of the year Minal Jangla- Woman Director Kiran Jangla - MD Dhirajlal Jangla - Chairman	409136 422614 502000	3.92 4.05 4.81		

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

	Outstanding Interest Due on Debentures	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year					
Principal Amount	9,80,000	NIL	NIL	NIL	9,80,000
ii) Interest due but not paid	1,87,70,527	NIL	NIL	NIL	1,87,70,527
iii)Interest accrued but not due	NIL	NIL	NIL	NIL	NIL
Total (i+ii+iii)	NIL	NIL	NIL	NIL	NIL
Change in Indebtedness during the					
financial year Addition Reduction	NIL NIL	NIL NIL	NIL NIL	NIL NIL	NIL NIL
Net Change	20,18,313	NIL	NIL	NIL	20,18,313
Indebtedness at the end of the financial year					
i) Principal Amount	9,80,000	NIL	NIL	NIL	9,80,000
ii) Interest due but not paid	2,07,88,840	NIL	NIL	NIL	2,07,88,840
iii)Interest accrued but not due	NIL	NIL	NIL	NIL	NIL
Total (i+ii+iii)		NIL	NIL	NIL	

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Sl. No.	Particulars of Remuneration	Name of MD/ WTD/ Manager	Total Amount
1	Gross salary		
	(a) Salary as per provisions contained in	-	-
	section 17(1) of the Income-tax Act, 1961		
	(b) Value of perquisites u/s 17(2) Income-tax	-	-
	Act, 1961		
	(c) Profits in lieu of salary under section 17(3)	-	-
	Income-tax Act, 1961	-	-
2	Stock Option	-	-
3	Sweat Equity	-	-
4	Commission		
	- as % of profit		
	- others, specify		
5	Others, please specify -PF	-	
	Total (A)		
	Ceiling as per the Act		

B. Remuneration to other directors: Not Applicable N.A

Sl. No.	Particulars of Remuneration	Name of Directors	Total Amount (in Rs.)

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD Not Applicable

	• •				
Sl No.	Particulars of Remuneration	Key M	anagerial P	ersonnel	Total
		CEO	CS	CFO	
1	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	-	1,52,292/- p.a. -	3,43,200/- p.a.	
2	Stock Option	Nil		Nil	Nil
3	Sweat Equity	Nil		Nil	Nil
4	Commission - as % of profit - others, specify	NIL NIL		Nil Nil	Nil Nil
5	Others, please specify				
	Total	NIL		3,43,200/- p.a.	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Type A. COMPANY	Section of the Companies Act	Brief Description	Details of Penal- ty/ Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
Penalty	Nil	Nil	Nil	Nil	Nil
Punishment	Nil	Nil	Nil	Nil	Nil
Compounding	Nil	Nil	Nil	Nil	Nil
B. DIRECTORS					
Penalty	Nil	Nil	Nil	Nil	Nil
Punishment	Nil	Nil	Nil	Nil	Nil
Compounding	Nil	Nil	Nil	Nil	Nil
C. OTHER OFFICERS IN DEFAULT					
Penalty	Nil	Nil	Nil	Nil	Nil
Punishment	Nil	Nil	Nil	Nil	Nil
Compounding	Nil	Nil	Nil	Nil	Nil

REPORT ON CORPORATE GOVERNANCE

(Pursuant to Schedule V of the SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015)

CORPORATE GOVERNANCE REPORT

(A) Company's Philosophy on Code of Corporate Governance

Corporate Governance is the combination of practices and compliance with laws and regulations leading to effective control and management of the Organization. We consider stakeholders as our partners in our success and remain committed to maximizing stakeholder value. Good Corporate Governance leads to long term stakeholder value.

GOVERNANCE STRUCTURE

The Corporate Governance structure at GFL is as follows:

- Board of Directors: The Board is entrusted with the ultimate responsibility of the management, directions and performance of the Company. As its primary role is fiduciary in nature, the Board provides leadership, strategic guidance, objective and independent view to the company's management while discharging its responsibilities, thus ensuring that the management adheres to ethics, transparency and disclosure.
- Committees of the Board: The Board has constituted the following Committees viz, Audit Committee, Remuneration and Nomination Committee, Risk Management Committee and the Stakeholders Relationship Committee).

Vigil Mechanism

Your Company has established a mechanism called 'Vigil Mechanism' for directors and employees to report to the appropriate authorities of unethical behavior, actual or suspected, fraud or violation of the Company's code of conduct or ethics policy and provides safeguards against victimization of employees who avail the mechanism. The policy permits all the directors and employees to report their concerns directly to the Chairman of the Audit Committee of the Company.

(B) Board of Directors

(i) Board Composition

The composition of the Board as on date is in accordance with the requirements of the corporate Governance code of Listing Agreement with the stock exchanges. The Board of Directors consists of optimal combination of Executive, Non-Executive and Independent directors. As on the date of report the Board comprised of Two Executive Directors and Three Non – Executive Directors. The Chairman of the Board is a Executive Director.

As on 08.08.2018, the constitution of the Board is as given below:

Director	Executive /		Number of othe	r
	Non- Executive/ Independent	Directorships*	Committee Memberships#	Committee Chairmanships#
Shri. Dhirajlal Jangla	Chairman, Executive	3	0	0

Shri. Kiran Jangla	Managing Director Executive	4	2	0
Shri. Bidhan Gujarati	Non-Executive, Independent	1	0	0
Shri. Naresh Goradia	Non-Executive Independent	0	2	2
Smt. Minal Jangla	Non-Executive, Independent	1	0	0
Shri. Bhanwarlal Sanghvi	Non-Executive, Independent	0	2	0

^{*} Other Directorships exclude Directorships held in Private Limited Companies and in Grand Foundry Limited.

#Committee of Directors includes Audit Committee and Stakeholder Relationship Committee of Directors only.

Notes:

Mr. Dhirajlal Jangla and Mr. Kiran Jangla are related to each other. Mr. Dhirajlal Jangla is the father of Mr. Kiran Jangla.

(ii) Board Meetings and Attendance of Directors

The Board meets at least once in a quarter to consider amongst other business the performance of the Company and quarterly financial results. When necessary, additional meetings are held. The Board meetings are generally held at the Registered Office of the Company at Mumbai. Agenda for each meeting along with explanatory notes are drafted and distributed well in advance to the Directors. Every Board Member is free to suggest the inclusion of items on the agenda.

There were Six Board Meetings during the year ended 31st March, 2018

29 th May,	13th July, 2017	11 th August,	19th Septem-	14th November,	15 th January,
2017		2017	ber, 2017 2017	2017	2018

The Table hereunder gives the attendance record of the Directors at the Board Meetings held during 2017-18 and the last AGM:

Name of the Directors	Number of Board Meetings held	Number of Board Meetings attended	Whether attended last AGM
Shri. Dhirajlal Jangla	6	6	Yes
Shri. Kiran Jangla	6	6	Yes
Shri. Bidhan Gujarati	6	6	Yes
Shri. Naresh Goradia	6	6	Yes

Smt. Minal Jangla	6	6	NO
Shri Bhanwarlal Sanghvi	6	6	Yes

(C) Board Committees

To enable better and more focused attention on the affairs of the corporation, the Board delegate particular matters to the committee set up for the purpose. The committees prepare the groundwork for decision making and report at the subsequent Board meeting. Currently, the Board has following Committees –

- 1. Audit Committee
- 2. Stakeholder Relationship Committee.
- 3. Nomination and Remuneration Committee
- 4. Risk Management Committee

The Board is responsible for the constitution, co-opting and fixing the terms of reference for Committee members of the said Committees.

(i) Audit Committee

Terms of reference

(a) Primary objectives of the Audit Committee

The Audit Committee of the Company inter-alia provides assurance to the Board on the adequacy of the internal control systems and financial disclosures. The primary objective of the Audit Committee (the "Committee") is to monitor and provide effective supervision of the management's financial reporting process with a view to ensure accurate, timely and proper disclosures and the transparency, integrity and quality of financial reporting.

The Committee oversees the work carried out in the financial reporting process – by the management, including the independent auditor – and notes the process and safeguards employed by each.

(b) Scope of the Audit Committee

- Provide an open avenue of communication between the independent auditor and the Board of Directors ("BoD")
- Recommending the appointment, re-appointment and if required the replacement or removal of statutory auditors, fixation of audit fees and also to approve the payment for other services.
- Meet Four times a year or more frequently as circumstances require. The Audit Committee
 may ask members of management or others to attend meetings and provide pertinent
 information as necessary.
- 4. Confirm and assure the independence of the external auditor
- 5. Review with independent auditor the co-ordination of audit efforts to assure completeness of coverage, reduction of redundant efforts and the effective use of all audit resources.
- 6. Consider and review with the independent auditor the adequacy of internal controls including the computerised information system controls and security.
- Reviewing with the management the Quarterly financial statements before submission to the Board for approval.
- 8. Reviewing with the management the annual financial statements before submission to the Board, focusing primarily on:
 - (a) Any changes in the accounting policies and practices

- (b) The going concern assumption
- (c) Compliance with accounting standards
- (d) Compliance with listing and other legal requirements concerning financial statements
- (e) Significant adjustment arising out of audit
- (f) Disclosure of any related party transactions.
- (g) Qualification in the draft audit report

9. Consider and review with the management and the independent auditor.

- (a) Significant findings during the year, including the status of previous audit recommendations,
- (b) Any difficulties encountered in the course of audit work including any restrictions on the scope of activities or access to required information.

10. Review of the following information:

- (a) Management discussion and analysis of the financial conditions and results of operations;
- (b) Statement of significant related party transactions submitted by the management;

The Management is responsible for the Company's internal controls and the financial reporting process. The independent auditors are responsible for performing an independent audit of the Company's financial statements in accordance with the applicable accounting standards and for issuing a report thereon. The Committee's responsibility is to monitor these processes. The Committee is also responsible to oversee the processes related to the financial reporting and information dissemination, in order to ensure that the financial statements are true, correct, sufficient and credible.

(c) Composition of the Audit Committee

The Audit Committee comprises of three Directors of which two are Independent Directors. The Audit Committee is constituted in accordance with the Corporate Governance Code of the Listing Agreement and the provisions of the Companies Act, 2013. The statutory auditors are invited to the Audit Committee Meetings whenever required. The quorum for the Audit Committee Meeting is two members.

The composition of the Audit Committee as on date is as follows:

Shri. Naresh Goradia - Chairman
 Shri. Kiran Jangla - Member
 Shri. Bhanwarlal Sanghvi - Member

(d) Audit Committee Meetings and Attendance during the financial year ended 31st March, 2018.

The Committee has recommended to the Board the appointment of M/s. Vijay V. Dedhia, Chartered Accountants, as the statutory and independent auditors of the Company for 4 Financial Year and that necessary resolution for appointing them as auditors be placed before the shareholders.

During the financial year ended 31st March, 2018, Five Audit Committee Meetings were held.

20th M 2017	12th I1 2017	14th Saptember, 2017	1.4th NI	1.5th T 2010
29th May, 2017	13th July, 2017	14" Saptember, 2017	14" November, 2017	15" January, 2018

The Table hereunder gives the attendance record of the Directors at the Board Meetings held during 2017-18 and the last AGM:

Name of the Directors	Number of Board Meetings held	Number of Board Meetings attended	Whether attended last AGM
Shri. Kiran Jangla	6	6	Yes
Shri. Naresh Goradia	6	6	Yes
Shri Bhanwarlal Sanghvi (Appointed on 14th Nov, 2017)	2	2	No

Note

Shri Bhanwarlal Sanghvi was appointed as the member of audit committee wef 14.11.2017. two audit Committee Meetings were held during the year in his tenure

(ii) Stakeholder Relationship Committee:

Composition:

The Stakeholder Relationship Committee is headed by a Non-Executive Director and consisted of the following members as on date of this report:

Shri. Naresh Goradia - Chairman
 Shri. Kiran Jangla - Member
 Shri. Bhanwarlal Sanghvi (Appointed wef 14.11.2017) - Member

During the year under review there were three Stakeholder Relationship Committee held which was attended by all the members.

14th September, 2017	14th November, 2017	15th January, 2018

Details of Compliance officer:

Name: Ms. Piyali Das

Designation: Company Secretary

Grand Foundry Limited

327, 3rd Floor, Arun Chambers,

Tardeo Mumbai 400034 Phone no. 022-23526317

Email id.: compliance@gfsteel.co.in

or

cs@gfsteel.co.in

Details of investor complaints received and redressed during the year 2017- 18 are as follows: Number of complaints received and redressed

The details of complaints received; cleared/pending during the financial year 2017-2018 are given below:-

No. of Complaints at the beginning of the year	No. of Complaints Received during the year	No. of Complaints Cleared/attended during the year	No. of Complaints at the end of year
NIL	NIL	NIL	NIL

Scope of the Shareholders Relationship Committee:

The said Committee inter-alia, deals with various matters relating to transfer/transmission of shares, issue of duplicate share certificate, investors' grievances and redressal mechanism and to recommend measures to improve the level of investor services.

iii. Nomination and Remuneration Committee

The Broad terms of reference of the Remuneration Committee is to ensure that the remuneration practices of the Company in respect of the Senior Executives are competitive keeping in view prevalent compensation packages so as to recruit and retain suitable individual(s) in such capacity. The Remuneration Committee of the Board of Directors comprise of:

Name of the director	Designation in the Committee	Nature of Directorship
Shri.Naresh Goradia	Chairman	Non- Executive Director
Shri. Bidhan Gujarati	Member	Non- Executive Director
Shri. Bhanwarlal Sanghvi	Member	Non- Executive Director

Nomination and remuneration Committee Meetings and Attendance during the financial year ended 31st March, 2018

During the year under reviebers.

14th September, 2017	14 th November, 2017	15th January, 2018

The Table hereunder gives the attendance record of the Directors at the Nomination and remuneration Committee Meetings held during 2017-18:

Name of the Directors	Number of Board Meetings held	Number of Board Meetings attended
Shri. Naresh Goradia	3	3
Shri Bhanwarlal Sanghvi	2	2
Shri Bhidhan Gujarati	3	3

Remuneration Policy:

The Remuneration policy of your Company is a comprehensive policy which is competitive, in consonance with the industry practices and rewards good performance of the employees of the Company. The policy ensures equality, fairness and consistency in rewarding the employees on the basis of performance against set objectives. The Company endeavors to attract, retain, develop and motivate a high performance workforce. The Company follows a compensation mix of fixed and variable pay. Individual performance pay is determined by business performance and the performance of the individuals measured through the annual appraisal process.

None of the director is paid any remuneration or sitting fees during the year 2017-2018. Presently, the Company does not have any stock option plan or performance linked incentives for its directors.

(iv) Risk Management Committee:

Composition:

The Risk Management Committee consisted of the following members as on date of this report:

1) Shri. Kiran Jangla - Chairman - Member 2) Shri. Dhirajlal Jangla 3) Shri, Bhanwarlal Sanghvi - Member

During the financial year ended 31st March, 2018, Three Nomination and remuneration Committee Meetings were held on.

14th September, 2017	14th November, 2017	15th January, 2018

The Table hereunder gives the attendance record of the Directors at the Risk Management Committee Meetings held during 2017-18:

Name of the Directors	Number of Board Meetings held	Number of Board Meetings attended
Shri. Kiran Jangla	3	3
Shri Dhirajlal Jangla	3	3
Shri Bhidhan Gujarati	3	3

(D) General Body Meetings:

Details of last three Annual General Meetings are given hereunder

Year	Date	Venue	Time	Details of Special Resolution
2014-2015	30/09/2015	327, 3 RD FLOOR, ARUN CHAMBERS, TARDEO MUMBAI 400034	11.00 am	In suppression of resolution passed at the AGM held on 30.09.2014 -Reduction of Face value of share from Rs.10 each to Rs. 4 each pursuant to BIFR order
2015-2016	30/09/2016	327, 3 RD FLOOR, ARUN CHAMBERS, TARDEO MUMBAI 400034	11.00 am	No Special Resolution
2016-17	29/09/2017	327, 3 RD FLOOR, ARUN CHAMBERS, TARDEO MUMBAI 400034	10.00 am	Appointment of Minal Jangla as Director of Company.

Extra Ordinary General Meeting:

During the year there was no Extraordinary General Meeting held.

Postal ballots - Procedure & Results

During the year, pursuant to the provisions of the Section 110 of the Companies Act, 2013, read with Companies (Management and Administration) Rules, 2014, the Company has not passed any resolutions through Postal Ballot:

No special resolution is proposed to be conducted through postal ballot.

Disclosures: **(E)**

(i) **Related Party Transactions:**

The Company has not entered into any transaction of material nature with the directors, their

relatives or management, which was in conflict with the interest of the Company. The Company has a policy on dealing with related party transactions which has been uploaded on our website at the link http://gfsteel.co.in/wp-content/uploads/2016/07/GFL-Related-Party-Transaction-Policy.pdf

(ii) Compliances by the Company:

Listing Fees for the BSE Limited and National Stock Exchange of India is pending for the payment. There is no non-compliance by the Company or any penalties, strictures imposed by the Stock Exchange, SEBI or any other statutory authority on any matter related to capital markets, during the last three years/period.

(iii) Whistle Blower Policy:

The Company has already put in place a mechanism for employees to report to the Management, concerns about unethical behavior, actual or suspected fraud or violation of the Companies Code of Conduct or Ethics Policy. The said Policy provides for adequate safeguards against victimization of employees who avail of the mechanism and also provides for direct access to the higher levels of supervisors, managers including the Audit Committee. None of the personnel of the Company has been denied access to the Audit Committee. The Whistle Blower Policy is displayed on the Company's website viz. http://gfsteel.co.in/wp-

(iv) Details of mandatory & non-mandatory requirements:

The Company has complied with the mandatory requirements of the Corporate Governance of erstwhile Clause 49 of the Listing Agreement and the Listing Regulations relating to Corporate Governance. The Company has not implemented the non-mandatory requirements enlisted by way of annexure to erstwhile Clause 49 of the Listing Agreement and the Listing Regulations.

(F) Means of Communication to Shareholders:

Website	Your Company maintains a website www.gfsteel.co.in wherein there is a dedicated section for Investors to avail all the information required by them. The website provides details, inter alia, about the Company, quarterly financial results, annual reports, shareholding pattern, contact details etc.
Quarterly/Annual Financial Results	The annual, half-yearly and quarterly results are generally published in "Financial Express" and "Nav Shakti" in accordance with Regulation 47 of the Listing Regulations. The results are also displayed on the website of the Company www.gfsteel.co.in shortly after its submission to the Stock Exchanges.
Stock Exchanges	As per the Listing Regulations all periodical information, including the statutory filings and disclosures, are sent to BSE and NSE. The filings required to be made under the Listing Regulations; including the Shareholding pattern and Corporate Governance Report for each quarter are also filed on BSE Listing Centre and NSE Electronic Application Processing System (NEAPS). News and updates as required under Regulation 30 of the Listing Regulations are sent to BSE and NSE within the required time frame and is also placed on the website of the Company www.gfsteel.co.in

(G) General Shareholders' Information:

(i)	CIN	L74999MH1985PLC035047
(ii)	Date, time and venue of Annual General Meeting of Shareholders	27 th September 2018, 10.00 A.M. GOLD COINS, 6- ARUN CHAMBERS, NEXT TO A/C MARKET, TARDEO ROAD, MUMBAI-400034
(iii)	Financial Year/ Financial Calendar (tentative and subject to change)	The financial year of the company starts from April 1st and ends on March 31st of the succeeding year. Financial reporting for quarter ended June 30, 2017 : By August 14, 2017 September 30, 2017 : By February 14, 2017 December 31, 2017 : By February 14, 2018 March 31, 2018 : By May 30,2018 Annual General Meeting for year ended March 31, 2018 – By September 27, 2018.
(iv)	Dates of book closures	21st September 2018 to 27 th September 2018 (both days inclusive)
(v)	Rate of Dividend and dividend declaration date	No Dividend has been declared
(vi)	Registered Office	327, 3 rd Floor, Arun Chambers, Tardeo Mumbai -400034 Tel. No.: 022 – 23526316
(vii)	Listing on stock exchanges	The Equity Shares of the Company are listed on ("BSE") BSE Limited 25th floor, P. J. Towers, Dalal Street, Mumbai 400 001 and ("NSE") The National Stock Exchange of India Limited. Exchange Plaza, C-1, Block G Bandra Kurla Complex Bandra (East), Mumbai 400 051. The Listing fee to BSE Limited and NSE is pending for the payment.
(viii)	Stock Exchange Code	513343 (BSE Limited) GRANDFONRY (The National Stock Exchange Limited)
(ix)	Registrar To An Issue And Share Transfer Agents	Purva Sharegistry (India) Private Ltd Unit no. 9 Shiv Shakti Ind. Estt. J.R. Boricha marg Opp. Kasturba Hospital Lane Lower Parel (E) Mumbai 400 011.
(x)	Share Transfer System	Transfers in physical form are registered by the Registrar and Share Transfer Agents, M/s. Purva Sharegistry (India) Private Ltd within 15 days of receipt of documents complete in all respects. Invalid share transfers are returned within 15 days of receipt. The Stakeholders Relationship committee meets as and when required. (Depending upon share transfers received)
(xi)	Dematerialisation of shares and liquidity	The Company has established connectivity with Central Depository Services (India) Limited and National Securities Depository Limited for dematerialisation of shares and the same are available in electronic segment under ISIN No. INE534A01010. 8077118 equity shares representing 77.44% of the total Equity Capital of the company are held in dematerialized form while representing 22.56 % are held in physical format.

(xii)	Reconciliation of Share Capital Audit	As stipulated by SEBI, a practicing Company Secretary carries out Secretarial Audit to reconcile the total admitted capital with NSDL and CDSL and the total issued and listed capital. The audit is carried out every quarter and the report thereon is submitted to the Stock Exchanges. The audit confirms that the total listed and paid-up capital is in agreement with the aggregate of the total number of shares in physical
		form and the total number of shares in dematerialized form (held with NSDL and CDSL). The present RTA of the company is Purva Sharegistry India Private limited.
(xiii)	Outstanding GDRs/ ADRs/ Warrants or any Convertible Instruments, conversion date and likely impact on equity.	As on 31st March, 2017 there are no outstanding GDR's/ADR's / Warrants or any convertible instruments likely to impact the equity share capital of the Company.
(xiv)	Plant location	The Company does not have any plant.
(xv)	Address for Investor Correspondence	Purva Sharegistry (India) Private Ltd Unit no. 9 Shiv Shakti Ind. Estt. J.R. Boricha marg Opp. Kasturba Hospital Lane Lower Parel (E) Mumbai 400 011.
		Phone no: 022 2301 6761 email:busicomp@gmail.com Mr. Kiran Jangla Director Grand Foundry Limited
		327, 3RD Floor, Arun Chambers, Tardeo Mumbai -400034

(xvi) Stock Market price data

There was no trading done during the year under review

(xvii) Distribution of Shareholding as on March 31, 2018:

Share holding of Nominal value of	Number	% to total	In rs.	% to total
UPTO 5,000	21996	90.53	29475890	28.26
5,001 - 10,000	1255	5.17	10898290	10.45
10,001 - 20,000	523	2.15	8608220	8.25
20,001 - 30,000	170	0.70	4525260	4.34
30,001 - 40,000	63	0.26	2321150	2.23
40,001 - 50,000	99	0.41	4855230	4.66
50,001 - 1,00,000	120	0.49	9566990	9.17
1,00,001 AND ABOVE	70	0.29	34048970	32.65
Total	24296	100	104300000	100

(xviii) Shareholding as on March 31, 2018:

Sr.	Category & Name of the Shareholders (I)	No. of fully paid up equity shares held (IV)	Shareholding as a % of total no. of shares (calculated as per SCRR, 1957) (VIII) As a % of (A+B+C2)
A			
(1)	Indian		
(a)	Individuals/Hindu undivided Family	1338030	12.83
(b)	Central Government/ State Government(s)	-	-
(c)	Financial Institutions/ Banks	-	-
(d)	Any Other (specify)	-	-
	Sub-Total (A)(1)	1338030	12.83
(2)	Foreign		
(a)	Individuals (NonResident Individuals/ Foreign Individuals)	-	-
(b)	Government	-	-
(c)	Institutions	-	-
(d)	Foreign Portfolio Investor	-	-
(e)	Any Other (specify)	-	-
	Sub-Total (A)(2)		
(1)+(A	`x`- ´-	1338030	12.83
В	Table III - Statement showing shareholding pattern of	the Public sharel	ıolder
(1)	Institution		r
(a)	Mutual Funds	2000	0.02
(b)	Venture Capital Funds		
(c)	Alternate Investment Funds		
(d)	Foreign Venture Capital Investors		
(e)	Foreign Portfolio Investors		
(f)	Financial Institutions/ Banks	1980	0.02
(g)	Insurance Companies	3100	0.03
(h)	Provident Funds/ Pension Funds		
(i)	Any Other (specify)		
	Sub-Total (B)(1)	7080	0.07

(2)	Central Government/ State Government(s)/ President of India	
	Sub-Total (B)(2)	

(3)	Non-institutions		
(a(i))	Individuals - i.Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	7075485	67.84
(a(ii))	Individuals - ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	1150781	11.03
(b)	NBFCs registered with RBI		
(c)	Employee Trusts		
(d)	Overseas Depositories (holding DRs) (balancing figure)		
(e)	Any Other (specify)	858624	8.23
	Sub-Total (B)(3)	9084890	87.10
	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)	9091970	87.17
C			
(1)	Custodian/DR Holder - Name of DR Holders (If Available)	-	1
	Employee Benefit Trust (under SEBI (Share based		
(2)	Employee Benefit) Regulations, 2014)	-	-
,	Total NonPromoter- Non Public Shareholding (C) = (C) (1)+(C)(2)	_	-
	Total (A+B+C2)	10430000	100.00
	Total (A+B+C)	10430000	100.00

MANAGEMENT DISCUSSION AND ANALYSIS

a) INDUSTRY STRUCTURE AND DEVELOPMENTS:

Our Company is engaged in the business of manufacturing Bright Steel Bars and wires and is in the market to sell domestically and in exports since 1974. The Quality control and manufacturing process consist of in-house treatment and has standard quality name for more than 2 decades. Due to financial constraints, the company is being depending on business of processing steel on job work basis to maintain better economics and has successfully been able to achieve job work production. The Company also has indulged in the special heat treatment job in order to establish future market of Hardened & Tempered steel for exports as well as domestic, which will pave the path of revival and re-instating the strength of the company.

DOMESTIC MARKET: -

There has been a substantial change of steel requirement in the domestic as well as international market for the consumption of Bright Steel Bars and wires. Majority of Bright Steel Bars and wires are used for making the various kinds of components for Automotive industry, Machinery manufacturing industry, Dairy & food processing industry, chemical and fertilizer industry, electronics and electrical appliances industry along with computer industry. Due to global interaction and industrial change in domestic market, various companies have invested especially in automobile industry and electrical appliances industry along with computer industry.

As your company has been well versed with international business, quality specifications, end market trends, which will be convenient and easy for the company to capture such trends. Various trial orders and sample approvals and certain bulk supplies have been established during the year to continue the pace with domestic market.

INTERNATIONAL MARKET: -

The Company is well established for selling and marketing Stainless Steel Bright Bars internationally in most of the developing countries and has maintained their market share. In the international scenario for Stainless Steel Bright Bars business has been on the greater recessionary trend for few years due to which the company has to go through the constant survival problems. But, at the same time, due to long term standing in the market, the company has been able to maintain its market outside India for Stainless Bright Bars and capturing orders and executing the same with the various financial arrangements. Short term spurts of improved demand have been affecting the company to regain its position from time to time in the international market, but the consistent improvement has been lacking in the international market since long time. The company has still been able to remain in the market even with these trends as well recessionary trends. As known worldwide, Indian steel has faced a lot of antidumping suits for Bright Steel Bars from European Community, U.S.A., Canada, the company has successfully been able to fight such anti-dumping petition and retain reasonable supplies to these countries and struggle to retain its position even at low profitability.

b) <u>OPPORTUNITIES AND THREATS</u> <u>OPPORTUNITIES</u>

The Company is engaged in the business since more than four decades and has expertise for marketing and quality maintenance of international quality standards for more than 2 decades and enjoys the market share in developed countries like United States and European market.

THREATS

As the major product of the company is made of Stainless Steel carrying high nickel (metal) which is a sensitive item quoted in LME (London Metal Exchange), the fluctuation may affect the business opportunities and its profitability.

As company's major business is depending on exports the fluctuation in foreign currency may also affect the profitability.

c) SEGMENT-WISE PERFORMANCE

The Company has in the last fews years developed various heat treatment processes and successfully supplied commercial lots of heat-treated bars to specific standards in the international market in American, German standards. The scope of business is huge and normal, as this product is utilized and acceptable for various applications in the Engineering industries including Petro Chemical, Oil & Natural gas and Automotive industries worldwide. The company is looking for better profitability business and this kind of supplies keeping the edge over the other competitors. Stringent quality standards and method of processing has been introduced to achieve better reliability and traceability for these kind of products which is mandatory for extending marketing. The international players and competitors for such products are from Italy, Spain and Korea, but with such renowned and established competitors, the company has been able to stand in the international market, establishing its product range internationally.

d) OUTLOOK

The manufacturing facility of the company has been now fully in operation. The Company is currently earning income from outsourcing, manufacturing & marketing exports and earning commission income from the same & doing dedicated job processing for M/s Sunflag Iron & Steel Ltd well known Manufacturer of Alloy & Special Steel.

e) INTERNAL CONTROL SYSTEMS

The Company has adequate Internal Control systems, which provide, inter-alia, reasonable assurance of recording the transactions of its operations in all material respects and providing protection against misuse or loss of Company assets.

f) FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

During the previous year the major source of income consisted of exports /sales whereas in the current year commission has been derived from the exports/sales passed onto fellow industries to maintain the marketing strength of the company.

CERTIFICATE ON CORPORATE GOVERNANCE

To, The Members of Grand Foundry Limited.

We have examined the compliance of conditions of Corporate Governance by Grand Foundry Limited (the Company) for the year ended March 31, 2018, as stipulated in Chapter V of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 pursuant to the Listing Agreement of the said Company with the Stock Exchange.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Regulation of the said Company with the Stock Exchange Limited.

We further state that this certificate 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 and on behalf of Vijay V Dedhia & Co

Place: Mumbai Vijay Dedhai Partner Date: Aug 28, 2018 Membership No.: 111439W

INDEPENDENT AUDITOR'S REPORT

To the Members of GRAND FOUNDRY LIMITED Mumbai.

Report on the Ind AS Financial Statements

We have audited the accompanying financial statements of **GRAND FOUNDRY LIMITED** ("the Company"), which comprise the Balance Sheet as at March 31, 2018, the Statements of Profit and Loss and Cash Flow for the year then ended, and a summary of the significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Ind AS, of the financial position of the Company as at March 31, 2018, and its Profit and its cash flows for the year ended on that date.

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016, issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act (the "Order"), and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanations given to us, we give in the **Annexure I** a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
- We have sought and 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 it appears from our examination of those books.
- the Balance Sheet, the Statement of Profit and Loss and Cash Flow dealt with by this Report are
 in agreement with the books of account;
- In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (as amended);
- e. On the basis of written representations received from the directors as on March 31,2018 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2018, from being appointed ds a director in terms of Section 164(2) of the Act.
- f. With regard to the adequacy of internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, we provide a report in **Annexure** II for the matters specified therein.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014(as amended), in our opinion and to the best of our information and according to the explanations given to us:
 - The Company does not have any pending litigations which would impact its financial position;
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

ANNEXURE I REFERRED TO IN PARAGRAPH 9 OF OUR REPORT OF EVEN DATE

i) Fixed Assets

- The company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets;
- According to the information and explanation given to us, the title deed of immovable property is held in the name of the Company

ii) Inventory

The Company has inventory as it is not a service provider. Accordingly, the provision of clause (ii) of para 3 of the Companies (Auditor's Report) Order, 2016 is applicable. The inventory has been physically verified at proper intervals.

iii) Loans granted to parties covered in register maintained u/s 189

As informed, the Company has granted any loans, secured or unsecured to companies, or other parties covered in the register maintained under Section 189 of the Companies Act. Accordingly, the provision of clause of Para 3 of the Companies (Auditor's Report) Order, 2016 are applicable. The terms on conditions of the loan are not prejudicial to the company's interest.

iv) Compliance with the provisions of Section 185 and 186 of the Companies Act, 2013 with respect to Loans, Investments, Guarantees and Security

As informed, the Company has granted loan, not given any guarantee and has provided security in connection with any loan and hence the compliance of the provisions of Section 185 and 186 of the Companies Act, 2013 is applicable and hence commented upon. However the loans granted, the term and condition of the loans are not prejudicial to the interest of the Company.

As informed, the company has investments during the year and the compliance of the provisions of Section 186 of the Companies Act, 2013 is applicable ,the company has disclosed full particulars of the investment made in the financial statement.

v) Public Deposits

In our opinion and according to the information and explanation given to us, the company has not accepted deposits. Accordingly, the provision clause (v) of para 3 of the Companies (Auditor's Report) Order, 2016 is not applicable and hence not commented upon.

vi) Cost Records

On facts, the requirement of clause (vi) of para 3 of the Companies (Auditor's Report) Order, 2016 is not applicable in case of the Company and hence not commented upon.

vii) Statutory dues

- a) The company is regular in depositing undisputed statutory dues including income-tax, service tax, and any other statutory dues with the appropriate authorities and there are no arrears of outstanding statutory dues as at the last day of the financial year concerned for a period of more than six months from the date they became payable.
- b) As per the information and explanation given to us, there are no dues of Income Tax, Service Tax, Sales Tax, Custom duty, Excise duty and cess which have not been deposited on account

of dispute.

viii) Dues to financial institutions, banks, Government and debenture holders

Based on the records examined by us and according to the information and explanations given to us, the Company has borrowed any loans from any financial institution, banks, government or debenture holders as at the Balance Sheet date. Accordingly, the provision of clause (viii) of para 3 of the Companies (Auditor's Report) Order, 2016 is applicable. The company has not defaulted in payment of loans or borrowing to financial institution.

ix) Utilisation of proceeds raised by way of Initial Public Offer or further public offer

The Company has not raised any money by way of initial public offer or further public offer (including debt instruments) and term loans. Accordingly, the provision of clause (ix) of para 3 of the Companies (Auditor's ,Order, 2016 is not applicable and hence not commented upon.

x) Frauds

During the course of our examination of the books and records of the Company, carried out in accordance with generally accepted accounting practices and according to the information and explanations given to us, we have neither come across any instances of fraud by the Company or any fraud on the Company by its officers or employees were noticed or reported during the year.

xi) Managerial Remuneration

As informed, the company being a Private Limited Company, the provisions of Section 197 and the Schedule V to the Companies Act, 2013 with respect to obtaining requisite approvals for payment of managerial remuneration is not applicable. Accordingly, the provision of clause (xi) of para 3 of the Companies (Auditor's Report) Order, 2016 is not applicable and hence not commented upon.

xiii) Nidhi Company

The company is not a Nidhi Company. Accordingly, the provision of clause (xii) of para 3 of the Companies (Auditor's Report) Order, 2016 is not applicable and hence not commented upon. xiv)Related Party Transactions

Based on the records examined by us and according to the information given to us, the Company has complied with the provisions of Sections 177 and 188 of the Companies Act, 2013 with respect to the transactions with the related parties and the details of such transactions have been disclosed in the Financial Statements as required by the applicable Accounting Standards (AS-18). The provisions of Section 177 of the Companies Act, 2013 is not applicable to the Company, being a Private Limited Company.

xv) Preferential Allotment / Private Placement

Based on the records examined by us and according to **the** information given to us, the Company has not made any Preferential Allotment or Private Placement of shares or fully or partly convertible debentures. Accordingly, the provision of clause (xiv) of para 3 of the Companies (Auditor's Report) Order, 2016 is not applicable and hence not commented upon.

xvi) Non-cash transactions

Based on the records examined by us and according to the information given to us, the Company has not entered into any non-cash transactions with the Directors or persons connected with him. Accordingly, the provision of clause (xv) of para 3 of the Companies (Auditor's Report) Order, 2016 is not applicable and hence not commented upon.

xvii) Registration under Section 45-IA of the RBI Act, 1934

The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the provisions of Clause 3(xvi) of the Order are not applicable to the Company.

For VIJAY V DEDHIA & CO

Chartered Accountants F. R., No.: 111439W

Vijay V Dedhia Mem. No.:042197

Place : Mumbai Date : 29th May 2018

ANNEXURE IITO THE INDEPENDENT AUDITOR'S REPORT — MARCH 31, 2018 (Referred to in our report of even date)

REPORT ON THE INTERNAL FINANCIAL CONTROLS UNDER CLAUSE (I) OF SUBSECTION 3 OF SECTION 143 OF THE ACT:

We have audited the internal financial controls over financial reporting of GRAND FOUNDRY LIMITED ("the Company") as of March 31, 2018 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS:

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

AUDITORS' RESPONSIBILITY:

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal controls based on the assessed risk. 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. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial control system over financial reporting.

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING:

A company's internal financial controls over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations

of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL

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

OPINION:

In our opinion, the Company has, in all material respects, an adequate internal financial control system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2018, based on the internal controls over financial reporting criteria established by the Company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by ICA'.

For VIJAY V DEDHIA & CO

Chartered Accountants F. R., No.: 111439W

Vijay V Dedhia Mem. No.:042197

Place : Mumbai Date : 29th May 2018

BALANCE SHEET AS AT 31ST MARCH 2018

Particulars	Sch. No.	AS AT 31ST	AS AT 31ST	AS AT 25TH
raruculars	SCII. NO.	MARCH 2018	MARCH 2017	MARCH 2016
			RS.	RS.
I. EQUITY AND LIABILITIES				
(1) Shareholder's Funds				
(a) Share Capital	1	417,20,000	417,20,000	417,20,000
(b) Reserves and Surplus	2	-1066,38,712	-1061,36,199	-1125,76,130
		-649,18,712	-644,16,199	-708,56,130
(2) Non-Current Liabilities				
(a) Long-Term Borrowings	3	882,44,520	1059,76,111	810,02,823
Loan from Debentures		9,80,000	9,80,000	9,80,000
(b) Deferred Tax Liabilities (Net)			55,34,074	107,56,148
		892,24,520	1124,90,185	927,38,971
(3) Current Liabilities				
(a) Trade Payables	4	597,91,789	351,64,982	122,16,110
(b) Other Current Liabilities	5	31,86,707	110,23,745	109,85,817
(c) Short-Term Provisions	6	2,99,461	2,08,915	2,96,049
		632,77,957	463,97,642	234,97,976
Total Equity & Liabilities		875,83,765	944,71,628	453,80,817
II.ASSETS				
(1) Non-Current Assets				
(a) Fixed Assets (Tangible)				
Tangible Assets	7	358,52,249	37486638	448,74,020
(b) Long term loans and advances		-	-	0
(c) Deferred Tax Assets (Net)		77,28,364	-	0
		435,80,613	374,86,638	448,74,020
(2) Current Assets				
(a) Inventories		-	420,29,695	
(a) Trade receivables	8	398,66,267	132,74,026	33,723
(b) Cash and cash equivalents	9	4,10,189	1,45,181	99,537
(c) Short-term loans and advances	10	37,26,696	15,36,087	3,73,537
		440,03,152	569,84,989	5,06,797
Total Assets		875,83,765	944,71,628	453,80,817
NOTES TO ACCOUNTS	19			

As per our Report of even date.

FOR VIJAY V DEDHIA & CO CHARTERED ACCOUNTANTS

FRN.: 111439W

FOR GRAND FOUNDRY LTD

Kiran D Jangla, Managing Director

Dhirajlal B.Jangla, Chairman

VIJAY V DEDHIA

Membership No.: 042197

Mumbai

Dated: 29th May, 2018

PROFIT AND LOSS STATEMENT FOR THE YEAR ENDED ON 31ST MARCH, 2018

			Figures as	Figures as
Sr.	Particulars	Sch. No.	as on	as on
No	rarticulars	Scii. No.	31 March 2018	31 March 2017
			Rs.	Rs.
I	Revenue from operations	11	1312,49,060	246,83,353
II	Other Income	12	5,59,976	13,01,110
III	III. Total Revenue (I +II)		1318,09,036	259,84,463
IV	Expenses:			
	Consumption of Raw Materials			
	Purchase - Consumables	13	1452,43,028	84,58,115
	Employee Benefit Expense	14	15,18,519	14,07,431
	Financial Costs	15	22,56,954	19,24,206
	Depreciation and Amortization Expense		8,75,334	16,49,235
	Other Expenses	16	41,10,140	111,77,618
	Total Expenses (IV)		1540,03,975	246,16,606
V	Profit/(Loss) before exceptional and extraordinary items and Tax	(III - IV)	-221,94,939	13,67,857
VI	Exceptional Items	18	18,49,192	_
VII	Profit/(Loss) before extraordinary items and tax (V - VI)		-240,44,131	13,67,857
VIII	Extraordinary Items		103,38,834	_
IX	Profit/(Loss) before tax (VII - VIII)		-137,05,297	13,67,857
X	Tax expense:		,,	,,
	(1) Current tax		_	-1,50,000
	(2) Earlier year Taxes		59.654	-,,
	(3) Deferred tax		132,62,438	52,22,074
	Profit(Loss) from the year from continuing	(*** **)		
XI	operations	(IX-X)	-5,02,513	64,39,931
XII	Profit/(Loss) from discontinuing operations			
XIII	Tax expense of discounting operations			
VIV	Profit/(Loss) from Discontinuing operations			
XIV	(XII - XIII)			
XV	Profit/(Loss) for the year (XI + XIV)		-5,02,513	64,39,931
XVI	Earning per equity share:		, ,	, ,
	(1) Basic		0	1
	(2) Diluted		0	1
Sched	ules referred to above and notes attached there to fo	rm an integ	ral part of Profit &	Loss Statement

Schedules referred to above and notes attached there to form an integral part of Profit & Loss Statement This is the Profit & Loss Statement referred to in our Report of even date.

As per our Report of even date.

FOR VIJAY V DEDHIA & CO

FOR GRAND FOUNDRY LTD

CHARTERED ACCOUNTANTS FRN.: 111439W

Dhirajlal B.Jangla, Chairman

VIJAY V DEDHIA Membership No.: 042197 Kiran D Jangla, Managing Director

Mumbai

Dated: 29th May, 2018

CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2018

	31.03.2018	31.03.2017	31.03.2016
Cash Flow from Operating Activities			
Net Profit Before Tax & Extraordinary Items	-221,94,939	13,67,857	-128,40,477
Adjustments			
Depreciation	8,75,334	16,49,235	19,81,479
Loss on sale of asset	3,73,655	63,147	
Operating Profit Before Working Capital Charges	-209,45,950	30,80,239	-108,58,998
Adjustment for			
Interest and Finance Charges	22,56,954	19,24,206	17,64,961
Trade and other receivable	55,18,482	-564,32,548	13,48,187
Trade and other payable	168,80,315	228,99,666	104,55,642
Cash Generated from Operations	37,09,801	-285,28,436	27,09,792
Taxes Paid	-13202784	-50,72,074	-
Cash Flow before Extraordinary Items	169,12,585	-234,56,362	27,09,792
Prior Period Income			0
Extraordinary Items	84,89,642	0	-5,14,609
Net Cash Flow from Operating Activities (a)	254,02,227	-234,56,362	21,95,183
Cash Flow from Investing Activities			
(Increase) / Decrease in Investment			0
Sale/Purchase of Fixed Assets (Net)	3,85,400	56,75,000	0
Net Cash Flow from Investing Activities (b)	3,85,400	56,75,000	0
Cash Flow from Finance Activities			
Increase / (Decrease) in Unsecured Loans	-232,65,665	197,51,214	-4,32,442
Interest and Finance Charges	-22,56,954	-19,24,206	-17,64,961
interest and i mance charges	-22,30,934	-19,24,200	-17,04,901
Net Cash Flow from Financing Activities (c)	-255,22,620	178,27,008	-21,97,403
Net Cash & Cash Equivalents $(a + b + c)$	2,65,007	45,644	-2,220
Opening Cash Balance	1,45,181	99,537	1,01,757
Closing Cash Balance	4,10,189	1,45,181	99,537
-			,

Notes: - a) Previous years figures are regrouped, re-classified and rearranged wherever necessary to make them comparable with the current years figures.

As per our Report of even date.

FOR VIJAY V DEDHIA & CO CHARTERED ACCOUNTANTS

FRN.: 111439W

FOR GRAND FOUNDRY LTD

Dhirajlal B.Jangla, Chairman

VIJAY V DEDHIA Kiran D Jangla, Managing Director

Membership No.: 042197

Mumbai

Dated: 29th May, 2018

AUDITORS REPORT

We have examined the above Cash Flow Statement of Grand Foundry Ltd. derived from Audited Financial Statements and the Books and records maintained by the Company for the year ended on 31st March 2018 and found the same in agreement therewith.

FOR VIJAY V DEDHIA & CO CHARTERED ACCOUNTANTS

FRN.: 111439W

VIJAY V DEDHIA

Membership No.: 042197

Mumbai

Dated: 29th May, 2018

FOR GRAND FOUNDRY LTD

Dhirajlal B.Jangla, Chairman

Kiran D Jangla, Managing Director

Schedules Forming Integral Part of the Balance Sheet as at 31st March 2018

Schedule: 1 Share Capital

Sr. No	Particulars	AS AT 31ST MARCH	AS AT 31ST MARCH	AS AT 31ST MARCH
		2018	2017	2016
		Rs	Rs	Rs
1	AUTHORIZED CAPITAL			
	3,00,00,000 Equity Shares of Rs. 10/- each.	3000,00,000	3000,00,000	3000,00,000
	(P.YR.3,00,00,000 Equity Shares of Rs.10/-each)			
	100,000 15% Preference Shares of Rs. 10/- each	10,00,000	10,00,000	10,00,000
		3010,00,000	3010,00,000	3010,00,000
2	ISSUED, SUBSCRIBED & PAID UP CAPITAL			
	1,04,30,000 Equity Shares of Rs.4/-each (includes			
	59,80,000			
	Equity Shares issued as Bonus shares of which			
	10,00,000 Equity			
	Shares of which 10,00,000 Equity Shares alloted			
	as Bonus Shares			
	by capitalising general reserves in 1989-90;	417,20,000	417,20,000	417,20,000
	Total in ₹	417,20,000	417,20,000	417,20,000

Sr.		AS AT 31ST	AS AT 31ST	AS AT 31ST
No	Particulars	MARCH	MARCH	MARCH
110		2018	2017	2016
2(b)	Details of shareholders holding more than 5%	No. of shares	No. of shares	No. of shares
2(0)	equity Shares in the Company on reporting date:	% of Holding	% of Holding	% of Holding
	UPTO 5000	6059196	6059196	6059196
		58.09%	58.09%	58.09%
	5001-10000	942671	942671	942671
		9.04%	9.04%	9.04%
	10001-20000	778925	778925	778925
	10001-20000	7.47%	7.47%	7.47%
	50001 100000	1007395	1007395	1007395
	50001-100000	9.66%	9.66%	9.66%
	100001 0000000	769973	769973	769973
	100001-9999999	7.38%	7.38%	7.38%

Sche	Schedule : 2 Reserve & Surplus						
Sr.		AS AT 31ST	AS AT 31ST	AS AT 31ST			
	Particulars	MARCH	MARCH	MARCH			
No		2018	2017	2016			
		Rs	Rs	Rs			
1	Capital Reserve	71,99,500	71,99,500	71,99,500			
2	Capital Redemption Reserve	11,000	11,000	11,000			
3	Share Premium reserve	46,71,500	46,71,500	46,71,500			
4	Debenture Redeemption Reserve	8,82,000	8,82,000	8,82,000			
5	Profit and Loss Account :						
	Balance brought forward from previous year	-1189,00,199	-1253,40,130	-1119,85,044			
	Add: Profit/(Loss) for the period	-5,02,513	64,39,931	-133,55,086			
		-1194,02,712	-1189,00,199	-1253,40,130			
	Total in ₹	-1066,38,712	-1061,36,199	-1125,76,130			

	dule : 3 Long Term Borrowings	AS AT 31ST	AS AT 31ST	AS AT 31ST
Sr.	n 4 1			
No	Particulars	MARCH	MARCH	MARCH
110		2018	2017	2016
		Rs	Rs	Rs
1	Term Loan -Unsecured			
	- From Promotors	874,44,242	1024,66,796	759,66,308
	- Zenith Ltd	6,66,930	24,00,000	24,00,000
	Term Loan -Secured			
	CAR LOAN	1,33,348	6,09,317	9,11,515
	Total in ₹	882,44,520	1054,76,113	792,77,823

Sche	Schedule : 3-A Advances from customers				
Sr.		AS AT 31ST	AS AT 31ST	AS AT 31ST	
No	Particulars	MARCH	MARCH	MARCH	
110		2018	2017	2016	
		Rs	Rs	Rs	
1	D H EXPORTS PVT LTD	-	4,99,998	-	
2	Subvijay International Pvt Ltd	-	-	17,25,000	
	Total in ₹	0	4,99,998	17,25,000	

Sr. No	Particulars	AS AT 31ST MARCH 2018	AS AT 31ST MARCH 2017	AS AT 31ST MARCH 2016
	-Sundry Creditors for Materiel/Supplies	Rs 578,65,075	Rs 332,75,550	Rs 86,99,917
	-sundry Creditors for Materier/Supplies	378,03,073	332,73,330	80,99,917
	-Sundry Creditors for Services	19,26,713	18,89,431	35,16,192
	Total in ₹	597,91,788	351,64,981	122,16,109

Schedule: 5 Other Current Liabilities

Sr. No	Particulars	AS AT 31ST MARCH	AS AT 31ST MARCH	AS AT 31ST MARCH
		2018	2017	2016
		Rs	Rs	Rs
1	Sales Tax Payable	9,57,204	95,72,038	95,72,038
2	Central Excise Duty Payable	12,41,356	12,91,356	13,91,356
3	TDS -Professional Fees	22950	10,251	16,400
4	TDS - Contract	4773	-	-
5	TDS - Interest	13881	-	-
6	TDS - RETAINERSHIP FEES	1533	100	500
7	Vat Payable F.Y.2015-16			5,523
8	Income tax payable	1,50,000	1,50,000	-
9	CGST Payable	7,47,641	-	-
10	SGST Payable	47,370	-	-
	Total in ₹	31,86,707	110,23,745	109,85,817

Schedule: 6 Short Term Provisions

Sr. No	Particulars	AS AT 31ST MARCH 2018	AS AT 31ST MARCH 2017	AS AT 31ST MARCH 2016
		Rs	Rs	Rs
	<u>Others</u>			
1	Audit Fees Payable	1,67,543	1,59,443	1,60,043
2	Retainership Fees Paybale	22,884	-	
3	Salary Payable	1,09,034	49,472	1,36,006
	Total in ₹	2,99,461	2,08,915	2,96,049

Schedule 7: FIXED ASSETS AS AT 31ST MARCH 2018

Particulars	Plant and	Furniture,	Vehicles	Total Tangible
	Equipment	fittings and		Assets
		equipment		
Deemed cost as at 1 April 2016	972,08,948	17,88,000	40,50,664	1030,47,612
Exchange differences	'	1	1	•
Additions	1	1	ı	•
Deductions / Adjustments	76,07,104	1	1	76,07,104
Closing gross carrying amount at 31 March 2017	896,01,844	17,88,000	40,50,664	954,40,508
Depreciation charge during the year	574,13,704	11,36,372	12,72,751	598,22,827
Disposals	1	1	ı	•
Deductions / Adjustments	18,68,957	1	1	18,68,957
Closing accumulated depreciation at 31 March 2017	555,44,747	11,36,372	12,72,751	579,53,870
Net carrying amount at 31 March 2017	340,57,097	6,51,628	27,77,913	374,86,638
Opening gross carrying amount	896,01,844	17,88,000	40,50,664	954,40,508
Exchange differences	1	ı	1	ı
Additions	1	1	1	1
Disposals	-	1	10,76,675	10,76,675
Closing gross carrying amount at 31 March 2018	896,01,844	17,88,000	29,73,989	943,63,833
Opening accumulated depreciation	555,44,747	11,36,372	12,72,751	579,53,870
Depreciation charge during the year	3,94,396	1,68,705	3,12,233	8,75,334
Disposals	1	1	3,17,620	3,17,620
Exchange differences	-	•	•	-
Closing accumulated depreciation and impairment at 31 March 2018	559,39,143	13,05,077	12,67,364	585,11,584
Net carrying amount at 31 March 2018	336,62,701	4,82,923	17,06,625	358,52,249

Schedule: 8 Trade Recievables

Sr.	Particulars	AS AT 31ST	AS AT 31ST	AS AT 31ST
No		MARCH 2018	MARCH 2017	MARCH 2016
		Rs	Rs	Rs
1	Outstanding for more than six months a) Secured, Considered Good: b) Unsecured, Considered Good:	-	33,723	33,723
2	c) Doubtful Others a) Secured, Considered Good: b) Unsecured, Considered Good: c) Doubtful	398,66,267	132,40,303	0
	Total in ₹	398,66,267	132,74,026	33,723

Schedule: 9 Cash & Cash Equivalent

Sr.	Particulars		AS AT 31ST	AS AT 31ST	AS AT 31ST
No			MARCH	MARCH	MARCH
			2018	2017	2016
			Rs	Rs	Rs
1	Cash-in-Hand				
	Cash Balance		270824.5	16,730	63,526
		Sub Total (A)	2,70,825	16,730	63,526
2	Bank Balance				
	With ICICI Bank		54463.49	859	16,865
	With Indian Overseas Bank		84900.89	1,27,592	19,146
	With Canara Bank				0
		Sub Total (B)	1,39,364	1,28,451	36,011
		` ′			
	Total [A + B]		4,10,189	1,45,181	99,537

Schedule: 10 Short Terms Loans and Advances

Sr.	Particulars	AS AT 31ST	AS AT 31ST	AS AT 31ST
No		MARCH	MARCH	MARCH
		2018	2017	2016
		Rs	Rs	Rs
1	Loans & Advances to related parties a) Secured, Considered Good:	_	_	0
	a) becarea, considered good .			· ·
	b) Unsecured, Considered Good:	2,00,000	2,00,000	0
	c) Doubtful	-	-	0
2	Advance Recoverable in cash or in kind or for			
	value to be considered good			
	Advance to Suppliers	26692	0	2,09,427
	Advance to Staff	32000	67,000	60,000
	Advance Income Tax/Refund Due/GST	23,38,212	1,59,654	59,654
	Prepaid Expenses	39,454	21,981	44,456
	Vat Net off	10,90,338	10,87,452	0
	Total in ₹	37,26,696	15,36,087	3,73,537

Schedule: 11 Revenue from Operations

Sr. No	Particulars	AS AT 31ST MARCH 2018	AS AT 31ST MARCH 2017
		Rs.	Rs.
1	Local Sales	1198,48,027	246,83,353
2	Export Sales	114,01,032	-
	Total in ₹	1312,49,060	246,83,353

Schedule: 12 Other Income

Sr. No	Particulars	AS AT 31ST MARCH 2018	AS AT 31ST MARCH 2017
		Rs.	Rs.
1	Other Receipts	1,206	11,50,000
2	Exchange Rate Diff -Export	1,47,471	-
3	Interest Reced from Income Tax	5,500	-
4	sale of spares & consumbales parts machinery	-	1,51,110
5	Duty Drawback received	2,28,375	-
6	Sundry Expenses writtern off	1,77,424	-
	Total in ₹	5,59,976	13,01,110

Schedule: 13 Consumption of Raw Materials & Stores

Sr.	Particulars	AS AT 31ST	AS AT 31ST
No		MARCH 2018	MARCH 2017
		Rs.	Rs.
1	Opening Stock	420,29,695	-
	LOCAL PURCHASES	1032,13,333	504,87,810
	Less: Closing stock	-	420,29,695
	Total in ₹	1452,43,028	84,58,115

Schedule: 14 Employement Benefit Expenses

Sr. No	Particulars	AS AT 31ST MARCH 2018	AS AT 31ST MARCH 2017
		Rs.	Rs.
1	Salary	14,08,019	12,67,431
2	Bonus	1,10,500	1,40,000
	Total in ₹	15,18,519	14,07,431

Scedule:15 Financial Cost

Sr.	Particulars	AS AT 31ST	AS AT 31ST
No		MARCH 2018	MARCH 2017
		Rs.	Rs.
1	Interest on Debentures	20,18,313	18,10,762
2	Bank Charges	35,432	14,101
3	Interest on Car Hire	64,398	99,343
4	Interest to Others	1,38,811	-
	Total in ₹	22,56,954	19,24,206

Schedule: 16 Other Expenses

Sr. No	Particulars	AS AT 31ST MARCH 2018	AS AT 31ST MARCH 2017
		Rs.	Rs.
A)	Direct Expenses		
1	Packing, Freight & Forwarding	-	-
2	Electricity Chgs	-	22,29,299
	Sub-total (a)	-	22,29,299
B)	Administrative Expenses		
1	Telephone Expenses(Including Postage)	2,28,289	4,39,558
2	Car Expenses (Including Insurance)	3,84,205	3,31,415
3	Conveyance Expenses	37,733	1,10,912
4	Travelling Expenses (Including Foreign Travelling)	3,76,651	19,32,830
5	Repair & Maintenance Others	7,150	51,860
6	Repair & Maintenance Office Equiptment	26,491	50,955
7	General Expenses	14,738	28,847
	Insurance Expenses- Export	20,000	-
8	Insurance Expenses	-	59,198
9	Internet & Website Expenses	19,024	36,805
10	Legal Expenses	45,714	58,274
11	Courier Charges	10,836	23,209
12	Professional Charges	4,20,224	8,33,067
13	Canteen Expenses	1,11,839	1,16,720
14	Medical Expenses	82,868	34,815
15	Books & Periodicals	5,548	5,321
16	Diwali Gift	-	25,200
17	Stationery Expenses	62,598	71,807
18	Auditors RemunerationAudit Fees	1,14,600	45,600
19	Tax Audit Fees	-	22,800
20	Sales Promotion Expenses	79,576	1,37,166

Sr.	Particulars	AS AT 31ST	AS AT 31ST
No		MARCH 2018	MARCH 2017
21	Membership & Subscription	2,999	15,399
22	Directors Club Expenses	1,54,142	1,64,603
23	Donation	600	-
24	Sales tax paid	4,394	612
25	Retainership fees	3,36,126	4,00,000
26	Gratuity	-	34,750
27	Sundry Dr/Cr.Bal.W/off	-	36,24,449
28	Loss on Sale of Fixed Assets	3,73,655	63,147
29	Share Processing Chgs	29,500	-
30	Custodian & Dematerials Chgs	1,09,082	-
31	Listing Fees	5,25,000	2,29,000
32	Annual Meeting CHgs	16,506	-
33	Clearing & Forwarding Exps	5,05,178	-
34	Export Expenses	4,875	-
	Sub-total (b)	41,10,140	89,48,319
	Total in ₹	41,10,140	111,77,618

Schedule: 17 Exceptional Items

Sr.	Particulars	AS AT 31ST	AS AT 31ST
No		MARCH 2018	MARCH 2017
		Rs.	Rs.
1	Interest/Penalty	2,77,593	-
2	Prior Year Expenses	15,71,599	-
	Total in ₹	18,49,192	0

NOTES FORMING PART OF THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH, 2018

1 Accounting Policies

(a) Method of accounting

The financial statement are prepared on accrual basis under the historical cost conventions.

(b) Fixed Assets

Fixed Assets are stated at cost less depreciation. Depreciation is provided on Written Down Value method, and Straight Line Method basis for some assets, as per the Schedule II of the Compnies Act 2013

(c) Borrowing Cost

Borrowing cost include interest, fees and other charges incurred in connection with the borrowing of funds and is considered as revenue expenditure for the year in which it is incurred except for borrowing costs attributed to the acquisition / improvement of qualifying capital assets and incurred till the commencement of commercial use of the asset and which is capitalised as cost of the asset.

(d) The company has writtern back excess Liability in respect of Sales Tax of Rs. 8614834/- and Zenith Ltd (ICD) of Rs.1858000/- as per BIFR Order Dated 07the September, 2015.

2 In the opinion of the Board of Directors:-

The Hon'ble BIFR has examined the DRS and circulated the same. In the hearing to be held in the month of November 2014, the order for the same would be passed and subject to the direction of BIFR, the paid up share capital of the Company of Rs. 10430000 consisting of 10430000 equity shares of Rs. 10/-each fully paid up shall be written off to Rs. 41720000 consisting of 10430000 equity shares of Rs. 4/- each by effecting a reduction of Rs.62580000 from the paid up capital of the company by Rs. 6/- per equity share of Rs.10/-each. Simultaneously with writing down of existing equity share capital of Rs. 1043 lacs by 60% through write of accumulated losses against face value of share and thus reduce Face Value of Share from Rs. 10 to Rs. 4. Therefore, fresh issue of equity shares of Rs. 600 lacs (150 lacs shares at Rs. 4 per share) to the promoters for expansion of business. And subject to the approval of this scheme of Rehabilitation and subject to the direction of BIFR, the BSE/NSE to open the trading which has been suspended by the stock exchanges and also to list the further issued capital as provided in the scheme.

SECURITY EXCHANGE BOARD OF INDIA (SEBI) to consider:

To grant exemption to the company from the provisions of SEBI Guidelines for Preferential Allotment of Shares, SEBI (Substantial Acquisition of shares & Takeovers) Regulations, 1997, SEBI (Disclosure & Investor Protection) Guidelines ,2000, SEBI (Central Listing Authority) Regulations,2003 and ceiling on promoters holding and any other applicable Rules and Regulations for the issue of equity shares to the Promoters as envisaged under the Scheme, provided such equity shares shall be locked in for a period of three years in case allottees are non-promoters.

NATIONAL STOCK EXCHANGE/BOMBAY STOCK EXCHANGE to consider:

Stock Exchange(s) on which the shares of the company are listed shall:

- Revoke the suspension of trading of the equity shares forthwith and list the reduced shares as well as shares allotted in terms of the sanctioned scheme without any cost of charges;
- ii) Exempt the Company from the provisions of the Companies Act, SEBI Guidelines and the listing requirements
- iii) Waive listing fees and other arrears including interest and penalties; and
- iv) Allow trading of shares

A. * Capacity

		Current Year		Previous Year	•
Class of Goods	Unit	Licensed	Installed	Licensed	Installed
		Capacity	Capacity	Capacity	Capacity
Machine Tools Bright Bar	Tonnes	13500	13500	13500	13500

Shafting

B. Actual Production: Including Production of Job Work and exclusive of production out of rejected materials)

•	Unit			Quantity	Quantity
Bright Bars & Shafts	Tonnes			0	0
As Jobwork	Tonnes			0	0
		Current Year		Previous Year	
(A) OPENING STOCK	Qty In	Value (Rs.)	Qty In	•	Value (Rs.)
IN TRADE	Tons	value (Its.)	Tons		value (ICs.)
STEEL BARS	255.851	420,29,695			
	255.851	42029695	0		0
		Current Year		Previous Year	
(B) PURCHASES	Qty In	Value (Rs.)	Qty In	,	Value (Rs.)
	Tons	value (Ks.)	Tons		value (Ks.)
STEEL BARS	1115.911	1032,13,333	395.011		53012203
	1115.911	103213333	395.011		53012203
		Current Year		Previous Year	
(C) SALES	Qty In	Value (Rs.)	Qty In	,	Value (Rs.)
	Tons	value (Ks.)	Tons		value (Ks.)
STEEL BARS	1371.76	1312,49,060	139.16		25917029
	1371.76	131249060	139.16		25917029
				-	

^{*} As certified by the Director.

		Current Year		Previous Year
	Qty In Tons	Value (Rs.)	Qty In Tons	Value (Rs.)
D) CLOSING STOCK				
STEEL BARS	0.00	0	255.851	42029695
	0.00	0	255.851	42029695
C. Expenditure in Foreign Currency		0		1009346
currency	TOTAL	0		1009346
D. Earning in Foreign Currency	114,01,032	Current Year		Previous Year Nil

- 4 Previous years figures are regrouped, re-classified and rearranged wherever necessary to make them comparable with the Current years figures.
- 5 Details relating to balances due to S.S.I. units are not readily available and thus not shown.
- 6 Related Party Disclosures:

The disclosures pertaining to the related parties as required by the Accounting Standard As-18 Issued by the Institute of Chartered Accountants of India, as applicable, are indicated below:

- (i) Other related parties like Associates
 - K.M.Properties Ltd
- (ii) Key Management Personnel
 - Mr. Kiran D. Jangla Managing Director
 - Mr. Minal Kiran Jangla Independent Director

8	Earning Per Share	Current Year	Previous Year
a)	Weighted average number of shares at the		
	beginning and end of the year	10430000	10430000
b)	Net Profit / (-) Loss after Tax available for Equity		
	Shareholders	(5,02,513)	64,39,931
c)	Basic and Diluted Earnings per share (Rupees)	(0.05)	0.62

BALANCE SHEET ABSTRACT & COMPANY'S GENERAL BUSINESS PROFILE

n –	Regis	tration	Details	

Registration No: Balance Sheet date:

017655	State Code:
31.03.2018	

II) Capital Raised during the year (Amount in RS. Thousands)

Public Issue	Right Issue
NIL	NIL
Bonus Issue	Private Placement
NIL	NIL

III) Position of Mobilisation and Deployment of Funds (Amount in RS. Thousands)

Total Liabilities	Total Assets
87,584	87,584

Sources of Funds

Paid-Up Capital	Reserve & Surplus
41.720	12.764

Secured Loans	Unsecured Loans
133	88 111

Application of Funds

Net Fixed Assets	Investments
35,852	0

Net Current Assets	Deferred Tax
	7,728

Accumulated Losses	
(1,19,403)	

iv) Performance of Company (Amount in RS. Thousands)

Turnover & Jobwork	Total Expenditure
1,31,809	1,50,872

Profit/(Loss)	Profit/(Loss) After
Before Tax	Tax
(13.705)	(503)

Earning per share in Rs	Dividend Rate:
-	NIL

FOR GRAND FOUNDRY LTD

v) Generic Names of Three Principal / Services of Company (as per monetary terms)

Item Code No 722220 (ITC Code)

FOR VIJAY V DEDHIA & CO

CHARTERED ACCOUNTANTS

FRN.: 111439W Dhirajlal B.Jangla, Chairman

VIJAY V DEDHIA Kiran D Jangla, Managing Director

Membership No.: 042197

Mumbai

Dated: 28th May, 2018

GRAND FOUNDRY LIMITED

Registered Office: 327, 3rd Floor, Arun Chambers, Tardeo Mumbai - 400034 Tel No. 022-23526317 CIN No. L99999MH1974PLC017655 • website: www.gfsteel.co.in

PROXY FORM - MGT 11

Na	me of	f the Member (s):				
Re	gister	ed Address:				
Em	ail id	<u>.</u>				
Fol	io No	o./Client Id/ DP ID:				
	We be	eing a member(s) of GR	AND FOUND	RY LIMITED shar	res of the above named con	npany, hereby
1.	Nan	ne:		Address:		
	E-m	nail id:		Signature:	or fal	ling him/her
1.	Nan	ne:		Address:		
	E-m	nail id:		Signature:	or fal	ling him/her
3.	Nan	ne:		Address:		
	E-m	nail id:		Signature:	or fal	ling him/her
Me Ar	eting un Cl	of the Company, to be	e held on 27th o Market, Tardo	day of September eo Road, Mumbai	y/our behalf at the 26 th Ar r, 2018 at 10.00 A.M at G i-400034 and at any adjour	old Coins, 6-
Sr	no.			Resolutions		
1		Adoption of the Finar	ncial Statements	s and Reports there	eon for the year ended Ma	rch 31, 2018
2		1 1			otation for a period of 5 ye	
3					ion of this meeting until confix their remuneration.	clusion of the
		his re of the Shareholder		2018.	holder(s)	Affix 1.00

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

GRAND FOUNDRY LIMITED

Registered Office: 327, 3rd Floor, Arun Chambers, Tardeo Mumbai - 400034 Tel No. 022-23526317 CIN No. L99999MH1974PLC017655 • website: www.gfsteel.co.in

ATTENDANCE SLIP 26TH ANNUAL GENERAL MEETING

DP ID - Client ID / Folio No.	
Name & Address of Sole Member:	
No of Shares held	

I certify that I am a member / proxy of the Company

I hereby record my presence at the 26th Annual General Meeting of the Company, to be held on 27th day of September, 2018 at 10.00 A.M at Gold Coins, 6- Arun Chambers, Next To A/C Market, Tardeo Road. Mumbai-400034

Member's / Proxy's Signature

PURVA SHAREGISTRY (I) PVT. LTD.

(SEBI Regn. INR000001112 Category 1 Registrars to IPO & Share Transfer Agents) CIN No. U67120MH1993PTC074079

9 Shiv Shakti Industrial Estate, J. R. Boricha Marg, Near Lodha Excelus, Lower Parel East, Mumbai - 400 011. Tel. No.: 23016761 / 8261 Email: purvakyc18@gmail.com Website: www.purvashare.com Ref. No. PURVA/AVTIL/01/18-19

Date:

To.

Dear Shareholders.

M/s Grand Foundry Limited

ISIN: INE 534A01010

The Securities and Exchange Board of India vide Circular No. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018 has mandated submission of Permanent Account Number (PAN) and bank account details of all securities holders holding securities in physical form. Further, SEBI has given a notification on June 8th, 2018 stating that physical transfer of shares will be allowed until December 4th, 2018 vide Circular No. SEBI/LAD/NRO/GN/2018/24. Hence, kindly send your shares for transfer before December 4th, 2018 or demat your shares with your Depository Participant at any time after updating your KYC information with us. Kindly submit the following details and documents to the address mentioned below within 21 days of receipt of this communication. As per our records, your folio needs to be updated with the PAN / Complete Bank details so that the investments held by you are in compliance with the aforementioned circular.

Registered Folio No.:									
Mobile No.									
Email Id								 	
Name of the first/sole shareholder Address:									
Bank Name of First Holder									
Branch Address & Branch									
Bank Account Number									
Account Type		Saving		Current		Cash Credit		Others	
(Please tick the option) ($$)						L			
MICR No.									
IFSC Code									Τ
Name	PAN	No.		,		Signa	ture		
1.									
2.									
3.									

I/We hereby, declare that the particulars given above are correct and complete. I/We, further undertake to inform the Company of any subsequent change(s) in the above particulars.

Note:

- Please fill in the information in CAPITAL LETTERS in ENGLISH ONLY.
- Kindly enclose:-
- a. Copy of Self attested Pan Cards of all the shareholder(s)
- b. Copy of address proof of First Holder (Preferably Aadhar Card)
- Copy of cancelled cheque of First Holder