P.M. TELELINNKS LTD.

Regd. Office Address:

1-7-241/11/D, S.D. Road, Secunderabad - 500 003,

Telangana, INDIA.

Phone: 040-65418334, 65595929

Fax No: 040-27818967

E-mail: gp@suranamailindia.com CIN No.: L27105TG1980PLC002644

Hyderabad, October 5th, 2018

To
The Bombay Stock Exchange Limited
25th Floor, P.J. Towers,
Dalal Street,
Mumbai – 400 001

Dear Sir/Ma'am,

Sub: Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations,

2015 - Submission of Annual Report

Ref: Script Code - 513403

Pursuant to Regulation 34(1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing Annual Report for the financial year 2017-2018 as required.

We hereby confirm that the Annual Report 2017-2018 was approved and adopted by the members of the Company at their 38th Annual General Meeting held on September 29, 2018, as per the provisions of the Companies Act, 2013.

Request you to kindly take the same on record.

Thanking you,

for P M Telelinnks Limited

Gulabchand Pukhraj Surana

Managing Director DIN: 01777675

Encl: As Above

P.M. TELELINNKS LIMITED 38TH ANNUAL REPORT 2017 – 2018

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CORPORATE INFORMATION

CIN: L27105TG1980PLC002644

TRADING IN: Galvanized Steel and Plastic Granules

BOARD OF DIRECTORS:

Mr. Gulabchand Pukhraj Surana
 Mr. Ravi Surana Pukhraj
 Mr. Casula Raj Kumar
 Mr. Amish Bharat Kadakia
 Mr. Amish Bharat Kadakia

5. Ms. Malapaka Venkata Surya Sri Lakshmi —Independent, Woman Director

KEY MANAGERIAL PERSONNEL:

Mr. Gulabchand Pukhraj Surana
 Mr. Ravi Surana Pukhraj
 Mr. Ravi Surana Pukhraj
 Mr. Ravi Surana Pukhraj
 Ms. Rashida Wagh
 Ms. Company Secretary

COMMITTEES OF THE BOARD:

A. AUDIT COMMITTEE

S. No.	Name	Category of Director	Designation
1.	Mr. Casula Raj Kumar	Non Executive, Independent Director	Chairperson
2.	Mr. Gulabchand Pukhraj Surana	Executive Director	Member
3.	Mr. Amish Bharat Kadakia	Non Executive, Independent Director	Member

B. NOMINATION AND REMUNERATION COMMITTEE

S. No.	Name	Category of Director	Designation
1.	Mr. Casula Raj Kumar	Non Executive, Independent Director	Chairperson
2.	Mr. Amish Bharat Kadakia	Non Executive, Independent Director	Member

3.	Ms. Malapaka Venkata Surya Sri	Non Executive,	Member
	Lakshmi	Independent Director	

C. STAKEHOLDERS RELATIONSHIP COMMITTEE

S. No.	Name	Category of Director	Designation
1.	Mr. Casula Raj Kumar	Non Executive, Independent Director	Chairperson
2.	Mr. Gulabchand Pukhraj Surana	Executive Director	Member
3.	Mr. Amish Bharat Kadakia	Non Executive, Independent Director	Member

REGISTERED OFFICE ADDRESS:

1-7-241/11/D, Ramalaya, 3rd Floor, S.D. Road, Secunderabad - 500003, Telangana.

TELEPHONE NUMBER: 040-40176211, 65595929

FAX: 040-27818967

EMAIL ID: gp@suranamailindia.com

WEBSITE: www.pmtele.com

STATUTORY AUDITOR:

M/s. N K Jalan& Co, 2-A, Mayur Apartments, Dadabhai Cross Road No.3, Vile Parle (West), Mumbai-400 056, Maharashtra.

BANKERS:

HDFC Bank, Secunderabad. Indian Bank, Secunderabad.

REGISTRAR AND SHARE TRANSFER AGENT

Aarthi Consultants Private Limited, 1-2-285, Domalguda, Hyderabad – 500029, Telangana.

SECRETARIAL AUDITOR

M/s. M&K Associates, Company Secretaries, Suit No.102, Pavani Plaza, Khairatabad, Hyderabad – 500004, Telangana.

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the 38th Annual General Meeting of the Members of **P.M. TELELINNKS LIMITED** will be held on Saturday, 29th September, 2018 at 10.30 A.M. at its Registered Office situated at 1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad-500003, Telangana, to transact the following business:

ORDINARY BUSINESS:

- 1. To consider and adopt the audited financial statement of the Company for the financial year ended March 31, 2018 and the reports of the Board of Directors and Auditors thereon; and in this regard, pass the following resolutions as Ordinary Resolutions:
 - **"RESOLVED THAT** the audited financial statement of the Company for the financial year ended March 31, 2018 and the reports of the Board of Directors and Auditors thereon laid before this meeting, be and are hereby considered and adopted."
- 2. To appoint Mr. Gulabchand Pukhraj Surana (holding DIN: 01777675), who retires by rotation as a Director at this Annual General Meeting and in this regard, pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Gulabchand Pukhraj Surana (holding DIN: 01777675), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company, liable to retire by rotation."

SPECIAL BUSINESS:

3. To obtain consent of shareholders under Section 149, 152 read with Schedule IV of the Companies Act 2013 for re-appointment of Mr. Casula Raj Kumar, as an Independent Director:

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

"RESOLVED THAT pursuant to the provisions of Sections 149 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), Mr. Casula Raj Kumar [DIN: 02976971], Independent Director, be and is hereby re-appointed as an Independent Director of the Company, not liable to retire by rotation and to hold office for a second term of (five) consecutive years up to April 24, 2020.

4. To obtain consent of shareholders under Section 196 of the Companies Act 2013 for reappointment of Mr. Gulabhchand Pukhraj Surana as Managing Director of the company

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

"RESOLVED THAT pursuant to the provisions of Sections 196 of the Companies Act, 2013 read with the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof for the time being in force), as approved by the Nomination and remuneration and Audit committee, consent of members be and is hereby accorded for re-appointment of Mr. G. P. Surana (DIN:01777675) as the Managing Director of the Company for a period of five years w.e.f. September 29, 2018."

"RESOLVED FURTHER THAT Mr. G. P. Surana, Managing Director will also be entitled for the reimbursement of actual entertainment, travelling, boarding and lodging expenses incurred by him in connection with the Company's business and such other benefits/amenities and other privileges, as any from time to time, be available to other Senior Executives of the Company."

"RESOLVED FURTHER THAT any of the Director of the Company be and is hereby authorised to file Form No.MR-1, DIR-12 or such other forms with the office of the Registrar of Companies and to make necessary entries in the Register of Directors maintained by the Company and to take all other necessary steps as may be required under the Companies Act, 2013 for giving effect to these resolutions."

For and on behalf of the Board P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderbad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033, Telangana.

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967.

NOTES:

- 1. The statement of the particular of Directors seeking Appointment and Re-appointment is enclosed herewith, as required under sub regulation(3) of Regulation 36 of SEBI(Listing Obligations and Disclosure Requirements),2015. The Directors have furnished the requisite declaration of their appointment/reappointment and statement pursuant to Section 102(1) of the Companies Act, 2013 ("the Act"), relating to the Special Business to be transacted at the Annual General Meeting("Meeting") is annexed hereto.
- 2. A Member entitled to attend and vote at the annual general meeting is entitled to appoint a proxy to attend and vote on a poll instead of himself/herself and the proxy need not be a member of the company. The instrument appointing proxy in order to be effective should be deposited at the registered office of the company, duly complete and signed, not less than 48(Forty eight) hours before the scheduled time of the meeting.
- A person can act as proxy on behalf of members not exceeding 50(Fifty) and holding in the aggregate not more than ten percent (10%)of the total share capital of the Company carrying voting rights. A member holding more than ten percent (10%) of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder. The holder of the proxy shall prove his identity at the time of attending the meeting.
- 3. Attendance slip, proxy form and route map of the venue of the meeting are annexed hereto.
- 4. An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, relating to the Special Business to be transacted at the meeting is annexed herewith.
- 5. Members are requested to bring their duly filled Attendance Slip and signed mentioning details of their DPID and Client ID/ Folio number, which is enclosed herewith and submit the same at the entrance of AGM venue.
 - Members who hold shares in dematerialized form are requested to bring their depository account Number (Client Id and DP Id No) for easier identification and recording of the attendance at the meeting.
- 6. Corporate Members intending to send their authorized representatives to attend the Meeting are requested to send to the Company a certified true copy of relevant Board Resolution together with the specimen signature(s) of the representative(s) authorized under the said board resolution to attend and vote on their behalf at the Meeting.
- 7. Members/Proxies are requested to bring their copies of Annual Report to the meeting. As an austerity measure, copies of Annual Report will not be distributed at the meeting, Members may also note that the notice of the 38th AGM and Annual Report for 2017-18 will also be available on the company's website www.geel.co.infor download.

- 8. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote at the Meeting,
- 9. Members holding shares in multiple folios in identical names or in the same order of names are requested to consolidate their shareholdings into one folio.
- 10. Members are requested to send their queries at least 10 days before the date of meeting so that information can be made available at the meeting.
- 11. In respect of shares held in physical mode, all shareholders are requested to intimate changes, if any, in their registered address immediately to the registrar and share transfer agent of the company and correspond with them directly regarding share transfer/transmission /transposition, Demat/ Remat, change of address, issue of duplicate shares certificates, ECS and nomination facility. Further they are required to submit old share certificates for exchange with split share certificates
- 12. The Securities and Exchange Board of India has mandated submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in demat form are, therefore, requested to submit PAN details to the Depository Participants with whom they have demat accounts. Members holding shares in physical form can submit their PAN details to the Company's Registrar and Share Transfer Agents i.e.Bigshare Services Pvt Ltd.
- 13. In terms of Section 72 of the Companies Act, 2013, a member of the company may nominate a person on whom the shares held by him/her shall vest in the event of his/her death. Members desirous of availing this facility may submit nomination in prescribed Form-SH-13 to the Company/RTA in case shares are held in physical form, and to their respective depository participant, if held in electronic form.
- 14. The Notice of the AGM and Attendance Slip is being sent in electronic mode to members whose e-mail IDs are registered with the Company or the Depository Participant(s) unless the members have registered a request for a hard copy of the same. Physical copy of the Notice of AGM and Attendance Slip is being sent to those members who have not registered their e-mail IDs with the Company or Depository Participant(s).
- 15. Any director himself or any member intending to propose any person as a director other than a retiring director, has to give a notice as to his intention to propose him/her as a candidate for that office not less 14 (fourteen) days before the meeting along with deposit of Rs.1,00,000 (Rupees One Lac).
- 16. The requirement to place the matter relating to ratification of appointment of Auditors by members at every Annual General Meeting is done away vide notification dated May 7, 2018 issued by Ministry of Corporate Affairs, New Delhi, Accordingly, no resolution is proposed for ratification of appointment of Auditors who were appointed in the Annual General Meeting held on 29th September, 2017.
- 17. Voting through electronic means
 - **I.** In compliance of the provisions of section 108 of the Companies Act, 2013 and rule 20 of the Companies (Management and Administration) Rules, 2014, amended by the

Companies (Management and Administration) Rules 2016 and all other applicable provisions, the Company is pleased to provide members the facility to exercise their right to vote at the 38th (Thirty Eight) Annual General Meeting by electronic means and the business may be transacted through e-voting services provided by CDSL(Central Depository Services Limited), in respect of all resolutions set forth in this Notice.

The Company is also providing the facility for voting by way of physical ballot at the Annual General Meeting. Ms. Kushbu Vijayvargi, Practicing Company Secretary has been appointed as the scrutinizer to scrutinize the remote e-voting process as well as the Ballot process at the Annual General Meeting in a fair and transparent manner.

The facility for voting through ballot paper shall also be made available at the meeting and members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.

Members who have cast their vote by remote e-voting prior to the Annual General Meeting may also attend the meeting but shall not be entitled to cast their vote again.

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 i.e. September 21, 2018 only shall be entitled to avail the facility of remote e-voting.

The instructions for shareholders voting electronically are as under:

- (i) The voting period begins on September 25, 2018 at 9:00 A.M. and ends on September 28, 2018 at 5:00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date September 21, 2018 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) The shareholders should log on to the e-voting website www.evotingindia.com.
- (iii) Click on Shareholders.
- (iv) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (v) Next enter the Image Verification as displayed and Click on Login.
- (vi) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (vii) If you are a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN	 Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders) Members who have not updated their PAN with the Company / Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN field.
	 In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg: If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field. The respective sequence number will be printed on the address sticker of the annual report cover sent to the shareholders
DOB	Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in
	dd/mm/yyyy format.

- (viii) After entering these details appropriately, click on "SUBMIT" tab.
- (ix) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (x) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN for the relevant Golkonda Engineering Enterprises Limited on which you choose to vote.
- (xii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

- (xiv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvi) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xvii) If Demat account holder has forgotten the same password then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xviii) Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a compliance user should be created using the admin login and password. The Compliance user would be able to link the account(s) for which they wish to vote on.
 - The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xix) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.
- II. The scrutiniser Ms. Kushbu Vijayvargi, Practicing Company Secretary, Hyderabad shall within a period of not exceeding three (3) working days from the conclusion of the Remote E-voting period unblock the votes in the presence of at least two (2) witnesses not in the employment of the Company and make a scrutiniser's Report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.
- III. The results shall be declared on or before the Annual General Meeting (AGM)of the Company. The results along with the scrutiniser's Report shall be placed on the Company website www.geel.co.in and on the website of Aarthi Consultants Private Limited within

- two(2) days of passing of the resolutions at the Annual General Meeting (AGM) of the Company and be communicated to the Stock Exchanges.
- 18. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or arrangements in which the directors are interested under Section 189 of the Companies Act, 2013, will be available for inspection at the AGM.
- 19. Relevant documents referred to in the accompanying Notice, as well as Annual Reports and Annual Accounts of the Company are open for inspection at the Registered Office of the Company, during the business hours up to the date of Annual General Meeting.
- 20. The Ministry of Corporate Affairs (vide circular nos. 17/2011 and 18/2011 dated April 21 and April 29, 2011 respectively), has undertaken a 'Green Initiative in Corporate Governance' and allowed companies to share documents with its shareholders through an electronic mode. Members are requested to support this green initiative by registering/uploading their email addresses, in respect of shares held in dematerialized form with their respective Depository Participant and in respect of shares held in physical form with the Company's Registrar and Share Transfer Agents.
- 21. SEBI has amended Regulation 40 of the Listing Regulations to provide that securities of listed companies can be transferred only in dematerialized form from effective date December 5, 2018. In view of above and to avail various benefits of dematerialization, members are advised to dematerialize shares held by them in physical form.

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967.

ANNEXURE - A

FORM FOR REGISTRATION OF EMAIL ADDRESS FOR RECEIVING DOCUMENTS / NOTICES BY ELECTRONIC MODE

To

Aarthi Consultants Private Limite Hyderabad.	d
Company: P.M. Telelinnks Limite	d
	tices including the Annual Report from the Company ny email address given below in your records for ail.
Name of Sole / First Holder	:
DP ID / Client ID / Regd. Folio No.	:
PAN No.	:
E-mail Address	:
Date: Place:	(Signature of Member)

ANNEXURE - B

DETAILS OF DIRECTORS SEEKING APPOINTMENT/RE-APPOINTMENT AT THE ANNUAL GENERAL MEETING

Particulars	Name of the
	Director
Name of the Director	Gulabchand Pukhraj
	Surana
Director Identification Number	01777675
Date of Birth	03/01/1950
Nationality	Indian
Date of Appointment	30/06/1990
Qualifications	B.E (Mech)
Shareholding in the Company	10,95,500
Expertise in specific functional areas	Operations
Chairmanships/ Directorships of other Companies (excluding	2*
Foreign Companies and Section 8 Companies)	
Chairmanships/ Memberships of Committees of other Public	0*
Companies (includes only Audit Committee; and Shareholders/	
Investors Grievance Committee)	

^{*}Directorships and Committee memberships in P.M. Telelinnks Limited and its Committees are not included in the aforesaid disclosure. Also, alternate directorship, directorships in Private Limited Companies, Foreign Companies and Section 8 companies and their Committee memberships are excluded. Membership and Chairmanship of Audit Committees and Investor Grievance Committees of only public Companies have been included in the aforesaid table.

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967.

Annexure - C

Explanatory Statement (Pursuant to Section 102 of the Companies Act, 2013)

Item 3:

The Board of Directors of the Company had appointed Mr. Casula Raj Kumar as Independent Directors of the Company for a term of 5 (five) years and they hold office as Independent Directors up to April 24, 2020.

The Nomination and Remuneration Committee of the Board of Directors, on the basis of report of performance evaluation, has recommended re-appointment of Mr. Casula Raj Kumar, as Independent Directors for a second term of 5 (five) consecutive years.

Mr. Casula Raj Kumar are not disqualified from being appointed as Directors in terms of Section 164 of the Act and have given their consent to act as Directors. Further, the Company has received declarations from both of them that they meet the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015("Listing Regulations").

Therefore Board recommends Special Resolution for your Approval.

Item 4:

Members may note that the Board of Directors at its meeting and in compliance with provisions of Section 196 of Companies Act, 2013, read with rules thereof of the act and as recommended by the Nomination Remuneration committee, proposed re-appointment of Mr. Gulabhchand Pukhraj Surana for a period of five years w.e.f. September 29, 2018.

Your Directors recommend that the said resolution may be passed as an Ordinary resolution.

Except Mr. Gulabhchand Pukhraj Surana, none of the Directors and Key Managerial Personnel of the Company or their respective relatives are concerned or interested in this resolution.

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 **Fax**: (0091-40) 27818967

ANNEXURE – D CEO/CFO - CERTIFICATE

To
The Board of Directors
P.M. Telelinnks Limited

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

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Ravi Surana Pukhraj Chief Financial Officer DIN: 01777676

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967

BOARDS' REPORT

Dear Members,

Your Directors have pleasure in presenting the 38th (Thirty Eight) Annual Report and the Audited Statement of Accounts for the year ended on March 31, 2018.

FINANCIAL RESULTS:

The performance during the period ended March 31, 2018 has been as under:

(Amount in Rupees)

Particulars	Current Year 31-03-2018	Previous Year 31-03-2017
Revenue from Operations	10,24,14,787	12,87,79,267
Other Income	1	1
Total Revenue	10,24,14,787	12,87,79,267
Total Expenditure	10,13,94,884	12,64,34,858
Prior Period Adjustment	-	_
Profit / (loss) Before exceptional and extraordinary items and Tax	10,19,902	23,44,410
Less: exceptional and extraordinary items	-	-
Profit/ (loss) Before Taxation	10,19,902	23,44,410
Less: - Current Tax	2,43,450	4,96,086
- Tax adjustment relating to prior years	-	-
- Deferred Tax	1,43,222	1,50,759
Profit / (loss) After Tax	6,33,231	16,97,565

REVIEW OF PERFORMANCE AND STATE OF THE COMPANY'S AFFAIRS:

During the year under review, overall performance of the Company was reasonable considering to the sector/market conditions. The gross revenue of the Company reduced to Rs.10,24,14,787/- compared to Rs. 12,87,79,267/- in the previous year and the Profit after tax for the year reduced to Rs. 6,33,231/- compared to Rs. 16,97,565/- in the previous year.

CHANGE IN THE NATURE OF BUSINESS, IF ANY:

There is no change in the nature of business during the year.

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

There are no material changes and commitments affecting the financial position of the company which occurred between the end of the financial year to which the financial statements relate and the date of the report.

DEPOSITS:

Your Company has not accepted any deposits from the Public for the year under review under Chapter V of the Companies Act, 2013 and the rules made there under.

APPROPRIATIONS:

Transfer to Reserves

The Company has transferred Rs. 6,33,231/- to the Reserves during the financial year 2017-18.

Dividend

The company has not declared any dividend during the financial year under review.

SHARE CAPITAL:

During the year under review, the Authorized Share Capital of the company is Rs.12,00,00,000/- divided into 1,20,00,000 Equity shares of Rs.10/- (Rupees Ten) each. The Issued, Subscribed and Paid up Capital of the Company as on March 31, 2018 is Rs.10,07,50,000/-divided into 1,00,75,000 Equity shares of Rs.10/- (Rupees Ten) each.

The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a) (ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.

DIRECTORS:

Appropriate resolutions for the re-appointment of Directors are being placed before you for your approval at the ensuing Annual General Meeting. The brief resume of the aforesaid Directors and other information have been detailed in the Notice. Your Directors recommend their re-appointment as Directors of your Company.

Further, there were no appointments and resignation of Directors during the financial year 2017-18.

MEETINGS OF THE BOARD:

The Board of Directors duly met (Four) times on 03.05.2017, 09.08.2017, 10.11.2017 and 08.02.2018 in respect of which meetings, proper notices were given and the proceedings were properly recorded and signed in the Minutes Book maintained for the purpose.

DECLARATION GIVEN BY INDEPENDENT DIRECTORS:

The Company has received necessary declaration from each independent director under section 149(7) of the Companies Act, 2013 that he/she meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013.

POLICY ON DIRECTOR'S APPOINTMENT AND REMUNERATION:

The Board has, on the recommendation of the Nomination & Remuneration committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration.

BOARD EVALUATION:

The company believes formal evaluation of the board and of the individual directors, on an annual basis, is a potentially effective way to respond to the demand for greater board accountability and effectiveness. For the company, evaluation provides an ongoing means for directors to assess their individual and collective performance and effectiveness. In addition to greater board accountability, evaluation of board members helps in;

- a. More effective board process
- b. Better collaboration and communication
- c. Greater clarity with regard to member's roles and responsibilities
- d. Improved chairman managing directors and board relations

The evaluation process covers the following aspects

- Self evaluation of directors
- Evaluation of the performance and effectiveness of the board
- Evaluation of the performance and effectiveness of the committees
- Feedback from the non executive directors to the chairman
- Feedback on management support to the board.

FAMILIARISATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The Company shall through its Senior Managerial personnel familiarise the Independent Directors with the strategy, operations and functions of the Company. The Independent Directors will also be familiarised with their roles, rights and responsibilities and orientation on Statutory Compliances as a Board Member.

On appointment of the Independent Directors, they will be asked to get familiarised about the Company's operations and businesses. An Interaction with the key executives of the Company is also facilitated to make them more familiar with the operations carried by the company. Detailed presentations on the business of the company are also made to the Directors. Direct meetings with the Chairman and the Managing Director are further facilitated for the new appointee to familiarize him/her about the Company/its businesses and the group practices as the case may be and link is available at the website of the Company www.pmtele.com.

DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to the requirement under section 134 (3) and (5) of the Companies Act 2013, with respect to Directors' Responsibility Statement, your board of directors to the best of their knowledge and ability confirm that:

i. In the preparation of the annual accounts for the financial year ended March 31,

2018, the applicable accounting standards had been followed along with proper explanation relating to material departures;

- ii. That the Directors had selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the company for the year under review;
- iii. That the Directors had 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;
- iv. That the Directors have prepared the accounts for the financial year ended March 31, 2018 on a 'going concern' basis;
- v. That the Directors laid down internal financial controls for the Company and such internal financial controls are adequate and operating effectively; and
- vi. That the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and such systems are adequate and operating effectively.

CONSTITUTION OF COMMITTEES:

A. AUDIT COMMITTEE:

The Audit Committee of the Company is duly constituted as per Section 177 of the Companies Act, 2013 and is in accordance with SEBI (LODR) Regulation, 2015. Composition and scope of Audit Committee is provided under the Corporate Governance report annexed herewith.

B. NOMINATION & REMUNERATION COMMITTEE CUM COMPENSATION COMMITTEE:

The Nomination & Remuneration Committee cum Compensation Committee is duly constituted as per Section 178 of the Companies Act, 2013. Composition and scope of Nomination & Remuneration Committee cum Compensation Committee is provided under the Corporate Governance report annexed herewith.

C. STAKEHOLDERS RELATIONSHIP COMMITTEE:

The Stakeholders Relationship Committee is duly constituted as per the provisions of the Companies Act, 2013. Composition and scope of Stakeholders Relationship Committee is provided under the Corporate Governance report annexed herewith.

AUDITORS:

A. STATUTORY AUDITORS:

M/s. N.K. Jalan & Co (Firm Registration No. 104019W), Chartered Accountants were appointed as Statutory Auditors of the Company, for a term of 2(Two) consecutive years, at the Annual General Meeting held on 29th September,2017. They have confirmed that they are not disqualified from continuing as Auditors of the Company.

B. SECRETARIAL AUDITORS:

According to the provision of section 204 of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board has appointed M/s. M&K Associates, Practicing Company Secretary Firm as Secretarial Auditors of the Company and Secretarial Audit Report submitted by them is enclosed as Annexure to this report.

REPLIES TO AUDITORS REPORT:

Auditors' observations are suitably explained in notes to the Accounts and are self-explanatory.

BUSINESS RESPONSIBILITY REPORT (BRR):

Securities Exchange Board of India (SEBI) vide circular CIR/CFD/DIL/8/2012 dated August 13, 2012 has mandated the inclusion of BRR as part of the Annual Report for the top 100 listed entities based on their market capitalization on Bombay Stock Exchange Ltd and National Stock Exchange of India Ltd as at 31 March 2012. In view of the requirements specified, the company is not mandated for the providing the BRR and hence do not form part of this Report.

CORPORATE SOCIAL RESPONSIBILITY:

The provision w.r.t. CSR is not applicable to the Company. Therefore, the Company has not constituted CSR committee during the year 2017-18.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS:

Details of loans and guarantees given and investments made under Section 186 of the Act are provided in the Notes to the Financial Statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

All the related party transactions that were entered during the financial years in the ordinary course of business of the company and were on arm length basis. There were no materially significant related party transactions entered by the company during the year with the promoters, directors, key managerial personnel or other persons which may have a potential conflict with the interest of the company.

The policy on related party transactions as approved by the board of directors is hosted on the website of the company.

Particulars of every contract or arrangements entered into by the Company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto shall be disclosed in **Form No. AOC-2 as 'Annexure'** to this report.

DETAILS OF SUBSIDIARY, JOINT VENTURE OR ASSOCIATE COMPANIES:

The Company does not have any Subsidiary, Joint Venture or Associate Company as on 31.03.2018

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

No significant and material order has been passed by the regulators, courts, tribunals impacting the going concern status and Company's operations in future.

<u>DEVELOPMENT AND IMPLEMENTATION OF A RISK MANAGEMENT</u> POLICY:

The Risk Management Policy in place in the company enables the company to proactively take care of the internal and external risks of the company and ensures smooth business operations.

The company's risk management policy ensures that all its material risk exposures are properly covered, all compliance risks are covered and the company's business growth and financial stability are assured. Board of Directors decide the policies and ensure their implementation to ensure protection of company from any type of risks.

CONSERVATION OF ENERGY, FOREIGN EXCHANGE ETC.:

Information on conservation of Energy, Technology absorption, Foreign Exchange earnings and outgo required to be disclosed under Section 134 of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014 are as follows:

A. CONSERVATION OF ENERGY:

- (i) Energy conservation dictates how efficiently a company can conduct its operations. Our Company has recognized the importance of energy conservation in decreasing the deleterious effects of global warming and climate change. The Company has undertaken various energy efficient practices that have reduced the growth in carbon di-oxide (CO2) emissions and strengthened the Company's commitment towards becoming an environment friendly organisation, the step taken by the company is utilizing alternate sources of energy;
- (ii) No additional investments are made during the year under review;

B. TECHNOLOGY ABSORPTION:

Updation of Technology is a Continuous process, absorption implemented and adapted by the Company for innovation.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO:

In accordance with the provisions of Section 134 of the Companies Act, 2013, read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988, the information relating to foreign exchange earnings and outgo is provided under Notes to the Balance Sheet and Profit and Loss Account.

EXTRACT OF ANNUAL RETURN:

The extract of Annual Return of the Company in Form No. MGT-9 for the year under report pursuant to Section 134(3) of the Companies Act, 2013 is given as an Annexure to this report and is available on the website of the Company www.pmtele.com.

INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY:

The Company has adequate system of internal control to safeguard and protect from loss, unauthorized use or disposition of its assets. All the transactions are properly authorized, recorded and reported to the Management. The Company is following all the applicable Accounting Standards for properly maintaining the books of accounts and reporting financial statements. The internal auditor of the company checks and verifies the internal control and monitors them in accordance with policy adopted by the company. Even through this non-production period the Company continues to ensure proper and adequate systems and procedures commensurate with its size and nature of its business.

VIGIL MECHANISM / WHISTLE BLOWER POLICY:

Pursuant to the provisions of section 177 of the companies act, 2013 and the rules framed there under and pursuant to the applicable provision of SEBI (Listing Obligations and disclosure Requirements) Regulations, 2015 the listing agreement entered with stock exchanges, the company has established a mechanism through which all stake holders can report the suspected frauds and genuine grievances to the appropriate authority. The Whistle blower policy which has been approved by the board of directors of the company has been hosted on the website of the company viz www.pmtele.com

INTERNAL CONTROL SYSTEMS:

Your Company has well established procedures for internal control across its various locations, commensurate with its size and operations. The organization is adequately staffed with qualified and experienced personnel for implementing and monitoring the internal control environment. The internal audit function is adequately resourced

commensurate with the operations of the Company and reports to the Audit Committee of the Board.

CORPORATE GOVERNANCE:

In pursuance of Regulation 17 to 27 read with Schedule V of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, entered into with the Stock Exchanges, a separate Report on Corporate Governance together with a certificate from the Company Auditor confirming compliance forms an integral part of this Report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

The Management Discussion and Analysis Report highlighting the industry structure and developments, opportunities and threats, future outlook, risks and concerns etc. is furnished separately and forms part of this report.

SECRETARIAL STANDARDS:

The Directors state that applicable Secretarial Standards, i.e., SS-1 and SS-2 as issued by ICSI(Institute of Company Secretaries of India) relating to 'Meetings of Board of Directors' and 'General Meetings' respectively have been duly followed by the Company.

LISTING WITH STOCK EXCHANGES:

The Company confirms that it has paid the Annual Listing Fees for the year 2017-18 to BSE where the Company's Shares are listed.

PARTICULARS OF EMPLOYEES:

The total numbers of Employees working in company are: 50

The particulars of the employees who are covered by the provisions contained in Rule 5(2) and rule 5(3) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014: NIL

The remuneration paid to all Key management Personnel was in accordance with remuneration policy adopted by the company.

INDUSTRIAL RELATIONS:

The company enjoyed cordial relations with its employees during the year under review and the Board appreciates the employees across the cadres for their dedicated service to the Company, and looks forward to their continued support and higher level of productivity for achieving the targets set for the future.

HUMAN RESOURCES:

Your Company treats its "human resources" as one of its most important assets.

Your Company continuously invests in attraction, retention and development of talent on an ongoing basis. Your Company thrust is on the promotion of talent internally through job rotation and job enlargement

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

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

The following is a summary of sexual harassment complaints received and disposed off during the year 2017-18:

No. of complaints received: - NIL No. of complaints disposed off: - NIL -

ACKNOWLEDGEMENTS:

Your Directors wish to place on record their appreciation of the contribution made by the employees at all levels, to the continued growth and prosperity of your Company.

Your Directors also wish to place on record their appreciation of business constituents, banks and other financial institutions and shareholders, of the Company for their continued support.

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967

Annexure - E

The details of remuneration during the year 2017-18 as per Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 are as follows:

S	Disclosure Requirement	Disclosure Details	
No.	-		
1.	Ratio of Remuneration of each Director to the median remuneration of the employees of the Company for the Financial year	Executive Director	Ratio to median remuneration
	-	Nil	Nil
2.	Percentage increase in the remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the Financial year		% increase in remuneration in the Financial year
	_	Nil	

- 3. Percentage increase/ decrease in the median remuneration of the employees in the financial year –Nil
- 4. Total employees on the rolls of the Company as on 31st March, 2018 50
- 5. Explanation on relationship between average increase in remuneration and Company performance:

The average increase in employee remuneration effected during the financial year 2017-18 was Nil. The Company in general has not undertaken any increment/performance appraisal during the previous financial year viz, 2017-18.

6. Affirmation that the remuneration is as per the remuneration policy of the Company.

The Company is in Compliance with its remuneration policy.

7. Information under Section 197 (12) of the Companies Act, 2013 read with the rule 5(2) Companies (Appointment and remuneration of managerial personnel) Rules, 2014 and forming part of Directors Report for the year ended March 31, 2018.

Names of top 10 Employees Employed throughout the Financial Year and in receipt of remuneration aggregating Rs. 1,02,00,000/- (Rupees One Crore and Two Lakh) or more.

Name of	Designatio	Remunerati	Quali	Experience	Date	Age	Last	%	of
the	n	on (in Rs.)	ficati	(years)	of		employ	equity	
Employ			on		Comm		ment	shares	
ee					encem		held	held	in
					ent of		before	the	
					Emplo		joining	Compa	any
					yment		the		
							company		
				Nil			•		

Names of top 10 Employees Employed throughout the Financial Year and in receipt of remuneration for a part of that year, at a rate which, in the aggregate, was not less than Rs. 8,50,000/- Per Month

Name of	Designatio	Remunerati	Quali	Experience	Date	Age	Last	%	of
the	n	on (in Rs.)	ficati	(years)	of		employ	equity	
Employ			on		Comm		ment	shares	
ee					encem		held	held	in
					ent of		before	the	
					Emplo		joining	Compa	ıny
					yment		the		
							company		
	•		•	Nil	•		•	•	

8. If employed throughout the financial year or part thereof, was in receipt of remuneration in that year which, in the aggregate, or as the case may be, at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, not less than two percent of the equity shares of the company – Nil

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967

Annexure - F FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN

as on financial year ended on March 31, 2018

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

I. REGISTRATION & OTHER DETAILS:

1.	CIN	L27105TG1980PLC002644
2.	Registration Date	05.03.1980
3.	Name of the Company	P.M. TELELINNKS LIMITED
4.	Category/Sub-category of the Company	Company limited by Shares/Non-govt company
5.	Address of the Registered office &	1-7-241/11/D, Ramalaya, 3rd Floor S.D.Road Secu
	contact details	500003
6.	Whether listed company	Yes
7.	Name, Address & contact details of the	Aarthi Consultants Pvt. Ltd
	Registrar & Transfer Agent, if any.	1-2-285, Domalguda,
		Hyderabad, Telangana- 500029
		Phones: 040-
		27638111/27634445/27642217/66611921
		Fax:040-27632184
		E-Mail: info@aarthiconsultants.com
		Website: www.aarthiconsultants.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)

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1.	Trading in Galvanized Steel	46947	80
2.	Wholesale trade in plastic granules in HDPE/ LDPE/ LLDPR etc	46693	20

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE **COMPANIES**

S. No.	Name and Address of the	CIN/GLN	Holding/ subsidiary/	% of shares held	Applicable
	Company		Associate		Section

IV. SHARE HOLDING PATTERN

(Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding

Category of Shareholders	No. of Shares held at the beginning of the year			No. of Shares held at the end of the year				% Change during the year	
	Demat	Physica 1	Total	% of Total Shares	Demat	Physica 1	Total	% of Tota 1 Shar es	
A. Promoters									
(1) Indian									
a) Individual/ HUF	3935209		3935209	39.06	3935209		3935209	39.0 6	Nil
b) Central Govt									
c) State Govt(s)									
d) Bodies Corp.									
e) Banks / FI									
f) Any other	601000		601000	5.97	601000		601000	5.97	
Sub-total (A) (1)	4536209		4536209	45.02	4536209		4536209	45.0 2	
(2) Foreign									
a) NRIs – Individual									
b) Other Individual									
c) Bodies Corp									
d) Banks / FI									
e) Any Other									
Sub-total (A) (2)									
Total shareholding of Promoter (A)=	4536209		4536209	45.02	4536209		4536209	45.0 2	

(A)(1)+(A)(2)									
B. Public									
Shareholding									
1. Institutions									
a) Mutual Funds	100				100				
b) Banks / FI	100		100	00	100		100	00	
c) Central Govt									
d) State Govt(s)									
e) Venture Capital Funds									
f) Insurance									
Companies									
g) FIIs									
h) Foreign									
Venture Capital									
Funds									
i) Others									
(specify)									
Sub-total	100		100	00	100		100	00	
(B)(1):-									
2. Non-									
Institutions									
a) Bodies Corp.									
i) Indian									
ii) Overseas									
b) Individuals									
i) Individual shareholders holding nominal share capital up to Rs. 1 lakh	1627367	261460	1888827	18.75	1627367	261460	1888827	18.7 5	
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	2812708		2812708	27.92	2812708		2812708	27.9	
c) Others (specify)	837156		837156	8.31	837156		837156	8.31	
Sub-total (B)(2):-	5277231	261460	5538691	54.98	5277231	261460	5538691	54.9 8	
Total Public Shareholding (B)=(B)(1)+ (B)(2)	5277331	261460	5538791	54.98	5277331	261460	5538791	54.9 8	

C. Shares held by Custodian for GDRs & ADRs									
Grand Total (A+B+C)	9813540	261460	10075000	100	9813540	261460	10075000	100	

ii) Shareholding of Promoters

Sl. No.	Shareholder's Name	Shareholdi the year	ng at the beg	ginning of	Shareholdi	ng at the end of	the year	% change
		No. of Shares	% of total Shares of the company	% of Shares Pledged / encumber ed to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbere d to total shares	in sharehol ding during the year
1.	Pranali Surana	594850	5.90	-	594850	5.90	-	-
2.	JaishikaSura na	500000	4.96	-	500000	4.96	-	-
3.	Meena Surana	623159	6.19	-	623159	6.19	-	-
4.	Ravi Pukhraj Surana	144900	1.44	-	144900	1.44	-	-
5.	Priyanka Surana	539600	5.36	-	539600	5.36	-	-
6.	Gulab Chand Pukhraj Surana HUF	25200	0.25	-	25200	0.25	-	-
7.	Gulab Chand Pukhraj Surana	1095500	10.87	-	1095500	10.87	-	-
8.	Dipin Surana	412000	4.09	-	412000	4.09	-	-
9.	Kaveri India Limited	136000	1.35	-	136000	1.35	-	-
10.	Surana Securities Limited	465000	4.62	-	465000	4.62	-	-
	Total	4536209	45.02	-	4536209	45.02	_	-

iii) Change in Promoters' Shareholding (please specify, if there is no change) -There is no Change during the financial year under review.

SN	Particulars	Shareholding at the beginning of		Cumulative Sha	areholding		
		the year	the year				
		No. of shares % of total		No. of shares	% of total		
			shares of the		shares of		
			company		the		
					company		
	At the beginning of the year	4536209	45.02	4536209	45.02		
	Date wise Increase / Decrease						
	in Promoters Shareholding						
	during the year specifying the		No ahan	œ			
	reasons for increase / decrease	No change					
	(e.g. allotment /transfer /						
	bonus/ sweat equity etc.):						
	At the end of the year	4536209	45.02	4536209	45.02		

iv) Shareholding Pattern of top ten Shareholders:

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

SN	For Each of the Top 10 Shareholders	Shareholding at the beginning 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	
1.	Jipal Pineshkumar Shah					
	At the beginning of the year	4,36,058	4.33	4,36,058	4.33	
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):			Nil		
	At the end of the year (or on the date of separation, if separated during the year)	4,36,058	4.33	4,36,058	4.33	
2.	Pramod kumar Jain Securities Pvt. Ltd					
	At the beginning of the year	2,86,261	2.84	2,86,261	2.84	
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase			Nil		

	/decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):					
	At the end of the year (or on the date of separation, if separated during the year)	2,86,261	2.84	2,86,261	2.84	
3.	Religare Securities Ltd					
	At the beginning of the year	1,66,141	1.64	1,66,141	1.64	
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):	 Increase on account of transfer of 1095 shares on 05/05/2017 Decrease on account of transfer of 1095 shares on 12/05/2017 Increase on account of transfer of 26 shares on 15/09/2017 Decrease on account of transfer of 26 shares on 22/09/2017 Increase on account of transfer of 200 shares on 17/11/2017 Decrease on account of transfer of 200 shares on 24/11/2017 				
	At the end of the year (or on the date of separation, if separated during the year)	1,66,141	1.64	1,66,141	1.64	
4.	Ashish Kumarpal Jhaveri					
	At the beginning of the year	45699	0.45	132795	1.3	
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):	1. Increase on account of transfer of 22600 shares on 08/09/2017 2. Increase on account of transfer of 63736 shares on 22/09/2017 3. Increase on account of transfer of 760 shares on 06/10/2017				
	At the end of the year (or on the date of separation, if separated during the year)	132795	1.3	132795	1.3	
5.	Rajendra Rajaram Dhole					
	At the beginning of the year	1,21,300	1.20	1,21,300	1.20	
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):			Nil		
	At the end of the year (or on the date of separation, if separated during the year)	1,21,300	1.20	1,21,300	1.20	
6.	Samkit Share And Stock Brokers Pvt. Ltd					
	At the beginning of the year	1,06,400	1.05	1,06,400	1.05	
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment /			Nil		
1	(1.8)	1			D 20	

	transfer / bonus/ sweat				
	equity etc.):				
	At the end of the year (or on				
	the date of separation, if	1,06,400	1.05	1,06,400	1.05
	separated during the year)				
7.	Patel Jagdish Ramanlal				
	At the beginning of the year	1,01,258	1	1,01,258	1
	Date wise Increase /	, , ,	L	<i>j- j</i>	
	Decrease in Shareholding				
	during the year specifying				
	the reasons for increase			Nil	
	/decrease (e.g. allotment /			1411	
	transfer / bonus/ sweat				
	equity etc.):				
	At the end of the year (or on				
	3	1.01.259	1	1.01.259	1
	the date of separation, if	1,01,258	1	1,01,258	1
0	separated during the year)				
8.	Bhavini Vijaykumar Shah	02.402	0.0	02.402	0.0
	At the beginning of the year	93,402	0.9	93,402	0.9
	Date wise Increase /				
	Decrease in Shareholding				
	during the year specifying				
	the reasons for increase			Nil	
	/decrease (e.g. allotment /				
	transfer / bonus/ sweat				
	equity etc.):		T	1	
	At the end of the year (or on				
	the date of separation, if	93,402	0.9	93,402	0.9
	separated during the year)				
9.	Sateeshkumar Puligundla				
	At the beginning of the year	90,000	0.89	90,000	0.89
	Date wise Increase /				
	Decrease in Shareholding				
	during the year specifying				
	the reasons for increase			Nil	
	/decrease (e.g. allotment /				
	transfer / bonus/ sweat				
	equity etc.):				
	At the end of the year (or on				
	the date of separation, if	90,000	0.89	90,000	0.89
L	separated during the year)				
10.	Govindasamy				
	Ramalingam				
	At the beginning of the year	82,155	0.81	82,155	0.81
	Date wise Increase /	,		*	-
	Decrease in Shareholding				
	during the year specifying			3.711	
	the reasons for increase			Nil	
	/decrease (e.g. allotment /				
	transfer / bonus/ sweat				
l	IIIIIIII Olimbi olimbi				

equity etc.):				
At the end of the year (or on the date of separation, if separated during the year)	82,155	0.81	82,155	0.81

$v) \ \textbf{Shareholding of Directors and Key Managerial Personnel:} \\$

S.NO	Shareholding of each Directors and each Key Managerial Personnel	Shareholdin beginning of the year	ng at the	Cumulative S during the Year	hareholding
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1.	Gulabchand Pukraj Surana				
	At the beginning of the year	10,95,500	10.87	10,95,500	10.87
	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	10,95,500	10.87	NIL 10,95,500	10.87
		10,75,500	10.07	10,73,300	10.07
2.	Ravi Surana At the beginning of the year	1,44,900	1.44	1,44,900	1.44
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):		No change		
	At the end of the year	1,44,900	1.44	1,44,900	1.44

V. INDEBTEDNESS –

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

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning				
of the financial year				
i) Principal Amount	Nil	Nil	Nil	Nil
ii) Interest due but not paid	Nil	Nil	Nil	Nil
iii) Interest accrued but not due	Nil	Nil	Nil	Nil
Total (i+ii+iii)	Nil	Nil	Nil	Nil
Change in Indebtedness	Nil	Nil	Nil	Nil
* Addition	Nil	Nil	Nil	Nil
* Reduction	Nil	Nil	Nil	Nil
Net Change	Nil	Nil	Nil	Nil
Indebtedness at the end of the financial year	Nil	Nil	Nil	Nil
i) Principal Amount	Nil	Nil	Nil	Nil
ii) Interest due but not paid	Nil	Nil	Nil	Nil
iii) Interest accrued but not due	Nil	Nil	Nil	Nil
Total (i+ii+iii)	Nil	Nil	Nil	Nil

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL: NIL

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

Sl. No.	Particulars of Remuneration	Name of t Director/ Whole	he Managing Time Director	Amount in Rs.
		Gulabchand Pukhraj Surana	Ravi Surana Pukhraj	
1	Gross salary	Nil	Nil	Nil
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act,1961	Nil	Nil	Nil
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	Nil	Nil	Nil
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	Nil	Nil	Nil
2	Stock Option	Nil	Nil	Nil
3	Sweat Equity	Nil	Nil	Nil
4	Commission	Nil	Nil	Nil
	- as % of profit	Nil	Nil	Nil
	- others, specify	Nil	Nil	Nil
5	Others, please specify	Nil	Nil	Nil
	Total	Nil	Nil	Nil
	Ceiling as per the Act – Minimum remuneration in case of inadequacy profits	Nil	Nil	Nil

B. REMUNERATION TO OTHER DIRECTORS:

Sl. No	Particulars of Remuneration	Name of Directors			Total Amount
		Casula Raj Kumar	Kadakia Amish Bharat	Malapa Venkaa Surya Sri Lakshi	
	Fee for attending board / committee meetings	Nil	Nil	Nil	Nil
	Commission	Nil	Nil	Nil	Nil
	Others, please specify	Nil	Nil	Nil	Nil
	Total (1)	Nil	Nil	Nil	Nil
	2. Other Non- Executive Directors				
	Fee for attending board / committee meetings	Nil	Nil	Nil	Nil
	Commission	Nil	Nil	Nil	Nil
	Others, please specify	Nil	Nil	Nil	Nil
	Total (2)	Nil	Nil	Nil	Nil
	Total (1+2)	Nil	Nil	Nil	Nil
	Overall Ceiling as per 1,00,000 per meeting.	the Act: The	e act provid	les for paying sitting fe	es upto Rs

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD: NIL

SN	Particulars of Remuneration	Key Mana	gerial Personn	el
		Company Secretary	CFO	Total
		Ms. Rashida Wagh	Mr. Ravi Surana	
1	Gross salary	3,00,000		
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961			
	(b) Value of perquisites u/s 17(2) Incometax 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			
	Total	3,00,000		

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: NIL

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding	Authority [RD / NCLT/ COURT]	Appeal made, if any (give
A. COMPANY			fees imposed		Details)
Penalty					
Punishment	NIL				
Compounding	1				
B. DIRECTORS					
Penalty					
Punishment	NIL				
Compounding	1				
C. OTHER OFFICE	C. OTHER OFFICERS IN DEFAULT				
Penalty					
Punishment	NIL				
Compounding					

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D,

Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967

Annexure - G

FORM NO. AOC – 2

Form for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto (Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014.

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

S. No.	Particulars Particulars	Details
1.	Name (s) of the related party & nature of	
	relationship	
2.	Nature of contracts/arrangements/transaction	
3.	Duration of the	
	contracts/arrangements/transaction	
4.	Salient terms of the contracts or arrangements or	NIL
	transaction including the value, if any	
5.	Justification for entering into such contracts or	
	arrangements or transactions'	
6.	Date of approval by the Board	
7.	Amount paid as advances, if any	
8.	Date on which the special resolution was passed	
	in General meeting as required under first	
	proviso to section 188	

2. Details of contracts or arrangements or transactions at Arm's length basis.

3.

S. No.	Particulars	Details
1.	Name (s) of the related party & nature of	Golkonda Engineering
	relationship	Enterprise Limited
2.	Nature of contracts/arrangements/transaction	Sales
3.	Duration of the	-
	contracts/arrangements/transaction	
4.	Salient terms of the contracts or arrangements	
	or transaction including the value, if any	Rs. 10,44,89,575/-
5.	Date of approval by the Board	-
6.	Amount paid as advances, if any	-

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033,Telangana

CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967



M&K Associates Company Secretaries

Suite #102, Pavani Plaza, Khairatabad, Hyderabad-500 004

Phone: 9948859300

E-mail: mail@mnklaws.com Website: www.mnklaws.com

ANNEXURE - H

Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31.03.2018

[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

P.M. Telelinnks Limited,

Registered Office: 1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad-500033, Telangana

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by P.M. Telelinnks 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 our opinion thereon.

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

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2018 according to the provisions of:

1. The Companies Act, 2013 (the 'Act') and the rules made thereunder and other applicable provisions of Companies Act, 1956 which are still in force;

2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;

- 3. The Depositories Act. 1996 and the Regulations and Bye-laws framed thereunder;
- 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;

Not applicable to the Company during the Audit period

- 5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009;
 - h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- 6. Other laws applicable to the Company as per the representations made by the Management.

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

- (i) Secretarial Standards -1 and Secretarial Standards 2, with respect to Board and General Meetings respectively, issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreement entered into by the Company with BSE;

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



We further report that:

- a) The Board of Directors of the Company is duly constituted with proper balance of Executive Director, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- b) Adequate notice is given to the directors to schedule the Board Meeting, 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 clarification on the agenda items before the meeting and for meaningful participation at the meeting.
- c) As per the minutes of the meetings duly recorded and signed by the Chairman, the decisions of the Board were carried out unanimously.

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.

We report that, during the audit period, there were no specific events/actions in pursuance of the above referred laws, rules, regulations, guidelines, standard etc. having a major bearing on the Company's affairs.

for M&K Associates

Company Secretaries

Manoj Kumar Koyalkar

FCS: 9298 C.P. No.:10004

Date: 21.08.2018 Place: Hyderabad

*This report is to 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
P.M. Telelinnks Limited,
Registered Office: 1-7-241/11/D,
Ramalaya, 3rd Floor, S D Road,
Secunderabad-500033,
Telangana

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

- Maintenance of secretarial record is the responsibility of the management of the Company.
 Our responsibility is to express an opinion on these secretarial records based on audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the corrections and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The Compliance of the provisions of the 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.
- The Secretarial Audit report is neither an assurance as to future viability of the Company nor
 of the efficacy or effectiveness with which the management has conducted the affairs of the
 Company.

for M&K Associates

Company Secretaries

Manoj Kumar Koyalkar

FCS: 9298 C.P. No.:10004

Date: 21.08.2018 Place: Hyderabad



M&K Associates Company Secretaries

Suite #102, Pavani Plaza. Khairatabad. Hyderabad-500 004

Phone: 9948859300

E-mail: mail@mnklaws.com Website: www.mnklaws.com

CERTIFICATE ON CORPORATE GOVERNANCE

To The Members of P.M. TELELINNKS LIMITED. 1-7-241/11/D, Ramalaya, 3rd Floor, S.D. Road. Secunderabad – 500 003. Telangana

We have examined the compliance of conditions of Corporate Governance by P.M. TELELINNKS LIMITED ("the Company") for the year ended on 31st March, 2018, as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

In our opinion and to the best of our information and according to our examination of the relevant records and the explanations given to us and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in compliance with Listing Agreement.

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

for M&K Associates Company Secretaries

Manoj Kumar Koyalkar

F.C.S No. 9298 C.P. No. 10004

Hyderabad, August 21, 2018.

MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT

a) Structure and Developments, Opportunities and Threats, Performance, outlook, Risks and Concerns:

The Company achieved a turnover of Rs.10,24,14,787/-during the current year as against Rs. 12,87,79,267/- during the previous year.

The market is expected to show signs of pickup during the current year 2017-18. With inventory available on the ground and with low demand, the selling prices will be under pressure. Further, the increase in the cost of power and consumables will have an impact on the margins.

b) Internal Control Systems and their Adequacy:

Management has put in place effective Internal Control Systems to provide reasonable assurance for:

- Safeguarding Assets and their usage.
- Maintenance of Proper Accounting Records and
- Adequacy and Reliability of the information used for carrying on Business Operations.

Key elements of the Internal Control Systems are as follows:

- i) Existence of Authority Manuals and periodical updating of the same for all Functions.
- ii) Existence of clearly defined organizational structure and authority.
- iii) Existence of corporate policies for Financial Reporting and Accounting.
- iv) Existence of Management information system updated from time to time as may be required.
- v) Existence of Annual Budgets and Long Term Business Plans.
- vi) Existence of Internal Audit System.
- vii) Periodical review of opportunities and risk factors depending on the Global / Domestic Scenario and to undertake measures as may be necessary.

Normal foreseeable risks of the Company's assets are adequately covered by comprehensive insurance. Risk assessments, inspections and safety audits are carried out periodically.

c) Financial performance with respect to operational performance:

The details of the financial performance of the Company are appearing in the Balance Sheet, Profit & Loss Account and other financial statements etc. appearing separately. Highlights for the year 2017-18 are as under:

Sales for the year 2017-18	Rs. 10,24,14,787/-
Profit After Tax	Rs. 6,33,231/-
Paid up equity share capital as on 31st March, 2018	Rs. 10,07,50,000/-

The financial performance of the Company has been explained in the Directors' Report of the Company for the year 2017-18 appearing separately.

d) Human Resources Development and Industrial Relations:

The Company has constituted an Internal Complaint Committee (ICC) in pursuant to the provisions of Sexual Harsassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 for prevention, prohibition and redressal of complaints / grievances on the sexual harassment of women at workplaces. The Company continued the welfare activities for the employees, which include Medical Care, Group Insurance, and Canteen Facility. To enrich the skills of employees and enrich their experience, the Company arranges, Practical Training Courses by Internal and External Faculty.

e) Cautionary Statement:

Statements in the Management Discussion and Analysis and Directors Report describing the Company's strengths, strategies, projections and estimates, are forward-looking statements and progressive within the meaning of applicable laws and regulations. Actual results may vary from those expressed or implied, depending upon economic conditions, Government Policies and other incidental factors. Readers are cautioned not to place undue reliance on the forward looking statements.

REPORT ON CORPORATE GOVERNANCE

In terms of Compliance to regulation 17 to 27 of the SEBI (LODR) Regulation, 2015 Corporate Governance, your Company is complying with the guidelines. The report for current year is as follows:

1. COMPANY'S CORPORATE GOVERNANCE PHILOSOPHY:

The Company's is committed to achieve transparency and accountability, the basic parameters of Corporate Governance norms, across the operations of the Company and in its interaction with all the stakeholders, to establish an enduring relationship with and maximize the wealth of stake holders. The Company believes that these practices will not only result in sustainable growth of the company but will also result in meeting every stakeholder expectation.

2. BOARD OF DIRECTORS:

- I. The Board of Directors of the Company currently consists of 5 Directors representing the optimum mix of professionalism, knowledge and experience. The Managing Director manages the day-to-day affairs of the Company. The Board has an optimum combination of Executive and Non-Executive directors.
- a) Composition and Category of directors as on March 31, 2018

Category	No. of Directors
Promoter Directors	2
Non-Executive Directors	1
Non-Executive Independent Directors	2
Total	5

The composition of the Board is in conformity with Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

b) Attendance of each director at the Board meetings held during the year 2017-18 and at the last Annual General Meeting.

Name of the Director	Category	Meetings held during the year	Meeting s attende d	Attendan ce at Last AGM
Mr. Gulabchand Pukhraj	Promoter	4	4	Present
Surana	Managing Director			
	Executive Director			
Mr. Ravi Surana	Promoter, Whole	4	4	Present
	time Director,			
	CFO(Chief			
	Financial Officer)			

Mr. Casula Raj Kumar	Non-Executive Independent Director	4	4	Present
Mr. Kadakia Amish Bharat	Non-Executive Independent Director	4	4	Present
Ms. Malapaka Venkata Surya Sri Lakshmi	Independent, Woman Director	4	4	Present

c) No. of other Boards/Board Committees in which the Directors are either Member or Chairman as at March 31, 2018

Name of the Director	Board		Committe	e
	Chairman	Member	Chairman	Member
Mr. Gulabchand Pukhraj	-	2*	-	-
Surana				
Mr. Ravi Surana Pukhraj	-	3*	-	-
Mr. Casula Raj Kumar	-	3*	-	-
Mr. Kadakia Amish Bharat	-	1*	-	-
Ms. Malapaka Venkata Surya	-	-	-	-
Sri Lakshmi				

^{*}excludes private companies, foreign companies and membership in other committees.

d) No. of Board Meetings held and dates on which they were held during the year 2017-18

Quarter	No. of Meetings	Dates on which held
April – June 2017	1	03.05.2017
July – September 2017	1	09.08.2017
October – December 2017	1	10.11.2017
January – March 2018	1	08.02.2018
Total	4	

e) Disclosure of relationships between directors inter-se:

Mr. G P Suran Managing Director is father of Mr. Ravi Surana CFO of the company.

f) Number of shares and convertible instruments held by non-executive directors: NIL

g) Weblink:

<u>https://www.pmtele.com</u> where details of familiarization programmes imparted to independent directors is disclosed.

Independent Directors Meeting:

A meeting of the Independent Directors was held on February 8, 2018 which was attended

by the Independent Directors. The Independent Directors have evaluated the performance of the Non-Independent Directors, the Board as a whole and the Chairman of the Board. The Board was briefed on the deliberations made at the Independent Directors Meeting.

Board Evaluation:

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations 2015, the Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as the evaluation of the working of its Audit, Nomination and Remuneration and other Committees. Structured questionnaires were prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance. A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of participation in the meetings and contribution, independence of judgement, safeguarding the interest of the Company and other stakeholders etc. The performance evaluation of the Independent Directors was carried out by the entire Board. Further, the performance evaluation of the Chairman and the Non Independent Directors was carried out by the Independent Directors.

3. AUDIT COMMITTEE:

The Audit Committee was constituted in terms of Section 177 of the Companies Act, 2013 and as per the provisions of Regulation 18 of SEBI (LODR) Regulation, 2015. The Audit Committee consists of a combination of Non-Executive Director and Non-Executive Independent Directors and assists the Board in fulfilling its overall responsibilities. The Company Secretary acts as the Secretary of the Committee.

i) Brief description of terms of reference

The terms of reference of the Audit Committee include the following:

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a.Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013
 - b. Changes, if any, in accounting policies and practices and reasons for the same

- c.Major accounting entries involving estimates based on the exercise of judgment by management
- d.Significant adjustments made in the financial statements arising out of audit findings
- e. Compliance with listing and other legal requirements relating to financial statements
- f. Disclosure of any related party transactions
- g. Qualifications in the draft audit report
- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 7. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;

- 18. To review the functioning of the Vigil mechanism;
- 19. Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate;
- 20. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee and as per the role of committee specified under Part C of Schedule II

Explanation (i): The term "related party transactions" shall have the same meaning as provided in Regulation 23 of SEBI (LODR) Regulations, 2015.

ii) Composition, name of members and Chairperson

The Audit Committee comprises of the following directors

Name of the Member	Status	Nature of Directorship
Mr. Casula Raj Kumar	Chairman	Independent &Non-Executive
Mr. Kadakia Amish Bharat	Member	Independent &Non-Executive
Mr. Gulabchand Pukhraj Surana	Member	Executive Director
		Managing Director

Meetings and attendance during the year 2017- 18

Name of the Member	Meetings held during the year	Meetings attended
Mr. Casula Raj Kumar	4	4
Mr. Kadakia Amish Bharat	4	4
Mr. Gulabchand Pukhraj Surana	4	4

4. NOMINATION AND REMUNERATION COMMITTEE:

Brief description of terms of reference

- 1. To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- 2. To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- 3. To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
- 4. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- 5. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- 6. To devise a policy on Board diversity

7. To develop a succession plan for the Board and to regularly review the plan;

The Nomination and Remuneration Committee comprises of the following directors

Name of the Director	Status	Nature of Directorship
Mr. Casula Raj Kumar	Chairman	Independent &Non-Executive
Mr. Kadakia Amish Bharat	Member	Independent & Non-Executive
Ms. Malapaka Venkata	Member	Independent & Woman Director
Surya Sri Lakshmi		

c. Meetings and Attendance during the year 2017-18:

Name of the Member	Meetings held during the year	Meetings attended
Mr. Casula Raj Kumar	1	1
Mr. Kadakia Amish Bharat	1	1
Ms. Malapaka Venkata Surya Sri Lakshmi	1	1

d. Remuneration Policy

The Company's remuneration policy is driven by the success and performance of the individual employee and the Company. Through its compensation programme, the Company endeavors to attract, retain, develop and motivate a high performance workforce. The Company follows a compensation mix of fixed pay, benefits and performance based variable pay. Individual performance pay is determined by business performance and the performance of the individuals measured through the annual appraisal process.

e. Details of remuneration to the directors(Rs. in Lakhs)

	Name of Directors				
Particulars			Non	Executive 1	Directors
Particulars	Gulabchand Pukhraj Surana		Casula Raj Kumar	Kadakia Amish Bharat	Malapaka Venkata Surya Sri Lakshmi
Salary	Nil	Nil	Nil	Nil	Nil
Commission	Nil	Nil	Nil	Nil	Nil
PF Contribution	Nil	Nil	Nil	Nil	Nil
Sitting fees	Nil	Nil	Nil	Nil	Nil
Total	Nil	Nil	Nil	Nil	Nil

Directors are not paid any sitting fees for any Board / Committee meetings attended by them.

5. STAKEHOLDERS' RELATIONSHIP COMMITTEE:

The Company has a Stakeholders Relationship Committee (SRC) of Directors to look into the Redressal of complaints of investors such as transfer or credit of shares, non receipt of dividend/notices/annual reports, etc.

a. Constitution and Composition of the Stakeholders' Relationship Committee

Name of the Director	Status	Nature of Directorship
Mr. Casula Raj Kumar	Chairman	Independent & Non-Executive
Mr. Kadakia Amish Bharat	Member	Independent & Non-Executive
Mr. GulabchandPukhraj	Member	Executive Director
Surana		Managing Director

Name, designation and address of the Compliance Officer:

Ms. Rashida Wagh

Company Secretary & Compliance Officer

6-3-597/A/6/1, Plot #870, Venkatrama Colony,

Khairtabad, Hyderabad – 500004,

Telangana

Email:gp@suranamailindia.com

b. During the year the Company had not received any complaints from the investors. There were no transfers pending at the close of the financial year:

Sl. No.	Description	Received	Resolved	Pending
1	Non receipt of Electronic	Nil	Nil	Nil
2	Non receipt of Annual Reports	Nil	Nil	Nil
3	Non receipt of Dividend	Nil	Nil	Nil
4	Non receipt of Refund order	Nil	Nil	Nil
5	SEBI	Nil	Nil	Nil
6	Stock Exchanges	Nil	Nil	Nil
	Total	Nil	Nil	Nil

6. GENERAL BODY MEETINGS

Location and date / time for last three Annual General Meetings were:

Financial Year	Location of the Meeting	Date and Time	Number of Special	Details of Special
Tear		Time	Resolutions passed	Resolutions
2016-17	1-7-241/11/D, Ramalaya, 3 rd	29/09/2017	0	NA
	Floor, S D Road, Secunderabad	10.30 A.M		
2015-16	1-7-241/11/D, Ramalaya, 3 rd	30/09/2016	0	NA
	Floor, S D Road, Secunderabad	11.00 A.M		
2014-15	1-7-241/11/D, Ramalaya, 3 rd	30/09/2015	2	Resolution
	Floor, S D Road, Secunderabad	11.00 A.M		U/s 160 (1)

		161(1)	for
		appointm	ent
		of direc	etors
		and U/s.	149,
		152	for
		appointm	ent
		of	
		Independ	ent
		Director	and
		appointm	ent
			Non
		Executive	•
		Director	

ii) Extraordinary General Meeting / Postal ballot

During the F.Y 2017-18 the company had not held any extra ordinary General Meeting.

To widen the participation of shareholders in company decisions, the Securities and Exchange Board of India has directed top 500 listed companies to provide Remote evoting facility to their shareholders from October, 2012 onwards, in respect of those businesses which are transacted through postal ballot.

Further, the Companies Act, 2013 and Regulation 44 of SEBI(LODR) Regulations,2015 also requires a listed Company to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions, to be passed at General Meetings.

- (iii) Whether any special resolution passed last year through postal ballot: No special resolution was passed during the financial 2016-17 through postal ballot
- (iv) Special Resolution is proposed to be passed through a Postal ballot at the ensuing Annual General Meeting:
 - a. To obtain consent of shareholders under Section 149, 152 read with Schedule IV of the Companies Act 2013 for re-appointment of Mr. Casula Raj Kumar, as an Independent Director.
 - b. To obtain consent of shareholders under Section 196 of the Companies Act 2013 for reappointment of Mr. Gulabhchand Pukhraj Surana as Managing Director of the Company.

7. DISCLOSURES:

(i) There are no significant related party transactions with the Company's Promoters, Directors, the Management or relatives that may have potential conflict with the interest of the Company at large. Related party transactions have been disclosed in Notes to the Annual Accounts. The Company has framed a Policy on Related Party Transactions and the same is available on website of the Company at http://www.pmtele.com.

Sr. No.	In the accounts of	Amounts at the year end and the maximum amount of loans/ advances/ Investments outstanding during the year.
1	Holding Company	Nil
2	Subsidiary	Nil

- (ii) The Company has complied with all the requirements of the Listing Agreement with the Stock Exchanges as well as the regulations and guidelines of SEBI. No other penalty or strictures have been imposed on the Company by the Stock Exchanges, SEBI or any other statutory authority, on any matter relating to the capital markets, during the last three years.
- (iii) The Company has established a Vigil mechanism to provide an avenue to raise concerns. The mechanism provides for adequate safeguards against victimization of employees who avail of it and also for appointment of an Ombudsperson who will deal with the complaints received. The policy also lays down the process to be followed for dealing with complaints and in exceptional cases, also provides for direct appeal to the Chairperson of the Audit Committee. During the year, no employee was denied access to Chairman of the Audit Committee.
- (iv) The information on Directors seeking appointment/ re-appointment is provided in the notes to the notice of the Annual General Meeting under the heading "Directors seeking Appointment/Re-appointment at the ensuing Annual General Meeting".
- (v) The Company has complied with all the mandatory requirements of Compliance with Corporate Governance requirements specified in Regulation 17-27 and clauses (b) to (i) of Sub- regulation(2) of Regulation 46 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (vi) The shareholding of the Non –Executive Directors in the Company as on March 31, 2018 is as under:

S.No	Name of the Director	Shares held
1.	Mr. Kadakia Amish Bharat	0
2.	Mr. Casula Raj Kumar	0
5.	Ms. Malapaka Venkata Surya Sri Lakshmi	0

(vii) Pecuniary transactions with Non-Executive Directors

There were no pecuniary transactions with any of the Non-Executive Directors.

(viii) As required under Clause E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, certificate regarding compliance of corporate governance is given as an annexure to the Directors' Report.

(ix) As required under Clause D of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the declaration issued by the Chief Executive officer is provided in the Annual Report.

Compliance with Accounting Standards

In the preparation of the financial statements, the Company has followed the Accounting Standards notified pursuant the relevant provision of the Companies Act, 2013 read with applicable Accounting Standards, issued by the Ministry of Corporate Affairs. The significant accounting policies which are consistently applied have been set out in the Notes to the Financial Statements.

8. MEANS OF COMMUNICATION

- (i) The Company does not send the quarterly results to each household of shareholders. The quarterly, half yearly, and annual results are intimated to the stock exchanges.
- (ii) The Company posts all the vital information relating to the Company and its performance/ results including the press releases on its web site www.pmtele.com for the benefit of the shareholders and public at large.
- (iii) The presentations made to the investors are also uploaded on the website of the company.
- (iv)SEBI Complaints Redressal System (SCORES): SEBI has initiated SCORES for processing the investor complaints in a centralized web based redress system and online redressal of all the shareholders complaints. The company is in compliance with the SCORES and redressed the shareholders complaints well within the stipulated time.
- (v) The Management Discussion and Analysis Report is attached and forms part of the Annual Report
- (vi)Reconciliation of share capital Audit (Formerly Secretarial Audit Report): A qualified practicing company secretary carried out Secretarial Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. The Reconciliation of share capital Audit (Formerly Secretarial Audit Report) confirm that the total issued / Paid-up capital is in agreement with the total number of shares in physical form and the total number of Dematerialized shares held with NSDL and CDSL.
- (vii) As per the vigil mechanism applicable to the company, there is an ombudsman who is responsible for its implementation.
- (viii) A Dash board containing the risks identified if any, will be placed to the audit committee and measures taken by the management will be discussed to mitigate.

9. MEASURES FOR PREVENTION OF INSIDER TRADING:

In compliance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2016, the company framed a Code of Conduct for Prevention of Insider Trading and Code of Practices & Procedures for Fair Disclosure of Unpublished Price Sensitive Information for its directors and designated employees. The code lays down guidelines, which mandates the directors and designated employees on the procedures to be followed and disclosures to be made while dealing with the shares of the company and also appraises the consequences for the violations. Details of the code for prevention of insider trading is available at the company's website viz http://www.pmtele.com

10. GENERAL SHAREHOLDER' INFORMATION:

i.	Date, Time & Venue of AGM	Time: 11.00 a.m. Venue: 1-7-241/11/D, Ramalaya, 3 rd Floor S.D. Road, Secunderabad—		
	71 117	500003, Telangana.		
ii.	Financial Year	April 1 2017 to March 31,2018		
iii.	Listing on Stock	Bombay Stock Exchange Ltd, (BSE)		
	Exchanges	P.J Towers, Dalal Street, Mumbai – 400 001		
iv.	Stock Code/Symbol	BSE : 513403		
V.	Annual Listing fees to Stock Exchanges (NSE/BSE)	Listing Fees as applicable have been paid.		
vi.	Dividend payment date	NA		
vii.	Registrar and Transfer Agents	Aarthi Consultants Pvt. Ltd 1-2-285, Domalguda, Hyderabad, Telangana- 500029 Phones: 040-27638111/27634445/27642217/66611921 Fax:040-27632184 E-Mail: info@aarthiconsultants.com Website: www.aarthiconsultants.com		
viii.	Share Transfer System	All the transfers received are processed and approved by the Registrar and Transfer Agents and same is reviewed by the Stakeholders relationship Committee.		
ix.	Distribution of Shareholding	As per Annexure 'C		
X.	Dematerialisation of shares and Liquidity			
xi.	Outstanding GDRs/ ADRs/ Warrants or any Convertible Instruments, conversion date and	As on March 31, 2018, there were no outstanding GDRs/ ADRs/ Warrants or any Convertible Instruments of the Company.		

	likely impact on equity:					
xii.	Commodity price risk or foreign exchange risk and hedging activities;	Not Applicable				
xiii.	Plant locations/offices;	The company operates from 1-7-241/11/D, Ramalaya, 3 rd Floor S.D. Road Secunderabad- 500003				
xiv.	Registered Office/ address for correspondence	Investor correspondence may be addressed to: for Correspondence to the Company:				
		1-2-285, Domalguda, Hyderabad, Telangana- 500029 Phones: 040- 27638111/27634445/27642217/66611921 Fax:040-27632184 E-Mail: info@aarthiconsultants.com Website: www.aarthiconsultants.com Website: www.aarthiconsultants.com Compliance officer 241/11/D, Ramalaya, 3 rd Floor S.D.RoadSecunderabad 500003 Telephone No: 040-65595929 E-mail: gp@suranamailindia.com			Secretary & officer 1-7-Ramalaya, 3 rd Floor cunderabad –	
XV.	Market Price Data	Month	High	Low	•	Close
	High, Low during	April	6.00	5.70		5.98
	each month in last	May	6.30	3.22		3.22
	Financial year	June	3.37	3.06		3.37
		July	3.21	2.40	1	2.40
		August	2.42	1.81		1.9
		September	3.29	1.99	1	3.29
		October	4.89	3.4		4.89
		November	5.15	3.61		3.61
		December	3.95	3.34		3.34
		January	3.18	2.3		2.33
		February	2.44	2.03		2.03
		March	2.5	1.85		2.06
xvi.	Performance in comparison to BSE Sensex and S&P CNX Nifty	-				

SHAREHOLDING PATTERN AS ON 31st MARCH, 2018:

Category	No. of shares held	Percentage of shareholding
Duamatana	20.25.200	39.06
Promoters	39,35,209	39.00
Promoters Body Corporate	6,01,000	5.97
Mutual funds / UTI	-	-
Financial Institutions /Banks	-	-
Foreign Institutional Investors	-	-
Venture Capital Funds	-	-
Bodies Corporate	-	-
Foreign Bodies Corporate	-	-
Retail individuals/NRIs/Trusts /others	55,38,791	54.98
Total	1,00,75,000	100

COMPLIANCE WITH REGULATION MANDATORY REQUIREMENTS:

The Company complied with all the applicable mandatory requirements of the listing agreement and is also submitting a quarterly compliance report duly certified by compliance officer of the company to the stock exchanges within the time frame prescribed under regulations. At present, other non-mandatory requirements have not been adopted by the Company.

Details of unclaimed shares:

The Company is required to open an unclaimed suspense account with a depository participant and transfer all the unclaimed share certificates of members after giving three reminders.

As on March 31, 2018 your Company has 2,61,460 equity shares in Physical form. There are no shares pending credit to the members. Hence, the balance in the unclaimed suspense account is nil.

Green Initiative for Paperless Communications:

The Ministry of Corporate Affairs ("MCA") has taken a "Green Initiative in Corporate Governance" by allowing paperless compliances by Companies through electronic mode. In accordance with the recent circular bearing no.17/2011 and 18/2011 dated April 21, 2011 and April 29, 2011 issued by the Ministry of Corporate Affairs, Companies can now send various notices/documents to their shareholders through electronic mode to the registered e-mail addresses of the shareholders. This is a golden opportunity for every shareholder of the Company to contribute to the Corporate Social Responsibility initiative

of the Company.

This move by the Ministry is a welcome move, since it will benefit the society at large through reduction in paper consumption and contribution towards a greener environment. Additionally, it will avoid loss in postal transit, save time, energy and costs.

Pursuant to the said circular, the company has forwarded e-mail communication on June 13, 2011 to all share holders whose email id were registered in the Depository records that the company intends to use the said e-mail id to send various Notices/ Correspondences etc.

By Understanding the underlying theme of the above circulars, to support this green initiative of the Government in full measure, the company is sending the documents like notice convening general meetings, financial statements, directors reports, auditor's report etc to the email address registered with the depositories by the share holders holding shares in electronic form and for shareholders holding shares in physical form, the physical copy to the address registered with the Registrar and Share transfer Agents of the Company.

In this regard, we request share holders who have not registered their email addresses, so far to register their email addresses, in respect of electronic holding with depository through their concerned depository participants and Members who hold shares in physical form are requested to send the required details to the Registrar and Share Transfer Agent, **Aarthi Consultant Pvt. Ltd.** 1-2-285, Domalguda, Hyderabad – 500029, Telangana.

Depository Services:

For guidance on depository services, Shareholders may write to the Company or to the respective Depositories:

National Securities Depository Ltd. Trade World, 4th Floor Kamala Mills Compound, SenapatiBapatMarg, Lower Parel, Mumbai-400013.

Tel: 091-022-24994200

Fax: 091-022-24972993/24976351

Email: info@nsdl.co.in

Central Depository Services (India) Ltd.

PhirozeJeejeebhoy Towers, 17th Floor, Dalal Street, Mumbai - 400023.

Tel: 091-022-22723333 Fax: 091-022-22723199

Email: investors@cdslindia.com

Code of Conduct for Board of Directors and Senior Management

The code has been circulated to all the members of the Board and Senior Management and the compliance of the same has been affirmed by them. A Declaration signed by the Managing Director is furnished here under as **Annexure**. A copy of the Code of Conduct applicable for the Board and Senior Management has been placed on the Web site of the company.

For and on behalf of the Board of Directors P.M. Telelinnks Limited

Sd/-Gulabchand Pukhraj Surana Managing Director DIN: 01777675

Date: 21.08.2018 Place: Secunderabad

Registered Office:

1-7-241/11/D, Ramalaya, 3rd Floor, S D Road, Secunderabad–500033, Telangana

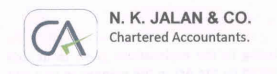
CIN: L27105TG1980PLC002644

Website: https://www.pmtele.com Email ID: gp@suranamailindia.com

Tel: (0091-40) 40176211, 65595929 Fax: (0091-40) 27818967

DECLARATION

As stipulated under Schedule V D of the SEBI (Listing Obligations and Disclosure Requirements) Regulations,2015, the Board Members and Senior Management Personnel of the Company have affirmed compliance with the Code of Conduct of the Company for the financial year ended March 31, 2018.



2-A, Mayur Apartments, Dadabhai Cross Road No.3, Vile Parle (West), Mumbai - 400 056. Tele: 26210903/26210904.

Mobile: 9324114104 E-mail: nkjalan@vsnl.com

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF P.M. TELELINNKS LIMITED

Report on the Financial Statements

We have audited the accompanying financial statements of P.M. TELELINNKS LIMITED ("the Company"), which comprise the Balance Sheet as at 31 March, 2018, and the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Cash Flows and the Statement of Changes in Equity 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 Ind AS financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act.

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 design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

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

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

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our

Opinion

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

Report on other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016, ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013 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 explanation given to us, we give in "Annexure 1", a statement on the matters specified in paragraphs 3 & 4 of the Order, to the extent applicable.
- 2. As required by section 143(3) of the Act, we report that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss including other comprehensive income, the Cash Flow Statement and the statement of changes in equity dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid Ind AS Financial Statements comply with the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act, read with relevant rules issued thereunder.
- e) On the basis of the written representations received from the directors as on 31st March, 2018, taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2018, from being appointed as a director in terms of Section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, we give our separate Report in "Annexure 2".
- 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, 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.

Apartments Vile Parle (West)

Mumbai-400056

PLACE: MUMBAI DATED: 30/04/2018 FOR N.K. JALAN & CO.
CHARTERED ACCOUNTANTS
FIRM NO. 104019W

CA N.K. JALAN (PROPRIETOR) Membership No.011878

Annexure 1 to the Independent Auditors' Report

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

- (i) In respect of its fixed assets:
 - (a) The company has maintained proper records showing full particulars, including quantitative details and situation of the fixed assets.
 - (b) As explained to us, all the fixed assets have been physically verified by the management in a phased periodical manner, which in our opinion is reasonable having regard to the size of the Company and nature of its assets. No material discrepancies were noticed on such physical verification.
 - (c) The title deeds of immovable properties recorded in the books of account of the Company are held in the name of the Company.
- (ii) The inventory has been physically verified by management during the year. In our opinion, the frequency of verification is reasonable. As informed, no material discrepancies were noticed on physical verification carried out during the year.
- (iii) As informed, the Company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Act. Therefore provisions of sub clause (a), (b) and (c) of clause (iii) of paragraph 3 of the Order are not applicable to the Company.
- (iv) As per the information and explanation given to us in respect of loans, investments, guarantees and securities, the Company has complied with the provisions of Section 185 and 186 of the Act.
- (v) In our opinion and according to the information and explanations given to us, the Company has not accepted any deposits from the public within the provisions of Sections 73 to 76 of the Act and the rules framed there under. Therefore, the provisions of clause (v) of paragraph 3 of the Order are not applicable to the Company.
- (vi) As per the information and explanations given to us, in respect of the class of industry in which the Company falls, the maintenance of cost records has not been prescribed by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013. Therefore, the provisions of clause (vi) of paragraph 3 of the Order are not applicable to the Company.

(vii) In respect of statutory dues:

- (a) The company is regular in depositing with appropriate authority undisputed statutory dues including provident fund, employee's state insurance, income tax, sales tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues applicable to it with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of above dues were in arrears, as at 31st March, 2018 for a period of more than six months from the date they became payable.
- (b) According to the information and explanations given to us, there are no dues of Sales tax, Customs Duty, Income Tax, Excise Duty or Cess, which have not been deposited on account of any dispute.
- (viii) According to the information and explanation given to us, the company has not defaulted in repayment of dues to bank / financial institutions. The Company has not taken loan from government or has no dues to debenture holders.

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- (ix) The Company has not raised money by way of public issue offer. According to the information and explanation given to us, the money raised by way of term loans have been applied by the Company for the purposes for which those are raised.
- (x) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of fraud by the Company or any fraud on the Company by its officers or employees, noticed or reported during the year, nor have we been informed of any such instance by the management.
- (xi) As per the information and explanations given to us, managerial remuneration has been paid / provided in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the Act.
- (xii) In our opinion, the Company is not a Nidhi Company. Therefore, the provisions of clause (xii) of paragraph 3 of the Order are not applicable to the Company.
- (xiii) As per the information and explanation given to us, all transactions entered into by the Company with the related parties are in compliance with Sections 177 and 188 of Act, where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards.
- (xiv) The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Therefore, the provisions of clause (xiv) of paragraph 3 of the Order are not applicable to the Company
- (xv) The Company has not entered into any non-cash transactions with directors or persons connected with him. Therefore, the provisions of clause (xv) of paragraph 3 of the Order are not applicable to the Company.
- (xvi) As per the information and explanation given to us the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

PLACE: MUMBAI DATED: 30/04/2018 ZA, Mayur
Apartments
Vice Partie (West)
Mumbai-400056.

FOR N.K. JALAN & CO. CHARTERED ACCOUNTANTS FIRM NO. 104019W

CA N.K. JALAN (PROPRIETOR) Membership No.0 11878

Annexure 2 to the Independent Auditors' Report

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

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

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls 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 specified under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, 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 control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

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

PLACE: MUMBAI DATED: 30/04/2018 JALAN CP

2A, Mayur

Apartments
Vile Parie (W.c.)

Mumbai-400056.

FOR N.K. JALAN & CO. CHARTERED ACCOUNTANTS FIRM NO. 104019W

CA N.K. JALAN (PROPRIETOR) Membership No.0 11878

ks Limite 31st Ma	Control of the Control of the Control	Ç	
	As at March 31,	170 00 00 00 00 00 00 00 00 00 00 00 00 0	As at April 1 2016
Notes	INR (Rs.)	INR (Rs.)	INR (Rs.)
	192,148		
2	21,072,265	21,072,265	21,072,26
1	27		8
	155		100
2		_	5
1	10	150	340
	2	₩.	- E
150	10000000	14 216 666	97534875
3	2,395,371	2,538,591	2,689,35
1 1			
İ	23,467,636	23,610,856	23,761,615
l			201102102
1 1			
		123	
302.11	Sell rest - con-	-4241223	Q18 9 8 3 2 6 1
7.3			138,240,408
3.1	9,215,021	9,308,831	7,918,300
6	2	13.941	59.599
	85	74.5	
7	12,600		57.8
8	456,129	456,129	492,322
1 1	38,656,416	38,056,967	146,710,631
1 :	62,124,052	61.667.824	170,472,246
	2018	As at March 31, 2017	As at April 1, 2016
Notes	INR (Rs.)	INR (Rs.)	INR (Rs.)
9	100.750.000	-100 750 000	100,750,000
10	(39,180,553)	(39,813,784)	(41,583,271)
	61,569,447	60,936,216	59,166,729.00
	3.7-32-32-78-78-78-78-78-78-78-78-78-78-78-78-78-		
		1	
		-1	
11	243 450	496.086	=
57.50	111111111	450,000	100
	243,450	496,086	
1			
	-		110,942,312
17	140.503	192 100	dr oos
32	149,502	182,100	95,081
13	161,653	53,422	268,124
	311,155	235,522	111,305,517
	/2.124.0F2	C4 CC7 D34	and the second second second
F	62,124,052	61,667,824	170,472,246
For P.M.T		61,667,824	170,472,246
For P.M.T	62,124,052 elelinnks Limited	61,667,824	170,472,246
For P.M.T		61,667,824	170,472,246
For P.M.T	elelinnks Limited	•	170,472,246
For P.M.T	elelinnks Limited	61,667,824 Sd/-	170,472,246
3	elelinnks Limited	Sd/-	170,472,245
S P SURAN	elelinnks Limited	Sd/- avi surana	170,472,246
S P SURAN	elelinnks Limited A R G DIRECTOR	Sd/- AVI SURANA DIRECTOR	170,472,246
S P SURAN	elelinnks Limited A R G DIRECTOR	Sd/- avi surana	170,472,246
	Notes 2 4 5 6 7 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2018 Notes INR (Rs.) 2 21,072,265 2 21,072,265 2 23,467,636 2 28,974,066 5 9,213,621 6 28,974,066 6 9,213,621 6 456,129 38,656,416 62,124,052 As at March 31, 2018 INR (Rs.) 9 100,750,000 (39,180,553) 61,569,447 11 243,450 243,450	Notes As at March 31, 2018 100,750,000

P.M.Telelinnks Limited Statement of profit and loss for the year ended March 31, 2018

W25 1 105 123		For the Year end	For the Year end
Particulars	Notes	March 31, 2018	March 31, 2017
	Transco-de	INR (Rs.)	INR (Rs.)
Revenue			
I. Revenue from Operations (Gross)			
Sale of Goods	14	102,414,787	128,779,267
Other Operating revenue		1 0=	N (E)
II. Other income		27	12
III. Total Income (I+II)		102,414,787	128,779,267
IV. Expenses	i i		
Cost of materials consumed		- 1	
Cost of Services rendered		- 1	14
Purchase of stock-in-trade (Traded goods)	15	98,611,058	124,561,893
Changes in inventories of finished goods, work-in-		March 4500	1,50 +1,500
progress and stock-in-trade		(2: 1)	
Employee Benefits Expenses	16	650,517	733,195
Finance Cost	2.90	530,317	,,,,,,,
Depreciation and Amortization Expenses		0.0	8
Other Expenses	17	2,133,309	1,139,770
Total Expenses (IV)	17.	101,394,884	126,434,858
15 15/45	1	101,554,664	120,434,636
V. Profit/(loss) before Tax		1,019,902	2,344,410
VI. Tax expense:	1 1		
1. Current Tax	16	243,450	496,086
2. Deferred Tax	3	143,222	150,759
VII. Profit/(Loss) for the period		633,231	1,697,565
VIII. Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurements of the defined benefit plans]]	-	100
Income tax on above			596
	1 1		231
			394
X. Total comprehensive income for the period	1 +	633.231	1,697,565
		033,231	1,037,303
K. Earnings per equity share			
Basic earnings per share		0.06	0.17
Diluted earnings per share		0.06	0.17

As per our report Of Even Date

2A, Mayur Apartments Vile Purle (West) Mumbal-490056.

For N. K. JALAN & CO.

Chartered Accountants

Firm Reg No : 104019 W

CA N K JALAN PROPRIETOR Mem. No. 011878

Place : Mumbai Date : 30.04.2018 For P.M.Telelinnks Limited

G P SURANA MANAGING DIRECTOR (DIN - 01777675)

Place: Secundrabad Date: 30.04.2018 Sd/-

RAVI SURANA DIRECTOR (DIN - 01777676)

P.M.Telelin Cash Flow Statement for the		arch, 2018	
Particulars		For the year ended 31st March, 2018	For the year ende
	1	INR (Rs.)	INR (Rs.)
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax		1,019,902	2,344,41
Adjustments to reconcile profit before tax to cash provided by	operating activities	WAREAUSE)	(TMFall MM)
Depreciation and amortisation expense	V	2	E1
Loss on Sale of Machinery			2
Exceptional Item		2	<u></u>
Sundry Balances written off		20	<u>.</u>
Operating Profit before working capital changes & payme	ent of taxes	1,019,902	2,344,41
Changes in assets and liabilities	LUYERNIH NE	.,0.0,002	2,577,7
(Increase) / Decrease in Inventory		20	25
(Increase) / Decrease Trade receivables		(756,000)	110,022,34
(Increase) / Decrease Short Term Loans at	nd advances	13,941	(13,94
(Increase) / Decrease in Other Current Ass		10,541	(15,34
Increase / (Decrease) Trade payables	0.03	- 1	(110,942,31
Increase / (Decrease) Other Current Liabili	ies	63,033	140,44
Increase / (Decrease) Short Term Provision		03,033	
Cash Generated From Operations	13	340,876	(98,12 1,452,81
ncome taxes paid	1	496,086	
NET CASH GENERATED BY OPERATING ACTIVITIES		(155,210)	2,29 1,450,52
		(100,210)	1,400,02
CASH FLOWS FROM INVESTING ACTIVITIES			
ncrease In Other Non- Current Assets		E24	<u></u>
Sale of Machinery		628	62
Disposal of other investments		127	1 =
NET CASH FLOW/(USED IN) INVESTING ACTIVITIES		12	12
CASH FLOWS FROM FINANCING ACTIVITIES			
Unsecured Loans to others		(E)	5
oan to related parties		12	8
NET CASH USED IN FINANCING ACTIVITIES		- 1	
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVA	LENTO	72 5 5 5 5 5	san sakarasa
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF 1		(155,210)	1,450,525
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PE		9,368,831	7,918,306
AGIT AND CASH EQUIVALENTS AT THE END OF THE PE	KIOD	9,213,621	9,368,831
s per our report Of Even Date			
	r P.M.Telelinnks Limit	ted	
hartered Accountants			
irm Reg No : 104019 W	m. C	A	
Z Anariments	N	S	Sd/-
A-N K JALAN Land Vita Parle (West) K G	SURANA	R	AVI SURANA
II I MADE CONTRACTOR	NAGING DIRECTOR		DIRECTOR
1121	N - 01777675)		DIN - 01777676)
AAA TOOLI SIIVAA BAAAN	ce : Secundrabad		
	o - 20 04 2010		

Date: 30.04.2018

Date: 30.04.2018

P.M.TELELINNKS LIMITED



Accompanying notes to the financial statements for the year ended 31st March, 2018

1. SIGNIFICANT ACCOUNTIG POLICIES

(i) Basis of Preparation of financial statements:

The financial statements have been prepared in accordance with the Ind AS and Indian Generally Accepted Accounting Principles (GAAP) under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values. GAAP comprises mandatory Ind As notified under section 133 of the Companies Act, 2013 read together with Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Companies Act, 2013 and guide lines issued by the Securities and Exchange Board of India (SEBI). Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use or different accounting policy is required by statute.

(ii) Use Of Estimates:-

The presentation of financial statements is in conformity with the GAAP and Ind AS principal requires estimates and assumptions to be made. That affects the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual result and estimates are recognized in the period in which the results are known/ materialized.

(iii) Property, plant and equipment :-

Property, Plant and Equipment are stated at cost less accumulated depreciation. Cost is inclusive of freight, duties (net of tax credits as applicable) levies and any directly attributable cost of bringing the assets to their working condition for their Intended use.

(iv) Depreciation & Amortisation:-

Depreciation on Property, Plant and Equipment is provided to the extent of depreciable amount on the written down value (WDV). Depreciation is provided based on useful life of the assets as prescribed in schedule II of the Companies Act, 2013.

(v) Investments:-

Investments are stated at cost. Further the Investments and other Financial Assets are to be measured subsequently at Fair Value (either through Comprehensive income or through Profit and Loss A/c). The Classification depends on the entity's business model for managing those changes.

(vi) <u>Inventories:-</u>

Stocks of Raw Materials and Work in Progress are valued at Cost & Finished goods are valued at lesser of Cost and Net Realisable Value. Net Realisable Value is the estimated selling price in the ordinary course of Business less the estimated costs of completion and the estimated costs necessary to make the sale.

(vii) Provision:-

A provision is recognized when an enterprise has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provision are determined based on management estimate require to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current management estimates. Provisions are not recognized for future operating losses. Provisions are required to be measured at the present value of best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate to be used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risk specific to the liability. The increase in the provision due to the passage of time is to be recognized as interest expense.

(viii) Treatment Of Contingent Liabilities:-

Contingent liabilities are disclosed by way of notes. Provision is made in the accounts for those liabilities which are likely to materialize after the year end till the finalization of accounts and having effect on the position stated in the balance sheet as at the year end.

(ix) Taxation:-

Provision for taxation has been made in accordance with the rates of Income Tax Act, 1961 prevailing for the relevant assessment year.

(x) Deferred Taxation:-

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to timing differences that result between the profits offered for income taxes and the profits as per the financial statements. Deferred tax assets and liabilities are measured using the tax rates and the tax laws that have been enacted or substantially enacted at the balance sheet date. Deferred tax Assets are recognized for all deductible temporary differences and unused tax losses only of it is probable that future taxable amounts will be available to utilize those temporary differences and losses. Deferred Tax Assets are reviewed as at each Balance Sheet date.

(xi) Sales:-

Sales are recognized, net of returns and trade discounts, on dispatch of goods to Customers and are reflected in the accounts at realizable value.

Note 2 Property, plant and equipment

Following are the changes in the carrying value of property, plant and equipment for the year ended March 31, 2018:

DESCRIPTION	Freehold Land	Factory Building	TOTAL
Cost as at April 1, 2017 Additions	20,017,830	21,088,691	41,106,521
Deletions	1		
Cost as at March 31, 2018 (A)	20,017,830	21,088,691	41,106,521
Accumulated depreciation as at April 1, 2017 Depreciation for the current period		20,034,256	20,034,256
Depreciation upto 1.4.2016 Deletions			
Accumulated depreciation as at March 31, 2018 (B)	* 1	20,034,256	20,034,256
Net carrying amount as at March 31, 2018 (A) - (B)	20,017,830	1,054,435	21,072,265

Following are the changes in the carrying value of property, plant and equipment for the year ended March 31, 2017:

DESCRIPTION	Freehold Land	Factory Building	TOTAL
Cost as at April 1, 2016	20,017,830	21,088,691	41,106,521
Additions Deletions			= = = = = = = = = = = = = = = = = = = =
Transferred as per scheme of Arrangement Cost as at March 31, 2017 (A)	20,017,830	21,088,691	41,106,521
Accumulated depreciation as at April 1, 2016 Depreciation for the year Deletions		20,034,256	20,034,256
Accumulated depreciation as at March 31, 2017 (B)	-	20,034,256	20,034,256
Net carrying amount as at March 31, 2017 (A)-(B)	20,017,830	1,054,435	21,072,265
Net carrying amount as at April, 1 2016	20,017,830	1,054,435	21,072,265



Particulars	As at March 31, 2018	As at March 31, 2017	As at April 1, 2016
Note 3			
(A)	130000000	7 868 346	1 80 4 200
(a) WDV As Per Companies Act (excluding land)	1,054,435	1,054,435	1,054,435 9,757,833
(b) WDV As Per Income Tax Act	8,806,444	9,269,941	9.737,000
Difference	7,752,009	8,215,506	8,703,398
Deferred Tax Assets @ 30.9%	2,395,371	2,538,591	2,689,350
Total Deferred Tax Asset	2,395,371	2,538,591	2,689,350
less:Opening Deffered Tax Liability	100000000000000000000000000000000000000	12/15/10/22	0.00000000
less:Opening Deffered Tax Assets	7,538,591	2,689,350	995,277
and the state of t	7,395,371	2,538,591	2,689,350
Net Deferred Tax Assets Recognized in P & L	(143,221)	(150,759)	1,694,073
Note 4			
Trade and other receivables Trade Receivables			
Trade Receivables			
Unsecured, considered good	28,974,065	28,218,066	138,240,408
Considered Doubtful			
Less: Provision for doubtful debts			
	28,974,066	28,218,066	138,240,408
Note 5			
Cash and cash equivalents			
Cash on hand	9,748	51,115	203,624
Cheque on hand			
Balance with banks	V608634038003	£427064412066	
- Current accounts	9,203,873	9,317,716	7,714,682
 In deposit accounts (with original maturity of 3 months or less) 	9,213,621	9,368,831	7,918,306
Note 6 Short term loans			
Short term loans			
Advances to related parties		5492305	ra car
Unsecured, considered good	1 0 /1	13,941	59,595
Considered doubtful Less : provision for doubtful advances		190	15
37			181
Loans & advances to employees	52	13,941	59,595
		23,512	
Note 7			
Current Tax Assets	53325554	[
IGST Setoff Receivable	12,600	1.7	
	12,600		
Note 8		110	
Other current assets	93604850	222.2023	92,600
- Mat credit Entitlement (A.Y. 2014-15)	241,443	241,443	172,217 320,105
- Mat credit Entitlement (A.Y. 2015-16)	214,686 456,129	214,686 456,129	492,322

Notes to financial statements for the year ended 31 March 2018

Note No. 9 Share capital

a. Details of authorised, issued and subscribed share capital

Aut	horised C	apital		
Equ	iity share	s of Rs 1	0 each	

Issued,	Subscribed	and	fully	Paid up
Equity s	hares of Rs	10 e	ach	

120,000,000	120,000,000	120,000,000
100,750,000	100,750,000	100,750,000
100,750,000	100,750,000	100,750,000

31-Mar-17

01-Apr-16

31-Mar-18

b. Reconciliation of number of shares at the beginning and at the end of the year

Particulars	31-Mar-18		31-Mar-17	
	No. of shares	Rs. in lakhs	No. of shares	Rs. in lakhs
Shares outstanding at the beginning of the year	10,075,000	100,750,000	10,075,000	100,750,000
Add: Shares issued during the year		120		13
Shares outstanding at the end of the year	10,075,000	100,750,000	10,075,000	100,750,000

d. Particulars of shareholders holding more than 5% of shares held

Name of Shareholder	31-Ma	31-Mar-18		31-Mar-17		01-Apr-16	
THE THE STATE STATE OF THE	No. of shares	Percentage	No. of shares	Percentage	No. of shares	Percentage	
G.P.Surana	1095500	10.87%	1095500	10.87%	1095500	10.87%	
Meena Surana	623159	6.19%	623159	6.19%	623159	6.19%	
Pranali Surana	594850	5.90%	594850	5.90%	594850	5.90%	
Priyanka Surana	539600	5.36%	539600	5.36%	539600	5.36%	

e. The company has only one class of shares referred to as equity shares having a par value of Rs 10/- each. Each holder of equity shares is entitled to one vote per share.



Statement of Changes in Equity (SOCIE)

(a) Equity share capital	Note	Amount
Balance as at April 1, 2016	2	100,750,000
Changes in equity share capital during 2016-17		11 PO
Balance as at March 31, 2017		100,750,000
Changes in equity share capital during the year		
Balance as at March 31, 2018		100,750,000

(b) Other equity

-5:			P1			
Particulars	Note	Capital Reserve	General Reserve	Revaluaation Reserve	Surplus	Total
Balance at April 1, 2016		77,114,350			(118,697,621)	(41,583,271)
Profit for the year Other comprehensive income for the year		ē	2	NI 3//	1,769,487	1,769,487
Balance at March 31, 2017		77,114,350		120	(116,928,134)	(39,813,784)
Profit for the year Other comprehensive income for the year		#: #:	e: 5	- #2 E8G	633,231	633,231
Balance at March 31, 2018		77,114,350		3:	(116,294,903)	(39,180,553)

Particulars	As at March 31, 2018	As at March 31, 2017	As at April 1, 2016
Note 10			
Other Equity			
Capital Reserve Account	77,114,350	77,114,350	77,114,350
Retained Earnings	(116,294,903)	(116,928,134)	(118,697,621
	(39,180,553)	(39,813,784)	(41,583,271
Note 11			
Long-term provisions			
Other provisions			
Provision for Tax	243,450	496,086	170,000
Other provisions			98,124
#GT-0124-95-96-43-00-041	243,450	496,086	268,124
Note 12			
Current - Other financial liabilities			
Creditors for fixed assets			
Accrued expenses	149,502	182,100	65,413
	149,502	182,100	65,413
Note 13			
Current Tax Liabilities		1	
Duties and Taxes	□ □	= 1	29,668
TDS payable	7,000	25,941	
Vat Payable	⁵⁰ ,≅	27,481	
SGST Payable	154,653		
The state of the s	161,653	53,422	29,668

THE R. P. LEWIS CO., LANSING, MICH.						
Notes to financial	statements	for the	veor end	ded 31	March	2018

Particulars	For the year ended	For the year ende	
	March 31, 2018	March 31, 2017	
Note 14			
Revenue from Operations			
Sales of products	102,414,787	128,779,267	
Less : Trade discount, Returns, Rebate etc.,	13.75.004 (1.005.004.004	D3555 S1857 S1	
	102,414,787	128,779,267	
Note 15			
Purchase of stock-in-trade (Traded goods)	98,611,058	124,561,893	
The state of the s	98,611,058	124,561,893	
Note 16			
Employee benefit expense			
Salaries, wages and bonus	641,800	732,700	
Contributions to -			
Provident fund	5	650	
Other funds		553	
Staff welfare expenses	8,717	495	
The state of the s	650,517	733,195	
Note 17			
Other Expenses			
Audit Fee	50,000	57,500	
Listing Fees	287,500	229,000	
CDSL Fees	52,900	53,529	
Excise Duty Paid	1,293,471	401,380	
GST late filing Charges	7,672		
Interest on TDS	699	aus Sar	
Misc. Expenses	467	85,072	
NSDL Charges	74,750	85,875	
Postage & Telephone Expenses.		5,055	
Printing & Stationery	28,550	26,130	
Professional Charges	321,400	185,549	
Rates & Taxes	2,500	12,500	
Sundry Balance Writen Off	13,401	(2,500	
Fraveling & Conveyance Charges	12 to 18 to	680	
	2,133,309	1,139,770	

12

Detail Calculation of Ea	arning Per Share (I	EPS) as follows:				7
		Net Profit	633231			
	No. of Sh	Existing No. of Shares ares Pending allotment	10075000			
	579561.501	Total No. of Shares	10075000			
a) Basic EPS	ā		let Profit of Shares		633231 10075000	0.0
b) Diluted EPS	5	Net Profit Existing No. of Shares + No. of Shares Pending Allotment		8 15	633231 10075000 =	0.0
					450805125 II	

19:- Segment Reporting

During the year the company was operational mainly in trading activity. Hence Segment Reporting is not applicable.

20. : Related party Disclosure

1. Relationships

Name of Related Party	Relationship
G P Surana	Managing Director
Rayi Surana	Director
PM Telecom	Other Related Part
Shah Sons Pvt Ltd	Other Related Part
Surana Steels Private Limited	Other Related Part
Surana Securities Limited	Other Related Part
Kaveri (India) Limited	Other Related Part
Golkonda Engineering Enterprises Ltd	Other Related Part

Apartments

Vile Parte (West)

Note: Related Party Relationships are as identified by the management and relied upon by the auditors

Nature Of Transaction	Relationship	Name of Related Party	Value
Interest	Other Rolated Pa	rty PM Telecom	NIL (P. Y. NIL)
Loan Repayment	Other Related Pa	rty PM Telecom	NIL (P Y Rs. 9,19,971)
Advance from Creditors	Other Related Pa	rty Golkanda Engineering Enterprises Ltd	NIL (P. Y. NIL)
Sales	Other Related Pa	rty Golkonda Engineering Enterprises Ltd	104489575 (P. Y. Rs. 13,75,17,500)

- 21. The company has no outstanding dues to small scale industrial undertakings as on 31st March, 2017 as per information given by the management. This has been relied upon by the auditors.
- 22. Previous year's figures have been regrouped. I rearranged wherever necessary, so as to make them comparable with those of the current year.

As per our report Of Even Date

For N. K. JALAN & CO. Chartered Accountants

Chartered Accountants Firm Reg No : 104019 W

CAN'K JALAN PROPRIETOR Mem. No. 011878

Place : Mumbai Date : 30.04.2018 For P.M.Telelinnks Limited

G P SURANA MANAGING DIRECTOR (DIN - 01777675)

Place : Secundrabad Date : 30.04.2018 Sd/-

RAVI SURANA DIRECTOR (DIN - 01777676)

P.M. TELELINNKS LIMITED

Registered Office: 1-7-241/11/D, Ramalaya, 3rd Floor, S.D. Road, Secunderabad-500003, Telangana

FORM No. MGT-11 PROXY FORM

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Companies (Management and Administration) Rules, 2014]
CIN No.: L27105TG1980PLC002644
Registered Folio No./Client ID
Name of the Company: P.M. Telelinnks Limited
Registered Office Address: 1-7-241/11/D, Ramalaya, 3rd Floor, S.D.Road,Secunderabad - 500003, Telangana
Name of the member(s):
Registered address:
E-mail Id:
Folio No./Client Id: DP ID:
I/We, being the member(s) ofshares of the above named company, hereby appoint
1. Name:
Address:
E-mail Id:
Signature, or failing him
2. Name:
Address:
E-mail Id:

	P.M. Telelinnks Limited
Signature, or failing him	
3. Name:	
Address:	
E-mail Id:	
Signature:	

as my proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 38th (Thirty Eight) Annual General Meeting of the Company, to be held on Saturday, September 29, 2018 at 11.00 A.M. at 1-7-241/11/D, Ramalaya, 3rd Floor, S.D. Road, Secunderabad-500003, Telanganaand at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution N	o. Resolution	Optional	
Ordinary Bus	Ordinary Business		Against
1.	To consider and adopt the audited financial statement of the Company for the financial year ended March 31,2018 and the reports of the Board of Directors and Auditors thereon; and in this regard, pass the following resolutions	For	
2.	asOrdinary Resolutions To appoint Mr. G.P Surana (holding DIN: 01777674), who retires by rotation as a Director at this Annual General Meeting and in this regard, pass the following resolution as an Ordinary Resolution		
Special Busin	Special Business		
3.	To obtain consent of shareholders under Section 149, 152 read with Schedule IV of the Companies Act 2013 for re-appointment of		

	Mr. Casula Raj Kumar, as an Independent Director.	
4.	To obtain consent of shareholders under Section 196 of the Companies Act 2013 for re-appointment of Mr. Gulabhchand Pukhraj Surana as Managing Director of the Company.	

Signed this	day of	2018	Affix 15 paisa
			Revenue stamp
Signature of shareholder			
Signature of Proxy holder(s)		

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.-

P.M. TELELINNKS LIMITED

Registered Office: 1-7-241/11/D, Ramalaya, 3rd Floor, S.D. Road, Secunderabad-500003, Telangana

ATTENDANCE SLIP	
Registered Folio No. /DP ID*/ Client ID*	
Number of equity shares held	
Name of the Member/Proxy	
I/We hereby accord my/our presence at the as my proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 38 th Annual General Meeting of the Company, to be held on Saturday, September 29,2018 at 11.00 A.M. at 1-7-241/11/D, Ramalaya, 3 rd Floor, S.D. Road, Secunderabad-500003, Telangana.	
Signature of the Member/Proxy attending the Meeting	

Note: Please fill up this attendance slip and hand it over at the entrance of the meeting hall. Members are requested to bring their copies of the Annual Report to the meeting

^{*}applicable for members holding shares in demat form

P.M. TELELINNKS LIMITEDRegistered Office: 1-7-241/11/D, Ramalaya, 3rd Floor, S.D. Road, Secunderabad-500003, Telangana

ROUTE MAP

