30.9.2018

The Manager Compliance Department BSE Limited P.J.Towers, Dalal Street Mumbai, 400 001

Dear Sir,

Pursuant to Regulation 34 of the SEBI (LODR) Regulations , 2015, enclosed please find annual report for the FY 2017-18 of the Company. The audited annual accounts for FY 2017-18 have been approved and adopted by the shareholders of the Company in the AGM of the Company held on 28.9.2018.

Please acknowledge receipt.

Thanking you, Yours faithfully,

R.RaviKumar Rao)

Director KLK Electrical Limited

# **KLK Electrical Limited**

Old No. 32, New No. 64, 8th Cross Street, West Shenoy Nagar, Chennai, 600030

# KLK ELECTRICAL LIMITED

# 37<sup>TH</sup> ANNUALREPORT 2017-2018

# KLK ELECTRICAL LIMITED

# 37<sup>th</sup> ANNUAL REPORT

#### BOARD OF DIRECTROS

Shri R. Ravi Kumar Rao	Wholetime Director
Shri Dattatray Patil	Independent Director
Smt. Sujatha Jonnavittula	Independent Director
Shri M. Durgaprasada Rao	Independent Director
Auditors	M/s Anant Rao & Mallik
	Chartered Accuntants
	Hyderabad
Secreterial Auditors	M/s. Lakshmmi Subramanian & Associates
	No.81 Greams Road, Chennai 600 006
Registered	Old No.32, New No.64
& Administrative Office	8 <sup>th</sup> Cross Street, West Shenoy Nagar
	Chennai 600 030
Share Transfer Agency	M/s. Cameo Corporate Services Limited
	"Subramanian Building"
	No.1 Club House Road, Chennai 600002
Listing Stock Exchange	Bombay Stock Exchange

# KLK ELECTRICAL LIMITED

OLD NO 32, NEW NO 64, 8th CROSS STREET, WEST SHENOY NAGAR, CHENNAL TN 600030 CIN: L72300TN1980PLC008230

#### NOTICE TO SHAREHOLDERS

Notice is hereby given that the Thirty Seventh Annual General Meeting of the Company will be held on Friday, 28.9.2018 at Old No.313, New No.455, Anna Salai, Teynampet, Chennai-600030 at 12.00 noon. to transact the following Business.

#### **ORDINARY BUSINESS**

- 1. To receive, consider and adopt the Financial Statements for the financial year ended 31st March, 2018 together with the Reports of Board of Directors and Auditors thereon.
- 2. To appoint a Director in the place of Mr. Ravi Kumar Rao (DIN: 06432101) who retires by rotation and being eligible, offers himself for re-appointment.
- 3. To consider and, if thought fit, to pass with or without modification, the following Resolution as an Ordinary Resolution:

RESOLVED THAT in terms of the provisions of Sections 139,142 and other applicable provisions , if any, of the Companies Act, 2013 read with the underlying rules viz. Companies (Audit and Auditors) Rules, 2014 as may be applicable and pursuant to the resolution of the Members at the 34th Annual General Meeting held on 30th September , 2015, the appointment of M/s Anant Rao & Mallik, Chartered Accountants (Registration No. 006266S), as statutory auditors of the Company, to hold office from the conclusion of this Meeting until the conclusion of the 38th Annual General Meeting (AGM) of the Company, be ratified by the Members on a remuneration inclusive of service tax and such other tax(es) (as may be applicable) and reimbursement of all out- of pocket expenses in connection with the audit of the accounts of the Company (including terms of payment) to be fixed by the Board of Directors of the Company.

Place: Chennai Date: 27.8.2018 For and on behalf of the Board **Mr. R. Ravikumar Rao** Director DIN: 06432101

2

### NOTES

- I) A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND, ON A POLL, TO VOTE INSTEAD OF HIMSELF. SUCH A PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES, IN ORDER TO BE VALID AND EFFECTIVE, MUST BE DELIVERED AT THE REGISTERED/CORPORATE OFFICE OF THE COMPANY NOT LATER THAN FORTY-EIGHT HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
- II) Pursuant to the provisions of the Companies Act, 2013 and the underlying rules viz. Companies (Management and Administration) Rules, 2014, a person can act as proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights.
- III) Members/ proxies should bring the Attendance slip sent herewith duly filled in for attending the meeting.
- IV) The Ministry of Corporate Affairs (vide circular nos.17/2011 and 18/2011 dated April 21,2011 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. A recent amendment to the Listing Agreement with the Stock Exchanges permit's companies to send soft copies of the Annual Report to all those shareholders who have registers their email addresses for the said purpose. Hence members are requested to register their email addresses with the company by sending their details relating to name, folio no./DP id/client id to the company's email id: admin@klk.co.in.
- V) Members holding shares in physical form are requested to immediately notify change in their address, to the Registrar and Transfer Agent of the Company, viz. M/s Cameo Corporate Services Limited, Subramanian Building Vth floor, Chennai-600002, Tamil Nadu, India, quoting their Folio number(s).
- VI) Members who hold shares in physical form are requested to dematerialize their holdings to make the company's shares traded in normal segment.

3

# a) DETAILS OF DIRECTORS SEEKING APPOINTMENT/RE – APPOINTMENT AT THE ANNUAL GENERAL MEETING

Particulars	Mr R.RaviKumar Rao
DIN	06432101
Date of Birth	01/03/1970
Date of Appointment	29/11/2012
Chairmanships/Directorship of other Companies (excluding	NIL
Foreign Companies and Section 8 Companies)	
Chairmanships/Directorship of ommittees of other Public	
Companies	
I. Audit Committee	NIL
ii. Stake holders Relationship Committee.	NIL
iii. Nomination and Remuneration Committee	NIL
Number of Shares held in the Company	50000

- I) Electronic copy of the AGM notice of the company inter alia indicating the process and manner of e-voting along with attendance slip and proxy form is being sent to all members whose email IDs are registers with the company/Depository Participant(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Notice of the company inter alia indicating the process and manner of e-voting along with attendance slip and proxy form is being sent in the permitted mode.
- II) Members are requested to note that the Company's equity shares are under compulsory demat trading for all investors, subject to the provisions of SEBI Circular No.21/99 dated July 8, 1999. Members are, therefore, requested to dematerialise their shareholding to avoid inconvenience.
- III) The Register of Members and the Share Transfer Books of the Company will remain closed from 22rd September, 2018, to 28th September, 2018, (both days inclusive) for the purpose of Annual General Meeting.
- IV) Members holding shares in physical form are requested to immediately notify change in their address, to the Registrar and Transfer Agent of the Company, viz. M/s Cameo Corporate Services Limited, Subramanian Building Vth floor, Chennai-600002, Tamil Nadu, India, quoting their Folio number(s).
- V) Members holding shares in dematerialized mode are requested to intimate all changes pertaining to their bank details, ECS mandates, email addresses, nominations, power of attorney, change of address/name etc. to their Depository Participant (DP) only and not to

the Company or its Registrar and Transfer Agent. Any such changes effected by the DPs will automatically reflect in the Company's subsequent records.

- VI) Any person who acquires shares of the company after dispatch of notice and holding shares as of the cut off dates ie.21std September 2018, may obtain login ID and password by sending email to investors@ cameoindia.com or helpdesk.evoting@cdslindia.com by mentioning the folio no./DP id/client id. However if you are already registered with CDSL for remote evoting then you can use your existing ID and Password by casting your vote.
- VII) Members may avail of the nomination facility as provided under Section 72 of the Companies Act, 2013.
- VIII) The facility for voting, either through ballot form or polling paper shall also be made available at the meeting and Members attending the meeting who have not already cast their vote by remote e-voting or by ballot form shall be able to exercise their right at the meeting.
- IX) The Members who have cast their vote by remote e-voting or by ballot form prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
- X) The annual report of the Company circulated to the Members of the Company, shall also be made available on the Company's website at www.klk.co.in.
- XI) Members desirous of getting any information about the accounts and/or operations of the Company are requested to write to the Company at least seven days before the date of the Meeting to enable the Company to keep the information ready at the Meeting.
- XII) All the documents referred to in the Notice and Explanatory Statement will be available for inspection by the Members at the Registered/Corporate Office of the Company during the business hours on all working days from the date hereof up to the time of the Meeting.
- XIII) Clause 32 of the Listing Agreement executed with the stock exchanges permits sending of soft copies of annual reports to all those Members who have registered their email addresses for the purpose.
- XIV) The Companies Act, 2013 has also recognized serving of documents to any Member through electronic mode. In view of the above email addresses made available by the Depository for your respective Depository Participant accounts as part of the beneficiary position downloaded from the Depositories from time to time will be deemed to be your registered email address for serving notices/ documents including those covered under Sections 101 and 136 of the Companies Act, 2013 read with Section 20 of the Companies Act, 2013 and the underlying rules relating to transmission of documents in electronic mode. In light of the requirements prescribed by the aforesaid circulars, for those Members whose Depository Participant accounts do not contain the details of their email address, printed copies of the Notice of Annual General Meeting and Annual Report for the year ended March 31, 2018 would be dispatched.

- xxi) Members holding shares in electronic mode are requested to ensure to keep their email addresses updated with the Depository Participants. Members who have not registered their email id with their Depository Participants are requested to do so and support the green initiative. Members holding shares in physical mode are also requested to update their email addresses by writing to the Registrar and Transfer Agent of the Company at the address mentioned above quoting their folio number(s).
- xxii) Voting through electronic means:
  - I. In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members facility to exercise their right to vote at the 36thAnnual General Meeting (AGM) by electronic means. The procedure and instruction is same as follows:
    - I. from a place other than the venue of the AGM (remote e-voting) will be provided by Central Depository Services (India) Limited (CDSL) and the items of business as detailed in this Notice may be transacted through remote e-voting.
    - II. 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 of Wednesday, 22nd September, 2017 only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.
    - III. The Members who have cast their votes through remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.

The instructions for shareholders voting electronically are as under

- 1. The shareholders should log on to the e-voting website www.evotingindia.com.
- 2. Click on Shareholders
- 3. 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.
- 4. Next enter the Image Verification as displayed and Click on Login.
- 5. 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.

6. 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.
DOB	Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
	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.
Dividend	Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio.
Bank Details	Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).

- 7. After entering these details appropriately, click on "SUBMIT" tab.
- 8. 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.
- 9. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- 10. Click on the EVSN for the relevant KLK ELECTRICAL LIMITED on which you choose to vote.
- 11. 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.

- 12. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- 13. 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.
- 14. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- 15. You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- 16. If Demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- 17. 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.
- 18. The voting rights of Members shall be in proportion to their share of the paid-up equity share capital of the Company as on the cut-off date of 21st September, 2018.
- 19. Mrs. Lakshmmi Subramanian, Practising Company Secretary has been appointed as the Scrutinizer to scrutinize the remote e-voting process as well as the electronic voting process at the AGM in a fair and transparent manner.

The Scrutinizer shall after the conclusion of voting at the AGM, unblock the votes cast through e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing, who shall countersign the same. The Chairman or the authorised person shall declare the result of the voting forthwith.

8

21. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.klk.co.in and on the website of CDSL after the same is declared by the Chairman/authorised person. The Results shall also be simultaneously forwarded to the stock exchanges.

In case of members receiving the physical copy :

- A. Please follow all steps from SI no. 1 to 17 above to cast vote.
- B. The voting period begins on 25th September, 2018 from 9.00 am and ends on 27th September, 2018 till 5.00 pm. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date 21st September 2018, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- C. 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.
- D. The manner of voting for Members being present in the AGM will be on " proportion principle" i.e one share-one vote unlike one person one vote principle as on the cut-off date of 21st September, 2018.
- E. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.

Date: 27.8.2018 Place: Chennai By Order of the Board of Directors **Mr. R. Ravikumar** Whole Time Director DIN: 06432101

# DIRECTORS' REPORT

Dear Shareholders,

Your Directors have pleasure in presenting the Thirty Seventh Annual Report of KLK Electrical Limited along with the audited financial statements for the year ended March 31, 2018.

#### FINANCIAL RESULTS

Particulars	2017-18	2016-17
Net REVENUE	-	-
Profit /(Loss) before tax (PBT)	(795965)	(723552)
Provision for current tax	-	-
Tax Expense	-	-
Profit after Taxes/Loss (PAT)	(795965)	(723552)

#### PERFORMANCE AND STATE OF AFFAIRS OF THE COMPANY

During the year ended 31<sup>st</sup> March 2018 under review, the Company has incurred net loss of Rs.795965 as against loss of Rs.723552 in the previous year. The Board is actively evaluating opportunities in different sectors and will shortly start activity to revive the company.

#### DIVIDEND

The Board of Directors did not recommend any dividend to the Shareholders for the financial year ended 31.03.2018

#### TRANSFER OF PROFIT TO RESERVES

There is no transfer to reserves in view of the Carried forward losses.

#### MATERIAL CHANGE AND COMMITMENTS OF THE COMPANY

There are no material changes and commitments affecting the financial position of the company which have occurred between the end of the financial year of the company to which the financial statements relate and the date of the report; and there are no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future.

#### PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

There have been no loan, guarantees and investment given or made by the Company under Section 186 of the Act during the financial year 2017-18.

#### SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES

The company does not have any subsidiaries, associates and joint venture companies.

#### - 37th Annual Report 2017-2018 -

#### TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

The nature of business does not involve any Technology Absorption, and Conservation of Energy as stipulated under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014, and there is no Foreign Exchange Earnings and Outgo. Hence the details are not furnished in the report.

#### **BOARD COMPOSITION**

The Board of Directors consists of eminent individuals drawn from management, technical and financial fields. The Board has an adequate combination of executive and non-executive independent directors.

The composition of Board of Directors meets with the requirement of the Companies Act, 2013.

Category	Name of Director
Executive Director	Mr. R. Ravi Kumar
Non-Executive Independent Directors	Mr. Dattatray Patil
	Mr. M. Durgaprasada Rao
	Mrs. Sujatha Jonnavittula

Due to voluntary de-recognition of Madras Stock Exchange Ltd by SEBI on 26.05.2014, our Company ceased to be a Listed Company with Madras Stock Exchange. Further the paid up share capital being less than prescribed limit of Rs. 10 Crores, the provisions of Section 203 of the Act does not apply.

#### NUMBER OF MEETINGS OF THE BOARD

In total 5 Meetings of the Board of Directors of the Company were held during the year 2017-18. The maximum time gap between any two consecutive meetings did not exceed 120 days.

QUARTER	MEETINGS
I	1
II	2
III	1
IV	1

Attendance of each Director at the Board Meetings, last Annual General Meeting (AGM) and number Companies:

Name of Director	Attenda Particu			f Other Direct nittee Membe Chairmanshi	erships /	Shares held in Company
	Board Meetings	Last AGM	Committee Chairman- ships			
Mr. R Ravi Kumar	5	YES	NIL	NIL	NIL	50000
Mr. Dattatray Patil	5	YES	2	NIL	NIL	0
Mrs. Sujata Jonnavittula	5	NO	2	NIL	NIL	0
Mr.M.DurgaprasadaRao	5	NO	2	NIL	NIL	0

Independent Directors do not have any direct or indirect material pecuniary relationship with the Company.

None of the Directors received any loans/advances from the Company during the year under review.

#### **REMUNERATION TO DIRECTORS**

Following are the remuneration details of the directors during the financial year:

Name of Independent Director	Salary	Sitting Fees Paid
		Rs.
Mr. R Ravi Kumar	Nil	Nil
Mr. Dattatray Patil	Nil	Nil
Mrs. Sujatha Jonnavittula	Nil	Nil
Mr. M. Durgaprasada Rao	Nil	Nil

The disclosure under section 197(12) of the Companies Act, 2013 read Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are (not) applicable.

#### AUDIT COMMITTEE:

The Audit committee consists of the following members:

Mr. Dattatray Patil (Chairman)

Mr. R. Ravi Kumar Rao

Mrs. Sujatha Jonnavittula

#### STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders relationship committee consists of the following members:

Mrs. Sujatha Jonnavittula (Chairperson)

Mr. Dattatray Patil

Mr. R. Ravi Kumar Rao

- 37th Annual Report 2017-2018

The Stake holders relationship committee consists of the follwing

#### DIRECTORS AND KEY MANAGERIAL PERSONNEL

#### **Retirement by Rotation**

In accordance with provisions of Section 152 of the Companies Act 2013, Mr. R.RaviKumar Rao, (DIN : 06432101), who retires by rotation at the forthcoming AGM and is eligible for re-appointment.

#### INDEPENDENT DIRECTORS' DECLARATION:

All independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149 of the Companies Act, 2013 which has been relied on by the Company and placed at the Board Meeting of the Company.

#### AUDITORS:

Pursuant to the provisions of Section 139 of the Companies Act and the Rules framed there under, M/s. Anant Rao & Mallik, Chartered Accountants (Registration Number : 006266S) were appointed as Auditors of the Company from the conclusion of the 34<sup>th</sup> Annual General Meeting (AGM) of the Company held on 30<sup>th</sup> September, 2015 till the conclusion of 38<sup>th</sup> Annual General Meeting.

#### COMMENT ON STATUTORY AUDITOR'S REPORT:

There are no qualifications, reservations, remarks or disclaimers made by M/s. Anant Rao & Mallik, Statutory Auditor, in their audit report. The statutory Auditor have not reported any incident of fraud to the Audit Committee of the Company during the financial year 2017-18.

#### SECRETARIAL AUDITOR:

Pursuant to the requirements of Section 204(1) of the Companies Act, 2013 and Rule 9 of Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, Mrs. Lakshmmi Subramanian, Practicing Company Secretary (Membership No.3534) was appointed to conduct secretarial audit for the financial year 2017-18.

The Secretarial Audit Report as received from the Secretarial Auditor is annexed to this report as Annexure

#### INTERNAL FINANCIAL CONTROLS:

Your Company has adequate internal financial controls with reference to the financial statements and commensurate with its business operations.

#### CODE OF CONDUCT FOR DIRECTORS AND SENIOR MANAGEMENT:

The Board of Directors had adopted a Code of Conduct for the Board Members and employees of the Company. This Code helps the Company to maintain the Standards of Business Ethics and ensure compliance with the legal requirements of the Company.

The Code is aimed at preventing any wrongdoing and promoting ethical conduct at the Board and employees. The Compliance Officer is responsible to ensure adherence to the Code by all concerned.

The Code lays down the standard of conduct which is expected to be followed by the Directors and the designated employees in their business dealings and in particular on matters relating to integrity in the work place, in business practices and in dealing with stakeholders.

All the Board Members and the Senior Management personnel have confirmed the Compliance with the Code.

#### DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to the provisions contained in the Section 134 (3) (c) of the Companies Act, 2013, the Board to the best of its knowledge and belief and according to the information and explanation obtained by it confirms that:

- a) in the preparation of the Annual Accounts, the applicable Accounting standards had been followed and there were no material departures there from;
- b) the Directors had selected such Accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the 12 months period ended on 31st March, 2018 and of the profit of the Company for that period;
- c) 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;
- d) the Directors had prepared the Annual Accounts on a going concern basis.

#### BOARD EVALUATION:

Further the paid up share capital is well within the threshold limit prescribed under Rule 8 (4) of the Companies (Accounts) Rules, 2014. Hence the details of the board evaluation process as per section 134 (3) (p) of the Companies Act, 2013 is not furnished.

#### STATUTORY AUDITORS

Pursuant to the provisions of section 139 of the Act and the rules framed there under, M/s. Anant Rao & Mallik., Chartered Accountants, (firm registration no.0006266S) were re- appointed as auditors of the company from the conclusion of this Annual General Meeting held on 30th September 2015 till the conclusion of 38th AGM, subject to ratification of their appointment at every AGM.

#### COMMENT ON STATUTORY AUDITOR REPORT

There are no qualification, reservation, remarks or disclaimers made by Anant Rao & Mallik., Statutory Auditor, in his audit report. The statutory auditor have not reported and incident of fraud by the Company during the financial year 2017-18.

#### SECRETARIAL AUDITOR

Pursuant to the requirements of Section 204 (1) of the companies Act 2013 and Rule 9 of Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, the Company has appointed , Ms. Lakshmmi Subramanian & Associates, Practicing Company Secretaries to conduct secretarial audit for the financial year 2017-18

The Secretarial Audit report as received from the secretarial auditor is annexed to this report as Annexure.

#### COMMENT ON SECRETARIAL AUDITOR REPORT

With reference to the remarks made by the secretarial auditor, Ms. Lakshmmi Subramanian, Practicing Company Secretary bearing (Membership No. 3534 CP No. 1087).), in her Secretarial Audit Report, the company has taken the corrective measures during the current financial year.

#### INTERNAL FINANCIAL CONTROLS

Your Company has adequate internal financial controls with reference to the financial statements and commensurate with its business operations.

#### RELATED PARTY TRANSACTIONS

During the year 2017–2018, the Company had not entered into any contract / arrangement / transaction with related parties as per sub-section (1) of section 188 of the Companies Act, 2013. Hence the question of reporting under the requirement of said section doesn't arise.

#### EXTRACT OF ANNUAL RETURN

The details forming part of extract of Annual Return in form MGT -9 as provided under Sub Section (3) of the Section 92 of the Companies Act,2013 (the "Act") is annexed herewith as Annexure to this report.

#### PERSONNEL:

The information required under Section 197(12) of the Companies Act, 2013 read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of employees of the Company, forms part of this Report as Annexure III.

The information of employees as per Rule 5(2) of the said Act for the year is "NIL".

#### **RISK MANAGEMENT:**

The risk management is overseen by the company on a continuous basis. Major risks, if any, identified in the business and functions are systematically addressed through mitigating action on a continuous basis.

# DISCLOSURE AS PER SEXUAL HARRASMENT OF WOMEN AT WORKPLACE (PERVEVTION, PROHIBITION AND REDRESSAL) ACT, 2013

Presently the total number of employees is less that the statutory limit and hence the company has not constituted a separate committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

However the company has zero tolerance for sexual harassment at workplace.

During the financial year 2017-18, the Company has not received any complaints.

#### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Presently the company has very limited activity; no management discussion at large has taken place during the year. Since your company's paid up Equity share capital and net worth is less than Rs.10 Crores and Rs.25 Crores respectively, the provisions of revised Clause 49 relating to Corporate Governance does not apply.

#### DEPOSITS FROM PUBLIC

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

#### CORPORATE GOVERNANCE REPORT

Since your company's paid up Equity capital and Net worth is less than Rs.10 Crores and Rs.25 Crores respectively, the provisions of the revised Clause 49 relating to Corporate Governance and vide SEBI circular dated CIR/CFD/POLICY CELL/7/.Hence not applicable to the company.

#### PERFORMANCE EVALUATION OF BOARD, AND DIRECTORS:

Pursuant to the provisions of the Companies Act, 2013, the Board has carried out an annual performance evaluation of its own performance, the directors individually as well as the evaluation of the working of the Board and the same was based on questionnaire and feedback from all the Directors on the Board as a whole and self-evaluation.

A structured questionnaire was prepared after taking into consideration of the inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its 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 engagement and contribution, independence of judgement, safeguarding the interests of the Company and its minority shareholders etc.

The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman of the Board and the Executive Directors was carried out by the Independent Directors.

#### WHISTLE BLOWER POLICY/VIGIL MECHANISM:

As the activity in the company is very limited, company does not have a whistle blower policy framed at present. However, a full fledge policy shall be in place once the activity in the company takes-off. Further, Directors and employees are having full access to the audit committee to report their genuine and serious concern if they observe any.

#### POLICY OF DIRECTORS' APPOINTMENT AND REMUNARATION:

Directors' appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a director and other matters provided under section 178 of the Act are covered under the Board's policy formulated by the Company.

#### **CONVERSION OF ENERGY**

Though the Company has not carried on any manufacturing activities, it had taken steps to converse energy in its office / and stores use, consequent to which energy consumption has been minimized. No additional Proposals/ Investments was made to converse energy. Since the Company has not carried on any industrial activities, disclosure regarding impact of measures on cost of production of goods, total energy consumption, etc., are not applicable.

#### TECHNOLOGY ABSORPTION

The Company has not adopted / intend to adopt the technology for its business and hence no reporting is required to be furnished under this heading.

#### FOREIGN EXCHANGE EARNINGS AND OUTGO

Since the Company has not carried on any export during the financial year under review, the discourses requirement relating to exports, initiatives taken to increase exports; development of new export markets for products and services and export plans do not arise.

#### HUMAN RESOURCES DEVELOPMENT:

The Management envisions trained and motivated employees as the backbone of the Company. Special attention is given to recruit trained and experienced personnel not only in the production department but also in marketing finance and accounts. The management strives to retain and improve employees morale. The Company is in the process of revamping the employer employee engagement program.

#### CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

Your company is not meeting the threshold as prescribed under Companies Act, 2013, i.e., Net Profit greater than Rs.5 Crores or Turnover greater than Rs.1000 Crores or Net worth greater than Rs. 500 Crores in the preceding 3 Financial Years and therefore Constituting of a CSR committee in accordance with the provisions of section 135 of the Act does not arise.

#### ACKNOWLEDGEMENT

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

Directors take this opportunity to convey their thanks to all the valued shareholders and the valuable services rendered by the Officers and Staffs at all levels.

For and on behalf of the Board

Mr. R. Ravikumar Rao Mrs. Sujatha Jonnavittula

Whole Time Director DIN: 06432101 Director DIN: 07014640

# 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]

#### То

The Members

#### **KLK ELECTRICAL LIMITED**

OLD NO 164, NEW NO 510, TTK ROAD

#### ALWARPET

Chennai - 600018.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s. KLK ELECTRICAL 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 31st March, 2018, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by **KLK ELECTRICAL LIMITED**("the Company") for the financial year ended on 31st March, 2018 according to the provisions as applicable to the Company during the period of audit:

- (i) The Companies Act, 2013 (the Act) and the Rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder to the extent of Regulation 55A;
- (iv) 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 (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client to the extent of securities issued;

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

- i. Secretarial Standards with respect to Meetings of Board of Directors (SS-1) and General Meetings (SS-2) issued by the Institute of Company Secretaries of India.
- ii. The Listing Agreements entered into by the Company with the Stock Exchanges, where the equity shares of the Company are listed and the Uniform Listing Agreement entered with the stock exchanges pursuant to the provisions of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015
- iii. In our opinion and as identified and informed by the Management, the company had ceased the operation of manufacturing since four years and has no specific activity and turnover being nil, no specific laws applicable.

During the period under review, the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards etc., mentioned above subject to the following observations:

- 1. Yet to initiate the strict compliances of SS 1 & SS 2 in certain areas and under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 2. Few instances of delay in filing forms and returns with ROC and pending updations in the statutory registers during the financial year.
- 3. Pending implementation of Operational Website.
- 4. Non-appointment of Key Managerial Personnel as per Section 203 of the CompaniesAct, 2013.

We further report that there were no actions/events occurred in the pursuance of;

- (a) The Securities and Exchange Board of India (Share Based employee Benefits) Regulations, 2014.
- (b) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009
- (c) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998
- (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- (e) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;

requiring compliance thereof by the Company during the Financial Year under review.

We further report that, on examination of the relevant documents and records and based on the information provided by the Company, its officers and authorized representatives during the conduct of the audit, in our opinion, company is in the process of establishing adequate systems and control mechanism to monitor and ensure compliance with applicable laws including labour lawswherever applicable.

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

#### We further report that:

The Board of Directors / committees (Audit Committee& Stakeholder Relationship Committee) of the Company is constituted with a balance of one Executive Director and 3 Independent Directors. There were no changes in the composition of the Board of Directors that took place during the period under review.

Notice is given to all directors to schedule the Board Meetings, Committee Meetings, agenda and detailed notes on agenda were delivered and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participationat the meeting, except the reconstitution of required mandatory committees and the compliance of SS-1 and SS-2.

As per the information and explanation given by the Company, its officers and authorized representatives during the conduct of the audit, all decisions at Board Meetings and Committee Meetings are carried out unanimously.

We further report that during the audit period, no events, have occurred during the year, which have a major bearing on the Company's affairs

#### For LAKSHMMI SUBRAMANIAN & ASSOCIATES Lakshmmi Subramanian

Date : 31-07-2018 Place: Chennai Senior Partner C.P.No. 1087

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

### ANNEXURE-A

To The Members KLK ELECTRICAL LIMITED OLD NO 164, NEW NO 510, TTK ROAD ALWARPET Chennai – 600018

Our Secretarial Audit Report for the financial year ended 31.3.2018 is to be read along with this Annexure A.

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

For LAKSHMMI SUBRAMANIAN & ASSOCIATES Lakshmmi Subramanian Senior Partner C.P.No. 1087

Date : 31-07-2018 Place: Chennai

22.

# INDEPENDENT AUDITORS' REPORT

#### The Members

KLK ELECTRICAL LIMITED,

Chennai.

We have audited the accompanying Ind AS financial statements of **KLK ELECTRICAL LIMITED** ("the Company"), which comprise the Balance Sheet as at 31st March, 2018, 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 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 comprehenshe income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with relevant rules issued thereunder. 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 Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

#### Auditor's Responsibility

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

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

An audit involves performing procedures to obtain audit evidence about the amounts and 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 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 accounting policies used and the reasonableness of the accounting estimates made by 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 audit opinLon on the Ind AS financial statements.

#### 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 including Ind AS

- a) in the case of Balance Sheet, of the state of affairs of the Company as at March 31, 2018
- b) in the case of Statement of Profit and Loss, of the Loss for the year ended on that date
- c) in the case of Cash Flow Statement, of the cash flows of the Company for the year ended on that date ; and
- d) the Changes in Equity 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 issued by the Government of India in terms of sub-section(11) of section 143 of the Companies Act, 2013, we enclose in the "Annexure A", hereto a statement on the matters specified in paragraphs 3 and 4 of the said Order.
- 2. As required by Section 143 (3) of the Act, we further report that
  - i) 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.
  - ii) 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.
  - iii) The balance sheet, the statement of profit and loss, the statement of cash flows and the statement of changes in equity dealt with by this Report are in agreement with the books of account

- iv) In our opinion, the aforesaid Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with relevant rule issued thereunder.
- v) 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 31S'March, 2018 from being appointed as a Director in terms of Section 164 (2) of the Act.
- vi) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B"
- vii) 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.
  - a) Provision relating to Impact of pending litigations on its financial position in its financial statements NIL
  - b) Provision relating to Material Foreseeable Losses on Long-Term Contracts Not Applicable. The company neither entered into any derivative contract during the year nor have any outstanding derivative contract at the year end.
  - c) The provision relating to transferring any amounts to the Investor Education and Protection Fund is not applicable to the company during the year.

Date: 30.05.2018

Place: Chennai

#### for ANANT RAO & MALLIK

Chartered Accountants Firm Regn. No. 006266S

(Sd/)

V. ANANT RAO

Partner Membership No. 022644

## "ANNEXURE A" TO THE AUDITOR'S REPORT

Statement referred to in our report of even date to the members of KLK ELECTRICAL LIMITED on the financial statements for the year ended 31<sup>st</sup> March, 2018:

- (i) a) The Company has maintained proper records showing full particulars of its Intangible assets.
  - b) The company does not have any Tangible Fixed Assets.
- (ii) The company does not carry any inventories; hence the clauses in respect of inventories are not applicable.
- (iii) The Company has not granted any loan, secured or unsecured to companies, firms, limited liability partnerships or other parties covered in the register maintained under section 189 of the Act. Therefore, clauses (iii) (a) to (iii) (d) of paragraph 3 of the said order are not applicable to the Company.
- (iv) In our opinion and according to the information and explanations given to us, the company has complied with the provisions of the section 185 & 186 of the companies act, 2013.
- (v) The Company has not accepted any deposits from the public and hence the directives issued by the Reserve Bank of India and the provisions of Sections 73 to 76 or any other relevant provisions of the Act and the Companies (Acceptance of Deposit) Rules, 2015 with regard to the deposits accepted from the public are not applicable.
- (vi) The Central Government has not prescribed maintenance of Cost Records under subsection (1) of section 148 of the Companies Act, 2013.
- (vii) a) The Company has not carried on any business activity during the year and hence, this clause relating to payment of undisputed statutory dues is not applicable.
  - b) The Company is not having any disputed liabilities relating to Income Tax or Sales Tax or Service Tax or Cess as at the year end.
- (viii) The Company has not taken term loans from any banks or financial institutions and as such clause relating to defaults is not applicable.
- (ix) On the basis of our examination of records and according to the information and explanations given to us, the Company has not raised any money by way of public offer (including debt instruments) and term loan during the year. There is no issue of debentures during the year.
- (x) In our opinion and according to the information and explanations given to us, no fraud by the Company or on the Company by its officers/employees has been noticed or reported during the year that causes the financial statements materially misstated.

- (xi) In our opinion and according to the information and explanations given to us, the company has not paid any managerial remuneration and hence the provisions of section 197 read with Schedule V to the Act are not applicable to the Company. Therefore, clause (xi) of paragraph 3 of the said order is not applicable to the Company.
- (xii) The Company is not a Nidhi Company. Therefore, clause (xii) of paragraph 3 of the said order is not applicable to the Company.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, the company doesn't have any transactions with the related parties and hence sections 177 and 188 of the Act are not applicable to the company.
- (xiv) On the basis of our examination of records and according to the information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Therefore, clause (xiv) of paragraph 3 of the said order is not applicable to the Company.
- (xv) On the basis of our examination of records and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with directors or persons connected with them during the year under the provisions of section 192 of the Act.

Therefore, clause (xv) of paragraph 3 of the said order is not applicable to the Company.

(xvi) On the basis of our examination of records and according to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

#### for ANANT RAO & MALLIK

Chartered Accountants Firm Regn. No. 006266S

Date : 30.05.2018

Place: Chennai

#### (Sd/)

#### V. ANANT RAO

Partner Membership No. 022644

# "ANNEXURE B" TO THE INDEPENDENT AUDITOR'S

#### 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 **KLK ELECTRICAL LIMITED** ("the Company") as of March 31, 2018 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

#### Management's Responsibility for Internal Financial Controls

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

#### 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, to the extent applicable to an audit of internal financial controls, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating 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 Ind AS financial statements, whether due to fraud or error.

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

#### Meaning of Internal Financial Controls 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;

- a) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- b) 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
- c) 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 March 31, 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 Institute of Chartered Accountants of India.

for ANANT RAO & MALLIK

Chartered Accountants Firm Regn. No. 0062668

(Sd/) V. ANANT RAO Partner Membership No. 022644

Date : 30.05.2018

Place: Chennai

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IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)	Category-wise Share Holding Name of the Company : Face Value : Paidup Shares as on 01-Apr-2016 : Paidup Shares as on 31-Mar-2017 : For the Period From :	Category of Shareholder			SHAREHOLDING OF PROMOTER ANDPROMOTER GROUP	INDIVIDUALS/HINDU UNDIVIDEDFAMILY 157349	CENTRAL GOVERNMENT/ STATF GOVERNMENT(S)	BODIES CORPORATE	FINANCIAL INSTITUTIONS/BANKS ANY OTHER	SUB - TOTAL (A)(1)	FOREIGN INDIVIDUALS (NON-RESIDENT		BODIES CORPORATE	INSTITUTIONS	QUALIFIED FOREIGN INVESTOR ANY OTHFR	SUB - TOTAL (A)(2)	Total Share Holding of Promotor and Promoter Group (A) = (A)(1)+(A)(2)
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IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)	<b>Category of Shareholder</b>				PUBLIC SHAREHOLDING	INSTITUTIONS	MUTUAL FUNDS/UTI	FINANCIAL INSTITUTIONS/BANKS	CENTRAL GOVERNMENT/	STATE GOVERNMENT(S)	VENTURE CAPITAL FUNDS	INSURANCE COMPANIES	FOREIGN INSTITUTIONALINVESTORS	FOREIGN VENTURECAPITAL INVESTORS	QUALIFIED FOREIGN INVESTOR	ANY OTHER	SUB - TOTAL (B)(1)	NON-INSTITUTIONS	BODIES CORPORATE	INDIVIDUALS -	I INDIVIDUAL SHAREHOLDER	SHOLDING NOMINAL SHARE	CAPITAL UPTO RS. 1 LAKH	II INDIVIDUAL SHAREHOLDER	SHOLDING NOMINAL SHARE	CAPITAL IN EXCESS OF RS. 1 LAKH
IV. SHA	Category	code			B.	<u> </u>	a.	þ.	ن		d.	G	ť	ġ	Ŀ			2.	a.	ġ						

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equuity) % Change -0.3358 0.0000 0.0000 the year 0.0000 0.0037 0.0264 0.0000 0.0000 0.0000 -0.3132 during 0.0000 0.0000 1.4716 1.9019 0.0000 0.0000 2650000 100.0000 0.0000 0.0000 0.0000 2650000 100.0000 0.4302 93.9792 93.9792 Shares % of Total No. of shares held at the end of the year 0 0 0 11401 39000 50401 2490451 0 0 2490451 Total Demat | Physical | 334550 334550 340450 2650000 100.0000 2313250 336750 0 0 0 37700 12701 37700 0 0 0 336750 340450 2650000 100.0000 2313250 | 93.9792 2155901 0 0 1300 0 0 0 11401 93.9792 2155901 0.4038 1.8075 37700 58701 2.2151 0.0000 0.0000 0.0000 Shares 0.0037 0 0.0000 % of Total the beginning of the year No. of shares held at 338250 2490451 Total 47900 0 0 100 10701 0 338250 2490451 Physical 37700 0 0 0 0 0 0 Demat 0 21001 2309550 0 0 2309550 100 10200 10701 2152201 2152201 0 and against which depositφry SHARES HELD BY CUSTODIANS RECEIPTSHAVE BEEN ISSUED Category of Shareholder **DUALIFIED FOREIGN INVESTOR TOTAL PUBLIC SHAREHOLDING** HINDU UNDIVIDED FAMILIES Promoter and Promoter Group GRAND TOTAL (A) + (B) + (C)TOTAL CUSTODIAN (C) **NON RESIDENT INDIANS** CLEARING MEMBERS SUB - TOTAL (B)(2) (B) = (B)(1) + (B)(2)FOTAL (A) + (B)ANY OTHER Public Category code . ن Ъ.

**KLK Electricals Limited** 

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

Shareholding of promoters Î

										_	
	Pled-ged Pled-ged Shares Shares			0	0	0	0	0	0	0	0
	Pled-ged Shares	at beginn- ing	Year	0	0	0	0	0	0	0	0
	PAN			AACPV1363R	AACPV1363R	AACPV1363R	AETPD5909A	AETPD5909A	AETPD5909A	AETPD5909A	AIKPD8789K
	Folio/ DP_cl_id			IN30290241054053	00001261	00001259	IN30290241062296	0000438	00001236	'00001260	'00001258
	% change	in share holding during the vear		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0:0000
	it the ar	% of shares pledged /	bered tototal shares	0.0000	0.0000	0.000	0.000	0.0000	0.000	0.0000	00000
MITED	Share holding at the end of the year	% of total shares of the	cumpany	3.5980	0.0415	0.0037	2.3396	0.0037	0.0037	0.0037	0.0264
<b>TRICAL LI</b>	Shar en	No of shares		95349	1100	100	62000	100	100	100	700
: KLK ELECTRI CAL LIMI TED	t the year	<u> </u>	bered tototal shares	0.000	0.000	0.000	0.000	0.000	0.000	0.0000	0.0000
¥.	Shareholding at the beginning of the year	% of total shares of the	cumpany	3.5980	0.0415	0.0037	2.3396	0.0037	0.0037	0.0037	0.0264
pany	Shar begin	No of shares		95349	1100	100	62000	100	100	100	00/
Name of the Company	Shareholder's Name			V LAVAKUMAR HAVING SAME PAN	LAVAKUMAR V HAVING SAME PAN	LAVAKUMAR V	devi lavakumar Having Same Pan	DEVI LAVAK UMAR HAVING SAME PAN	DEVI LAVAK UMAR HAVING SAME PAN	DEVI LAVA KUMAR	KARTHIKL
	SI. No.			-	-		2	2	2	2	3
h Ar	Icun	Ronart 2	017_2019	2							

											KLł	K E	lec	tri	cals	Lir	nit	ed	_
) (Contd.)		PAN			AACPV1363R			AACPV1363R			AACPV1363R			AETPD5909A			AETPD5909A		
TERN (Equity Share Capital Breakup as percentage of Total Equity) (Contd.)		FOLIO/DP_CL_ID			'IN30290241054053			,00001261			,00001259			'IN30290241062296			,00000438		
percentag	ge)	Share holding at the end of the year	% of total shares of the company		3.5980	3.5980		0.0415	0.0415		0.0037	0.0037		2.3396	2.3396		0.0037	0.0037	
eakup as p	is no chan	Share hold end of t	No of shares		95349	95349		1100	1100		100	100		62000	62000		100	100	
apital Bre	fy, if there LLIMITED	Shareholding at the beginning of the year	% of total shares of the company		3.5980	3.5980		0.0415	0.0415		0.0037	0.0037		2.3396	2.3396		0.0037	0.0037	
y Share C	ig (Please Specify, if there : KLK ELECTRI CAL LIMI TED	Sharehold beginning	No of shares		95349	95349		1100	1100		100	100		62000	62000		100	100	
IV. SHARE HOLDING PATTERN (Equity	Change in Promoters shareholding (Please Specify, if there is no change) Name of the Company : KLK ELECTRICAL LIMITED	Name of Shareholder		V LAVAKUMAR	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018 HAVING SAME PAN	LAVAKUMAR V	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018 HAVING SAME PAN	LAVAKUMAR V	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	devi lavakumar	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018 HAVING SAME PAN	DEVILAVAKUMAR	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	HAVING SAME PAN
2	Î	SI. No.					-						2			2			
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) (Contd.)		PAN			AETPD5909A				AETPD5909A			AIKPD8789K		
e of Total Equity		FOLIO/DP_CL_ID			,00001236				,00001260			,00001258		
oercentag(	ge)	Share holding at the end of the year	% of total shares of the company	-	0.0037	0.0037			0.0037	0.0037		0.0264	0.0264	
akup as p	is no chan	Share hold end of t	No of shares		100	100			100	100		200	200	
apital Bre	fy, if there LLIMITED	Shareholding at the beginning of the year	% of total shares of the company	-	0.0037	0.0037			0.0037	0.0037		0.0264	0.0264	
y Share C	ig (Please Specify, if there : KLK ELECTRICAL LIMITED	Sharehold beginning	No of shares		100	100			100	100		00/	00/	
IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity) (Contd.)	Change in Promoters shareholdir Name of the Company	Name of Shareholder		DEVILAVAKUMAR	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	HAVING SAME PAN	DEVILAVAKUMAR	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	KARTHIK L	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	
>	Î	SI. No.		2				2			3			
2	7+6 ^		Damant 20		01	0								

- KLK Electricals Limited –

- 37th Annual Report 2017-2018 -

																KI	K	Ele	ect	ric	al	s l	.in	nit	ed	
) (Contd.)	IRs)		PAN					ABBPJ8367R			ABGPG6911M					AABPJ4691H			AACCS5380E							
TERN (Equity Share Capital Breakup as percentage of Total Equity) (Contd.)	op ten shareholders (other than Directors, Promoters and Holders of GDRs and ADRs) . עו ע דו הכדחוכאו ו אאודבה		FOLIO/DP_CL_ID					'IN30273410068824			'1205450000186441					'IN30036020087818			'1203520000011436							
percentag	ters and Hol	·	Share holding at the end of the year	% of total	shares of	company		7.7358	7.7358		5.9264	5.9264				3.0566	3.0566		2.3267	1.9304	1.9682	1.9870	1.9308	1.9608	1.9646	1.9721
akup as p	ors, Promo		Share hold end of t	No of	shares			205000	205000		157050	157050				81000	81000		61658	51158	52158	52658	51168	51963	52062	52261
apital Bre	than Direct		ing at the of the year	% of total	shares of	company		7.7358	7.7358		5.9264	5.9264				3.0566	3.0566		2.3267	0.3962	0.0377	0.0188	0.0562	0.0300	0.0037	0.0075
y Share Ca	Iders (other	: NLN ELEU INI UAL LINII IEU	Shareholding at the beginning of the year	No of	shares			205000	205000		157050	157050				81000	81000		61658	-10500	1000	500	-1490	262	66	199
IV. SHARE HOLDING PATTERN (Equity	Shareholding Pattern of t		Name of Shareholder				J SRI RAMACHANDRA DURGA PRASAD	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	G HANUMANTHA RAO .	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	HITESH RAMJI JAVERI	JT1 : RADHABAI RAMJI JAVERI	JT2 : HARSHA HITESH JAVERI	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	KELLTON SECURITIES PRIVATE LIMITED	At the beginning of the year 01-Apr-2017	Sale 28-Jul-2017	Purchase 04-Aug-2017	Purchase 11-Aug-2017	Sale 22-Sep-2017	Purchase 29-Sep-2017	Purchase 10-Nov-2017	Purchase 17-Nov-2017
<u>&gt;</u>	(jv)	ľ	SI. No.				4			പ			9					7								
— 3	7th	An	nual	Rep	ort	201	.7-2	201	8 -																_ 3	36.

	KLK Electricals Limited —																				
) (Contd.)	IRS)	PAN															AHFPP4572L			AEOPN9619Q	
TERN (Equity Share Capital Breakup as percentage of Total Equity) (Contd.)	ders of GDRs and AD	FOLIO/DP_CL_ID															'1203070000198556			'1203520000038469	
percentage	ters and Hol	Share holding at the end of the year	% of total shares of	company	1.9493	1.9569	1.9720	1.9908	2.0625	2.0927	2.1116	2.0927	1.9304	0.0000	0.0000		1.8943	1.8943		1.6669	1.6669
akup as p	ors, Promo	Share hold end of i	No of shares		51658	51858	52258	52758	54658	55458	55958	55458	51158	0	0		50200	50200		44175	44175
apital Bre	than Direct L LIMITED	ECTRICAL LIMITED         Shareholding at the beginning of the year         No of       % of total shares of the year         No of       % of total shares of the year         -603       0.0227         -603       0.0227         -603       0.02716         1900       0.0150         800       0.0188         -500       0.0188         -500       0.0188         -500       0.0188         -500       0.0188         -500       0.0188         -500       0.0188         -500       0.0188         -51158       1.9304         -51158       1.9304         -51158       1.9304         -50200       1.8943         50200       1.8943         50200       1.8943         50200       1.8943         50200       1.8943         44175       1.6669												1.6669							
y Share Ca	areholders (other than Direc : KLK ELECTRI CAL LI MI TED	Sharehold beginning	No of shares		-603	200	400	500	1900	800	500	-500	-4300	-51158	0		50200	50200		44175	44175
HARE HOLDING PAT	Shareholding Pattern of top ten sh Jame of the Company	Name of Shareholder			Sale 22-Dec-2017	Purchase 29-Dec-2017	Purchase 05-Jan-2018	Purchase 12-Jan-2018	Purchase 19-Jan-2018	Purchase 02-Feb-2018	Purchase 16-Feb-2018	Sale 09-Mar-2018	Sale 16-Mar-2018	Sale 23-Mar-2018	At the end of the Year 31-Mar-2018	SHANTA DATTATRAY PATIL	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	DEVEN NANIWADEKAR.	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018
2	(iv)	SI. No.														ω			6		
— 37	7th An	nual	Report	201	7-2	018															37

Sl.       Name of the Company         No.       No.         10       ANKIT GALA         10       ANKIT GALA         11       At the beginning of the year         11       RAYAPURAJU RAVIKUMA         11       RAYAPURAJU RAVIKUMA         11       RA the beginning of the year         11       RAYAPURAJU RAVIKUMA         11       RA the beginning of the year         11       RA the beginning of the year         11       At the end of the Year         11       At the end of the Year					'2B				79B				a15	L
Image: Shareholder Shareholder Stareholder Beginning of the year       Filte Pear       Filte Pear <td>Rs)</td> <td>PAN</td> <td></td> <td></td> <td>ATLPG097</td> <td></td> <td></td> <td></td> <td>AANPR14</td> <td></td> <td></td> <td></td> <td></td> <td></td>	Rs)	PAN			ATLPG097				AANPR14					
(iv)Shareholding Pattern Name of the CompanySIName of SharNo.INo.ANKIT GALA10ANKIT GALAAt the beginning of the yearAt the end of the Year 31-M11RAYAPURAJU RAVIKUMA11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the year11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the yearAt the end of the Year 31-MAt the end of the Year 31-M	ders of GDRs and AD	FOLIO/DP_CL_ID			'IN30273410065935				'1203520000095566					
(iv)Shareholding Pattern Name of the CompanySIName of SharNo.INo.ANKIT GALA10ANKIT GALAAt the beginning of the yearAt the end of the Year 31-M11RAYAPURAJU RAVIKUMA11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the year11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the yearAt the end of the Year 31-MAt the end of the Year 31-M	ters and Hol	ding at the the year	% of total shares of the company		1.5094	1.5094			0.0377	1.8867	1.8867			
(iv)Shareholding Pattern Name of the CompanySIName of SharNo.INo.ANKIT GALA10ANKIT GALAAt the beginning of the yearAt the end of the Year 31-M11RAYAPURAJU RAVIKUMA11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the year11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the yearAt the end of the Year 31-MAt the end of the Year 31-M	tors, Promo	Share hold end of t	No of shares		40000	40000			1000	50000	50000			
(iv)Shareholding Pattern Name of the CompanySIName of SharNo.INo.ANKIT GALA10ANKIT GALAAt the beginning of the yearAt the end of the Year 31-M11RAYAPURAJU RAVIKUMA11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the year11RAYAPURAJU RAVIKUMAAt the beginning of the yearAt the beginning of the yearAt the beginning of the yearAt the beginning of the Year 31-MAt the end of the Year 31-M	r than Direc AL LIMI TED	ding at the of the vear	% of total shares of the company		1.5094	1.5094			0.0377	1.8490	1.8867			
(iv)Shareholding Pattern Name of the CompanySIName of SharNo.Name of SharNo.ANKIT GALA10ANKIT GALAAt the beginning of the yearAt the end of the Year 31-M11RAYAPURAJU RAVIKUMA11RAYAPURAJU RAVIKUMAAt the beginning of the year11RAYAPURAJU RAVIKUMA11RAYAPURAJU RAVIKUMA11At the beginning of the year11At the end of the Year 31-M	olders (othe	Shareholo beginning	No of shares		40000	40000			1000	49000	50000			
	Shareholding Pattern of top ten shareho Name of the Company : KLK			ANKIT GALA	At the beginning of the year 01-Apr-2017	At the end of the Year 31-Mar-2018	NEW TOP 10 AS ON (31-Mar-2018)	RAYAPURAJU RAVIKUMAR RAO		Purchase 23-Mar-2018	At the end of the Year 31-Mar-2018			
7th Annual Report 2017-2018	(iv) Shareholding Pattern of top ten shareholders (other than Directors, Promoters and Holders of GDRs and ADRs) Name of the Company	S. No.		10				11						
		nual F	Report 201	7-2	018									

# - KLK Electricals Limited -

# KLK ELECTRICAL LIMITED

Old No. 32, New No.64 , 8th Cross Street , West Shenoy Nagar, Chennai  $600\,030$ 

### BALANCE SHEET AS AT MARCH 31, 2018

S.	Particulars	Note	31-3-2017	31-3-16
No.		No.	Rs.	Rs.
1.	Non Current Assets :			
	a) Property, Plant and Equipment	-		-
	b) Other Intangible Assets	1	5,562,573	5,562,573
	c) Financial Assets :			
	i) Investments	2	2,535,001	2,535,001
2.	Current Assets :			
	a) Financial Assets :			
	i) Trade Receivables	3	8,682,007	8,682,007
	ii) Cash and Cash Equivalents	4	87,842	21,370
	iii) Loans & Advances	5	4,328,000	5,000,000
	TOTAL		21,195,423	21,800,951
	EQUITY AND LIABILITIES			
	EQUITY:			
	a) Equity Share Capital	6	26,500,000	26,500,000
	b) Other Equity	7	(6,064,503)	(5,268,538)
	LIABILITIES:			
	1. Non Current Liabilities :			
	a) Financial Liabilities :		-	-
	2. Current Liabilities :			
	b) Other Current Liabilities	8	759,926	569,489
	TOTAL		21,195,423	21,800,951

A & B

Significant Accounting Policies and Notes to the Financial Statements

The accompanying notes are an integral part of the financial statements

#### for ANANT RAO & MALLIK

Chartered Accountants Firm Regn. No. 006266S

(Sd/)

V. ANANT RAO Partner Membership No. 022644 For and on behalf of the Board

Mr. R. Ravikumar Rao Whole Time Director DIN: 06432101

Mrs. Sujatha Jonnavittula Director DIN: 07014640

- 37th Annual Report 2017-2018 —

\_ 39 -

# - KLK Electricals Limited -

# KLK ELECTRICAL LIMITED

Old No. 32, New No.64 , 8th Cross Street , West Shenoy Nagar, Chennai 600 030

### STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31<sup>ST</sup> MARCH, 2018

S.	Particulars	Note	2016-17	2015-16
No.		No.	Rs.	Rs.
	INCOME:			
	Revenue from Operations		-	-
	Other Income	9	180,000	-
	Total Revenue (I + II)		180,000	-
IV	EXPENDITURE :			
	a) Employees Benefits Expenses	10	120,000	120,000
	b) Other Expenses	11	855,965	603,552
	Total Expenses		975,965	723,552
V	PROFIT BEFORE EXCEPTIONAL ITEMS			
	AND TAX	(III - IV)	(795,965)	(723,552)
VI	Less : Exceptional Items :		-	-
VII	PROFIT BEFORE TAX	(V - VI)	(795,965)	(723,552)
VIII	Tax Expense :			
	a) Current Tax - Current Year		-	-
	c) Deferred Tax		-	-
IX	PROFIT AFTER TAX	(VII - VIII)	(795,965)	(723,552)
	(from continuing operations)			
X	Other Comprehensive Income Items that will not be reclassified to	-		-
	profit or loss			
	Total Comprehensive Income for the			
	period (Comprising Profit (Loss) and			
	Other Comprehensive Income for			
	the period)	IX+X	(795,965)	(723,552)
	Earnings Per Share - Basic		(0.30)	(0.27)

Significant Accounting Policies and Notes to the Financial Statements

A & B

The accompanying notes are an integral part of the financial statements

#### for ANANT RAO & MALLIK

Chartered Accountants Firm Regn. No. 006266S

(Sd/)

V. ANANT RAO Partner Membership No. 022644

Date : 30-05-2018

- 37th Annual Report 2017-2018 -

For and on behalf of the Board

Mr. R. Ravikumar Rao Whole Time Director DIN: 06432101

Mrs. Sujatha Jonnavittula Director DIN: 07014640

### - KLK Electricals Limited -

# KLK ELECTRICAL LIMITED

Old No. 32, New No.64, 8th Cross Street, West Shenoy Nagar, Chennai 600 030

STATEMENT CHANGES IN EQUITY FOR THE YEAR ENDED 31<sup>st</sup> MARCH, 2018

(All Amounts in Indian Rupees, except Share data and where otherwise stated)

#### Equity share capital

Particulars	Balance at the beginning of the reporting period	Changes in equity share capital during the year	Balance at the end of the reporting period
Equity Share Capital	26,500,000	-	26,500,000

#### **Other Equity**

	Share application money pending allotment	Reserves and Surplus Surplus/Deficit in Statement of Profit & Loss	Total
Balance at the beginning of the reporting period	-	(5,268,538)	(5,268,538)
Total Comprehensive Income for the year	-	(795,965)	(795,965)
Other compressive inome/(loss) Balance at the end of the reporting period	-	(6,064,503)	(6,064,503)

# KLK Electricals Limited –

KLK ELECTRICAL LIMITED

Old No. 32, New No.64 , 8th Cross Street , West Shenoy Nagar, Chennai 600 030

### CASH FLOW STATEMENT FOR YEAR ENDED 31<sup>ST</sup> MARCH, 2018

	Particulars	<b>2017-18</b> Rs.	<b>2016-17</b> Rs.
Α.	Cash Flow from Operating Activities		
	Net Profit before Tax	(795,965.00)	(723,552.00)
	Adjustments for:		
	Depreciation	-	-
	Interest on Fixed Deposit & Others Received	(180,000.00)	-
	Interest Paid	-	-
	Operating Pofit before Working Capital Changes	(975,965.00)	(723,552.00)
	Decrease / (Increase) in Trade Receivables	-	-
	Increase / (Decrease) in Trade Payables	-	-
	Increase / (Decrease) in Short Term Provisions	-	-
	Increase / (Decrease) in Other Current Liabilities	190,437.00	120,025.00
	Cash generated from Operating Activities	(785,528.00)	(603,527.00)
	Income Tax Paid	-	-
	Net Cash Flow from Operating Activities	(785,528.00)	(603,527.00)
В.	Cash Flow from Investing Activities		
	Acquisition of Fixed Assets	-	-
	Changes In Advances	672,000.00	-
	Changes in Investments	-	575,000.00
	Interest Received	180,000.00	
	Net Cash Flow from Investing Activities	852,000.00	575,000.00

### - KLK Electricals Limited

	Particulars	<b>2017-18</b> Rs.	<b>2016-17</b> Rs.
C.	Cash Flow from Financing Activities		
	Short-Loans Taken / (Repaid)	-	-
	Long-Term - Secured Loans	-	-
	Net Cash Flow from Financing Activities	-	-
	Net Increase/(decrease) in Cash and		
	Cash Equivalents (A+B+C)	66,472.00	(28,527.00)
	Opening Cash and Cash Equivalents	21,370.00	49,897.00
	Closing Cash and Cash Equivalents	87,842.00	21,370.00

#### Notes:

1. The above Cash Flow Statement has been prepared under the 'Indirect Method' as set out in the Accounting Standard 3 (AS 3) 'Cash Flow Statements' notified by the Central Govt under Companies (Accounting Standards) Rules, 2006.

2. Previous year figures have been regrouped / rearranged, wherever necessary to conform to the current period classification.

#### for ANANT RAO & MALLIK

Chartered Accountants Firm Regn. No. 006266S

(Sd/)

#### V. ANANT RAO

Partner Membership No. 022644 Date : 30-05-2018 For and on behalf of the Board

Mr. R. Ravikumar Rao Whole Time Director DIN: 06432101

Mrs. Sujatha Jonnavittula Director DIN: 07014640

#### B. NOTES TO THE FINANCIAL STATEMENTS :

#### 1 Other Intangible Assets :

Particulars	31-03-2018 Rs.	31-03-2017 Rs.
a) Technical Know how	5,562,573	5,562,573
	5,562,573	5,562,573

#### 2 Investments :

Particulars	31-03-2018 Rs.	31-03-2017 Rs.
a) Investments in Equity Shares (at cost)	2,535,001	2,535,001
	2,535,001	2,535,001

#### 3 Trade Receivables :

Particulars	31-03-2018 Rs.	31-03-2017 Rs.
Sundry Debtors :		
(Unsecured and Considered good unless		
otherwise stated)		
- Debts Outstanding for a period exceeding		
six months	8,682,007	8,682,007
- Other Debts		-
	8,682,007	8,682,007

#### 4 Cash and Cash Equivalents :

Particulars	31-03-2018 Rs.	31-03-2017 Rs.
a) Balances with Banks :		
- in Current Accounts	85,342	18,870
b) Cash on Hand	2,500	2,500
	87,842	21,370

### 5 Loans & Advances

Particulars	31-03-2018 Rs.	31-03-2017 Rs.
a) Advances to Others	4,328,000	5,000,000
	4,328,000	5,000,000

### - KLK Electricals Limited

#### 6 Equity Share Capital :

	1	1
Particulars	31-03-2018	31-03-2017
	Rs.	Rs.
Authorized :		
a) Equity Share Capital : 50,00,000 Equity Share of Rs. 10/- each	50,000,000	50,000,000
Total	50,000,000	50,000,000
Issued, Subscribed and Paid-up :		
a) Equity Share Capital 26,50,000 Equity Share of Rs. 10/- each	26,500,000	26,500,000
Total	26,500,000	26,500,000

#### 6.1

Reconciliation of number of shares	Ref No.	<b>31-03-2018</b> Rs.	<b>31-03-2017</b> Rs.
Equity Shares			
Opening balance		2,650,000	2,650,000
*Reduction/Issued during the year		-	-
Closing balance		2,650,000	2,650,000

#### 6.2

Reconciliation of number of shares	Ref No.	<b>31-03-2018</b> Rs.		<b>31-03-2017</b> Rs.	
		No. of Shares %		No. of Shares %	
Equity Shares :					
a) RAJENDRA NANIWADEKAR		4,16,100	15.70	4,16,100	15.70
b) J. SRI RAMACHANDRA DURGA PRASAD		2,05,000	7.74	2,05,000	7.74
c) G. HANUMANTHA RAO		1,57,050	5.93	1,57,050	5.93
d) MAYUR N DHAROD		3,12,000	11.77	3,12,000	11.77
e) UDAY KRANTI INVESTMENTS LTD		3,50,000	13.21	3,50,000	13.21

**6.3** The Company has only one class of equity shares having a per value of Rs. 10/- per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian Rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

There is no increase in number of equity shares during the year.

#### 37th Annual Report 2017-2018 -

#### 8 Other Current Liabilities :

Particulars	31-03-2018 Rs.	31-03-2017 Rs.
a) Creditors for Expenses	759,926	569,489
	759,926	569,489

#### 9 Other Income :

Par	ticulars	31-03-2018	31-03-2017	
		Rs.	Rs.	
a)	Dividend received on Investment	180,000	-	
		180,000	-	

#### 10 Employee Benefits Expenses :

Particulars	31-03-2018	31-03-2017
	Rs.	Rs.
a) Salaries to Staff b) Staff Welfare Expenses	120,000	120,000
	120,000	120,000

#### 11 Other Expenses :

Particulars	31-03-2018	31-03-2017	
	Rs.	Rs.	
a) Administrative Expenses:			
- Rent	51,891	30,000	
<ul> <li>Legal &amp; Consultancy Charges including</li> </ul>			
listing/depository/registrar fees	665,410	465,448	
- Travelling & Conveyance Expenses	-	1,000	
<ul> <li>Postage &amp; Telephone Charges</li> </ul>	37,840	20,000	
- Advertisement Charges	42,734	32,514	
- Printing & Stationery	30,000	25,000	
- Office Maintenance	-	1,500	
- Auditors remuneration	28,090	28,090	
	855,965	603,552	

#### 12 Contingent Liabilities :

NIL

13 Balances standing to the debit/credit of Sundry Creditors, Sundry Debtors, Advances and various parties accounts are subject to confirmation and reconciliation.

			— KLK Electri	cals Limited —		
14	a)	There were no employees drawings remuner Section 197 of the Companies Act, 2013.	ation in excess of th	e limits laid down in		
15	Additional Information :					
	(As given by Management and not verified by the Auditors)					
	a)	Value of Inputs consumed during the year	: NIL			
	b)	Foreign Exchange Inflow / Outflow	: NIL			
16	REI	LATED PARTY DISCLOSURES :				
		per Accounting Standard 18, the disclosures of en below:	transactions with th	e related parties are		
	i)	Key Management Personnel : 1.	Mr. RAYAPURAJU RA Director	AVIKUMAR RAO		
	ii)	Related Party Transactions : Nil				
17	Ear	mings Per Share (EPS):				
		nings per Share is calculated in accordance with I <sup>-</sup> Share'	ndian Accounting Sta	andard 33 - 'Earnings		
	Par	ticulars	31-03-2018 Rs.	31-03-2017 Rs.		
	Pro	fit after Tax	(795,965)	(723,552)		
	Nur	mber of Ordinary Shares	2,650,000	2,650,000		
	We	ighted Average Number of Ordinary Shares	2,650,000	2,650,000		
	Ear	nings per Share (Rs.) - Basic and Diluted	(0.30)	(0.27)		
18	Dues	s to Micro, Small and Medium Enterprises	2017-18	Nil		
	outs	tanding for more than 45 days as at Balance	2016-17	Nil		
	Shee	et date				
19	Payr	nents to Auditors :	2017-18	Rs. 28,090/-		
	(for	Audit & Taxation matters )	2016-17	Rs. 28,090/-		
			For and on behalf of the Board Mr. R. Ravikumar Rao			
Date	e : 30	.5.2018				
Place	e : Ch	nennai	Whole Time Director DIN: 06432101			
			<b>Mrs. Sujatha</b> Dire			
			Dire	CLUI		

DIN: 07014640

# -KLK Electricals Limited

# KLK ELECTRICAL LIMITED

#### 1. SIGNIFICANTACCOUNTING POLICIES

#### a. Accounting Concepts

The Company follows mercantile system of accounting and recognises income and expenses on accrual basis.

Accounting policies not specifically referred to are consistent with Generally Accepted Accounting Principles as applicable followed in India.

#### b. Revenue Recognition

All expenses and income are accounted for on mercantile basis except accounting of relief, incentives and concessions, which are accounted for as and when the amounts finally receivable against these are ascertained.

#### c. Fixed Assets

Fixed Assets are stated at cost including taxes, freight and other incidental expenses incurred in relation to acquisition and installation of the same.

#### d. Depreciation

Depreciation on Fixed Assets will be provided on the useful lives of Assets based on the management estimate of useful lives.

#### e. Investments

Long term Investments are stated at cost. Decline in value of long term investments, other than temporary is provided for.

#### f. Inventories

Raw materials, bought out components, consumable stores and spares are valued at cost.

#### g. Retirement Benefits

As there were no employees in the Company at the year end, no provision for gratuity/ PF has been made in the books of account.

#### h. Foreign Exchanges Transactions

There are no foreign exchange transactions.

#### i. Leases

There are no lease transactions entered into by the company so far.

### j. Taxation

Provision for current tax, if any, is made in accordance with the provisions of Income Tax Act, 1961. Current Tax is determined as the amount of tax payable in respect of taxable income for the period.

Deffered tax is recognised, subject to prudence, if timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more periods.

#### k. Intangible Assets

Intangible assets in the form of technical know how and drawings are acquired from foreign collaborator and held for manufacture of new products. The cost of the same would be written off uniformly over a period of six years commencing from the year in which the new products using the technical know how are manufactured.

#### I. Earning Per Share

The Company reports basic and diluted earnings per share in accordance with the Accounting Standard 20.

#### m. Contingencies

All liabilities have been provided for in the accounts except liabilities of a contingent nature, which have been disclosed at their estimated value in the Notes on accounts.

For and on behalf of the Board

Mr. R. Ravikumar Rao Whole Time Director DIN: 06432101

Mrs. Sujatha Jonnavittula Director DIN: 07014640

Date : 30.5.2018 Place : Chennai

# -KLK Electricals Limited

# **KLK Electrical Limited**

REGISTERED OFFICE: Old No.32, New No.64,

8<sup>th</sup> Cross Street, West Shenoy Nagar, Chennai 600 030 CIN: L72300TN1980PLC008230

### 37<sup>th</sup> Annual General Meeting, Friday 28<sup>th</sup> day of September, 2018 at 12.00 Noon BALLOT PAPER

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

S.No	Particulars	Details
1	Name of the First Named Shareholder (In Block Letters)	
2	Postal Address	
3	Registered Folio No. / *Client ID No. (* Applicable to investors holding shares in dematerialized form)	
4	Class of Share	

I hereby exercise my vote in respect of Ordinary/ Special resolution enumerated below by recording my assent or dissent to the said resolution in the following manner:

Resolution	Description of Resolution	No. of	I assent	I dissent
No		shares held	to the	from the
		by me	resolution	resolution
Ordinary Business				
1	Adoption of Audited Financial Statements of the Company for the Financial Year ended 31st March 2018 together with the Report of the Board of Directors and Auditors thereon.			
2	To appoint a Director in place of Mr. R Ravikumar (DIN 06432101), who retires by rotation and, being eligible, offers himself for re-appointment.			
3	Re-appointment of M/s. Anant Rao & Mallik, Chartered Accountants as Statutory Auditors of the Company.			

Place:

Date:

(Signature of the Shareholder)

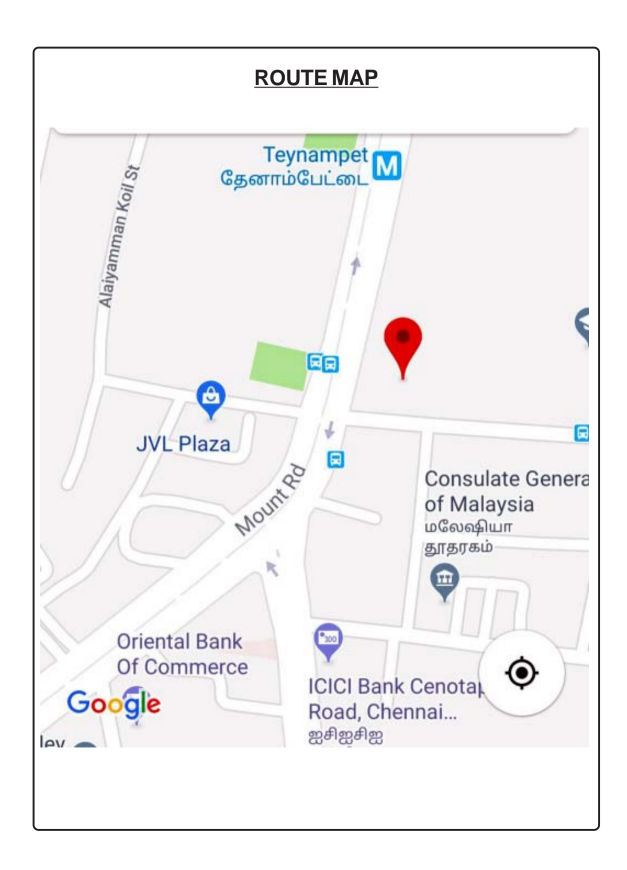
KLK Electricals Limited —
KLK Electrical LimitedREGISTERED OFFICE: Old No.32, New No.64,8th Cross Street, West Shenoy Nagar, Chennai 600 030CIN: L72300TN1980PLC00823037th Annual General Meeting, Friday 28th day of September, 2018 at 12.00 Noon
PROXY FORM
<b>(Form No:MGT-11)</b> (Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014)
Name of the Member(s) :
Registered address :
I/ We being the member (s) holdingshares of Limited hereby appoint
1) Name
Address
E-mail Id
Signatureor failing him
2) Name
Address
E-mail Id
Signatureor failing him
3) Name
Address
E-mail Id
Signatureor failing him
as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the $37^{th}$
Annual General Meeting of the Company, to be held on Friday 28th September, 2018 at
12.00 noon at and at any adjournment thereof, in respect of such resolutions as are indicated
below :-
- 37th Annual Report 2017-2018 5 1

# ——— KLK Electricals Limited –

Resolu No.		Optional*		
Ordina	Ordinary Business:		Against	Abstain
1	Adoption of Audited Financial Statements of the Company for the Financial Year ended 31st March 2018 together with the Report of the Board of Directors and Auditors thereon.			
2	To appoint a Director in place of Mr. R Ravikumar (DIN 06432101), who retires by rotation and, being eligible, offers himself for re-appointment.			
3	Re-appointment of M/s. Anant Rao & Mallik, Chartered Accountants as Statutory Auditors of the Company.			
Note:		-		
<ul> <li>the Box. If you leave the 'For' or 'Against' or Abstain column blank against any or all Resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.</li> <li>Notwithstanding the above, the Proxies can vote on such other items which may be tabled at the meeting by the members present.</li> </ul>				
Signed t	his day of	2018		Affix
Signature of shareholder			F Re	Rs.1/- evenue
Signatu	re of Proxy holder	· · · · · · · · · · · ·		Stamp
Note:				
R	<ol> <li>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.</li> </ol>			
2. A	Proxy need not be a member of the Company.			
	For the Resolutions, Explanatory Statement and Notes, please refer to the Notice of the $37^{th}$ Annual General Meeting.			
4. P	Please complete all details including details of member(s) in above box before submission			submission.
- 37th Annual Report 2017-2018 5 2				

KLK Electricals Limited —					
KLK Electrical Limited REGISTERED OFFICE: Old No.32, New No.64, 8 <sup>th</sup> Cross Street, West Shenoy Nagar, Chennai 600 030 CIN: L72300TN1980PLC008230 37 <sup>th</sup> Annual General Meeting, Friday 28 <sup>th</sup> day of September, 2018 at 12.00 Noon					
ATTENDANCE SLIP					
io No. / DP ID : Client ID No:					
No. of Shares held:					
I certify that I am a registered equity shareholder / Proxy for the registered equity shareholder of the Company. I hereby record my presence at the 36 <sup>th</sup> Annual General Meeting of the Company will be held at Friday, on 28 <sup>th</sup> September 2018 at 12Noon					
Name of the Member/Proxy in BLOCK LETTERS Member's/Proxy's Signature					
Please fill this attendance slip and hand it over at the entrance of the hall.					

THE PROFILE BERNICH BURNING MARINE



### If undelivered Please Return to :

KLK ELECTRICAL LIMITED Old No. 32, New No. 64, 8th Cross Street, West Shenoy Nagar, CHENNAI - 600 030